
International Agreements - Review and Monitoring Clauses

A Rolling Check-List

STUDY

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A. Introduction

This study presents an overview of various clauses on review and monitoring, sunset and management and implementation which can be found in international agreements concluded between the European Union and third countries. It is produced by the Policy Cycle Unit of the European Parliamentary Research Service (EPRS), the EP's in-house research service and think tank, as part of its work on the evaluation of EU policy cycle.

As an implementation monitoring tool, this study intends to provide a systematic overview of review and monitoring clauses, sunset clauses as well as management and implementation clauses present in international agreements which are concluded between the EU and third countries. While the **review and monitoring clauses** refer to the process of assessing the implementation of international agreements, the **sunset clauses** refer to the duration of international agreements. The **management and implementation clauses** describe the composition of the body in charge of supervising the management of the agreement and eventually define special procedures for the management or implementation of the agreements.

This first version of the study covers 753 international agreements, 269 of which are multilateral and 484 are bilateral agreements. The part on bilateral agreements includes international agreements concluded between the EU and 19 other countries, including the USA, China and the Russian Federation. It is our intention to enlarge this coverage in the future. The study will continue to be updated and it will be broadened to include also other countries that are parties to the international agreements. It is to be noted that the study includes both international agreements which were in force at the time of drafting as well as publicly signed international agreements which were not yet in force.

This implementation monitoring tool is intended to support Parliament to carry out its institutional role, especially as concerns its supervisory powers. It provides an overview of the abovementioned types of clauses included in the international agreements.

The European Union engages in a wide range of international agreements following the procedures described in the Treaty on Functioning of the European Union (TFEU). The present document is intended to support the European Parliament in its institutional role and to allow an improved follow-up on international agreements already concluded, through the identification of the management mechanisms and forthcoming reports, revision and sunset dates.

B. Background and methodology

1. International agreements and the position of the European Parliament

Despite its sui generis character, the European Union is an international organisation and as such it can conclude or be a party to bilateral or multilateral international agreements with other subjects of international law. According to Article 216 TFEU, the European Union may conclude an agreement with one or more third countries or international organisations where the Treaties so provide or where the conclusion of an agreement is necessary in order to achieve, within the framework of the Union's policies, one of the objectives referred to in the Treaties, or is provided for in a legally binding EU act or is likely to affect common rules or alter their scope. According to Article 216(2) TFEU, agreements concluded by the Union are binding upon the institutions of the Union and on its Member States.

The TFEU describes a specific procedure through which the European Union enters into agreements with other countries and international organisations. International agreements are negotiated by the European Commission, or the High Representative of the European Union for Foreign Affairs and Security Policy, based on a negotiating directives defined by the Council. In the vast majority of cases, the European Parliament plays an active role through the consent procedure (Article 218(6), a, TFEU). In exceptional cases, Parliament is involved through the consultation procedure (Article 218(6), b, TFEU). Therefore, by virtue of the Treaty provisions and in accordance with standing jurisprudence, most of the international agreements cannot be concluded without the European Parliament giving its consent to the conclusion of the agreement.

Consent of Parliament (Article 218(6), a, TFEU) is required in a case of:

- association agreements,
- agreement on Union accession to the European Convention for the Protection of Human Rights and Fundamental Freedoms,
- agreements establishing a specific institutional framework by organising cooperation procedures;
- agreements with important budgetary implications for the Union and
- agreements covering fields to which either the ordinary legislative procedure applies, or the special legislative procedure where consent by the European Parliament is required.

The European Parliament and the Council may, in an urgent situation, agree upon a time-limit for consent. If Parliament refuses to give its consent the international agreement cannot be concluded. Parliament has in this context a 'veto' power.

Consultation of Parliament by the Council (Article 218(6), b, TFEU) is required in all other cases. In this case, Parliament shall deliver its opinion within a time-limit which the Council may set depending on the urgency of the matter. In the absence of an opinion within that time-limit, the Council may act.

The only exception from the consent and consulting procedure are international agreements relating exclusively to the common foreign and security policy.

Nonetheless, in accordance with Article 218(10) TFEU, Parliament has **right to be immediately and fully informed** at all stages of the procedure connected with the conclusion of international agreements. This article also applies to agreements exclusively relating to the common foreign and security policy. The provision of immediate and full information to Parliament by the Council is covered by the [Inter-institutional Agreement](#) of 12 March 2014 between the European Parliament and the Council concerning the forwarding to and handling by the European Parliament of classified information held by the Council on matters other than those in the area of the common foreign and security policy. The provision of immediate and full information by the Commission is covered by the Framework Agreement on relations between the European Parliament and the European Commission of 20 October 2010.

Apart from the consent procedure, the consultation procedure and the right to be informed, Parliament has supervisory powers which include the field of international agreements. Pursuant Article 14(1) Treaty on European Union (TEU), Parliament can exercise functions of political control. For example, according to Article 36 TEU, the Vice-President of the European Commission and the High Representative of the European Union for Foreign Affairs and Security Policy has an obligation to consult Parliament on the main aspects and the basic choices of the common foreign and security policy and the common security and defence policy and inform it of how those policies evolve. Furthermore, the High Representative has to ensure that the Parliament's views are duly taken into consideration. And the MEPs may address questions or make recommendations to the Council or the High Representative.

Also according to the [Framework Agreement on relations between the European Parliament and the European Commission](#) (2010), Parliament has the right to be immediately and fully informed at all stages of the negotiation and conclusion of

international agreements. The Framework Agreement also enables the inclusion of a delegation of Members of the European Parliament as observers in EU delegations so that Parliament may be fully and immediately informed about the conference proceedings. Although MEPs may not participate directly the negotiations, they may be granted **observer status** by the Commission (point 25). This is however subjected to the legal, technical and diplomatic possibilities.

Under the same conditions, the Commission should facilitate access as **observers** for MEPs forming part of the EU delegations to meeting of bodies set up by multilateral international agreements involving the Union, whenever such bodies are called upon to take decisions which require the consent of Parliament or the implementation of which may require the adoption of legal acts in accordance with the ordinary legislative procedure (point 26).

Furthermore, Annex III of the Framework Agreement gives the Parliament the right to be informed about the Commission's *intention to propose the start of negotiations* at the same time as the Council. In the case of international agreements the conclusion of which requires Parliament's consent, Parliament shall be provided with all relevant information provided to the Council by the Commission. This includes draft amendments to adopted negotiating directives, draft negotiating texts, agreed articles, the agreed date for initialling the agreement and the text of the agreement to be initialled (point 5). In the case of international agreements the conclusion of which does not require Parliament's consent, Parliament shall be provided with the information about the adopted negotiating directives, the draft negotiating directives, agreed articles, the conduct of negotiations and the conclusion of the negotiations (point 6).

2. Type and range of international agreements covered

This study includes bilateral and multilateral agreements which were in force at the time of the research (November 2015). At the current stage, the study does not include the agreements exclusively concluded between the EU and other international organisations but the study concentrates on international agreements between the EU and third countries. As such, the study also includes bilateral and multilateral agreements that had already been signed but have not been in force at the time of the research. These agreements are included in the third part of the study.

In this first edition of the study, the focus is on **bilateral agreements** concluded with a selection of countries that represent the biggest world's economies and with a particular importance for the EU, namely:

- the European Free Trade Agreement (EFTA) countries - Switzerland, Norway, Iceland and Liechtenstein),
- the Organisation for Economic Co-operation and Development (OECD) countries with an exception of the EU Member States or EFTA countries - United States of America, Canada, Japan, South Korea, Turkey, Israel, Mexico, Chile, Australia, New Zealand and
- the so-called BRICS countries - Brazil, Russian Federation, India, China and South Africa.¹

The study includes **multilateral agreements** published in the [Treaties office database](#) and concluded between the EU and other subjects of international law, if at least one of these subjects is a state.

The study takes account of the basic acts of international agreements, i.e. the international agreements as they were originally adopted, but it also includes protocols and other documents that could have had an impact on the content of the basic acts.

On the basis mentioned above, the study provides an overview of various clauses included in:

- 239 multilateral agreements and
- 454 bilateral agreements out of which:
 - 53 bilateral agreements concluded with USA,
 - 38 bilateral agreements concluded with Canada,
 - 12 bilateral agreements concluded with Mexico,
 - 17 bilateral agreements concluded with Chile,
 - 16 bilateral agreements concluded with Brazil,
 - 12 bilateral agreements concluded with South Africa,
 - 20 bilateral agreements concluded with New Zealand,
 - 19 bilateral agreements concluded with Australia,
 - 21 bilateral agreements concluded with Turkey,
 - 25 bilateral agreements concluded with Israel,
 - 11 bilateral agreements concluded with India,
 - 11 bilateral agreements concluded with Japan,
 - 11 bilateral agreements concluded with South Korea,
 - 17 bilateral agreements concluded with China,
 - 24 bilateral agreements concluded with Russia,
 - 67 bilateral agreements concluded with Switzerland,
 - 48 bilateral agreements concluded with Norway,
 - 29 bilateral agreements concluded with Iceland and

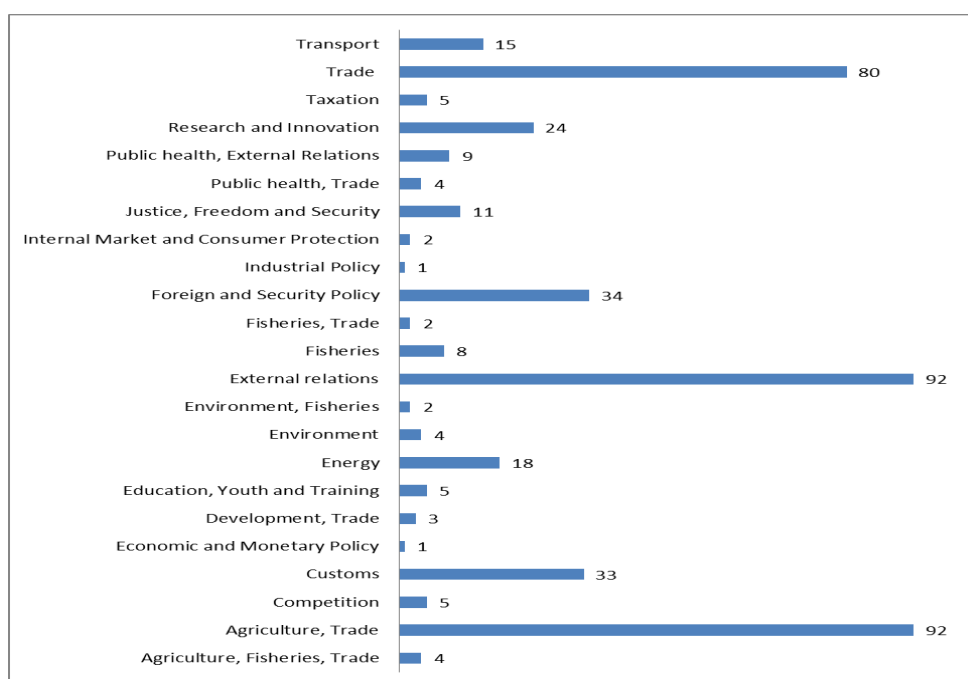
¹ The list of countries covered by the study will be constantly broadened in future.

- 3 bilateral agreements concluded with Liechtenstein.

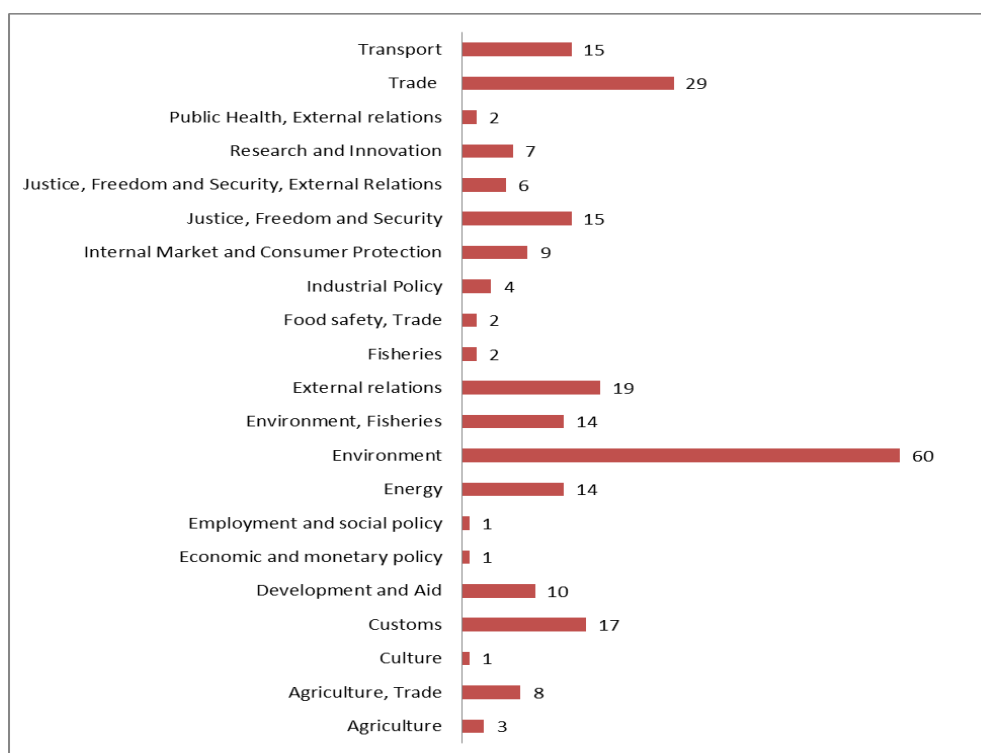
The study also includes 60 international agreements (30 multilateral and 30 bilateral) that are not in force yet.

The international agreements included in the study cover various policy areas and various subject matters. Some of the agreements cover issues that fit into more than one policy field. The following scheme shows the division of main policy fields in bilateral and multilateral agreements.

Figure 1 - Policy fields/subject matters covered by bilateral international agreements included in the study



Scheme 2 - Policy fields/subject matters covered by multilateral international agreements included in the study



3. Source of information

Currently, there is no unique database for international agreements concluded between the EU and the other subjects. The study relies on two publicly accessible databases of international agreements, namely the [eur-lex](#) database² and the [Treaties office database](#)³. While the first database is an internet portal of European law, the second one is an internet portal that includes a list of international agreements concluded by the EU which includes 'all the bilateral and multilateral international treaties or agreements concluded by the European Union (EU), the European Atomic Energy Community (EAEC) and the former European Communities (EC, EEC, ECSC)'.⁴

- Bilateral agreements

With regard to bilateral agreements the study uses both databases of international agreements (the [eur-lex](#) database and the [Treaties office database](#)).

² This database is managed by the [Publications Office of the European Union](#).

³ This database is managed by the [European Union External Action Service](#).

⁴ See, <<http://ec.europa.eu/world/agreements/default.home.do>>, accessed in October 2015.

The majority of the data included in both databases is identical. However, occasionally, there is a difference in their actual content. In the case of inconsistency between the data available in these databases, the information included in the [eur-lex](#) database was used as a reference. For the purpose of this study, the research covers international agreements as far as they are included in the repositories included in the [Treaties office database](#) and the [eur-lex](#) database.

- Multilateral agreements

With regard to multilateral agreements concluded between the EU and other subjects the [Treaties office database](#) was used as a main source of data. This database was used because the [eur-lex](#) database does not provide for a search distinguishing between 'multilateral agreements' and 'bilateral agreements'. However, for verification purposes in individual cases, the [eur-lex](#) database was consulted.

The [eur-lex](#) database includes nowadays around 1600 international agreements.⁵ Thus, this study covers around 43 % of the international agreements included in these databases.

4. Clauses included in international agreements

The study looks into various clauses that could be found in international agreements notably with a view on identifying the instances where Parliament can expect substantial information on the application of the agreement or where it could exercise its institutional role.

- Review and monitoring clauses

A review and monitoring clause, as included in this study, is a provision in an international agreement which requires or enables a party to the agreement or a body created by the agreement to evaluate the implementation of that agreement. This definition needs to be differentiated from another possible definition of review clauses which generally refers to competences of parties to the agreement to revise and thus amend the text of the international agreement. Therefore, in the context of this study, the review and monitoring clauses are not to be interpreted as revision clauses. This, however, does not exclude the possibility

⁵ This figure includes only basic acts without corrigenda and it is limited only to international agreements that entered into force. Furthermore, this figure does not include decisions of bodies established by international agreements or various notices and announcements that are included as individual entries in the eur-lex database of international agreements.

that a review of the implementation and functioning of the agreement could potentially lead to an amendment or a revision of such an agreement.⁶

- **Management and implementation clauses**

Management and implementation clauses are provisions of international agreements that establish a special procedure for the management or implementation of the agreement. They can also establish a body that is provided with competences to manage the agreement or assess/review its implementation.

- **Sunset clauses**

Sunset clauses are provisions of international agreements that delimit the validity of the agreement in time. These clauses can have an impact on rights and obligations of the parties to agreements and on the application of the agreement.

Although the study distinguishes between (1) review and monitoring clauses, (2) sunset clauses and (3) management and implementation clauses it is not always possible to clearly separate them due to the often existing overlaps in the current formulation of international agreements.⁷

C. Main Findings

International agreements, whether bilateral or multilateral, concluded between the EU and other subjects of international law have a different character than secondary European law.⁸ The differences are, for instance, reflected in the way how international agreements become binding for the EU and/or its Member States, in the way how the international agreement is adopted, but also in the character of the impact of individual clauses.

⁶ For example, Article 17 (Review) of the *Agreement on mutual legal assistance between the European Union and the United States of America* (2003). The article states that: 'The Contracting Parties agree to carry out a common review of this Agreement no later than five years after its entry into force. The review shall address in particular the practical implementation of the Agreement and may also include issues such as the consequences of further development of the European Union relating to the subject matter of this Agreement.'

⁷ For instance, a majority of management and implementation clauses included in this study enables a particular body to carry out a review of the implementation of the international agreement or it makes this body responsible for a proper implementation of the agreement. See for example, Article VII (1) of the *Agreement between the Government of the United States of America and the European Union on the coordination of energy-efficiency labelling programs for office equipment*. The article states that: 'The Parties shall establish a Technical Commission to review implementation of this Agreement, composed of representatives of their respective Management Entities.' This provision combines the review and monitoring clause and of the management and implementation clause.

⁸ For review clauses in European legislation see, Study: [Review Clauses in EU Legislation: A Rolling Check-List \(Second edition\)](#), EPRS 2015.

1. Review and monitoring clauses

Various types of review and monitoring clauses in international agreements concluded between the EU and other subjects of international law can be identified.

In a number of cases the provisions included in international agreements explicitly allow and/or require a review of the implementation of the agreement. These review and monitoring clauses are usually included in individual provisions of the agreement with a title such as ‘Review’, ‘Review clause’ or ‘Evaluation’. They are usually included in the final provisions and cover the whole agreement.⁹

The majority of international agreements, however, only include a general provision that implicitly enables or requires a review of the implementation or application of the agreement. These provisions usually oblige or allow a certain body to carry out a review of the implementation of the agreement. Such a body is usually established by the international agreement itself. It can carry out a review of implementation of the international agreement, and only sometimes it has an obligation to report about this review to the parties of the agreement. In a majority of such cases a review is set out in very general terms and it is the body concerned which has to decide about the details for the review. In some of the cases, it is required that these bodies carry out reviews in annual intervals and produce annual reports.¹⁰ As a result of such a review of the implementation of the agreement, some of the international agreements allow the parties to the agreement to amend the text of that agreement.

In this context it is important to note that review and monitoring clauses do not necessarily include a precise date for a review. Most of them require a review of the implementation of an international agreement within a certain time limit, which usually starts after the agreement entered into force or after the bodies of the international agreements met for the first time. Furthermore, the existence of review and monitoring clauses does not necessarily imply that the review and

⁹ An example of this review and monitoring clause can be found in a bilateral *Agreement between the United States of America and the European Union on the use and transfer of passenger name records to the United States Department of Homeland Security* (2012), Article 23 (Review and evaluation) or in the majority of the multilateral agreements connected under the WTO framework as, for example, *Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade 1994 (Customs Valuation)* (1995) in Article 23 (Review).

¹⁰ Examples of an indirect review can be found, for instance, in the multilateral *Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity* (2014), Article 26 (Conference of the parties serving as the meeting of the parties to this protocol) or in the bilateral *Agreement for scientific and technological cooperation between the European Community and the Government of the People's Republic of China* (1998), Article 6 (Coordination and facilitation of cooperative activities).

monitoring will be carried out on a regular basis, i.e. that they will repeat in future in certain pre-set intervals. Therefore, in many of the cases, a review of the implementation of an international agreement is only a single, non-repetitive event.

Review and monitoring clauses can be also distinguished according to the extent of a review. Most of the clauses have the character of general review and monitoring clauses as they allow or require the review of the application, implementation or general functioning of the international agreement by its parties as a whole.¹¹ Some provisions of international agreements can also require a review and monitoring of a particular provision of an international agreement (identified in the present study as "special review").¹² Some of the international agreements include both, general and special review (and monitoring) clauses at the same time.¹³

2. Management and implementation clauses

The research showed that a review of the implementation of international agreements is a priori carried out by a body or a subject that is either created by the international agreement in question or that is authorised by this agreement to do so.

a) The study shows that with regard to bilateral agreements a review and monitoring of the implementation of these agreements is carried out mainly by bodies created by an international agreement that consists of representatives of both contracting parties. These bodies are usually called joint committees. Joint committees as bodies established under international agreements meet, review and monitor and/or report in annual intervals and their general powers and competences are usually defined in the agreements. Sometimes, competences of joint committees contain specific obligations to review the implementation of an international agreement but only rarely they include a clear obligation to report about the results of this review or to keep the contracting parties informed about the results of the review. Nonetheless, as the wording of international agreements is rather general, the joint committees have a broad discretion and can adopt the rules of their procedure, set intervals of their meetings or decide on

¹¹ An example of such a review clause can be found in Agreement between the European Economic Community and the Kingdom of Norway (1973), Article 23 (1).

¹² An example of such these specific review clauses can be found in the bilateral *Agreement on Trade, Development and Cooperation between the European Community and its Member States, of the one part, and the Republic of South Africa, of the other part* (2004), For example, Article 12 (Tariff elimination by South Africa).

¹³ This is, for example, the case of the bilateral *Agreement between the European Community and the Swiss Confederation on certain aspects of government procurement* (2002), Article 6 (Non-discrimination).

places for their meetings. This means that, de facto, there are hundreds of ad hoc bodies that can discuss the developments in specific areas connected with international agreements and can review and monitor and potentially subsequently report about the implementation of the agreement and carry out other functions specifically foreseen by the agreements.¹⁴

b) The situation is rather similar in the field of multilateral agreements. Nonetheless, the bodies that can carry out a review and monitoring in the context of multilateral agreements are more diverse. The situation is also more complex as there are, apart from the EU, at least two other contracting parties. Apart from joint committees¹⁵, the review of implementation of agreements can be carried out by the conferences of the parties¹⁶, committees¹⁷, commissions¹⁸, councils¹⁹ or meetings of the parties²⁰. The competencies of these ad hoc or permanent bodies are usually very similar. They often review the implementation of the agreement and sometimes have an obligation to report its findings to the parties of the agreement. In most of the cases, these bodies have to adopt their own rules of procedure. Due to the multilateral character of these agreements the meetings of these bodies take place in much larger intervals (every two, three, five years etc.).

Occasionally, an international agreement can oblige or allow the contracting parties to take part in mutual consultations that can lead to a review of the implementation of the agreement. These provisions are usually very general, without providing a clear timeframe for consultations. They normally only require 'periodical consultations'²¹.

¹⁴ An example of a joint committee is the "European Union/Switzerland GNSS Committee", established according to the bilateral *Cooperation Agreement between the European Union and its Member States, of the one part, and the Swiss Confederation, of the other, on the European Satellite Navigation Programmes* (2014), Article 20 (Joint Committee).

¹⁵ For example, the Joint Committee established by *Agreement between the European Community and the Republic of Iceland and the Kingdom of Norway concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Iceland or Norway* (2001), Article 3.

¹⁶ For example, the Conference of the Parties in *Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity* (2014), Article 26 (Conference of the parties serving as the meeting of the parties to this protocol).

¹⁷ For example, the Standing Committee established by *Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters* (2007), Article 4.

¹⁸ For example, Commission on the International Commission for the Protection of the Rhine established by Article 6 of the *Convention on the Protection of the Rhine* (1999).

¹⁹ For example, the International Coffee Council established by the *International Coffee Agreement* (2007), Article 2.

²⁰ For example, *Protocol concerning Specially Protected Areas and Biological Diversity in the Mediterranean* (1999), Article 26 (Meetings of the Parties).

²¹ Consultation clauses can be found, for example, in *Agreement on fisheries between the European Economic Community and the Government of Canada* (1981), Article X or in *European Convention for the Protection of Animals during International Transport (revised)* (No 193, Council of Europe) (2006), Article 31 (Multilateral consultations).

3. Sunset clauses

Sunset clauses are not very common in the international agreements analysed for the present study. Most of the international agreements included in this study have been concluded for an indefinite period of time. That is especially the case of multilateral agreements. Out of 239 multilateral international agreements included in the study, only 17 contain a sunset clause (7,1%). And in 454 bilateral agreements covered by the study, only 62 agreements include such a clause (13,6%).

Some of the sunset clauses in international agreements included in the study can be linked with review and monitoring clauses as in some of the cases, there is a requirement to review the implementation of the agreement some time before the time of an agreement runs out²².

Some of the sunset clauses are only temporary. This means that if the agreement had not been terminated or denounced by one of contracting parties within the time limit set by the sunset clause, the agreement will be tacitly prolonged for an unlimited period of time. In such a case the agreement remains in force until it is terminated or denounced²³.

Sunset clauses are sometimes linked to a specific condition. The international agreement is then valid as long as the condition is complied with²⁴ or until a certain situation happens²⁵.

²² For example, *Agreement for scientific and technological cooperation between the European Community and the United Mexican States* (2005), Article 11 (Entry into force, termination and dispute settlement).

²³ For instance, *Framework agreement on a Multilateral Nuclear Environmental Programme in the Russian Federation* (2007), Article 18 (Entry into force, duration, withdrawal and termination).

²⁴ For example, *Agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union military mission to contribute to the training of the Malian Armed Forces (EUTM Mali)* (2014). This agreement remains in force as long as the Swiss Confederation 'contributes to the mission', Article 9 (Entry into force and termination).

²⁵ For example, *Agreement between the European Community and the Republic of Turkey on the participation of the Republic of Turkey in the work of the European Monitoring Centre for Drugs and Drug Addiction* (2014). This agreement expires 'on Turkey's accession to the European Union', Article 11 (Validity and termination).

D. Colour Codes

Agriculture
Development and aid
Trade
Economic and Monetary affairs
Environment
Energy
Transport
Justice, freedom security
Fisheries
Customs
External relations
Culture
Employment and social policy
Industrial policy
Internal market and consumer protection
Competition
Foreign and Security Policy
Research and innovation
Agriculture, Trade
Development, Trade
Environment, Fisheries
Justice, freedom security and External relations
Public health, External relations
Public health, Trade
Taxation
Education, Training and Youth
Agriculture, Fisheries, Trade
Food safety, Trade
Fisheries, Trade

E. Check-Lists

EXPLANATIONS

* means annually

** means every 2 years

*** means every three years

~ means biennial (twice a year)

^ means every 5 years

means every 4 years

no specific timeframe means that there is a competence to carry out a certain task, however without explaining the precise date when this task should be carried out

at request means that according to an agreement a certain action has to (can) happen if this action is requested by one of the parties to the agreement

1.- Bilateral Agreements

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
United States of America							
Agreement between the Government of the United States of America and the European Union on the coordination of energy-efficiency labelling programs for office equipment (18/01/2013)	20/02/2013 (20/02/2018)	Management and implementation clause: <u>Article IV - Management Entities</u> Each Party hereby designates a management entity responsible for implementation of this Agreement (the 'Management Entities'). The European Union designates the Commission of the European Union ('Commission') as its Management Entity. The United States of America designates the U.S. EPA as its Management Entity. ... <u>Article VII - Program coordination between the Parties</u> 1. The Parties shall establish a Technical Commission to review implementation of this Agreement, composed of representatives of their respective Management Entities. 2. To the extent possible, the Technical Commission shall meet annually and shall consult at the request of one of the Management Entities to review the operation and administration of the ENERGY STAR Labelling Program, the Common Specifications set forth in Annex C, product coverage, and the progress in achieving the objectives of this Agreement. 3. Non-parties (including other governments and industry representatives) may attend meetings of the Technical Commission as observers, unless otherwise agreed by both Management Entities. Sunset clause: <u>Article XIV - Entry into force and duration</u> 1. This Agreement shall enter into force on the date upon which each Party has notified the other in writing through diplomatic channels that its respective internal procedures necessary for its entry into force have been completed. 2. This Agreement shall remain in force for a period of five years. At least one year prior to the end of this period, the Parties shall meet to discuss renewal of this Agreement.	Technical Commission	(2016*)		2016*	Energy
Agreement in the form of an Exchange of Letters between the European Union and the United States of America pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Republic of Bulgaria and Romania in the course of their accession to the European Union (07/12/2012)	01/07/2013	This international agreement does not include any of these clauses.					Trade
Agreement between the United States of America and the European Union on the use and transfer of passenger name records to the United States Department of Homeland Security (14/12/2011)	01/07/2012 (01/07/2019)	Review clause: <u>Article 23 - Review and evaluation</u> 1. The Parties shall jointly review the implementation of this Agreement one year after its entry into force and regularly thereafter as jointly agreed. Further, the Parties shall jointly evaluate this Agreement four years after its entry into force. 2. The Parties shall jointly determine in advance the modalities and terms of the joint review and shall communicate to each other the composition of their respective teams. For the purpose of the joint review, the European Union shall be represented by the European Commission, and the United States shall be represented by DHS. The teams may include appropriate experts on data protection and law enforcement. Subject to applicable laws, participants in the joint review shall be required to have appropriate security clearances and to respect the confidentiality of the discussions. For the purpose of the joint review, DHS shall ensure appropriate access to relevant documentation, systems, and personnel. 3. Following the joint review, the European Commission shall present a report to the European Parliament and the Council of the European Union. The United States shall be given an opportunity to provide written comments which shall be attached to the report. Sunset clause: <u>Article 26 - Duration</u> 1. Subject to Article 25, this Agreement shall remain in force for a period of seven years from the date of its entry into force. 2. Upon the expiry of the period set forth in paragraph 1 of this Article, as well as any subsequent period of renewal under this paragraph, the Agreement shall be renewed for a subsequent period of seven years unless one of the Parties notifies the other in writing through diplomatic channels, at least twelve months in advance, of its intention not to renew the Agreement. 3. Notwithstanding the expiration of this Agreement, all PNR obtained by DHS under the terms of this Agreement shall continue to be processed and used in accordance with the safeguards of this Agreement. Similarly, all PNR obtained by DHS under the terms of the Agreement between the United States of America and the European Union on the processing and transfer of passenger name record (PNR) data by air carriers to the United States Department of Homeland Security (DHS), signed at Brussels and Washington, 23 and 26 July 2007, shall continue to be processed and used in accordance with the safeguards of that Agreement.	Contracting Parties	2013, 2016			Justice, freedom and security

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Framework Agreement between the United States of America and the European Union on the participation of the United States of America in European Union crisis management operations (17/05/2011)	01/06/2011	Review clause: <u>Article 10 - Entry into force and termination</u> 3. This Agreement shall be subject to regular review by the Parties.	Contracting Parties				Foreign and Security Policy
Agreement between the European Union and the United States of America on the processing and transfer of Financial Messaging Data from the European Union to the United States for the purposes of the Terrorist Finance Tracking Program (28/06/2010)	01/08/2010	Review clause: <u>Article 13 - Joint review</u> 1. At the request of one of the Parties and at any event after a period of six (6) months from the date of entry into force of this Agreement, the Parties shall jointly review the safeguards, controls, and reciprocity provisions set out in this Agreement. The review shall be conducted thereafter on a regular basis, with additional reviews scheduled as necessary. 2. The review shall have particular regard to (a) the number of financial payment messages accessed, (b) the number of occasions on which leads have been shared with Member States, third countries, and Europol and Eurojust, (c) the implementation and effectiveness of this Agreement, including the suitability of the mechanism for the transfer of information, (d) cases in which the information has been used for the prevention, investigation, detection, or prosecution of terrorism or its financing, and (e) compliance with data protection obligations specified in this Agreement. The review shall include a representative and random sample of searches in order to verify compliance with the safeguards and controls set out in this Agreement, as well as a proportionality assessment of the Provided Data, based on the value of such data for the investigation, prevention, detection, or prosecution of terrorism or its financing. <u>Following the review, the European Commission will present a report to the European Parliament and the Council on the functioning of this Agreement, including the areas mentioned in this paragraph.</u> 3. For the purposes of the review, the European Union shall be represented by the European Commission, and the United States shall be represented by the U.S. Treasury Department. Each Party may include in its delegation for the review experts in security and data protection, as well as a person with judicial experience. The European Union review delegation shall include representatives of two data protection authorities, at least one of which shall be from a Member State where a Designated Provider is based....	Contracting Parties	2011 and as necessary	2011 and as necessary		Justice, freedom and security
Implementing arrangement between the European Commission and the Government of the United States of America for cooperative activities in the field of homeland/civil security research (18/11/2010)	18/11/2010 (Duration linked with duration of Agreement for Scientific and Technological Cooperation between the Government of the United States of America and the European Community)	Management and implementation clause: <u>3. Coordination</u> 3.1. The US and the European Community intend to cooperate closely to coordinate joint activities. Therefore, each Side should have two representatives that are assigned to coordinate activities (the ‘Steering Group’). The representatives may meet whenever necessary, in general once a year. Generally, meetings are expected to alternate between sites in the European Union and in the United States of America, with the hosting Side providing organisational and administrative support. 3.2. As necessary, each Side may designate additional participants to attend such meetings. Meetings should be co-chaired by the Under Secretary for Science and Technology, Department of Homeland Security, and the Director responsible for Security Research in the EC. No formal status is assigned to this Steering Group. 3.3. The Steering Group is to oversee and stimulate cooperative activities under this Implementing Arrangement. It should exchange information on practices, laws, regulations and programmes relevant to cooperation under this Implementing Arrangement. It should plan and identify objectives and opportunities for each upcoming year, propose ad hoc activities, and review activities and participation levels and similar efforts in each Side’s programmes under this Implementing Arrangement. It should issue a periodic progress report on the cooperation. Sunset clause: <u>9. Duration</u> This Implementing Arrangement may commence upon signature by both Sides. It remains operative for as long as the Agreement (Agreement for Scientific and Technological Cooperation between the Government of the United States of America and the European Community) remains in force or until a Side discontinues its participation in this Arrangement. If a Side intends to discontinue its participation in this Arrangement, it should endeavour to provide 90 days’ advance notice of its intent to the other Side. Protection of classified information and prevention of any unauthorised disclosure of information is intended to continue in accordance with the terms of the Agreement and the 2007 Agreement on the Security of Classified Information, notwithstanding the discontinuation or expiry of this Implementing Arrangement or the Agreement. This Implementing Arrangement may be modified or extended by written concurrence of both Sides.	Steering Group	2016*		2016*	Justice, freedom and security
Agreement on trade in bananas between the European Union and the United States of America (08/06/2010)	24/01/2013	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Extension and amendment of the Agreement for scientific and technological cooperation between the European Community and the Government of the United States of America (30/03/2009)	16/07/2009	Sunset clause: * <u>Article 1</u> The extension, for a further period of five years, of the Agreement for scientific and technological cooperation between the European Community and the Government of the United States of America, (hereinafter the Agreement), subject to the amendments set out in the Annex to this Decision, is hereby approved on behalf of the Community. * This sunset cause is applicable to other agreement, and not to this particular one.					Research and innovation
Agreement between the European Union and the United States of America on the participation of the United States of America in the European Union Rule of Law Mission in Kosovo, EULEX KOSOVO (22/10/2008)	22/10/2008	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement between the United States of America and the European Community on cooperation in the regulation of civil aviation safety (30/06/2008)	01/05/2011	Management and implementation clause: <u>Article 3 - Executive Management</u> A. The Parties hereby establish a Bilateral Oversight Board (the 'Board'), which shall be responsible for ensuring the effective functioning of this Agreement and shall meet at regular intervals to evaluate the effectiveness of its implementation. B. The Board shall be composed of representatives of: The United States of America, which shall be the Federal Aviation Administration (co-chair), and The European Community, which shall be the European Commission (co-chair) assisted by the European Aviation Safety Agency and accompanied by the Aviation Authorities. ... C. The Board may consider any matter related to the functioning of this Agreement. In particular it shall be responsible for: 3) providing a forum for discussion of issues that may arise and changes that may affect the implementation of this Agreement; ...	Bilateral Oversight Board			regularly	Transport
Agreement between the European Union and the government of the United States of America on the security of classified information (30/04/2007)	30/04/2007	Review clause: Article 12 - Oversight 1. For the United States Government, the Secretaries of State and Defense and the Director of National Intelligence shall oversee the implementation of this Agreement. 2. For the EU, the Secretary-General of the Council and the Member of the Commission responsible for security matters shall oversee the implementation of this Agreement.	Secretary - General of the Council, the Member of the Commission responsible for	no specific timeframe			Foreign and Security Policy
Agreement between the European Community and the United States of America renewing a programme of cooperation in higher education and vocational education and training (21/06/2006)	01/04/2007	Review clause: Article 6 - Joint Committee 1. A Joint Committee is hereby established. It shall comprise an equal number of representatives from each of the Parties. 2. The functions of the Joint Committee shall be to: (a) review the cooperative activities envisaged under this Agreement; and (b) provide a biannual report to the Parties on the level, status, and effectiveness of cooperative activities undertaken under this Agreement. 3. The Joint Committee shall meet every second year or as agreed upon by the Parties, with such meetings being held alternately in the European Community and the United States. 4. Decisions of the Joint Committee shall be reached by consensus. Minutes, comprising a record of the decisions and principal points, shall be taken at each meeting. These Minutes shall be approved by those persons selected from each side to chair jointly the meeting, and shall, together with the biannual report, be made available to appropriate Minister-level officials of each Party.	Joint Committee	2017**	2017**		Education, Training, Youth
Agreement in the form of an Exchange of Letters between the European Community and the United States of America pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of their accession to the European Union (22/03/2006)	22/03/2006	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the United States of America on trade in wine (10/03/2006)	10/03/2006	<p>Management and implementation clause: <u>Article 11 - Management of the Agreement and Cooperation</u></p> <p>1. The Parties shall maintain contact on all matters relating to bilateral trade in wine and the implementation and the functioning of this Agreement. In particular, each Party shall, if requested, cooperate in assisting the other Party to make available to the other Party's producers information concerning specific limits on contaminants and residues in effect in the territory of the first Party.</p> <p>2. Each Party shall notify the other Party in a timely manner of proposed amendments to its labelling rules and, except for minor amendments that do not affect labelling for the wine of the other Party, allow for a reasonable period of time for the other Party to comment.</p> <p>3. Either Party may notify the other Party in writing of:</p> <p>(a) a request for a meeting or consultations between representatives of the Parties to discuss any matter relating to the implementation of the Agreement, including consultations with respect to new wine-making practices foreseen under Article 5; ...</p> <p><u>Article 13 - Implementation</u></p> <p>1. The Parties shall take all necessary measures to give effect to this Agreement.</p> <p>2. In the territory of the Community, unless otherwise provided for in this Agreement, importation and marketing shall be conducted in accordance with the laws and regulations applying in the territory of the Community.</p>	Contracting Parties			at request	Agriculture, Trade
Agreement in the form of an exchange of letters between the European Community and the United States of America on matters related to trade in wine (23/11/2005)	23/11/2005	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the United States of America relating to the method of calculation of applied duties for husked rice (30/06/2005)	30/06/2005	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Community and the United States of America on the processing and transfer of PNR data by air carriers to the United States Department of Homeland Security, Bureau of Customs and Border Protection (28/05/2004)	28/05/2004	<p>Review clause:</p> <p>(5) CBP (Bureau of Customs and Border Protection) and the European Commission shall jointly and regularly review the implementation of this Agreement.</p>	Bureau of Customs and Border Protection and the European Commission	regularly			External relations
Agreement between the European Community and the United States of America on intensifying and broadening the Agreement on customs cooperation and mutual assistance in customs matters to include cooperation on container security and related matters (22/04/2004)	22/04/2004	<p>Management and implementation clause:</p> <p>The Parties have agreed on the following:</p> <p><u>Article 4</u></p> <p>To consider in the Joint Customs Cooperation Committee (JCCC)* the appropriate form and content of documents and/or measures further implementing the intensified and broadened customs cooperation under this Agreement.</p> <p><u>Article 5</u></p> <p>To form a Working Group, comprised of representatives of US Customs and Border Protection and of the European Commission assisted by interested Member States in order to examine and make recommendations to the JCCC on issues including, but not limited to those identified in the Annex.</p> <p><u>Article 6</u></p> <p>That the Working Group is to report on a regular basis to the Commissioner of US Customs and Border Protection and the Director-General of the Taxation and Customs Union Directorate General of the European Commission and annually to the JCCC on the progress of its work.</p> <p>* Joint Customs Cooperation Committee was established by Agreement between the European Community and the United States of America on customs cooperation and mutual assistance in customs matters (see further).</p>	Joint Customs Cooperation Committee		regularly		Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the United States of America on the Mutual Recognition of Certificates of Conformity for Marine Equipment (27/02/2004)	26/04/2004	<p>Management and implementation clause: <u>Article 7 - Joint Committee</u> 1. The Parties hereby establish a Joint Committee consisting of representatives of each Party. The Joint Committee shall be responsible for the effective functioning of this Agreement. 2. Each Party shall have one vote in the Joint Committee. The Joint Committee shall make its decisions by unanimity. The Joint Committee shall determine its own rules of procedure. 3. The Joint Committee may consider any matter relating to the effective functioning of this Agreement. The Joint Committee shall have the authority to take decisions in the cases provided for in this Agreement. The Parties shall take the necessary measures to implement such decisions of the Joint Committee. In particular, the Joint Committee shall be responsible for: (b) discussing issues and resolving problems that may arise concerning the implementation of this Agreement, including concerns that technical regulations of the Parties applicable to a specific product in Annex II may no longer be equivalent; (e) providing guidance and, if necessary, developing guidelines to facilitate the successful implementation and application of this Agreement; ...</p> <p><u>Article 22 - Final provisions</u> 2. The Parties will review the functioning of this Agreement on a regular basis, the first time no later than two years after its entry into force. ...</p>	Joint Committee	2006, thereafter regularly		no specific timeframe	Trade
Agreement in the form of an exchange of letters on the amendments to the Annexes to the Agreement between the European Community and the United States of America on sanitary measures to protect public and animal health in trade in live animals and animal products (27/10/2003)	01/07/2003	This international agreement does not include any of these clauses.					Public Health, Trade
Agreement on extradition between the European Union and the United States of America (25/06/2003)	01/02/2010	<p>Review clause: <u>Article 21 - Review</u> The Contracting Parties agree to carry out a common review of this Agreement as necessary, and in any event no later than five years after its entry into force. The review shall address in particular the practical implementation of the Agreement and may also include issues such as the consequences of further development of the European Union relating to the subject matter of this Agreement, including Article 10 (Requests for extradition or surrender made by several States).</p>	Contracting Parties	2015 and as necessary			Justice, freedom and security
Agreement on mutual legal assistance between the European Union and the United States of America (25/06/2003)	01/02/2010	<p>Review clause: <u>Article 17 - Review</u> The Contracting Parties agree to carry out a common review of this Agreement no later than five years after its entry into force. The review shall address in particular the practical implementation of the Agreement and may also include issues such as the consequences of further development of the European Union relating to the subject matter of this Agreement.</p>	Contracting Parties	2015			Justice, freedom and security
Agreement in the form of an Exchange of Letters between the European Community and the United States of America relating to the modification of concessions with respect to cereals provided for in EC Schedule CXL to the GATT 1994 (27/12/2002)	27/12/2002	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Community and the United States of America renewing a programme of cooperation in higher education and vocational education and training (18/12/2000)	01/03/2001	<p>Management and implementation clause: <u>Article 6 - Joint Committee</u> 1. A Joint Committee is hereby established. It shall comprise an equal number of representatives of each Party. 2. The functions of the Joint Committee shall be to: (a) review the cooperative activities envisaged under this Agreement; and (b) provide a report annually to the Parties on the level, status and effectiveness of cooperative activities undertaken under this Agreement. 3. The Joint Committee shall meet at least every second year, with such meetings being held alternately in the European Community and the United States of America. Other meetings may be held as mutually determined. 4. Decisions of the Joint Committee shall be reached by consensus. Minutes, comprising a record of the decisions and principal points, shall be taken at each meeting. These Minutes shall be approved by those persons selected from each side to jointly chair the meeting, and shall, together with the annual report, be made available to appropriate Minister-level officials of each Party.</p>	Joint Committee	2016*	2016*	2001**	Education, Training, Youth

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the United States of America on sanitary measures to protect public and animal health in trade in live animals and animal products (20/07/1999)	01/08/1999	<p>Management and implementation clause: <u>Article 14 Joint Management Committee</u> 1. A Joint Management Committee (hereinafter referred to as 'the Committee'), consisting of representatives of the USA and the Community, is hereby established to guide the activities carried out under this Agreement. The Committee shall meet within one year of the entry into force of this Agreement and at least annually thereafter. The Committee may also address issues out of session by correspondence. 2. The Committee shall, at least once a year, review the Annexes to this Agreement. As appropriate, this review will take account of progress made on the continuing consultative process towards the recognition by the importing Party of the equivalence of sanitary measures maintained by the exporting Party and progress in completing the actions set out in Annex V. The Committee may recommend changes to the Annexes. 3. The Parties agree to establish technical working groups, consisting of expert-level representatives of the USA and the Community, which shall identify and address technical and scientific issues arising from this Agreement. When additional expertise is needed, the Parties may also establish ad hoc technical working groups, notably scientific groups, whose membership need not be restricted to representatives of the Parties.</p>	Joint Management Committee	(2016*)		2016*	Agriculture, Trade
Agreement between the European Communities and the Government of the United States of America on the application of positive comity principles in the enforcement of their competition laws (04/06/1998)	04/06/1998	This international agreement does not include any of these clauses.					Competition
Agreement on mutual recognition between the European Community and the United States of America - Joint Declaration (18/05/1998)	01/12/1998	<p>Special review clauses: <u>Article 22: Final provisions</u> 4. In the case of the Sectoral Annex on Medical Devices, the Parties shall review the status of such Annex at the end of three years from entry into force.</p> <p><u>SECTORAL ANNEX ON MEDICAL DEVICES: Article 1 - Purpose</u> 2. This Annex is intended to evolve as programmes and policies of the Parties evolve. The Parties will review this Annex periodically, in order to assess progress and identify potential enhancements to this Annex as Food and Drug Administration (FDA) and EC policies evolve over time.</p> <p>Management and implementation clause: <u>SECTORAL ANNEX FOR PHARMACEUTICAL GOOD MANUFACTURING PRACTICES (GMPs) - Article 17 - Role and composition of the Joint Sectoral Committee</u> 1. A Joint Sectoral Management Committee is set up to monitor the activities under both the transitional and operational phases of this Annex. 2. The Committee will be co-chaired by a representative of the FDA for the US and a representative of the EC who will each have one vote. Decisions will be taken by unanimous consent. 3. The JSC's functions will include: (a) making a joint assessment of the equivalent of CABs; (b) developing and maintaining the list of equivalent CABs, including any limitation in terms of their scope of activities and communicating the list of all authorities and the Joint Committee; (c) providing a forum to discuss issues relating to this Annex, including concerns that a CAB may no longer be equivalent and opportunity to review product coverage; and (d) consideration of the issue of suspension.</p>	Joint Sectoral Committee	2001		2016* or at request of the Parties	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for scientific and technological cooperation between the European Community and the Government of the United States of America - Intellectual property (05/12/1997)	14/10/1998 (14/10/2018)	<p>Management and implementation clause: <u>Article 6 - Coordination and facilitation of cooperative activities</u> (a) The coordination and facilitation of cooperative activities under this Agreement shall be accomplished on behalf of the Government of the United States of America by the Department of State and on behalf of the Community by the European Commission, acting as Executive Agents. (b) The Executive Agents shall establish a Joint Consultative Group (hereinafter referred to as the 'JCG') for the oversight of scientific and technological cooperation under this Agreement. The JCG shall consist of a limited equal number of official representatives of each Party. (c) The JCG may hold consultation on general science and technology issues; exchange information; establish task forces and working groups as appropriate; consult experts as appropriate and needed; and otherwise work to increase mutual understanding of the Parties' activities and programmes related to science and technology. (d) The functions of the JCG shall include: 1. overseeing and recommending activities under the Agreement; ... 4. annually providing a report on the status and effectiveness of cooperation undertaken under this Agreement; 5. reviewing the efficient and effective functioning of the Agreement. (e) The JCG shall meet annually, unless otherwise agreed by the Parties. Meetings should be held alternately in the Community and the United States of America. The JCG shall establish its own rules of procedure, subject to approval by the Parties.</p> <p>Sunset clause: <u>Article 12 - Entry into force, termination and dispute settlement</u> (b) This Agreement is concluded for an initial period of five years. Subject to review by the Parties in the final year of each successive period, the Agreement may be extended, with possible amendments, thereafter for additional periods of five years by mutual written agreement between the Parties.</p>	Joint Consultative Group	no specific timeframe	2016*	2016*	Research and innovation
Agreement In the form of a Memorandum of Understanding between the European Community and the United States of America on spirituous beverages (03/10/1997)	03/10/1997	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and the United States of America on customs cooperation and mutual assistance in customs matters (28/05/1997)	01/08/1997	<p>Management and implementation clause: <u>Article 22 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee is hereby established, consisting of representatives of the customs authorities of the Contracting Parties. The Joint Customs Cooperation Committee shall meet at a place and on a date with an agenda fixed by mutual consent. 2. The Joint Customs Cooperation Committee shall, inter alia: (a) see to the proper functioning of this Agreement; (b) examine all issues arising from its application; ...</p>	Joint Customs Cooperation Committee	no specific timeframe		2016*	Customs
Agreement between the European Community and the United States of America on precursors and chemical substances frequently used in the illicit manufacture of narcotic drugs or psychotropic substances - Joint statement by the contracting parties concerning article 7 (1) - Side instrument concerning article 13 (28/05/1997)	01/07/1997	<p>Management and implementation clause: <u>Article 11 - Joint Follow-up Group</u> 1. A Joint Follow-up Group on the control of precursors and chemical substances is hereby established, hereinafter referred to as 'the Joint Follow-up Group', in which each Contracting Party to this Agreement shall be represented. 2. The Joint Follow-up Group shall act by mutual agreement. It shall normally meet once a year, date, place and programme being fixed by mutual agreement. Extraordinary meetings of the Joint Follow-up Group may be convened by agreement of the Contracting Parties. 3. The Joint Follow-up Group shall adopt its own rules of procedure. <u>Article 12 - Role of the Joint Follow-up Group</u> 1. The Joint Follow-up Group shall monitor the administration of this Agreement and ensure its proper implementation. For this purpose: - it shall study and develop the necessary means to ensure the correct functioning of the present Agreement, - it shall be regularly informed by the Contracting Parties of their experience in applying this Agreement, ... 4. The Joint Follow-up-Group shall recommend to be Contracting Parties: - amendments to this Agreement, and - any other measures required for the implementation of this Agreement.</p>	Joint Follow-up Group	no specific timeframe		2016*	Customs
Agreement for the conclusion of negotiations between the European Community and the United States of America under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Exchange of letters between the European Community and the United States of America on a settlement for cereals and rice (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement for cooperation in the peaceful uses of nuclear energy between the European Atomic Energy Community and the United States of America - Agreed Minute - Declaration on non-proliferation policy (07/11/1995)	29/03/1996 (29/03/2026)	<p>Management and implementation clause: <u>Article 12 - Consultation and arbitration</u> 1. The Parties shall consult at the request of either of them to promote cooperation under this Agreement and to ensure its effective implementation. A Joint Committee shall be established for these purposes. This Committee will also consult on nuclear questions of mutual interest and any other significant matters relating to the cooperation envisaged by this Agreement. A Joint Technical Working Group reporting to the Joint Committee will be set up to ensure the fulfilment of the requirements of the Administrative Arrangement referred to in Article 16. 2. The Parties shall consult, at the request of either of them, on any question arising out of the interpretation or application of this Agreement.</p> <p>Sunset clause: <u>Article 14 - Duration and amendment</u> 2. This Agreement shall remain in force for a period of thirty years and shall continue in force thereafter for additional periods of five years each. Either Party may, by giving six months' written notice to the other Party, terminate this Agreement at the end of the initial thirty-year period or at the end of any subsequent five-year period.</p>	Joint Committee			no specific timeframe (at request)	Energy
Agreement in the form of an exchange of letters between the European Community and the United States of America on government procurement (30/05/1995)	30/05/1995	This international agreement does not include any of these clauses.					External relations
Memorandum of Understanding between the European Economic Community and the United States of America on oil seeds under GATT (03/12/1992)	03/12/1992	This international agreement does not include any of these clauses.					Trade
Agreement in the form of exchange of letters between the European Community and the United States of America concerning the application of the Community directive third countries (Council Directive 72/462/EEC) and of the corresponding regulatory requirements of the United States of America with regard to the bovine and porcine fresh meat trade (06/11/1992)	01/07/1994	<p>Review clause: <u>Letter 1 and Letter 2:</u> 11. The two Parties undertake to endeavour to complete all the necessary procedures to implement fully this Agreement by 31 December 1993. Within one year of its signature, both Parties agree to jointly review the operation of this Agreement, including the interim measures. 12. The Parties agree that the application of this Agreement will bind reviewers of both Parties and will constitute a satisfactory resolution of the current dispute involving the third country Directive.</p>	Contracting Parties	1994			Agriculture, Trade
Agreement between the European Economic Community and the Government of the United States of America concerning the application of the GATT Agreement on Trade in Civil Aircraft on trade in large civil aircraft (17/07/1992)	17/07/1992	<p>Management and implementation clause: <u>Article 8 - Transparency</u> 8.1. To the extent necessary to ensure effective implementation of this Agreement, Parties shall exchange on a regular, systematic basis, all public information of a kind governments make available to their respective national elected assemblies relating to matters covered by this Agreement and its Annexes. with the terms of this Agreement.</p> <p><u>Article 11 - Consultations</u> 11.1. Parties shall consult regularly and, in any case, at least twice a year, to ensure correct functioning of the Agreement. 11.2. A Party may request consultations on any development related to the functioning of the present Agreement. Such consultations shall be held not later than 30 days following the date on which the request is received. 11.3. Parties agree to seek to resolve any disputes within three months of the date of the initial request for consultations. Consultations will not be deemed to be concluded for the purposes of Articles 8 and 9 of this Agreement before this three-month period has expired.</p>	Contracting Parties			(2016*~)	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the Government of the United States of America and the Commission of the European Communities regarding the application of their competition laws - Exchange of interpretative letters with the Government of the United States of America (23/09/1991)	23/09/1991	Review clause: <u>Article XI Entry into force, termination and review</u> 3. The Parties shall review the operation of this Agreement not more than 24 months from the date of its entry into force, with a view to assessing their cooperative activities, identifying additional areas in which they could usefully cooperate and identifying any other ways in which the Agreement could be improved. The Parties agree that this review will include, among other things, an analysis of actual or potential cases to determine whether their interests could be better served through closer cooperation.	Contracting Parties	1993			Competition
Settlement in the form of an exchange of letters between the European Economic Community and the United States of America on Community exports of pasta products to the United States - Side letter from the European Communities to the United States of America (15/09/1987)	01/10/1987	Review of settlement: D. Following the initial review periods, i.e., beginning with the six-month period August 1988 through January 1989, in anticipation that European Communities pasta exports to the United States of America will be at or near the agreed level, reviews and changes in the rate of adjustment to the general refund level will take place as provided for in paragraph 6 of the Settlement to which this Annex is attached.	Contracting Parties	1987, 1988, 1989			Trade
Agreement in the form of an exchange of letters between the European Economic Community and the United States of America (24/02/1987)	24/02/1987	This international agreement does not include any of these clauses.					Trade
Agreement for cooperation between the European Atomic Energy Community and the United States Department of Energy in the field of controlled thermonuclear fusion (15/12/1986)	15/12/1986 (Still in force, unknown duration)	Management and implementation clause: <u>Article IV</u> 1. The Parties shall establish a Coordinating Committee to coordinate and supervise the execution of activities under this Agreement. The Coordinating Committee shall consist of up to twelve members, half of whom shall be appointed by each Party. The Coordinating Committee shall meet annually, alternately in the United States and in Europe, or at other agreed times and places. Each Party shall nominate one of their appointed members as the Head of its Delegation. The Head of the Delegation of the receiving Party shall chair the meeting. 2. The Coordinating Committee shall review the progress and plans of activities under this Agreement, approve appropriate action and propose, coordinate and approve future cooperative activities that are within the scope of this Agreement with regard to technical merit and level of effort to ensure overall mutual benefit and reciprocity within the Cooperation. 3. All decisions of the Coordinating Committee shall be by unanimity. For making such decisions, each Party shall have one vote to be cast by its Head of Delegation. 4. For periods between meetings of the Coordinating Committee, each Party shall nominate an Executive Secretary to act on its behalf in all matters concerning cooperation under this Agreement. The Executive Secretaries shall be responsible for day-to-day management of the cooperation. Sunset clause: <u>Article XV</u> 1. This Agreement shall enter into force upon signature, shall continue in force for ten years and may be amended or extended by written agreement of each of the Parties.	Coordinating Committee	no specific timeframe		2016*	Energy
Agreement negotiated under Article XXVIII of GATT with the United States of America on the concessions granted to the European Economic Community following the reform of the United States Customs Tariff, signed on 30 June 1967 (30/06/1967)	30/06/1967	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the United States of America on the processing and transfer of Passenger Name Record (PNR) data by air carriers to the United States Department of Homeland Security (DHS) (2007 PNR Agreement) (23/07/2007)	26/07/2007	<p>Review clause:</p> <p><u>Recital (4)</u> DHS and the EU, will periodically review the implementation of this Agreement, the DHS letter, and U.S. and EU PNR policies and practices with a view to mutually assuring the effective operation and privacy protection of their systems.</p> <p><u>US letter to EU - X. Review:</u> DHS and the EU will periodically review the implementation of the agreement, this letter, U.S. and EU PNR policies and practices and any instances in which sensitive data was accessed, for the purpose of contributing to the effective operation and privacy protection of our practices for processing PNR. In the review, the EU will be represented by the Commissioner for Justice, Freedom and Security, and DHS will be represented by the Secretary of Homeland Security, or by such mutually acceptable official as each may agree to designate. The EU and DHS will mutually determine the detailed modalities of the reviews.</p>	Contracting Parties	periodical			Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Revised Memorandum of Understanding with the United States of America Regarding the Importation of Beef from Animals Not Treated with Certain Growth-Promoting Hormones and Increased Duties Applied by the United States to Certain Products of the European Union (21/10/2013)	21/10/2013	<p>Management, consultation and implementation clause:</p> <p><u>Article IV - Monitoring and Consultations</u></p> <p>1. The United States and the EU will:</p> <p>(a) monitor and review the operation of this Understanding, and</p> <p>(b) upon the request of either Party, conduct additional bilateral consultations regarding the operation of this Understanding, including issues of quota management, not later than thirty (30) days following the receipt of the request in writing for consultations.</p> <p>2. The United States and the EU will, beginning not later than eighteen (18) months from the date specified in Article II.2 (3 August 2009), meet to review the operation of Phase 1 with a view to entering into Phase 2.</p> <p>3. Should the United States and the EU enter into Phase 2, the United States and the EU will, beginning not later than six (6) months from the date on which the EU implements the obligation set out in Article II.4(a), meet to review the operation of Phase 2 with a view to entering into Phase 3. This review will notably cover, inter alia, the following issues:</p> <p>(a) the duration of Phase 3,</p> <p>(b) the status and effects of the Understanding relative to the Understanding on Rules and Procedures Governing the Settlement of Disputes (DSU),</p> <p>(c) the consequences of non-compliance with the terms of the Understanding by either Party, and</p> <p>(d) the status and disposition of any dispute settlement proceeding in EC – Measures Concerning Meat and Meat Products (Hormones).</p> <p>4. After concluding the review referred to in paragraph 3, if the Parties agree on conditions for entering into Phase 3, the Parties may, by applying the procedure set out in Article V.5, amend the Understanding in order to reflect the agreed conclusions of that review. Such an amendment will not alter the core obligations as referred to in Article II.5.</p> <p>5. As part of this review, the Parties have agreed to modify this Understanding on 21 October 2013.</p>	Contracting Parties	no specific timeframe			Agriculture, Trade
Protocol to amend the Air Transport Agreement between the United States of America and the European Community and its Member States (24/06/2010)	24/06/2010	This international agreement does not include any of these clauses.					Transport
International Agreement in the form of an Agreed Minute between the European Community and the United States of America on humane trapping standards - Standards for the humane trapping of specified terrestrial and semi- aquatic mammals (18/12/1997)	18/12/1997	This international agreement does not include any of these clauses.					Environment
Memorandum of Cooperation NAT-I-9406 between the United States of America and the European Union (03/03/2011)	03/03/2011	<p>Management and implementation clause:</p> <p><u>Article II - Implementation</u></p> <p>B. Representatives from the United States of America and the European Union shall meet periodically to:</p> <p>1. discuss proposals for new cooperative activities; and</p> <p>2. review the status of ongoing activities that have been undertaken pursuant to an Annex or Appendix to this Memorandum.</p> <p>C. The coordination and facilitation of cooperative activities under this Memorandum shall be accomplished on behalf of the Government of the United States of America by the Federal Aviation Administration and on behalf of the European Union by the European Commission.</p> <p><u>Article III - Executive Management</u></p> <p>A. The Parties hereby establish a Joint Committee, which shall be responsible for ensuring the effective functioning of this Memorandum and shall meet at regular intervals to evaluate the effectiveness of its implementation.</p> <p>B. The Joint Committee shall be composed of representatives of:</p> <p>1. the United States of America, which shall be the Federal Aviation Administration (FAA, co-chair); and</p> <p>2. the European Union, which shall be the European Commission (co-chair) assisted by representatives of the European Union’s Member States. ...</p> <p>E. The Joint Committee may consider any matter related to the functioning of this Memorandum and its Annexes and Appendices. In particular it shall be responsible for:</p> <p>1. providing a forum for discussion, within the scope of this Memorandum and its Annexes and Appendices, of:</p> <p>a. issues that may arise and changes that may affect the implementation of this Memorandum and its Annexes and Appendices; ...</p>	Joint Committee			periodical	Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the Form of an Exchange of Letters Concerning amendments to the annexes to the Agreement between the European Community and the United States of America on sanitary measures to protect public and animal health in trade in live animals and animal products (07/10/2004)	23/06/2005	This international agreement does not include any of these clauses.					Public Health, Trade
Agreement in the Form of an Exchange of Letters concerning amendments to the annexes to the Agreement between the European Community and the United States of America on sanitary measures to protect public and animal health in trade in live animals and animal products (30/01/2006)	01/02/2006	This international agreement does not include any of these clauses.					Public Health, Trade
Agreement with the United States of America under Article XXVIII of GATT on certain residues resulting from the extraction of olive oil, signed in Geneva on 30 June 1967 (30/06/1967)	30/06/1967	This international agreement does not include any of these clauses.					Trade
United States of America, EURATOM							
Agreement between the European Atomic Energy Community (Euratom) and the Government of the United States of America (29/05/1958)	27/08/1958	This international agreement does not include any of these clauses.					Energy
Agreement for cooperation between the European Atomic Energy Community represented by the Commission of the European Communities and the Department of Energy of the United States of America in the field of fusion energy research and development (14/05/2001)	14/05/2001	<p>Management and implementation clause:</p> <p><u>Article IV - Coordinating Committee and Executive Secretaries</u></p> <p>1. The Parties will establish a Coordinating Committee to coordinate and supervise the conduct of activities under this Agreement. The Coordinating Committee will consist of up to 12 members, half of whom will be appointed by each Party. The Coordinating Committee will meet annually, alternately in the United States and in the European Union, or at other agreed times and places. The Head of the Delegation of the receiving Party will chair the meeting.</p> <p>2. The Coordinating Committee will review the progress and plans of activities under this Agreement, and propose, coordinate and approve future cooperative activities that are within the scope of this Agreement with regard to technical merit and level of effort to ensure mutual benefit and overall reciprocity within the Agreement.</p> <p>3. All decisions of the Coordinating Committee will be by unanimity. The Coordinating Committee delegation from each Party shall have one vote, to be cast by the Head of the Delegation.</p> <p>4. Each Party will nominate an Executive Secretary to act on its behalf during periods between meetings of the Coordinating Committee in all matters concerning cooperation under this Agreement. The Executive Secretaries will be responsible for day-to-day management of the cooperation.</p> <p><u>Article X - General provisions</u></p> <p>3. All questions of interpretation or implementation relating to the Agreement arising during its term shall be resolved by agreement of the Parties.</p>	Coordinating Committee			2016*	Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
BRAZIL							
Agreement in the form of an Exchange of Letters between the European Union and Brazil pursuant to Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions with respect to processed poultry meat provided for in the EU Schedule annexed to GATT 1994 (26/06/2012)	01/03/2013	This international agreement does not include any of these clauses.					Trade
Agreement between the European Union and the Federative Republic of Brazil on short-stay visa waiver for holders of diplomatic, service or official passports (08/11/2010)	01/04/2011	Management and implementation clause: <u>Article 5 - Management of the Agreement</u> 1. The Contracting Parties shall make use of the Committee of Experts (hereinafter referred to as the "Committee") mentioned in the Agreement between the European Union and the Federative Republic of Brazil on the short-stay visa waiver for holders of ordinary passports to settle disputes arising from the interpretation or application of the provisions of this Agreement. 2. The Committee shall be convened, whenever necessary, at the request of one of the Contracting Parties.	Committee of experts			at request	Justice, freedom and security
Agreement between the European Union and the Federative Republic of Brazil on short-stay visa waiver for holders of ordinary passports (08/11/2010)	01/10/2012	Management and implementation clause: <u>Article 6 - Management of the Agreement</u> 1. The Contracting Parties shall set up a Committee of experts (hereinafter referred to as the "Committee"). The Committee shall be composed of representatives of the Union and of Brazil. The Union shall be represented by the European Commission. 2. The Committee shall be convened, whenever necessary, at the request of one of the Contracting Parties, to monitor the implementation of this Agreement and settle disputes arising from the interpretation or application of the provisions of this Agreement.	Committee of experts			at request	Justice, freedom and security
Agreement between the European Union and the Government of the Federative Republic of Brazil on civil aviation safety (14/07/2010)	27/08/2013	Management and implementation clause: <u>Article 9 - Joint Committee of the Parties</u> 1. A Joint Committee is established, consisting of representatives from each Party. The Joint Committee shall be responsible for the effective functioning of this Agreement and shall meet at regular intervals to evaluate the effectiveness of its implementation. 2. The Joint Committee may consider any matter related to the functioning and implementation of this Agreement. In particular it shall be responsible for: (a) reviewing and taking appropriate action with respect to contestations as specified in Article 5; ...	Joint Committee of the Parties	no specific timeframe		regularly	Transport
Agreement in the form of Agreed Minutes between the European Community and the Federative Republic of Brazil pursuant to Article XXVIII of the General Agreement on Tariffs and Trade 1994 (GATT 1994) relating to the modification of concessions with respect to poultry meat (29/05/2007)	29/05/2007	This international agreement does not include any of these clauses.					Trade
Agreement in the form of an Exchange of Letters between the European Community and Brazil relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of accession to the European Community (18/12/2006)	18/12/2006	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for scientific and technological cooperation between the European Community and the Federative Republic of Brazil (19/01/2004)	07/08/2007 (08/08/2017)	<p>Management and implementation clause: Article VI - Coordination and implementation of cooperative activities 1. The coordination and expediting of cooperative activities under this Agreement shall be accomplished on behalf of the Community by the services of the European Commission and on behalf of Brazil by the Ministry of Foreign Affairs, acting as executive agents. 2. The executive agents shall establish a Steering Committee on scientific and technical cooperation which shall be responsible for the management of this Agreement. The committee shall be made up of official representatives of each Party, and shall draw up its own rules of procedure. 3. The duties of the Steering Committee shall include: (f) reviewing the efficient implementation and functioning of this Agreement; (g) providing an annual report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report shall be transmitted to the Joint Committee established under the Framework Cooperation Agreement concluded between the Parties on 29 June 1992. 4. The Steering Committee, which reports to the Joint Committee, shall, as a general rule, meet annually, preferably before the meeting of the Joint Committee, according to a schedule agreed jointly in advance. The meetings should be held alternately in the Community and in Brazil. Extraordinary meetings may be held at the request of either Party.</p> <p>Sunset clause: Article XII - Entry into force, termination and dispute settlement 2. This Agreement shall initially be valid for a period of five years and may be renewed by agreement between the Parties after evaluation during the penultimate year of each subsequent renewal period.</p>	Steering Committee	2016*		2016*	Research and innovation
Agreement in the form of a Memorandum of Understanding between the European Community and the Federative Republic of Brazil on arrangements in the area of market access for textile and clothing products, initialled in Brasilia on 8 August 2002 (06/11/2002)	08/11/2002	<p>Management and implementation clause: 6. The parties agree that the balance of this Memorandum of Understanding, forming a package of mutual concessions freely extended between the Parties, depends on the full and faithful implementation of all the terms of this Memorandum of Understanding. As a result, the Parties agree to consult periodically in order to ensure the proper implementation of this Memorandum of Understanding. In addition, the Parties agree promptly to consult following the request of either Party concerning any aspect of this Memorandum of Understanding.</p>	Contracting Parties			(periodical)	Trade
Agreement in the form of agreed minutes on certain oil seeds between the European Community and Brazil pursuant to Article XXVIII of the General Agreement on Tariffs and Trade (GATT) (31/01/1994)	31/01/1994	This international agreement does not include any of these clauses.					Agriculture, Trade
Framework Agreement for Cooperation between the European Economic Community and the Federative Republic of Brazil - Exchange of Letters between the European Economic Community and the Federative Republic of Brazil on maritime transport (29/06/1992)	01/11/1995	<p>Management and implementation clause: Article 29 - Joint Committee 1. The Contracting Parties decide to retain the Joint Committee established pursuant to the 1982 Cooperation Agreement. They also decide to retain the Subcommittee on Science and Technology established in 1987 and the Subcommittee on Industrial Cooperation established in 1989. 2. The Joint Committee shall: - ensure the proper functioning of this Agreement, ... 3. The Contracting Parties shall establish by agreement the agendas and dates and locations of Joint Committee meetings. The Committee shall itself establish provisions concerning the frequency and location of its subsequent meetings, chairmanship, the establishment of subcommittees additional to those already in existence and other issues.</p>	Joint Committee	no specific timeframe		no specific timeframe	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the European Community and the Federative Republic of Brazil amending the Agreement between the European Economic Community and the Federative Republic of Brazil on trade in textile products to take into account the expected accession of the Republic of Austria, the Republic of Finland and the Kingdom of Sweden to the European Union (01/01/1995)	01/01/1995	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters between the European Economic Community and the Federative Republic of Brazil concerning imports of manioc from Brazil and from other supplier countries which are members of the General Agreement on tariffs and trade (GATT) (19/07/1982)	19/07/1982	This international agreement does not include any of these clauses.					Trade
Framework Agreement for cooperation between the European Economic Community and the Federative Republic of Brazil - Exchange of Letters on maritime transport (18/09/1980)	01/10/1982	Management and implementation clause: <u>Article 4 - Joint Cooperation Committee</u> 1. A Joint Cooperation Committee shall be established, consisting of representatives of the Community and of Brazil. It shall meet once a year. Extraordinary meetings may be called by mutual agreement. 2. The Committee shall promote and keep under review the various commercial and economic cooperation activities envisaged between the Community and Brazil. Consultations shall be held in the Committee at an appropriate level to facilitate the implementation of this Agreement and to further the attainment of its general aims.	Joint Cooperation Committee	2016* 2016*		2016* (2016*)	External relations
Agreed minutes between the European Community and the Federative Republic of Brazil (29/05/2007)	29/05/2007	Management and implementation clause: 7. At the request of either Party to the present Agreement, consultations shall take place in relation to the implementation of the present Agreement.	Contracting Parties			(at request)	Trade
Agreement in the form of an Exchange of Letters concerning Article 10 of the Framework Agreement for cooperation between the European Economic Community and the Federative Republic of Brazil (14/10/1983)	14/10/1983	This international agreement does not include any of these clauses.					External relations
Additional Protocol annexed, following the accession of the Hellenic Republic to the European Communities, to the Protocol concerning commercial and economic cooperation between the European Coal and Steel Community and the Federative Republic of Brazil (14/10/1983)	14/10/1983	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
JAPAN							
Agreement between the European Union and Japan on mutual legal assistance in criminal matters (30/11/2009)	02/01/2011	Management and implementation clause: <u>Article 28 - Consultations</u> 1. The Central Authorities of the Member States and Japan shall, if necessary, hold consultations for the purpose of resolving any difficulties with regard to the execution of a request, and facilitating speedy and effective assistance under this Agreement, and may decide on such measures as may be necessary for this purpose. 2. The Contracting Parties shall, as appropriate, hold consultations on any matter that may arise in the interpretation or application of this Agreement.	Contracting Parties			(when necessary)	Justice, freedom and security
Agreement between the European Community and the Government of Japan on cooperation and mutual administrative assistance in customs matters (30/01/2008)	01/02/2008	Management and implementation clause: <u>Article 20 - Consultation</u> All questions or disputes related to the interpretation or implementation of this Agreement shall be settled by mutual consultation between the Contracting Parties. <u>Article 21 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee is hereby established, consisting of officials from the Ministry of Finance and the Ministry of Foreign Affairs of Japan and of officials of the European Community responsible for customs matters. Other officials of both Contracting Parties with the necessary expertise relevant to the issues to be discussed may be included on an ad hoc basis. It shall meet at a place, on a date and with an agenda, fixed by mutual consent. 2. The Joint Customs Cooperation Committee shall, inter alia: (a) see to the proper functioning of this Agreement; (e) adopt its internal rules of procedure.	Joint Customs Cooperation Committee	no specific timeframe		no specific timeframe (when necessary)	Customs
Exchange of Letters between the European Community and Japan pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 (21/12/2005)	21/12/2005	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and the Government of Japan concerning cooperation on anti-competitive activities (10/07/2003)	09/08/2003	Review clause: <u>Article 12</u> 3. The Parties shall review the operation of this Agreement not more than five years from the date of its entry into force.	Contracting Parties	2008			Competition
Agreement on mutual recognition between the European Community and Japan (04/04/2001)	28/11/2001	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and the Government of Japan on cooperation in science and technology (30/11/2009)	29/03/2011	Management and implementation clause: <u>Article 6</u> 1. For the purpose of effective implementation of this Agreement, the Parties shall establish a Joint Committee on Scientific and Technological Cooperation (hereinafter referred to as "the Joint Committee"). The Joint Committee shall be co-chaired by officials of the Ministry of Foreign Affairs of Japan and of the European Commission. 2. The functions of the Joint Committee shall be: (c) reviewing and discussing the accomplishments of the cooperative activities under this Agreement; (e) reviewing regularly the reciprocal access to research and development programmes and projects and arrangements for visiting researchers and examining concrete measures to improve that access and to ensure the effectiveness of the principle on reciprocity mentioned in Article 1 of this Agreement. ... 4. The Joint Committee shall meet at mutually convenient times, preferably at least once every 2 years.	Joint Committee on Scientific and Technological Cooperation	no specific timeframe		2017*~	Research and innovation
Negotiations between the European Community and Japan under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
JAPAN, EURATOM							
Agreement between the European Atomic Energy Community and the Government of Japan for the Joint Implementation of the Broader Approach Activities in the Field of Fusion Energy Research (05/02/2007)	05/02/2007 (05/02/2017)	<p>Management and implementation clause: Article 3 - Steering Committee on the Broader Approach Activities 1. There is hereby established a Steering Committee on the Broader Approach Activities (hereinafter referred to as the Steering Committee) which shall be responsible in accordance with this Agreement for the overall direction and supervision of the implementation of the Broader Approach Activities. ... 5. The Steering Committee shall meet at least twice per year, alternately in Europe and in Japan, or at other agreed times and places. The head of the delegation of the Party that hosts the meeting shall chair the meeting. The Steering Committee shall meet when convened by its chair. ... 8. The functions of the Steering Committee shall include: (c) approval of a project plan, a work programme and an annual report of each project of the Broader Approach Activities as provided for in Chapter 3 (hereinafter referred to as project plan(s), work programme(s) and Annual Report(s) respectively); ... (g) any other functions as may be necessary to direct and supervise the Broader Approach Activities.</p> <p>Sunset clause: * Article 22 - Duration and termination 1. This Agreement shall remain in force for a period of 10 years and shall continue in force thereafter unless terminated by either Party at the end of the 10-year period or at any time thereafter by giving to the other Party at least six months’ written advance notice of its intention to terminate this Agreement.</p>	Steering Committee on the Broader Approach Activities	no specific timeframe		2016**	Energy
Agreement for cooperation between the European Atomic Energy Community and the Government of Japan in the field of controlled thermonuclear fusion (20/02/1989)	20/02/1989	<p>Management and implementation clause: Article V 1. The Parties shall establish a Coordinating Committee to facilitate the coordination and implementation of cooperative activities under this Agreement. Each Party shall appoint an equal number of members to the Coordinating Committee and nominate one of its appointed members as the head of its delegation. 2. The Coordinating Committee shall meet annually, alternately in Europe and in Japan, or at other agreed times and places. The head of the delegation of the host Party shall chair the meeting. 3. The functions of the Coordinating Committee shall include: (a) reviewing and monitoring the progress of cooperative activities; ...</p>	Coordinating Committee	no specific timeframe		2016*	Energy
Agreement between the Government of Japan and the European Atomic Energy Community for co-operation in the peaceful uses of nuclear energy (24/08/2006)	20/12/2006	<p>Management and implementation clause: Article 14 - Operational procedures The appropriate authorities of the Parties shall establish and if necessary amend operational procedures for the purpose of the effective implementation of the provisions of this Agreement.</p> <p>Article 15 - Consultation and arbitration 1. With a view to promoting co-operation under this Agreement, the Parties may at the request of either of them, consult with each other through diplomatic channels or other consultative fora. 2. If any question arises concerning the interpretation or application of this Agreement, the Parties shall, at the request of either of them, consult with each other. ...</p>	Contracting Parties			(at request)	Energy
Agreement between the European Atomic Energy Community and the Government of Japan for the Joint Implementation of the Broader Approach Activities in the Field of Fusion Energy Research (05/02/2007)	01/06/2007 (01/06/2017)	<p>Sunset clause: Article 22 - Duration and termination 1. This Agreement shall remain in force for a period of 10 years and shall continue in force thereafter unless terminated by either Party at the end of the 10-year period or at any time thereafter by giving to the other Party at least six months’ written advance notice of its intention to terminate this Agreement.</p> <p>Management and implementation clause: Article 3 - Steering Committee on the Broader Approach Activities 1. There is hereby established a Steering Committee on the Broader Approach Activities (hereinafter referred to as the Steering Committee) which shall be responsible in accordance with this Agreement for the overall direction and supervision of the implementation of the Broader Approach Activities. ... 4. Each Party shall appoint an equal number of members to the Steering Committee and nominate one of its appointed members as the head of its delegation. 5. The Steering Committee shall meet at least twice per year, alternately in Europe and in Japan, or at other agreed times and places. The head of the delegation of the Party that hosts the meeting shall chair the meeting. The Steering Committee shall meet when convened by its chair. ...</p>	Steering Committee on the Broader Approach Activities	no specific timeframe		2016*~	Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
CANADA							
Agreement on civil aviation safety between the European Community and Canada (06/05/2009)	26/07/2011	<p>Management and implementation clause: <u>Article 7 - Communications</u> 1. The Parties agree that communications between themselves for the implementation of this Agreement shall be dealt with by: (a) as regards technical matters, the Technical Agents; (b) as regards all other matters: - for Canada: The Department of Transport, - for the European Community: the European Commission and the Competent Authorities of the Member States, where applicable. ...</p> <p><u>Article 9 - Joint Committee of the Parties</u> 1. A Joint Committee is established, consisting of representatives from each Party. The Joint Committee shall be responsible for the effective functioning of this Agreement and shall meet at regular intervals to evaluate the effectiveness of its implementation. 2. The Joint Committee may consider any matter related to the functioning and implementation of this Agreement. In particular it shall be responsible for: (a) reviewing and taking appropriate action with respect to contestations as specified in Article 5; (b) resolving any question relating to the application and implementation of this Agreement, including those questions not otherwise resolved in the Joint Sectorial Committee established pursuant to the relevant Annex; (c) considering ways to enhance the operation of this Agreement and make as appropriate recommendations to the Parties for the amendment of this Agreement; ...</p>	Joint Committee of the Parties	no specific timeframe		in regular intervals	Transport
Agreement between the European Community and the Government of Canada on the conclusion of GATT Article XXIV:6 Negotiations (25/06/2007)	25/06/2007	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and the Government of Canada establishing a framework for cooperation in higher education, training and youth (05/12/2006)	01/03/2007 (Still in force, unknown duration)	<p>Management and implementation clause: <u>Article 6 - Joint Committee</u> 1. A Joint Committee is hereby established. It shall comprise representatives of each Party. 2. The functions of the Joint Committee shall be to: (a) review the cooperation envisaged under this Agreement; (b) report to the Parties on the level, status and effectiveness of the cooperation in accordance with the objectives and principles of this Agreement; (c) share information on recent developments, policies, new trends or innovative practices related to higher education, training and youth. 3. The Joint Committee shall endeavour to meet every second year, with such meetings being held alternately in the European Union and Canada. Other meetings may be held as mutually determined. ...</p> <p>Sunset clause: <u>Article 12 - Final clauses</u> 2. This Agreement shall remain in force for a period of eight years, following which it may be extended by written agreement of the Parties.</p>	Joint Committee	no specific timeframe		2009**	Education, Training, Youth
Agreement between the European Union and Canada establishing a framework for the participation of Canada in the European Union crisis management operations - Declarations (24/11/2005)	01/12/2005	<p>Review clause: <u>Article 16 - Entry into force</u> 2. This Agreement shall be subject to review not later than 1 June 2008, and subsequently at least every three years.</p> <p>Management and implementation clause: <u>Article 13 - Arrangements to implement this Agreement</u> Without prejudice to the provisions of Articles 8(4) and 12(4), any necessary technical and administrative arrangements in pursuance of the implementation of this Agreement shall be concluded between the Secretary General of the Council of the European Union, High Representative for the Common Foreign and Security Policy, and the appropriate authorities of Canada.</p>	Contracting Parties	2008***			Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Government of Canada on the processing of Advance Passenger Information and Passenger Name Record data (03/10/2005)	22/03/2006	<p>Review clause: <u>Article 8 - Joint reviews</u> In accordance with Annex III to this Agreement, which forms an integral part thereof, the Parties shall conduct on an annual basis, or as otherwise agreed, a Joint Review of the implementation of this Agreement and any matters related thereto, including developments such as the definition by the ICAO of relevant PNR guidelines. <u>ANNEX III - Joint review</u> The Parties will communicate to each other in advance of the joint review the composition of their respective teams, which may include appropriate authorities concerned with privacy/data protection, customs, immigration, enforcement, intelligence and interdiction, and other forms of law enforcement, border security and/or aviation security, including experts from Member States of the European Union. Subject to applicable laws, any participants in the review will be required to respect the confidentiality of the discussions and have appropriate security clearances. Confidentiality will not however be an obstacle to each Party making an appropriate report on the results of the joint review to their respective competent bodies, including the Parliament of Canada and the European Parliament. The Parties will jointly determine the detailed modalities of the joint review.</p> <p>Management and implementation clause: <u>Article 6 - Joint Committee</u> 1. A Joint Committee is hereby established, consisting of representatives of each Party, who will be notified to the other Party through diplomatic channels. The Joint Committee shall meet at a place, on a date and with an agenda fixed by mutual consent. The first meeting shall take place within six months of entry into force of this Agreement. 2. The Joint Committee shall, inter alia: (c) organise the Joint Reviews referred to in Article 8 and determine the detailed modalities of the joint review; ...</p>	Joint Committee	2016*		no specific timeframe	External relations
Agreement in the form of an exchange of Letters with the Government of Canada on the modifications of Annex V and Annex VIII to the Agreement between the European Community and the Government of Canada on sanitary measures to protect public and animal health in respect of trade in live animals and animal products (15/03/2005)	15/03/2005	This international agreement does not include any of these clauses.					Public Health, Trade
Agreement between the European Community and Canada on trade in wines and spirit drinks (16/09/2003)	01/06/2004	<p>Management and implementation clause: <u>Article 27 - Joint Committee</u> 1. There shall be established under this Agreement a Joint Committee consisting of representatives of the Community and Canada. 2. The Joint Committee may make recommendations by consensus. It shall determine its own rules of procedure. It shall meet at the request of either of the Contracting Parties no later than 90 days from the date of the request, alternately in the Community and in Canada, at a time and place, and in a manner mutually determined by the Contracting Parties, including by videoconference. 3. The Joint Committee shall see to the proper functioning of this Agreement and may consider any matter related to its implementation and operation. In particular it shall be responsible for: - recommending amendments to the Annexes as foreseen in this Agreement, - making recommendations which would contribute to the attainment of the objectives of this Agreement or of the 1989 Agreement, - exchanging information to optimise the operation of this Agreement, ...</p>	Joint Committee	no specific timeframe		at request	Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and Canada pursuant to Article XXVIII of GATT 1994 for the modification of concessions with respect to cereals provided for in EC Schedule CXL annexed to the GATT 1994 (31/03/2003)	31/03/2003	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Government of Canada renewing a cooperation programme in higher education and training (19/12/2000)	01/03/2001 (Still in force, unknown duration)	<p>Management and implementation clause: <u>Article 6 - Joint Committee</u> 1. A Joint Committee is hereby established. It shall comprise representatives of each Party. 2. The functions of the Joint Committee shall be to: (a) review the cooperative activities envisaged under this Agreement; (b) provide a report at least biennially to the Parties on the level, status and effectiveness of cooperative activities undertaken under this Agreement. 3. The Joint Committee shall meet at least every second year, with such meetings being held alternately in the European Community and Canada. Other meetings may be held as mutually determined. 4. Minutes shall be agreed by those persons selected from each side to jointly chair the meeting, and shall, together with the biennial report, be made available to the joint Cooperation Committee established under the 1976 Framework Agreement for commercial and economic cooperation between the European Community and Canada and appropriate Ministers of each Party.</p> <p><u>Article 7 - Monitoring and evaluation</u> The Cooperation Programme shall be monitored and evaluated as appropriate on a cooperative basis. This shall permit, as necessary, the reorientation of the Cooperation Programme in the light of any needs or opportunities becoming apparent in the course of its operation.</p> <p>Sunset clause: <u>Article 12 - Final clauses</u> 2. This Agreement shall be in force for a period of five years, following which it may be renewed by agreement of the Parties.</p>	Joint Committee	no specific timeframe	2003**	2003**	Education, Training, Youth
Agreement between the European Communities and the Government of Canada regarding the application of their competition laws (17/06/1999)	17/06/1999	<p>Review clause: <u>XII. Entry into force and termination</u> 3. The Parties shall review the operation of this Agreement not more than 24 months from the date of its entry into force, with a view to assessing their cooperative activities, identifying additional areas in which they could usefully cooperate and identifying any other ways in which the Agreement could be improved. The Parties agree that this review will include, among other things, an analysis of actual or potential cases to determine whether their interests could be better served through closer cooperation. Attached to this Agreement are three letters exchanged between the Parties. These letters form an integral part of this Agreement.</p> <p>Management and implementation clause: <u>VIII. Semiannual meetings</u> 1. In furtherance of their common interest in cooperation and coordination in relation to their enforcement activities, appropriate officials of the Parties' competition authorities shall meet twice a year, or otherwise as agreed between the competition authorities of the Parties, to: (a) exchange information on their current enforcement activities and priorities, (b) exchange information on economic sectors of common interest, (c) discuss policy changes which they are considering, and (d) discuss other matters of mutual interest relating to the application of competition laws. 2. A report on these semiannual meetings shall be made available to the Joint Cooperation Committee under the Framework Agreement for Commercial and Economic Cooperation between the European Communities and Canada.</p>	Contracting Parties	2001	2016*	2016**	Competition
Agreement amending the Agreement for Scientific and Technological Cooperation between the European Community and Canada (17/12/1999)	30/04/1999	This international agreement does not include any of these clauses.					Research and innovation
Agreement between the European Community and the Government of Canada on sanitary measures to protect public and animal health in respect of trade in live animals and animal products (17/12/1998)	17/12/1998	<p>Management and implementation clause: <u>Article 16 - Joint Management Committee</u> 1. A Joint Management Committee, consisting of representatives of the Parties is hereby established. The Committee shall consider any matters relating to the Agreement, and shall examine all matters which may arise in relation with its implementation. The Committee shall meet within one year of the entry into force of this Agreement, and at least annually thereafter. The Committee may also address issues out of session by correspondence. 2. The Committee shall, at least once a year review the Annexes to this Agreement, notably in the light of progress made under the consultations provided for under this Agreement. Following its review, Committee shall issue a report of its proceedings including any recommendation of the Committee. ...</p>	Joint Management Committee	(2016*)	2016*	2016*	Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on mutual recognition between the European Community and Canada (14/05/1998)	01/11/1998	Management and implementation clause: <u>Article XI - Joint Committee</u> 1. There shall be established under this Agreement a Joint Committee of the two Parties, which will be responsible for the effective functioning of the Agreement. 2. The Joint Committee shall take its decisions and adopt its recommendations by consensus of the Parties. It will meet at least once a year unless it decides otherwise. It shall determine its own rules of procedure. It may establish a joint sectoral group under a Sectoral Annex, and may delegate specific tasks to those groups. Each Party may invite its representatives from the joint sectoral groups to attend meetings of the Joint Committee when its sectoral interests are the subject of an agenda item. 3. The Joint Committee may consider any matter related to the operation of this Agreement. In particular it shall be responsible for: (e) exchanging information and notifying the Parties of modifications of legislative, regulatory and administrative provisions referred to in the Sectoral Annexes; and (f) addressing any questions relating to the operation of this Agreement and its Sectoral Annexes, including questions related to health and safety, market access and the balance of rights and obligations under the Agreement.	Joint Committee	no specific timeframe		2016*	External relations
Agreement between the European Community and Canada on customs cooperation and mutual assistance in customs matters (14/12/1997)	01/01/1998	Management and implementation clause: <u>Article 19 - Implementation of the Agreement</u> 1. The management of this Agreement shall be entrusted to the competent services of the Commission of the European Communities and, where appropriate, the customs authorities of the Member States and to the customs authority of Canada. ... 3. The customs authorities shall decide on detailed arrangements to facilitate the implementation of this Agreement. <u>Article 20 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee is hereby established, consisting of representatives of the customs authorities of the Contracting Parties. The Joint Customs Cooperation Committee shall meet at a place and on a date with an agenda fixed by mutual consent. 2. The Joint Customs Cooperation Committee shall see to the proper functioning of this Agreement and shall examine all issues arising from its application. In fulfilling this role, its main functions will be to: (a) take the measures necessary for customs cooperation in accordance with the objectives of this Agreement and for the expansion of this Agreement with a view to increasing the level of customs cooperation and supplementing it on specific sectors or matters; ... 3. The Joint Customs Cooperation Committee shall adopt its rules of procedure.	Joint Customs Cooperation Committee	no specific timeframe		2016*	Customs
Agreement for the conclusion of negotiations between the European Community and Canada under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade
Exchange of letters between the European Community and Canada on the conclusion of negotiations under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade
Agreement for Scientific and Technological Cooperation between the European Community and Canada (17/06/1995)	27/02/1996	Management and implementation clause: <u>Article 6 - Joint Science and Technology Cooperation Committee (JSTCC)</u> (a) This Agreement shall be administered by a Joint Science and Technology Cooperation Committee composed of representatives of each Party. (b) The functions of the JSTCC shall be to: 1. promote and review the activities envisaged under the Agreement;* ... 4. advise the Parties on ways to enhance cooperation consistent with the principles set out in this Agreement; 5. provide a report annually to the Parties on the level, status and effectiveness of cooperation undertaken under this Agreement; 6. review the efficient and effective functioning of the Agreement. (c) The JSTCC shall meet approximately once a year, meetings being held alternately in the Community and Canada. Other meetings may be held as mutually agreed. ...	Joint Science and Technology Cooperation Committee	2016*	2016*	2016*	Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of agreed minutes on certain oil seeds between the European Community and Canada pursuant to Article XXVIII of the General Agreement on Tariffs and Trade (GATT) (31/01/1994)	31/01/1994	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of exchanges of letters between the European Community and the Government of Canada concerning fisheries relations (20/12/1993)	20/12/1993	Review clause (A. Letter from Canada / B. Letter from the European Community - Memorandum of understanding) I. The Parties have agreed: (g) to cooperate on the implementation and improvement of measures to ensure effective surveillance and inspection of fishing activity in the NAFO Regulatory Area so that agreed management measures are respected; (h) to work together within NAFO on development and implementation of further measures to improve the balance between fishing effort and legitimate fishing possibilities and to take domestic action as necessary to ensure effective implementation of such measures; (i) to establish a Joint Committee of Senior Officials to meet as necessary but at least once a year to review the operation of the Agreement and the implementation of their respective undertakings by the Parties; (l) to continue to carry out in 1993, and without prejudice to subsequent years by mutual agreement, quarterly reviews of Canadian and Community surveillance and inspection activities and data, including reports of catches by their vessels in the NAFO Regulatory Area so as to ensure accurate and timely determination of the actual uptake of quotas.	Joint Committee	2016*		2016*	Fisheries
Agreement between the European Economic Community and Canada concerning trade and commerce in alcoholic beverages (28/02/1989)	28/02/1989	Management and implementation clause: <u>Article 6 - Consultations</u> The parties shall monitor the implementation of the Agreement and shall consult, promptly at either's request, concerning any matter relating to its interpretation and implementation. This will include consultations on measures that are currently benefiting the sale of the product of the Community.	Contracting Parties			(at request)	Agriculture, Trade
Agreement negotiated between the European Economic Community and Canada under Article XXVIII of GATT concerning certain products in the fruit and vegetables sector (16/10/1979)	16/10/1979	This international agreement does not include any of these clauses.					Agriculture, Trade
Framework Agreement for commercial and economic cooperation between the European Communities and Canada (06/07/1976)	01/10/1976	Management and implementation clause: <u>Article IV - Joint Cooperation Committee</u> A joint Cooperation Committee shall be set up to promote and keep under review the various commercial and economic cooperation activities envisaged between the Communities and Canada. Consultations shall be held in the Committee at an appropriate level in order to facilitate the implementation and to further the general aims of the present Agreement. The Committee will normally meet at least once a year. Special meetings of the Committee shall be held at the request of either Party. Subcommittees shall be constituted where appropriate in order to assist the Committee in the performance of its tasks.	Joint Cooperation Committee	no specific timeframe		2016*	External relations
Agreement with Canada negotiated under Article XXVIII (5) of GATT, signed on 19 August 1969 (19/08/1969)	19/08/1969	This international agreement does not include any of these clauses.					Trade
Agreement with Canada negotiated under Article XXVIII (5) of GATT, signed in Geneva on 15 November 1968 (15/11/1968)	15/11/1968	This international agreement does not include any of these clauses.					Trade
Agreement with Canada under Article XXVIII of GATT on certain residues resulting from the extraction of olive oil, signed in Geneva on 15 June 1967 (15/06/1967)	15/06/1967	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on fisheries between the European Economic Community and the Government of Canada - Community Declaration concerning Article XI of the Agreement on fisheries between the European Economic Community and the Government of Canada (30/12/1981)	30/12/1981	Consultations: <u>Article X</u> 1. The two Parties shall consult periodically on questions relating to the application of this Agreement. 2. In the event of a dispute concerning the interpretation or application of this Agreement, such dispute shall be the subject of consultations between the two Parties.	Contracting Parties			(periodical)	Fisheries
Agreement between the European Union and Canada on customs cooperation with respect to matters related to supply-chain security (04/03/2013)	04/03/2013	Management and implementation clause: <u>Article 5</u> The JCCC (Joint Customs Cooperation Committee), established under Article 20 of the CMAA (Agreement between the European Community and Canada on Customs Cooperation and Mutual Assistance in Customs Matters, 1998), shall see to the proper functioning of this Agreement and shall examine all issues arising from its application. It shall be empowered to adopt decisions to implement this Agreement in accordance with the respective domestic legislation of the Contracting Parties, on aspects, such as data transmission and mutually agreed benefits, of: mutual recognition of risk management techniques, risk standards, security controls and trade partnership programmes. <u>Article 6</u> The JCCC shall set up the appropriate working mechanisms, including working groups, to support its work to implement this Agreement and to address in particular the following aspects: (a) identifying any regulatory or legislative changes required to implement this Agreement; (b) identifying and establishing measures to enhance information exchange mechanisms; ...	Joint Customs Cooperation Committee	no specific timeframe		2016*	Customs
Agreed Minute between Canada and the European Community concerning the signing of the Agreement on international humane trapping standards (15/12/1997)	15/12/1997 (date of signature)	This international agreement does not include any of these clauses.					Environment
Protocol concerning commercial and economic cooperation between the European Coal and Steel Community and Canada (26/07/1976)	01/02/1982	This international agreement does not include any of these clauses.					External relations
Agreement with Canada negotiated under Article II (5) of GATT, signed in Geneva on 25 August 1969 (25/08/1969)	25/08/1969	This international agreement does not include any of these clauses.					Trade
CANADA, EURATOM							
Memorandum of Understanding between the European Atomic Energy Community represented by the Commission of the European Communities and the Government of Canada concerning cooperation in the field of fusion research and development (20/01/1986)	20/01/1986	Management and implementation clause: <u>Article III - Implementation and programme review</u> In order to implement the cooperative activities referred to above, the Parties agree to establish a joint committee composed of two representatives from each Party. On the Canadian side, the National Research Council is hereby designated as the executing agency which will appoint the Canadian representatives to the joint committee. Implementation and details regarding the cooperative activities will be established by unanimous agreement of the joint committee. These activities will be compatible with those undertaken in the framework of the International Energy Agency and in which both Parties participate. Progress reports may be submitted to the preparatory and general cooperation subcommittee of the joint cooperation committee, under the Framework Agreement mentioned above. The joint committee will meet as necessary and at least once a year, alternately in Europe and Canada. In the interval between meetings, the joint committee may make decisions by an exchange of correspondence. One year's notice of termination of any cooperative activity will be given to the Parties through the joint committee.	Joint Committee	no specific timeframe		2016*	Energy
Cooperation agreement between the European Atomic Energy Community (EAEC Treaty) and the government of Canada concerning the peaceful uses of atomic energy (06/10/1959)	06/10/1959	Consultations: <u>Article XIII</u> 1 . A la demande de l'une ou l'autre des parties contractantes , leurs représentants se réuniront de temps à autre afin de se consulter sur les problèmes soulevés par l'application du présent accord , de surveiller son fonctionnement et d'examiner d'autres mesures de coopération venant s'ajouter à celles prévues au présent accord .	Contracting Parties			at request (at request)	Energy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Exchange of Letters between the Government of Canada and the European Atomic Energy Community (Euratom) (06/10/1959)	06/10/1959	This international agreement does not include any of these clauses.					Energy
Amendment to the Agreement of 6 October 1959, in the form of an exchange of letters, between the European Atomic Energy Community (Euratom) and the Government of Canada for cooperation in the peaceful uses of atomic energy (16/01/1978)	16/01/1978	This international agreement does not include any of these clauses.					Energy
Agreement in the form of an exchange of letters between the European Atomic Energy Community (Euratom) and the Government of Canada, amending the Agreement between the European Atomic Energy Community (Euratom) and the Government of Canada of 6 October 1959 for cooperation in the peaceful uses of atomic energy - Agreed minutes to the Agreement in the form of an exchange of letters between the European Atomic Energy Community (Euratom) and the Government of Canada, amending the Agreement between the European Atomic Energy Community (Euratom) and the Government of Canada of 6 October 1959 for cooperation in the peaceful uses of atomic energy (21/06/1985)	21/06/1985	This international agreement does not include any of these clauses.					Energy
Agreement in the form of an Exchange of Letters between the European Atomic Energy Community (Euratom) and the Government of Canada intended to replace the 'Interim Arrangement concerning enrichment, reprocessing and subsequent storage of nuclear material within the Community and Canada' constituting Annex C of the Agreement in the form of an Exchange of Letters of 16 January 1978 between Euratom and the Government of Canada (18/12/1981)	18/12/1981	This international agreement does not include any of these clauses.					Energy
Implementing Agreement between the European Atomic Energy Community represented by the Commission of the European Communities and Atomic Energy of Canada Limited designated as implementing agent by the Government of Canada on the involvement of Canada in the European Atomic Energy Community contribution to the engineering design activities (EDA) for the International Thermonuclear Experimental Reactor (ITER) (25/07/1995)	25/07/1995	This international agreement does not include any of these clauses.					Energy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between Canada and the European Atomic Energy Community for cooperation in the area of nuclear research (17/12/1998)	17/12/1998	<p>Management and implementation clause:</p> <p><u>Article 6 - Joint Science and Technology Cooperation Committee (JSTCC)</u></p> <p>(a) This Agreement shall be administered by the Joint Science and Technology Cooperation Committee composed of representatives of each Party.</p> <p>(b) The functions of the JSTCC shall be to:</p> <ol style="list-style-type: none"> 1. promote and review the activities envisaged under the Agreement; ... 3. advise the Parties on ways to enhance cooperation consistent with the principles set out in this Agreement; 4. provide a report annually to the Parties on the level, status and effectiveness of cooperation undertaken under this Agreement; 5. review the efficient and effective functioning of the Agreement, and address any disputes between the Parties concerning the interpretation of this Agreement; ... <p>(c) The JSTCC shall meet approximately once a year, meetings being held alternatively in Canada and the Community. Other meetings may be held as mutually agreed.</p> <p>(d) Decisions of the JSTCC shall be reached by consensus. Minutes, comprising a record of the decisions and principal points discussed, shall be taken at each meeting. These minutes shall be agreed by those persons selected from each side to jointly chair the meetings. The JSTCC annual report shall be made available to the Joint Cooperation Committee established under the 1976 EC-Canada framework Agreement for commercial and economic cooperation and appropriate authorities of each party.</p>	Joint Science and Technology Cooperation Committee	no specific timeframe	2016*	2016*	Energy
INDIA							
Agreement renewing the Agreement for scientific and technological cooperation between the European Community and the Government of the Republic of India (30/11/2007)	17/05/2010 (Still in force, unknown duration)	<p>Management and implementation clause:</p> <p><u>Article 6 - Coordination and facilitation of cooperative activities</u></p> <p>(a) The coordination and facilitation of cooperative activities under this Agreement shall be accomplished, on behalf of India, by the Ministry of Science and Technology (Department of Science and Technology) and, on behalf of the Community, by the services of the Commission of the European Communities, acting as executive agents.</p> <p>(b) The executive agents shall establish a Steering Committee on S&T Cooperation, hereinafter referred to as the 'Steering Committee' for the management of this Agreement; this Committee shall consist of an equal number of official representatives of each Party and shall have Co-Chairpersons from the Parties; it shall establish its own rules of procedure.</p> <p>(c) The functions of the Steering Committee shall include:</p> <ol style="list-style-type: none"> (i) promoting and overseeing the different cooperative activities as mentioned in Article 4 as well as those that would be implemented in the framework of other Community activities not covered by the framework programme, but which could affect and enhance the cooperation under this agreement; ... (vii) reviewing the efficient functioning and implementation of this Agreement, including the activities there under; (viii) annually providing a report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report will be transmitted to the Joint Commission established in the framework of the Cooperation Agreement between the European Community and India on Partnership and Development. <p>Sunset clause:</p> <p><u>Article 11 - Entry into force, termination and dispute settlement</u></p> <p>(b) This Agreement shall be concluded for a period of five years and may be renewed by mutual agreement between the Parties after evaluation during the last year of the aforementioned period.</p>	Steering Committee	no specific timeframe	2016*	2016*	Research and innovation
Agreement in the form of an Exchange of Letters between the European Community and India pursuant to Article XXVIII of the GATT 1994 relating to the modification of concessions with respect to rice provided for in EC Schedule CXL annexed to the GATT 1994 (20/08/2004)	01/09/2004	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Republic of India on customs cooperation and mutual administrative assistance in customs matters (28/04/2004)	01/11/2004	<p>Management and implementation clause:</p> <p><u>Article 20 - Implementation</u></p> <p>1. The implementation of this Agreement shall be entrusted to the competent services of the Commission of the European Communities and, where appropriate, the customs authorities of the Member States of the European Community on the one hand, and to the Central Board of Excise and Customs in Department of Revenue, Ministry of Finance, on the other. They shall decide on all practical measures and arrangements necessary for its application, taking into consideration the rules in force in particular in the field of data protection. They may recommend to the competent bodies amendments which they consider should be made to this Agreement.</p> <p>2. The Contracting Parties shall consult each other and subsequently keep each other informed of the detailed rules of implementation which are adopted in accordance with the provisions of this Agreement.</p> <p><u>Article 21 - Joint Customs Cooperation Committee</u></p> <p>1. A Joint Customs Cooperation Committee is hereby established, consisting of representatives of the European Community and of India. It shall meet at a place, on a date and with an agenda, fixed by mutual agreement.</p> <p>2. The Joint Customs Cooperation Committee shall inter alia:</p> <p>(a) see to the proper functioning of the Agreement;</p> <p>(b) examine all issues arising from its application;</p> <p>(c) take measures necessary for customs cooperation in accordance with the objectives of this Agreement; ...</p> <p>4. The Joint Customs Cooperation Committee will report annually to the Joint Commission set up under Article 22 of the Cooperation agreement between the European Community and the Republic of India on Partnership and Development.</p>	Joint Customs Cooperation Committee	no specific timeframe	2016*	2016*	Customs
Agreement for scientific and technological cooperation between the European Community and the Government of the Republic of India (23/11/2001)	14/10/2002	<p>Management and implementation clause:</p> <p><u>Article 6 - Coordination and facilitation of cooperative activities</u></p> <p>(a) The coordination and facilitation of cooperative activities under this Agreement shall be accomplished, on behalf of India, by the Ministry of Science and Technology (Department of Science and Technology) and, on behalf of the Community, by the services of the Commission of the European Communities (Directorate General for Science, Research and Development), acting as executive agents.</p> <p>(b) The executive agents shall establish a Steering Committee on S & T Cooperation, hereinafter referred to as the "Steering Committee" for the management of this Agreement; this Committee shall consist of an equal number of official representatives of each Party and shall have Co-Chairpersons from the Parties; it shall establish its own rules of procedure.</p> <p>(c) The functions of the Steering Committee shall include: ...</p> <p>(vii) reviewing the efficient functioning and implementation of this Agreement, including evaluation of on-going cooperative projects involving India as a developing country under Community activities in the field of research for development;</p> <p>(viii) annually providing a report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report will be transmitted to the Joint Commission established in the framework of the Cooperation Agreement between the European Community and India on Partnership and Development.</p> <p>(d) The Steering Committee shall, as a general rule, meet annually, preferably before the meeting of the Joint Commission established in the framework of the Cooperation Agreement between the European Community and India on Partnership and Development, and according to a jointly agreed schedule; the meetings should be held alternatively in the Community and in India. Extraordinary meetings may be organised at the request of either Party.</p>	Steering Committee	no specific timeframe	2016*	2016*	Research and innovation
Memorandum of Understanding between the European Community and the Republic of India on arrangements in the area of market access for textile products (08/03/1996)	08/03/1996	<p>Consultations:</p> <p>8. The Government of India and the European Commission will hold consultations periodically in order to ensure proper implementation of this Memorandum of Understanding.</p>	Contracting Parties			(periodical)	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Cooperation Agreement between the European Community and the Republic of India on partnership and development - Declaration of the Community concerning tariff adjustments (20/12/1993)	01/08/1994 (In force)	<p>Management and implementation clause: <u>Article 22 - Joint Commission</u> 1. The Contracting Parties agree to retain the Joint Commission set up under Article 10 of the 1981 Agreement for Commercial and Economic Cooperation. 2. The Joint Commission is in particular required to: (a) ensure the proper functioning and implementation of the Agreement; ... (d) examine ways and means of enhancing the partnership and development cooperation in the areas covered by the Agreement. The Joint Commission shall be composed of representatives of both sides, at an appropriately high level. The Joint Commission shall normally meet every year, alternately in Brussels and New Delhi, on a date fixed by mutual agreement. Extraordinary meetings may be convened by agreement between the Contracting Parties. The Joint Commission may set up specialized sub-groups to assist in the performance of its tasks and to coordinate the formulation and implementation of projects and programmes within the framework of the Agreement. The agenda for meetings of the Joint Commission shall be determined by agreement between the Contracting Parties. The Contracting Parties agree that it shall also be the task of the Joint Commission to ensure the proper functioning of any sectoral agreements concluded or which may be concluded between the Community and India.</p> <p>Consultations: <u>Article 23 - Consultations</u> The Contracting Parties shall hold friendly consultations in the fields covered by the Agreement if any problem arises in the intervals between the meetings of the Joint Commission. These shall be dealt with by the specialized sub-groups according to their responsibilities or be the subject of ad hoc consultations.</p> <p>Sunset clause: <u>Article 29 - Entry into force and renewal</u> ... This Agreement is concluded for a period of five years. It shall be automatically renewed on a yearly basis unless one of the Contracting Parties denounces it six months before its expiry date.</p>	Joint Commission	no specific timeframe		2016* (if problem arises)	External relations
Agreement in the form of an Exchange of Letters between the European Community and the Republic of India amending the Agreement between the European Economic Community and the Republic of India on trade in textile products to take into account the expected accession of the Republic of Austria, the Republic of Finland and the Kingdom of Sweden to the European Union (01/01/1995)	01/01/1995	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an exchange of letters between the European Economic Community and the Republic of India on the restoration to the latter of an agreed quantity of preferential sugar (01/07/1983)	01/07/1983	This international agreement does not include any of these clauses.					Agriculture, Trade
Administrative arrangements on trade in textile products between the European Community and the Republic of India (28/05/1996)	28/05/1996	This international agreement does not include any of these clauses.					Trade
Protocol concerning commercial and economic cooperation between the European Coal and Steel Community and India (23/06/1981)	23/06/1981	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an exchange of letters between the European Economic Community and the Republic of India on trade in coir products (01/08/1969)	01/08/1969	<p>Management and implementation clause:</p> <p>1 . Un Comité mixte de coopération sera créé , comportant des représentants de l'Inde et des représentants de la Communauté économique européenne .</p> <p>2 . Ce Comité aura pour tâche d'examiner tous les aspects jugés importants de l'ensemble de l'économie du coco , particulièrement en ce qui concerne les matières premières , la production , les échanges et la consommation de tous produits de coco manufacturés , afin de dégager , dans l'esprit de l'échange de lettres mentionné ci-dessus , des solutions mutuellement acceptables .</p> <p>Le Comité examinera notamment :</p> <ul style="list-style-type: none"> - le niveau de la protection tarifaire dans la Communauté ; - le niveau des prix à l'exportation de la matière première et des produits transformés ; - les modalités d'accès au marché de la Communauté économique européenne ; - tout autre problème d'un intérêt particulier pour les industries indiennes et communautaires du coco . <p>3 . Le Comité soumettra aux instances compétentes respectives :</p> <ul style="list-style-type: none"> - un rapport intérimaire six mois après sa constitution ; - un rapport définitif un an après sa constitution. 	Mixed Committee	no specific timeframe	1970	no specific timeframe	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
CHINA							
Protocol amending the Agreement on maritime transport between the European Community and its Member States, of the one part, and the Government of the People's Republic of China, of the other part (31/03/2009)	27/10/2009	This international agreement does not include any of these clauses.					Transport
Agreement between the European Community and the Government of the People's Republic of China on drug precursors and substances frequently used in the illicit manufacture of narcotic drugs or psychotropic substances (30/01/2009)	11/07/2009 (In force)	Management and implementation clause: <u>Article 9 - Joint Follow-Up Group</u> 1. A Joint Follow-Up Group is hereby established, hereinafter referred to as ‘the Joint Follow-Up Group’, in which the Parties shall be represented. 2. The Joint Follow-Up Group shall act by mutual agreement. 3. If necessary, the Joint Follow-Up Group shall meet, with the date, place and programme being fixed by mutual agreement. Extraordinary meetings of the Joint Follow-Up Group may be convened by mutual agreement of the Parties. <u>Article 10 - Role of the Joint Follow-Up Group</u> 1. The Joint Follow-Up Group shall administer this Agreement and ensure its proper implementation. For this purpose: — it shall be informed by the Parties of their experience in applying this Agreement, — in cases provided for in paragraph 2, it shall take decisions, — it shall study and develop technical cooperation measures, — it shall study and develop other possible forms of cooperation. Sunset clause: <u>Article 13 - Duration and denunciation</u> 1. This Agreement shall be concluded for five years and, unless a Party notifies in writing the other Party of its intention to terminate the Agreement at least six months before the expiration of that period, it will be tacitly renewable for successive periods of five years.	Joint Follow-up Group				Public health, External relations
Agreement in the form of an Exchange of Letters between the European Community and the Separate Customs Territory of TWN, Penghu, Kinmen and Matsu pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of their accession to the European Union (26/06/2006)	26/06/2006	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the European Community and the People's Republic of China pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of their accession to the European Union (13/04/2006)	13/04/2006	This international agreement does not include any of these clauses.					Trade
Protocol amending the Agreement on maritime transport between the European Community and its Member States, of the one part, and the Government of the People's Republic of China, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic to the European Union (05/09/2005)	01/03/2008	This international agreement does not include any of these clauses.					Transport
Memorandum of Understanding on the export of certain Chinese Textile and Clothing Products to the European Union between the European Commission and the Ministry of Commerce of the People's Republic of China (10/06/2005)	10/06/2005	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and the Government of the Peoples Republic of China on cooperation and mutual administrative assistance in customs matters (08/12/2004)	01/04/2005	Management and implementation clause: <u>Article 21 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee is hereby established, consisting of representatives of the customs authorities of the European Community and the People's Republic of China. It shall meet at a place, on a date and with an agenda, fixed by mutual agreement. 2. The Joint Customs Cooperation Committee shall, inter alia: (a) see to the proper functioning of the Agreement; ... 3. The Joint Customs Cooperation Committee shall adopt its internal rules of procedure. ... <u>Article 17 - Information exchange and confidentiality</u> 5. Practical arrangements for the implementation of this Article shall be determined by the Joint Customs Cooperation Committee established under Article 21.	Joint Customs Cooperation Committee	no specific timeframe		no specific timeframe	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Memorandum of Understanding between the European Community and the National Tourism Administration of the People's Republic of China, on visa and related issues concerning tourist groups from the People's Republic of China (ADS) (12/02/2004)	01/05/2004	Management, report and implementation clause: <u>Article 6 - Approved Destination Status Committee</u> 1. In order to ensure the sound operation of this Memorandum of Understanding, the Contracting Parties shall exchange information and data in good time, and work closely together. In order to monitor the correct implementation of the Memorandum of Understanding, a consultative mechanism will be established. 2. To this end, the Contracting Parties shall set up an Approved Destination Status Committee (hereinafter referred to as the Committee) which will, in particular, have the task: (a) to monitor the application of this Memorandum of Understanding and to draft a report on the implementation of the Memorandum of Understanding every year; ... 3. The Committee shall be composed of Representatives of the Contracting Parties. The Community shall be represented by the Commission of the European Communities. China shall be represented by the National Tourism Administration of the People's Republic of China. 4. The Committee shall meet whenever necessary at the request of one of the Contracting Parties. 5. The Committee shall establish its rules of procedure.	Approved Destination Status Committee	2016*	2016*	when necessary	External relations
Agreement on maritime transport between the European Community and its Member States, of the one part, and the government of the People's Republic of China, of the other part (06/12/2002)	01/03/2008 (In force)	Consultations: <u>Article 11 - Consultations and settlement of disputes</u> 1. The Parties shall establish appropriate procedures to ensure the proper implementation of this Agreement. Sunset clause: <u>Article 15 - Duration and entry into force</u> 1. This Agreement is concluded for a period of five years. It shall be tacitly renewed on a yearly basis unless one of the Parties denounces it in writing six months before the date of expiry.	Contracting Parties	no specific timeframe		(no specific timeframe)	Transport
Agreement for scientific and technological cooperation between the European Community and the Government of the People's Republic of China (22/12/1998)	22/12/1998 (In force)	Management, reporting and implementation clause: <u>Article 6 - Coordination and facilitation of cooperative activities</u> (a) The coordination and facilitation of cooperative activities under this Agreement shall be accomplished on behalf of China, by the Ministry of Science and Technology and, on behalf of the Community, by the services of the Commission of the European Communities, acting as executive agents. (b) The executive agents shall establish a Steering RTD Cooperation Committee, hereinafter referred to as the "Steering Committee" for the management of this Agreement; this Committee shall consist of an equal number of official representatives of each Party; it shall establish its own rules of procedure. (c) The functions of the Steering Committee shall include: 1. promoting and overseeing the different cooperative activities as mentioned in Article 4 as well as those that would be implemented in the framework of RTD cooperation for development; ... 6. reviewing the efficient functioning and implementation of this Agreement; 7. annually providing a report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report will be transmitted to the Joint Committee established under the 1985 Agreement on trade and economic cooperation between the European Economic Community and the People's Republic of China. Sunset clause: <u>Article 11 - Entry into force, termination and dispute settlement</u> (b) This Agreement shall be concluded for an initial period of five years and may be renewed by common agreement between the Parties (tacit renewal) after evaluation during the penultimate year of each successive period.	Steering Committee	no specific timeframe	2016*	2016*	Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on Trade and Economic Cooperation between the European Economic Community and the People's Republic of China (21/05/1985)	01/10/1985 (In force)	<p>Management, review and implementation clause: <u>Chapter III - Joint committee - Article 15</u> 1. The two Contracting Parties shall set up, under this Trade and Economic Cooperation Agreement, a Joint Committee comprising representatives of the European Economic Community on the one hand and representatives of the People's Republic of China on the other. 2. The tasks of the Joint Committee shall be as follows: - to monitor and examine the functioning of this Agreement and review the various cooperation schemes implemented; - to examine any questions that may arise in the implementation of this Agreement; ... 3. The Joint Committee shall meet once a year, in Brussels and Beijing alternately. Extraordinary meetings may be convened by mutual agreement, at the request of either Contracting Party. The office of chairman of the Joint Committee shall be held by each of the two Contracting Parties in turn. Where both Parties consider it necessary, the Joint Committee may set up working parties to assist it in its work.</p> <p>Sunset clause: <u>Article 18</u> This Agreement shall enter into force on the first day of the month following the date on which the Contracting Parties have notified each other of the completion of the legal procedures necessary for this purpose. It is concluded for a period of five years. The Agreement shall be tacitly renewed from year to year provided that neither Contracting Party notifies the other Party in writing of its denunciation of the Agreement six months before the date of expiry.</p>	Joint Committee	2016*		2016*	External relations
Agreement between the European Community and the People's Republic of China on trade in textile products not covered by the MFA bilateral Agreement on trade in textile products initialled on 9 December 1988 as extended and modified by the exchange of letters initialled on 8 Decembre 1992 (01/01/1995)	01/01/1995 (In force)	<p>Sunset clause: <u>Article 17</u> 1. This Agreement shall enter into force on the first day of the month following the date of its signature. It shall apply with effect from 1 January 1995 and be applicable for a duration of two years. Thereafter, its application shall be automatically extended for successive periods of one year unless either Party notifies the other at least six months in advance that it does not agree with the extension.</p> <p>Review according to Protocol of Understanding concerning the implementation of Article 12 of the Agreement _____ The actual implementation of Article 12 of the Agreement as well as of the provisions of Article 11 of the bilateral Agreement on trade in textile products, shall be subject to periodic reviews. Should difficulties appear consultations will be held without delay with a view to solving the problems by appropriate action.</p>	Contracting Parties	(periodic)			Trade
Agreement in the form of an Exchange of Letters between the European Union and the People's Republic of China pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Republic of Bulgaria and Romania in the course of their accession to the European Union (09/09/2013)	01/07/2014	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and Hong Kong, China on cooperation and mutual administrative assistance in customs matters (13/05/1999)	01/06/1999	<p>Management, review and implementation clause: <u>Article 21 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee is hereby established, consisting of representatives of the European Community and of Hong Kong, China. It shall meet at a place, on a date and with an agenda, fixed by mutual agreement. 2. The Joint Customs Cooperation Committee shall see to the proper functioning of the Agreement and shall examine all issues arising from its application. In fulfilling this role, its main functions will be to: (a) review the progress of the customs cooperation in accordance with this Agreement and identify new areas and specific sectors for further customs cooperation;</p>	Joint Customs Cooperation Committee	no specific timeframe		no specific timeframe	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Macao Special Administrative Region of the People's Republic of China on the readmission of persons residing without authorisation (13/10/2003)	01/06/2004	<p>Management and implementation clause:</p> <p>Article <u>17</u> - Readmission Committee</p> <p>1. The Contracting Parties shall provide each other with mutual assistance in the application and interpretation of this Agreement. To this end, they shall set up a Readmission Committee which will, in particular, have the task:</p> <p>(a) to monitor the application of this Agreement;</p> <p>(b) to decide on implementing arrangements necessary for the uniform execution of it; ...</p> <p>3. The Readmission Committee shall be composed by representatives of the Community and the Macao SAR; the Community shall be represented by the Commission of the European Communities, assisted by experts from Member States.</p> <p>4. The Readmission Committee shall meet where necessary at the request of one of the Contracting Parties.</p> <p>5. The Readmission Committee shall establish its rules of procedures.</p>	Readmission Committee	no specific timeframe		at request	External relations
Agreement between the European Community and the Government of the Hong Kong Special Administrative Region of the People's Republic of China on the readmission of persons residing without authorisation (27/11/2002)	01/03/2004	<p>Management and implementation clause:</p> <p>Article <u>17</u> - Readmission Committee</p> <p>1. The Contracting Parties shall provide each other with mutual assistance in the application and interpretation of this Agreement. To this end, they shall set up a Readmission Committee which will, in particular, have the task:</p> <p>(a) to monitor the application of this Agreement;</p> <p>(b) to decide on implementing arrangements necessary for the uniform application of this Agreement; ...</p> <p>3. The Readmission Committee shall be composed of representatives of the Community and the Hong Kong SAR; the Community shall be represented by the Commission of the European Communities, assisted by experts from Member States.</p> <p>4. The Readmission Committee shall meet where necessary at the request of one of the Contracting Parties.</p> <p>5. The Readmission Committee shall establish its rules of procedures.</p>	Readmission Committee	no specific timeframe		at request	External relations
Agreement between the European Union and the Government of the Macao Special Administrative Region of the People's Republic of China on certain aspects of air services (21/01/2014)	21/01/2014	This international agreement does not include any of these clauses.					Transport

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
RUSSIA							
Agreement between the European Union and the Russian Federation on drug precursors (04/06/2013)	01/04/2014 (01/04/2019)	<p>Management and implementation clause:</p> <p><u>Article 9 - Joint Follow-Up Expert Group</u></p> <p>1. According to this Agreement, a Joint Follow-Up Expert Group is hereby established which consists of the representatives of competent authorities of the Parties (hereinafter referred to as ‘the Joint Follow-Up Expert Group’.)</p> <p>2. The Joint Follow-Up Expert Group shall make recommendations by consensus.</p> <p>3. The Joint Follow-Up Expert Group shall meet, with the date, place and programme being fixed by consensus.</p> <p>4. The Joint Follow-Up Expert Group shall administer this Agreement and ensure its proper implementation. For this purpose:</p> <p>— It shall address questions relating to the implementation of the Agreement; ...</p> <p>5. The Joint Follow-Up Expert Group may recommend amendments to this Agreement to the Parties.</p> <p>Sunset clause:</p> <p><u>Article 12 - Duration, denunciation and amendments</u></p> <p>1. This Agreement shall be concluded for five years at the end of which it is automatically/tacitly renewed for further successive five year periods until one of the Parties, no later than 6 months prior to the termination of the relevant 5 year period notifies the other Party in writing of its intention to terminate this present agreement.</p>	Joint Follow-up Expert Group	no specific timeframe		no specific timeframe	Public health, External relations
Agreement between the Government of the Russian Federation and the European Union on the protection of classified information (01/06/2010)	01/06/2010	<p>Management and implementation clause:</p> <p><u>Article 10</u></p> <p>3. For the Council, the Security Office of the General Secretariat of the Council, under the direction and on behalf of the Secretary-General of the Council, acting in the name of the Council and under its authority, shall coordinate the activities to implement this Agreement and be responsible for providing information on and confirming the technical measures for the protection and safeguarding of classified information provided to or exchanged with the Council or the General Secretariat of the Council under this Agreement.</p> <p>4. For the European Commission, the European Commission Security Directorate, acting under the authority of the Member of the Commission responsible for security matters, shall coordinate the activities to implement this Agreement and be responsible for providing information on and confirming the technical measures for the protection of classified information provided or exchanged under this Agreement with the European Commission.</p>	Contracting Parties				Foreign and Security Policy
Agreement between the European Union and the Russian Federation on the participation of the Russian Federation in the European Union military operation in the Republic of TCD and in the CAF (EUFOR TTCD/RCA) (05/11/2008)	01/01/2010	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement between the European Community and the Russian Federation on readmission (25/05/2006)	01/06/2007	<p>Management and implementation clause:</p> <p><u>Article 19 - Joint readmission committee</u></p> <p>1. The Parties shall set up a joint readmission committee (hereinafter referred to as the Committee) which will, in particular, have the task:</p> <p>(a) to monitor the application of this Agreement;</p> <p>(b) to decide on arrangements necessary for the uniform execution of this Agreement;</p> <p>(c) to have a regular exchange of information on the implementing Protocols concluded by individual Member States and the Russian Federation pursuant to Article 20 of this Agreement; ...</p> <p>(f) to examine and, if deemed necessary, propose amendments to this Agreement in case of new accessions to the European Union.</p> <p>2. The decisions of the Committee shall be binding on the Parties.</p> <p>3. The Committee shall be composed by representatives of the Community and the Russian Federation; the Community shall be represented by the European Commission, assisted by experts from Member States.</p> <p>4. The Committee shall meet where necessary at the request of one of the Parties.</p> <p>5. The Committee shall establish its rules of procedures.</p>	Joint Readmission Committee	no specific timeframe		at request	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Russian Federation on the facilitation of the issuance of visas to the citizens of the European Union and the Russian Federation (25/05/2006)	01/06/2007	Management and implementation clause: <u>Article 13 - Joint Committee for management of the Agreement</u> 1. The Parties shall set up a Joint Committee for management of the Agreement (hereinafter referred to as "the Committee"), composed by representatives of the European Community and of the Russian Federation. The Community shall be represented by the European Commission, assisted by experts from the Member States. 2. The Committee shall, in particular, have the following tasks: (a) monitoring the implementation of the present Agreement; ... 3. The Committee shall meet whenever necessary at the request of one of the Parties and at least once a year. 4. The Committee shall establish its rules of procedure.	Joint Committee for management of the Agreement	no specific timeframe		2016*	External relations
Protocol to the Partnership and Cooperation Agreement establishing a partnership between the European Communities and their Member States, of the one part, and the Russian Federation, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Hungary, the Republic of Latvia, the Republic of Lithuania, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union (27/04/2004)	01/03/2005	This international agreement does not include any of these clauses.					External relations
Agreement between the European Community and the Government of the Russian Federation amending the Agreement between the European Coal and Steel Community and the Government of the Russian Federation on trade in certain steel products of 9 July 2002 (26/12/2003)	26/12/2003	This international agreement does not include any of these clauses.					Trade
Agreement in the form of an Exchange of Letters between the European Community and the Russian Federation establishing a double-checking system without quantitative limits in respect of the export of certain steel products from the Russian Federation to the European Community (30/07/2003)	30/07/2003	This international agreement does not include any of these clauses.					Trade
Agreement between the European Union and the Russian Federation on the participation of the Russian Federation in the European Union Police Mission (EUPM) in Bosnia and Herzegovina (24/07/2003)	24/07/2003	This international agreement does not include any of these clauses.					Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Coal and Steel Community and the Government of the Russian Federation on trade in certain steel products (09/07/2002)	09/07/2002 (31/12/2019)	Sunset clause: <u>Article 11</u> 1. This Agreement shall enter into force on the day of its signature. It shall be applicable until 31 December 2004 subject to any modifications agreed by the Parties and unless it is denounced in accordance with the provisions of paragraph 3 of this Article. * The agreement was renewed 4 times, lastly in 2014. Review clause: <u>Article 11</u> 4. In the event that the Russian Federation accedes to the WTO before the expiration of this Agreement, the Agreement shall be reviewed prior to such accession to ensure that its provisions are consistent with WTO rules. The operation of the Agreement shall also be reviewed in the event of new multilateral commitments accepted both by the Community and Russia concerning the steel products covered by this Agreement.	Contracting Parties	To be reviewed when Russia becomes a WTO member			Trade
Agreement on cooperation in science and technology between the European Community and the Government of the Russian Federation (16/11/2000)	10/05/2001 (20/02/2019)	Management, review and implementation clause: <u>Article 6 - Coordination and facilitation of cooperative activities</u> (a) In order to coordinate and facilitate cooperation activities under this Agreement the Parties will establish a Joint Community-Russia Committee on cooperation in the field of science and technology, hereinafter called the "Committee". (b) The function of the Committee shall include: 1. overseeing and promoting the activities envisaged under the Agreement; ... 5. annually providing a report on the status and effectiveness of cooperation undertaken under this Agreement; 6. reviewing the efficient and effective functioning of the Agreement; (c) The Committee shall meet once a year, meetings being held alternately in the Community and the Russian Federation. Extraordinary meetings may be held as mutually agreed. (d) The Committee shall consist of a limited equal number of official representatives of each Party; it shall establish its own rules of procedure, subject to approval by the Parties. Decisions of the Committee shall be reached by consensus. Minutes, comprising a record of decisions and principal points discussed, shall be taken at each meeting and shall be agreed by those persons selected from each side to jointly chair the meeting. The Committee annual report will be made available to the Cooperation Council and the Cooperation Committee established under the EU-Russia Partnership and Cooperation Agreement and appropriate authorities of each Party. Sunset clause: <u>Article 12 - Entry into force, termination, settlement of disputes</u> (b) This Agreement shall be concluded for an initial period ending 31 December 2002 and will be renewable by common agreement between the Parties for additional periods of five years. * The agreement was renewed three times, lastly in 2014.	Joint Community - Russia Committee	no specific timeframe	2016*	2016*	Research and innovation
Agreement between the European Community and the Russian Federation on trade in textile products (23/07/1998)	01/05/1998 (In force as long as the conditions are complied with.)	Review clause: <u>Article 6</u> 4. Without prejudice to the removal of restrictions laid down by Article 1, the operation of this Agreement shall in any event be reviewed if Russia becomes a Member of the WTO during the validity of this Agreement. Sunset clause: <u>Article 6</u> 2. This Agreement shall be in force for the duration of the Partnership and Cooperation Agreement.	Contracting Parties	To be reviewed when Russia becomes a WTO member			Trade
Protocol Agreement to the Partnership and Cooperation establishing a partnership between the European Communities and their Member States, of the one part, and the Russian Federation, of the other part (21/05/1997)	01/12/2000	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on partnership and cooperation establishing a partnership between the European Communities and their Member States, of one part, and the Russian Federation, of the other part 24/06/1994	01/12/1997 (In force)	<p><u>Article 53 - Competition</u> 3. The implementation of the provisions of this Article and Annex 10 shall be regularly reviewed by the Parties in accordance with Article 90. If problems in the area of intellectual, industrial and commercial property affecting trading conditions were to occur, urgent consultations shall be undertaken, at the request of either Party, with a view to reaching mutually satisfactory solutions.</p> <p><u>Article 61 - Mining and raw materials</u> 3. Such cooperation shall be regularly reviewed by the Parties in a special committee or body to be set up in accordance with the provisions of Article 93.</p> <p>Management and implementation clause: <u>Article 90</u> A Cooperation Council is hereby established which shall monitor the implementation of this Agreement. It shall meet at ministerial level once a year and when circumstances require. ... <u>Article 91</u> 1. The Cooperation Council shall consist of the members of the Council of the European Union and members of the Commission of the European Communities, on the one hand, and of members of the Government of the Russian Federation, on the other. ... <u>Article 97</u> The Parliamentary Cooperation Committee may request relevant information regarding the implementation of this Agreement from the Cooperation Council, which shall then supply the Committee with the requested information. ... The Parliamentary Cooperation Committee may make recommendations to the Cooperation Council.</p> <p>Sunset clause <u>Article 10</u> This Agreement is concluded for an initial period of 10 years. The Agreement shall be automatically renewed year by year provided that neither Party gives the other Party written notice of denunciation of the Agreement at least six months before it expires.</p>	Cooperation Council	2016* (regularly)		2016*	External relations
Agreement in the form of a complementary exchange of letters between the European Economic Community and the Russian Federation on a credit guarantee for exports of agricultural products and foodstuffs to Russia (11/02/1992)	11/02/1992	This international agreement does not include any of these clauses.					Agriculture, Trade
Protocol between the European Union and the Government of the Russian Federation on technical modalities pursuant to the Agreement in the form of an Exchange of Letters between the European Union and the Russian Federation relating to the administration of tariff-rate quotas applying to exports of wood from the Russian Federation to the European Union (16/12/2011)	16/12/2011	<p>Consultations: <u>Section 11 - CONSULTATIONS - Article 24</u> 1. Consultations shall be held on any differences between the Parties arising from the application of this Protocol and the Agreement at the request of either Party. Any consultations shall take place in a spirit of cooperation and with a desire to reconcile the differences between the Parties. 2. Where this Protocol provides that consultations shall be held immediately, the Parties undertake to use all reasonable means to ensure that this is achieved. ...</p>	Contracting Parties			(at request)	External relations
Agreement between the European Union and the Government of the Russian Federation on trade in parts and components of motor vehicles between the European Union and the Russian Federation (16/12/2011)	22/08/2012 (01/07/2018 or until the condition is met)	<p>Consultations: <u>Article 11 - Consultations</u> 1. Consultations shall be held on any issues arising from the implementation of this Agreement at the request of either Party. Any consultations shall take place in a spirit of cooperation and with a desire to reconcile the differences between the Parties.</p> <p>Sunset clause: <u>Article 13 - Entry into force and termination of this Agreement</u> 4. This Agreement shall remain in force until 1 July 2018, or until the date when Russia has eliminated all WTO-incompatible elements of its investment regime in the automotive sector, whichever is the later.</p>	Contracting Parties			(at request)	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the European Union and the Government of the Russian Federation relating to the preservation of commitments on trade in services contained in the current EU-Russia Partnership and Cooperation Agreement (16/12/2011)	22/08/2012	Review clause: 1. Letter from the Government of the Russian Federation / 2. Letter from the European Union IV.5. Upon entry into effect of the results of the current multilateral round of trade negotiations in the field of services, the Parties will review the provisions of paragraph IV.4 with a view to its extension to self- employed persons being contractual service suppliers.	Contracting Parties	(no specific timeline)			External relations
Agreement in the form of an Exchange of Letters between the European Union and the Russian Federation relating to the introduction or increase of export duties on raw materials (16/12/2011)	22/08/2012	This international agreement does not include any of these clauses.					External relations
Protocol to the Partnership and Cooperation Agreement establishing a partnership between the European Communities and their Member States, of the one part, and the Russian Federation, of the other part, to take account of the accession of the Republic of Croatia to the European Union (17/12/2014)	01/07/2013	This international agreement does not include any of these clauses.					External relations
Agreement between the European Union and the Russian Federation on drug precursors (04/06/2013)	01/04/2014 (01/04/2019)	Management and implementation clause: <u>Article 9 - Joint Follow-Up Expert Group</u> 1. According to this Agreement, a Joint Follow-Up Expert Group is hereby established which consists of the representatives of competent authorities of the Parties (hereinafter referred to as ‘the Joint Follow-Up Expert Group’.) 3. The Joint Follow-Up Expert Group shall meet, with the date, place and programme being fixed by consensus. 4. The Joint Follow-Up Expert Group shall administer this Agreement and ensure its proper implementation. For this purpose: - It shall address questions relating to the implementation of the Agreement; ... - It shall consider other issues of the Parties about the implementation of this Agreement. Sunset clause: <u>Article 12 - Duration, denunciation and amendments</u> 1. This Agreement shall be concluded for five years at the end of which it is automatically/tacitly renewed for further successive five year periods until one of the Parties, no later than 6 months prior to the termination of the relevant 5 year period notifies the other Party in writing of its intention to terminate this present agreement.	Joint Follow-up Expert Group	no specific timeframe		2016*	Public health, External relations
Protocol to the Partnership and Cooperation Agreement, establishing a partnership between the European Communities and their Member States, of the one part, and the Russian Federation, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union (23/04/2007)	23/04/2007	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Russian Federation on trade in textile products (initialled in Brussels on 28 March 1998) (23/07/1998)	01/05/1998	<p>Review clause: <u>Article 6</u> 4. Without prejudice to the removal of restrictions laid down by Article 1, the operation of this Agreement shall in any event be reviewed if Russia becomes a Member of the WTO during the validity of this Agreement.</p> <p>Sunset clause: <u>Article 6</u> 2. This Agreement shall be in force for the duration of the Partnership and Cooperation Agreement.</p>	Contracting Parties	To be reviewed when Russia becomes a WTO member			Trade
RUSSIA, EURATOM							
Agreement between the European Economic Community and the European Atomic Energy Community and the Union of Soviet Socialist Republics on trade and commercial and economic cooperation (18/12/1989)	01/04/1990 (In force)	<p>Management and implementation clause: <u>TITLE V - Joint committee - Article 22</u> 1. (a) A joint committee shall be set up comprising representatives of the Community, on the one hand, and representatives of the USSR, on the other. ... (d) The joint committee shall meet once a year in Brussels and Moscow alternately. Special meetings may be convened by mutual agreement, at the request of either Contracting Party. The office of chairman of the joint committee shall be held alternately by each of the Contracting Parties. Wherever possible, the agenda for meetings of the joint committee shall be agreed beforehand. 2. (a) The joint committee shall ensure the proper functioning of this Agreement and shall devise and recommend measures for achieving its objectives, keeping in view the economic and social policies of the Contracting Parties.</p> <p>Sunset clause: <u>Article 25</u> 1. This Agreement shall enter into force on the first day of the second month following the date on which the Contracting Parties have notified each other that the legal procedures necessary to this end have been completed. The Agreement shall be concluded for an initial period of 10 years. The Agreement shall be automatically renewed year by year provided that neither Contracting Party gives the other Party written notice of denunciation of the Agreement six months before it expires.</p>	Joint Committee	no specific timeframe		2016*	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
SWITZERLAND							
Agreement between the European Community and the Swiss Confederation on the simplification of inspections and formalities in respect of the carriage of goods and on customs security measures (25/06/2009)	01/01/2011	<p>Management, consultation and implementation clause:</p> <p><u>Article 19 - Joint Committee</u></p> <p>1. A Joint Committee is hereby established on which the Contracting Parties shall be represented. ...</p> <p>3. The Joint Committee shall meet as required but no less than once a year. Any Contracting Party may request that a meeting be convened.</p> <p>4. The Joint Committee shall establish its rules of procedure which shall contain, inter alia, provisions on the convening of meetings, the appointment of the chairperson and the chairperson's term of office. ...</p> <p><u>Article 21 - Powers of the Joint Committee</u></p> <p>1. It shall be the responsibility of the Joint Committee to administer this Agreement and ensure its proper implementation. For that purpose it shall make recommendations and take decisions. ...</p> <p>5. For the purposes of the proper implementation of this Agreement, the Joint Committee shall be informed at regular intervals by the Contracting Parties of experience gained in its implementation and those Contracting Parties shall, at the request of any one of them, consult one another within the Joint Committee.</p>	Joint Committee	no specific timeframe		2016*	Customs
Agreement between the European Community and the Swiss Confederation amending the Agreement between the European Community and the Swiss Confederation on trade in agricultural products (14/05/2009)	01/06/2009	<p>Consultations:</p> <p><u>Amendment 6 of Article 5 (Varieties) of Annex 6</u></p> <p>6. The Parties may hold technical consultations with a view to assessing the data on which acceptance of a given variety is based in either Party. Where appropriate, the Working Group on Seeds shall be kept informed of the results of such consultations.</p> <p><u>Amendment 6 of Article (Derogations) of Annex 6</u></p> <p>8. The Parties may hold technical consultations with a view to assessing the implications for this Annex of derogations as referred to in paragraphs 1 to 4.</p>	Contracting Parties	(no specific timeline)		(at request)	Agriculture, Trade
Agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union Rule of Law Mission in Kosovo, EULEX KOSOVO (29/07/2008)	01/08/2008 (In force as long as the conditions are complied with.)	<p>Sunset clause:</p> <p><u>Article 9 - Entry into force</u></p> <p>3. This Agreement shall remain in force for the duration of the Swiss Confederation's contribution to the operation.</p>					Foreign and Security Policy
Agreement between the Swiss Confederation and the European Union on the security procedures for the exchange of classified information (28/04/2008)	01/06/2008	<p>Review clause:</p> <p><u>Article 17</u></p> <p>2. This Agreement may be reviewed for consideration of possible amendments at the request of either Party.</p> <p>Consultations:</p> <p><u>Article 8</u></p> <p>The Parties shall provide mutual assistance with regard to security of classified information subject to this Agreement and matters of common security interest. Mutually agreed and reciprocal security consultations and inspections shall be conducted by the authorities as defined in Article 11 to assess the effectiveness of the Security Arrangements within their respective responsibility to be established pursuant to Articles 11 and 12.</p>	Contracting Parties	at request		(when necessary)	External relations
Agreement revising the Agreement between the European Community and the Swiss Confederation on mutual recognition in relation to conformity assessment (22/12/2006)	01/02/2007	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the European Union and the Government of the Swiss Confederation on the participation of the Swiss Confederation in the European Union military operation in support of the United Nations Organisation Mission in the Democratic Republic of the Congo (MONUC) during the election process (Operation EUFOR RD Congo) (10/08/2006)	10/08/2006	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union Monitoring Mission in Aceh (IDN) (Aceh Monitoring Mission AMM) (22/12/2005)	01/02/2006 (In force as long as the conditions are complied with.)	Sunset clause: <u>Article 10 - Entry into force</u> 3. This Agreement shall remain in force for the duration of the Swiss Confederation's contribution to the operation.					Foreign and Security Policy
Agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union military crisis management operation in BIH (operation ALTHEA) (22/12/2005)	01/02/2006 (In force as long as the conditions are complied with.)	Sunset clause: <u>Article 9 - Entry into force</u> 3. This Agreement shall remain in force for the duration of the Swiss Confederation's contribution to the operation.					Foreign and Security Policy
Agreement between the European Community and the Swiss Confederation amending the agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 concerning the provisions applicable to the processed agricultural products (26/10/2004)	30/03/2005	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Community and the Swiss Confederation concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland (26/10/2004)	01/03/2008	Management and implementation clause: <u>Article 3</u> 1. A Mixed Committee shall be established consisting of representatives of the Contracting Parties. ... 3. The Mixed Committee shall meet at the initiative of its President or at the request of any of its members. 4. The Mixed Committee shall meet at the appropriate level, depending on needs, with a view to examining the implementation and practical application of the provisions referred to in Article 1 and to holding an exchange of views on drawing up acts and measures amending or building upon the provisions referred to in Article 1. All exchanges of information concerning this Agreement shall be deemed to have taken place in accordance with the Mixed Committee's terms of reference. Consultations: <u>Article 2</u> 1. When new legislation is drafted amending or building upon the provisions of Article 1, the Commission of the European Communities, hereinafter referred to as the 'Commission', shall informally consult the Swiss experts in the same way as it consults the experts of the Member States when drafting its proposals. ... 3. The Contracting Parties shall consult each other again, at the request of one of their number, in the Mixed Committee, at important points in the stage prior to adoption of the legislation referred to in paragraph 1, in a continuous process of information provision and consultation. 4. The Contracting Parties shall work together in good faith during the information provision and consultation stage with a view to facilitating the activities of the Mixed Committee at the end of the process, in accordance with this Agreement.	Mixed Committee	no specific timeframe		at request (at request)	Justice, freedom and security

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Swiss Confederation concerning the participation of Switzerland in the European Environment Agency and the European Environment Information and Observation Network (26/10/2004)	01/04/2006	<p>Management and implementation clause: <u>Article 16</u> 1. A Joint Committee, composed of representatives of the Contracting Parties, shall ensure the proper application of this Agreement. It shall meet upon request of a Contracting Party. 2. The Joint Committee shall hold an exchange of views on the implications of new Community legislation amending Regulation EEC No 1210/90 or any other legal instrument referred to in this Agreement, including, if appropriate, on any expected implications relating to the financial contribution laid down in Article 2 of this Agreement and Annex II thereto. ...</p> <p>Consultations: <u>ANNEX IV - Financial control as regards Swiss participants in activities of the European Environment Agency and EIONET, Article 4 - Information and consultation</u> 1. For the purposes of proper implementation of this Annex, the competent Swiss and Community authorities shall exchange information regularly and, at the request of one of the Parties, shall conduct consultations.</p>	Joint Committee			at request (when necessary)	Environment
Agreement between the European Community and the Swiss Confederation envisaging measures equivalent to those provided for in Council Directive 2003/48/EC on taxation of the incomes of the saving in the form of payments of interests (26/10/2004)	01/07/2005	<p>Consultations: <u>Article 12 - Consultation</u> If any disagreement arises between the Swiss competent authority and one or more of the other competent authorities referred to in Article 11 as to the interpretation or application of this Agreement, they shall endeavour to resolve this by mutual agreement. They shall immediately notify the Commission of the European Communities and the competent authorities of the other Member States of the results of their consultations. In relation to issues of interpretation the Commission may take part in consultations at the request of any of the competent authorities.</p> <p>Review and consultations clause: <u>Article 13 - Review</u> 1. The Contracting Parties shall consult each other at least every three years or at the request of either Contracting Party with a view to examining and – if deemed necessary by the Contracting Parties – improving the technical functioning of this Agreement and assessing international developments. The consultations shall be held within one month of the request or as soon as possible in urgent cases. 2. On the basis of such an assessment, the Contracting Parties may consult each other in order to examine whether changes to this Agreement are necessary taking into account international developments. 3. As soon as sufficient experience of the full implementation of Article 1(1) is available, the Contracting Parties shall consult each other in order to examine whether changes to this Agreement are necessary taking into account international developments. 4. For the purposes of the consultations referred to in paragraphs 1, 2 and 3, each Contracting Party shall inform the other Contracting Party of possible developments which could affect the proper functioning of this Agreement. This shall also include any relevant agreement between one of the Contracting Parties and a third State.</p>	Contracting Parties	2017***		(when necessary in case of conflict and 2017***)	Taxation
Agreement between the European Community and the Swiss Confederation on cooperation in the field of statistics (26/10/2004)	01/01/2007	<p>Management and implementation clause: <u>Article 3 - Joint Committee</u> 1. A Committee composed of representatives of the Contracting Parties, to be known as the ‘Community/Switzerland Statistical Committee’ (hereinafter referred to as the Joint Committee), is hereby established. It shall be responsible for the administration of this Agreement and shall ensure its proper implementation. For this purpose it shall make recommendations and take decisions in the cases provided for in this Agreement. The Joint Committee shall act by mutual agreement. A decision of the Joint Committee shall be binding upon the Contracting Parties. ... 4. The Joint Committee shall meet as and when necessary. Either Contracting Party may request the convening of a meeting. The Joint Committee may decide to set up any subcommittee or working party that can assist it in carrying out its tasks. 5. A Contracting Party may at any time raise a matter of concern at the level of the Joint Committee.</p>	Joint Committee	no specific timeframe		when necessary	Economic and Monetary Policy
Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis (26/10/2004)	01/03/2008	<p>Management and implementation clause: <u>Article 3</u> 1. A Mixed Committee is hereby established, consisting of representatives of the Swiss Government, members of the Council of the European Union, hereinafter referred to as the "Council", and members of the Commission of the European Communities, hereinafter referred to as the "Commission". 3. The Mixed Committee shall meet at the initiative of its President or at the request of any of its members. <u>Article 4</u> 1. The Mixed Committee shall address, in accordance with this Agreement, all matters covered by Article 2 and shall ensure that any concern entertained by Switzerland is duly considered. 2. In the Mixed Committee at ministerial level, the representatives of Switzerland shall have the opportunity: ... - to express themselves on any questions concerning the drawing up of provisions of concern to them or the implementation thereof.</p>	Mixed Committee	no specific timeframe		at request	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of exchange of letters between the European Community and the Swiss Confederation on the date of implementation of the agreement between the European Community and the Swiss Confederation envisaging measures equivalent to those provided for in Council Directive 2003/48/EC of 3 June 2003 on taxation of the incomes of the saving in the form of payments of interests (26/10/2004)	01/07/2005	This international agreement does not include any of these clauses.					Taxation
Memorandum of Understanding between the European Community, the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the Republic of Austria, the Portuguese Republic, the Republic of Finland, the Kingdom of Sweden, the United Kingdom of Great Britain and Northern Ireland, and the Swiss Confederation (26/10/2004)	26/10/2004	<p>Consultations:</p> <p>4. DECLARATION OF INTENT</p> <p>The signatories of this Memorandum of Understanding declare that they consider the Agreement referred to in point 1 (Agreement providing for measures equivalent to those laid down in Council Directive 2003/48/EC of 3 June 2003 on the taxation of savings income in the form of interest payments) and this Memorandum to provide an acceptable and balanced arrangement that can be considered as safeguarding the interests of the parties. They will therefore implement the agreed measures in good faith and will not act unilaterally to undermine this arrangement without due cause. If any significant difference between the coverage of the Directive (2003/48/EC) as adopted on 3 June 2003 and that of the Agreement should be discovered, in particular with regard to Article 1(2) and Article 6 of the Agreement, the Contracting Parties will immediately enter into consultations in accordance with Article 13(1) of the Agreement with a view to ensuring that the equivalent nature of the measures provided for in the Agreement is maintained.</p>	Contracting Parties			(when necessary)	Taxation
Protocol to the Agreement between the European Community and its Member States, of the one part, and the Swiss Confederation, of the other, on the free movement of persons regarding the participation, as contracting parties, of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic pursuant to their Accession to the European Union (26/10/2004)	01/04/2006	This international agreement does not include any of these clauses.					External relations
Agreement between the European Union and Switzerland relating to the participation of Switzerland in the European Union Police Mission in the FYR of Macedonia (EUPOL Proxima) (14/07/2004)	01/08/2004	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement between the European Union and the Confederation's Swiss government represented by the federal department of the Foreign Affairs concerning the participation of Switzerland in the European Union Police Mission (EUPM) in Bosnia and Herzegovina (11/12/2002)	11/12/2002 (In force as long as the conditions are complied with.)	<p>Sunset clause:</p> <p><u>Article 8</u></p> <p>Entry into force</p> <p>This Agreement shall enter into force upon signature. It shall remain in force for the duration of the contribution of Switzerland to the EUPM.</p>					Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of exchange of letters between the European Community and Switzerland concerning the extension of the common communication/common interface network of the systems (CCN/Csi), under the convention concerning a common transit procedure (13/04/2000)	13/04/2000	This international agreement does not include any of these clauses.					Customs
Agreement between the European Community and its Member States, of the one part, and the Swiss Confederation, of the other, on the free movement of persons (21/06/1999)	01/06/2002	<p>Management and implementation clause: <u>Article 14 - Joint Committee</u></p> <p>1. A Joint Committee composed of representatives of the Contracting Parties is hereby established. It shall be responsible for the management and proper application of the Agreement. To that end it shall issue recommendations. It shall take decisions in the circumstances provided for in the Agreement. The Joint Committee shall reach its decisions by mutual agreement.</p> <p>2. In the event of serious economic or social difficulties, the Joint Committee shall meet, at the request of either Contracting Party, to examine appropriate measures to remedy the situation. The Joint Committee may decide what measures to take within 60 days of the date of the request. This period may be extended by the Joint Committee. The scope and duration of such measures shall not exceed that which is strictly necessary to remedy the situation. Preference shall be given to measures that least disrupt the working of this Agreement.</p> <p>3. For the purposes of proper implementation of the Agreement, the Contracting Parties shall regularly exchange information and, at the request of either of them, shall consult each other within the Joint Committee.</p> <p>4. The Joint Committee shall meet as and when necessary and at least once a year. Either Party may request the convening of a meeting. The Joint Committee shall meet within 15 days of a request under paragraph 2.</p>	Joint Committee	no specific timeframe		2016* (regularly)	External relations
Agreement between the European Community and the Swiss Confederation on Air Transport (21/06/1999)	01/06/2002 (In force)	<p>Management , consultation and implementation clause <u>Joint Committee - Article 21</u></p> <p>1. A committee composed of representatives of the Contracting Parties, to be known as the "Community/Switzerland Air Transport Committee" (hereinafter referred to as the Joint Committee), is hereby established which shall be responsible for the administration of this Agreement and shall ensure its proper implementation. For this purpose it shall make recommendations and take decisions in the cases provided for in this Agreement. The decisions of the Joint Committee shall be put into effect by the Contracting Parties in accordance with their own rules. The Joint Committee shall act by mutual agreement.</p> <p>2. For the purpose of the proper implementation of this Agreement, the Contracting Parties shall exchange information and, at the request of either Contracting Party, shall hold consultations within the Joint Committee. ...</p> <p>4. The Joint Committee shall meet as and when necessary, and at least once a year. Either Contracting Party may request the convening of a meeting.</p> <p>Consultations: <u>New Legislation - Article 23</u></p> <p>2. As soon as new legislation is being drawn up by one of the Contracting Parties, it shall informally seek advice from experts of the other Contracting Party. During the period preceding the formal adoption of new legislation, the Contracting Parties shall inform and consult each other as closely as possible. At the request of one of the Contracting Parties, a preliminary exchange of views may take place in the Joint Committee.</p> <p>Sunset clause: <u>Article 36</u></p> <p>2. This Agreement shall be concluded for an initial period of seven years. It shall be renewed indefinitely unless the Community or Switzerland notifies the other Contracting Party to the contrary before the initial period expires. Where such notification is given, paragraph 4 shall apply.</p>	Community / Switzerland Air Transport Committee	no specific timeframe		2016* (when necessary)	Transport

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Swiss Confederation on certain aspects of government procurement (21/06/1999)	01/06/2002 (In force)	<p>Special review clause: <u>Article 6 - Non-discrimination</u> 3. In their procedures and practices for the award of procurement contracts below the value thresholds laid down in Article 3(4), the Parties undertake to encourage their Covered Entities to treat the suppliers and service providers of the other Party in accordance with the provisions of paragraph 1. The Parties agree that, not later than five years after the entry into force of this Agreement, the conditions and implementation of this provision will be reviewed in the light of experience acquired in their mutual relations. To that end, the Joint Committee will draw up lists of situations in which the principle established in this Article 6 is applied.</p> <p>Review clause: <u>Article 14 - Revision</u> The Parties shall review the functioning of this Agreement not later than three years from the date of its entry into force with the aim of improving its operation, if necessary.</p> <p>Sunset clause: <u>Article 18 - Entry into force and duration</u> 2. This Agreement is concluded for an initial period of seven years. It shall be renewed for an indefinite period unless the Community or Switzerland notifies the other Party to the contrary before the expiry of the initial period. In the event of such notification, the provisions of paragraph 4 shall apply.</p> <p>Management, consultations and implementation clause: <u>Article 11 - Joint Committee</u> 1. A Joint Committee is hereby established. It shall ensure the effective implementation and operation of this Agreement. To that end, it shall carry out exchanges of views and information and constitute the forum for consultations between the Parties. 2. The Joint Committee shall consist of representatives of the Parties and shall act by mutual consent. It shall adopt its rules of procedure and may establish working groups to assist it in carrying out its tasks. 3. In order to ensure the effective operation of this Agreement, the Joint Committee shall meet at least once a year or at the request of either Party. 4. The Joint Committee shall regularly examine the Annexes to this Agreement. The Joint Committee may amend them at the request of either Party.</p>	Joint Committee	2005 (2007)		2016*	External relations
Agreement between the European Community and the Swiss Confederation on mutual recognition in relation to conformity assessment (21/06/1999)	01/06/2002 (In force)	<p>Sunset clause: <u>Article 21 - Entry into force and duration</u> 2. This Agreement shall be concluded for an initial period of seven years. It shall be tacitly extended, unless the Community or Switzerland notifies the other Party to the contrary before the expiry of that period. Where such notification is given, the provisions of paragraph 4 shall apply.</p> <p>Management and implementation clause: <u>Article 10 - Committee</u> 1. A Committee on mutual recognition in relation to conformity assessment (hereinafter referred to as the "Committee"), is hereby established. It shall be composed of representatives of the Parties, and shall be responsible for the management and monitoring of the smooth functioning of this Agreement. To that end, it shall issue recommendations and take decisions in the circumstances provided for in this Agreement. It shall act by mutual agreement. ... 3. The Committee shall meet as and when necessary and at least once a year. Either Party may request the convening of a meeting. ...</p>	Committee on mutual recognition in relation to conformity assessment	no specific timeframe		2016*	Trade
Agreement between the European Community and the Swiss Confederation on the Carriage of Goods and Passengers by Rail and Road (21/06/1999)	01/06/2002 (In force)	<p>Management, consultations and implementation clause: <u>Article 51 - Joint Committee</u> 1. A Joint Committee known as the "Community/Switzerland Inland Transport Committee" is hereby established; it shall be made up of representatives of the Contracting Parties and be responsible for the management and proper application of this Agreement. To this end, it shall draw up recommendations. It shall take decisions on matters provided for under the Agreement; these decisions shall be carried out by the Contracting Parties in accordance with their own rules. The Joint Committee shall reach its decisions by common agreement. 2. In particular, the Joint Committee shall be responsible for the monitoring and application of the provisions of this Agreement ... 3. In order to ensure the satisfactory implementation of this Agreement, the Contracting Parties shall exchange information on a regular basis and, at the request of one of them, shall hold consultations within the Joint Committee. The Contracting Parties shall exchange information provided by the authorities responsible for applying this Agreement and, in particular, for issuing authorisations and carrying out inspections. These authorities shall engage in a direct exchange of correspondence. ... 5. The Joint Committee shall meet as and when necessary, and at least once a year. Either Contracting Party may request the convening of a meeting.</p> <p>Sunset clause: <u>Article 58 - Final clauses</u> 2. This Agreement shall be concluded for an initial period of seven years. It shall be renewed indefinitely unless the Community or Switzerland notifies the other Contracting Party to the contrary before the initial period expires. Where such notification is given, paragraph 4 shall apply.</p>	Joint Committee	no specific timeframe		2016*	Transport

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Swiss Confederation on trade in agricultural products (21/06/1999)	01/06/2002 (In force)	<p>Review clause: <u>Article 12 - Review</u></p> <p>1. Where either Party seeks a review of this Agreement, it shall submit a reasoned request to the other.</p> <p>2. The Parties may entrust the Committee with the task of considering any such request and, where appropriate, of putting forward recommendations, in particular with a view to holding negotiations.</p> <p>3. Any agreements resulting from negotiations as provided for in paragraph 2 shall be submitted for ratification or approval by the Parties in accordance with their respective procedures.</p> <p>Management, consultations and implementation clause: <u>Article 6 - Joint Committee on Agriculture</u></p> <p>1. A Joint Committee (hereinafter referred to as "the Committee") made up of representatives of the Parties shall be set up.</p> <p>2. The Committee shall be responsible for the administration of this Agreement and shall ensure its good functioning.</p> <p>6. To ensure the proper implementation of this Agreement, the Parties shall hold consultations within the Committee at the request of either Party.</p> <p>Sunset clause: <u>Article 17 - Entry into force and duration</u></p> <p>2. This Agreement is concluded for an initial period of seven years. It shall be renewed indefinitely unless the Community or Switzerland notifies the other Party to the contrary before the initial period expires. In the event of such notification, the provisions of paragraph 4 shall apply.</p>	Joint Committee on Agriculture	at request		(at request)	Agriculture, Trade
Agreement in the form of exchange of letters between the European Community and the Swiss Confederation adding to the agreement between the European Economic Community and the Swiss Confederation an additional protocol concerning mutual administrative assistance in customs matters - joint Statement (09/06/1997)	09/06/1997	<p>Consultations: <u>Article 14 - Application (text of Protocol)</u></p> <p>2. The Contracting Parties shall consult each other and keep each other informed of the detailed rules of implementation which are adopted in accordance with the provisions of this Protocol. In particular, they shall exchange the list of competent authorities authorized to intervene pursuant to this Protocol.</p>	Contracting Parties			(when necessary)	Customs
Agreement in the form of exchange of letters between the Swiss Confederation and the European Community pertaining to certain products of agriculture and of fishing (18/01/1996)	18/01/1996	This international agreement does not include any of these clauses.					Agriculture, Fisheries, Trade
Administrative arrangement on the application of the surplus system envisaged by the agreement on the carriage of goods by road and by road rail concluded between the European Community and Switzerland (23/12/1992)	01/01/1993	This international agreement does not include any of these clauses.					Transport
Agreement between the European Economic Community and the Swiss Confederation relating to the facilitation of controls and of the formalities at the time of the transport of goods (21/11/1990)	01/07/1991	<p>Management, consultation and implementation clause:</p> <p><u>Article 15 - Joint committee</u></p> <p>1. A joint committee is hereby established on which the Contracting Parties to this Agreement shall be represented. ...</p> <p>3. The joint committee shall meet whenever necessary but at least once a year. Any Contracting Party may request that a meeting be held.</p> <p><u>Article 16 - Consultation groups</u></p> <p>1. The competent authorities of the countries concerned may set up any consultation group responsible for dealing with questions of a practical, technical or organizational nature at regional or local level.</p> <p>2. Such consultation groups shall meet whenever necessary at the request of the competent authorities of a country. The joint committee shall be kept regularly informed of their deliberations by the Contracting Parties responsible for them.</p> <p><u>Article 17 - Powers of the joint committee</u></p> <p>1. It shall be the responsibility of the joint committee to administer this Agreement and ensure its proper implementation. For that purpose it shall make recommendations and take decisions. ...</p> <p>4. For the purposes of the proper implementation of this Agreement, the joint committee shall be informed at regular intervals by the Contracting Parties of experience gained in its implementation and those Parties shall, at the request of any one of them, consult one another within the joint committee.</p>	Joint Committee	regularly		2016* (when necessary)	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Economic Community and the Swiss Confederation concerning direct insurance other than the life insurance - Protocol n° 1: the solvency margin - Protocol n°2: the work programme - Protocol n°3: relation between the ECU and the Swiss franc - Protocol n°4: Agencies and branches falling within the competence of companies the registered office of which is located out of the territories to which this agreement is applicable (10/10/1989)	01/01/1993	<p>Management and implementation clause:</p> <p><u>Article 37 - Joint Committee</u></p> <p>37.1. A Joint Committee, composed of representatives of Switzerland and representatives of the Community, is hereby established, which shall be responsible for the administration of the Agreement and its proper implementation and for taking decisions in the circumstances provided for therein. Its decisions shall be taken by mutual agreement.</p> <p>37.2. For the purpose of the proper implementation of the Agreement, the contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. The exercise of supervision, referred to in Section V, shall not come within its powers. ...</p>	Joint Committee	regularly		no specific timeframe	Internal Market and Consumer Protection / IMCO
Supplementary Protocol to the Agreement between the European Economic Community and the Swiss Confederation concerning the elimination of existing and prevention of new quantitative restrictions affecting exports or measures having equivalent effect - Joint Declaration (12/07/1989)	04/07/1990	This international agreement does not include any of these clauses.					Customs
Third additional protocol in the agreement between the European Economic Community and the Swiss Confederation following the accession of the Kingdom of Spain and the Portuguese Republic to the Community (23/06/1989)	01/03/1990	This international agreement does not include any of these clauses.					External relations
Second additional protocol in the agreement between the European Economic Community and the Swiss Confederation following the accession of the Kingdom of Spain and the Portuguese Republic to the Community (20/03/1989)	20/03/1989	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters amending the agreement between the European Economic Community and the Swiss Confederation concerning certain cheeses (25/11/1987)	25/11/1987	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of exchange of letters relating to the amendment of the agreement between the European Economic Community and the Swiss Confederation on the application of the regulation concerning Community transit (19/10/1987)	01/01/1988	This international agreement does not include any of these clauses.					Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Additional protocol in the agreement between the European Economic Community and the Swiss Confederation following the accession of the Kingdom of Spain and the Portuguese Republic to the Community - Exchange of letters between the European Economic Community and the Swiss Confederation concerning import in Spain of the products of under position 84.41 A I of the Common Customs Tariff (14/07/1986)	01/01/1987	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters covering the non agricultural products and the processed agricultural products not covered by the agreement between the European Economic Community and the Swiss Confederation (14/07/1986)	01/03/1986	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreements in the form of exchanges of letters between the European Economic Community and the Swiss Confederation concerning agriculture and fisheries (14/07/1986)	14/07/1986	This international agreement does not include any of these clauses.					Agriculture, Fisheries, Trade
Scientific and technical cooperation framework agreement between the European Communities and the Swiss Confederation (08/01/1986)	17/07/1987	<p>Management and implementation clause: <u>C. Joint Committee - Article 10</u> A Joint Committee called 'the Switzerland/Communities Research Committee' shall be set up, to: ... - ensure the proper execution of this Agreement. <u>Article 11</u> The Joint Committee, composed of representatives of the Commission and Switzerland, shall adopt its on rules of procedure. It shall meet at the request of any of the Contracting Parties and at least once a year.</p> <p>Review clause: <u>Article 15</u> This Agreement shall be of indefinite duration. Each Contracting Party shall be able at any time to denounce this Agreement or request a review thereof subject to 12 months' notice.</p>	Joint Committee	at request		2016*	Research and innovation
Agreement in the form of exchange of letters between the European Economic Community and the Swiss Confederation relating to the trading system concerning the soups, sauces and condiments (18/11/1985)	01/01/1986	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of exchange of letters amending table II annexed to the protocol n° 2 of the agreement between the European Economic Community and the Swiss Confederation (19/12/1983)	19/12/1983	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Additional protocol in the agreement between the European Economic Community and the Swiss Confederation following the accession from the Hellenic Republic to the Community (18/09/1981)	01/01/1981	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters relating to the amendment of the agreement between the European Economic Community and the Swiss Confederation on the application of the regulation concerning Community transit and concerning application in the Community of the decision 3/79 of the Joint Committee established by the aforementioned agreement (23/06/1980)	01/07/1980	This international agreement does not include any of these clauses.					Customs
Agreement in the form of exchange of letters amending the agreement between the European Economic Community and the Swiss Confederation with a view to arranging certain tariff specifications (29/09/1978)	29/09/1978	This international agreement does not include any of these clauses.					Customs
Agreement in the form of exchange of letters amending the annex A of the protocol n° 1 of the agreement between the European Economic Community and the Swiss Confederation (24/04/1978)	24/04/1978	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters relating to the amendment of the agreement between the European Economic Community and the Swiss Confederation on the application of the regulation concerning Community transit (14/06/1977)	01/07/1977	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters modifying the English version of table II of the protocol n° 2 of the agreement between the European Economic Community and the Swiss Confederation (08/11/1976)	08/11/1976	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters amending tables I and II annexed to the protocol n° 2 of the agreement between the European Economic Community and the Swiss Confederation (20/07/1976)	20/07/1976	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Additional agreement on validity for the principality of Liechtenstein of the agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 (22/07/1972)	01/01/1973	Management, review, consultations and implementation clause: <u>Article 29</u> 1. A Joint Committee is hereby established, which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decision in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules. 2. For the purpose of the proper implementation of the Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. ... <u>Article 30</u> 1. The Joint Committee shall consist of representatives of the Community, on the one hand, and of representatives of Switzerland, on the other. ... <u>Article 31</u> 2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure.	Joint Committee	no specific timeframe		2016* (at request)	Customs
Agreement between the European Economic Community and the Swiss Confederation - Protocol n°1 on the arrangement applicable to certain products - Protocol n°2 on the products subject to a special treatment to take account of the differences in cost of the integrated agricultural products - Protocol on n°3 relating to the definition of the original product concept and to the administrative cooperation methods - Protocol n°4 aiming at certain special provisions concerning Ireland - Protocol n°5 on the applicable arrangement by Switzerland on imports of certain products subject to the arrangement aiming at the constitution of obligatory reserves (22/07/1972)	01/01/1973	Management, review, consultations and implementation clause: <u>Article 29</u> 1. A Joint Committee is hereby established, which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decisions in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules. 2. For the purpose of the proper implementation of the Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. ... <u>Article 30</u> 1. The Joint Committee shall consist of representatives of the Community, on the one hand, and of representatives of Switzerland, on the other. ... <u>Article 31</u> 2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure.	Joint Committee	no specific timeframe		2016* (at request)	Trade
Additional Agreement to the Agreement concerning products of the clock and watch industry between the European Economic Community and its Member States and the Swiss Confederation (20/07/1972)	01/01/1973	Special review clause: <u>Article 3</u> The Agreement and the annexed list shall be published in the official journals of the contracting parties and shall be communicated to the watch and clock manufacturers by the trade associations concerned. Changes in the annexed list shall be published and communicated in the same manner. Every three years at least, beginning from the entry into force of the Agreement, the Joint Committee shall review the list to take into account any items which have in the meantime been entered on or struck off the list. The new list shall be published and communicated in the same manner.	Joint Committee	(2018***)			Customs
Tariff agreement with Switzerland negotiated under Article XXVIII of GATT on certain cheeses of the ex position 04,04 of the Common Customs Tariff, signed in Geneva on 29 June 1967 (29/06/1967)	01/07/1967	This international agreement does not include any of these clauses.					Agriculture, Trade
Participation agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union Integrated Border Management Assistance Mission in Libya (EUBAM Libya) (04/07/2014)	04/07/2014 (In force as long as the conditions are complied with.)	Sunset clause: <u>Article 9 - Entry into force and termination</u> 3. This Agreement shall remain in force for the duration of the Swiss Confederation's contribution to the mission.					Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the Swiss Confederation on the participation of the Swiss Confederation in the European Union military mission to contribute to the training of the Malian Armed Forces (EUTM Mali) (28/04/2014)	28/04/2014 (In force as long as the conditions are complied with.)	Sunset clause: <u>Article 9 - Entry into force and termination</u> 3. This Agreement shall remain in force for the duration of the Swiss Confederation's contribution to the mission.					Foreign and Security Policy
Agreement between the European Union and the Swiss Confederation on the protection of designations of origin and geographical indications for agricultural products and foodstuffs, amending the Agreement between the European Community and the Swiss Confederation on trade in agricultural products (17/05/2011)	01/12/2011	Review clause: <u>ANNEX 12 - on the protection of designations of origin and geographical indications for agricultural products and foodstuffs</u> <u>Article 16 - Review clause</u> 1. As regards the GIs (geographical indications for agricultural products and foodstuffs) which have been recently registered by either Party, the Parties shall conduct the examination and consultation referred to in Article 3, in order to protect these products. New GIs will be included in Appendix 1 using the Committee procedures. 2. The Parties undertake to examine the cases of GIs which are not included in Appendix 1 no later than two years after the entry into force of this Annex. 3. The date referred to in Article 9(2) relates to the date when the request is sent to the other Party. 4. The Parties shall consult each other with regard to any other amendments to be made to the Annex. 5. Implementation measures not provided for in this Annex shall, where appropriate, be decided upon by the Committee.	Contracting Parties	2013		2016*	Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community, of the one part, and the Swiss Confederation, of the other part, concerning Protocol 2 to the Agreement between the European Economic Community and the Swiss Confederation (25/03/2000)	01/04/2000	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Community and the Swiss Confederation amending Annex 11 to the Agreement between the European Community and the Swiss Confederation on trade in agricultural products (18/12/2008)	01/12/2009	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Swiss Confederation on certain technical amendments to Annexes I and II to the Agreement between the European Community and the Swiss Confederation providing for measures equivalent to those laid down in Council Directive 2003/48/EC on taxation of savings income in the form of interest payments by reason of the accession of the Republic of Bulgaria and Romania (01/01/2007)	01/01/2007	This international agreement does not include any of these clauses.					Taxation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Exchange of letters between the European Economic Community and the Swiss Confederation, founding direct cooperation between the authorities of the Member States of the Community responsible for the prevention of fraud and the competent Swiss authorities (15/10/1984)	14/11/1984	This international agreement does not include any of these clauses.					External relations
Cooperation Agreement between the European Union and its Member States, of the one part, and the Swiss Confederation, of the other, on the European Satellite Navigation Programmes (18/12/2013)	01/01/2014	<p>Management and implementation clause: <u>Article 20 - Joint Committee</u> 1. A Joint Committee known as the "European Union/Switzerland GNSS Committee" is hereby established. It shall be composed of representatives of the Parties and be responsible for the management and proper application of this Agreement. To this end, it shall draw up recommendations. It shall take decisions in the cases provided for in this Agreement; those decisions shall be carried out by the Parties in accordance with their own rules. The Joint Committee shall reach its decisions by common agreement. ... 3. The Joint Committee shall meet as and when necessary. The European Union or Switzerland may request the convening of a meeting. The Joint Committee shall meet within 15 days of a request under Article 22(2). ...</p> <p>Consultations: <u>Article 21 - Consultations</u> 1. In order to ensure the satisfactory implementation of this Agreement, the Parties shall exchange information on a regular basis and, at the request of one of them, shall hold consultations within the Joint Committee. 2. The Parties shall promptly consult, at the request of one of them, on any question arising out of the interpretation or application of this Agreement.</p>	Joint Committee	no specific timeframe		at request (regularly)	Industrial policy
Cooperation agreement between the European Community and its Member States, of the one part, and the Swiss Confederation, of the other part, to combat fraud and any other illegal activity to the detriment of their financial interests (26/10/2004)	08/03/2009	<p>Management and implementation clause: <u>Article 39 - Joint Committee</u> 1. A Joint Committee shall be established, consisting of representatives of the Contracting Parties, and shall be responsible for the sound application of this Agreement. To that end, it shall make recommendations and take decisions in the cases provided for by the Agreement. It shall act by mutual agreement. ... 3. The Joint Committee shall meet as required but no less than once every year. Any Contracting Party may request that a meeting be convened. 4. The Joint Committee may decide to establish working parties or expert groups to assist it in the performance of its tasks.</p>	Joint Committee	no specific timeframe		2016*	External relations
Protocol to the Agreement between the European Community and its Member States, of the one part, and the Swiss Confederation, of the other, on the free movement of persons, regarding the participation, as contracting parties of the Republic of Bulgaria and Romania pursuant to their accession to the European Union (27/05/2009)	01/06/2009	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
SWITZERLAND, EURATOM							
Cooperation agreement between the European Atomic Energy Community and the Swiss Confederation in the field of controlled thermonuclear fusion and of the plasma physics (14/09/1978)	30/05/1979	Management and implementation clause: <u>Article 16</u> 16.1. A joint body which shall be called "the Euratom/Switzerland Fusion Committee" is hereby set up consisting, on the one hand, of Commission representatives and, on the other, representatives of the Federal Council. 16.2. The Euratom/Switzerland Fusion Committee shall be responsible for ensuring that this Agreement is properly implemented. It shall investigate any measures likely to improve cooperation pursuant to this Agreement and shall keep abreast of the progress of work. 16.3. If one of the Contracting Parties considers that the other Contracting Party has failed to comply with an obligation under the Agreement, it shall notify the Euratom/Switzerland Fusion Committee forthwith. 16.4. The Euratom/Switzerland Fusion Committee may, for the purposes of fulfilling its tasks, formulate, on the basis of opinions delivered by the LG, recommendations, which shall be communicated to the authorities concerned in Euratom and in Switzerland, as regards the adoption of programmes and budgets in the fields of research covered by this Agreement. ... 16.6. The Euratom/Switzerland Fusion Committee shall meet at the request of either of the Contracting Parties, and at least once a year.	Euratom / Switzerland Fusion Committee	no specific timeframe		2016*	Energy
Protocol amending the Cooperation Agreement between the European Atomic Energy Community and the Swiss Confederation in the field of controlled thermonuclear fusion and plasma physics (30/06/1982)	30/06/1982	This international agreement does not include any of these clauses.					Energy
Agreement on scientific and technological cooperation between the European Community and the European Atomic Energy Community, of the one part, and the Swiss Confederation, of the other part (25/06/2007)	28/02/2008	Management, review and implementation clause: <u>Article 6 - Switzerland/Communities Research Committee</u> 1. The Switzerland/Communities Research Committee set up in the Framework Agreement shall review, evaluate and ensure the proper implementation of this Agreement. Any issues arising from the implementation or interpretation of this Agreement shall be referred to this Committee. Consultations: IV. Information and consultation <u>Annex C - IV. Information and consultation</u> 1. For the purposes of proper implementation of this Annex, the competent Swiss and Community authorities shall regularly exchange information and, at the request of one of the Parties, shall conduct consultations.	Switzerland / Communities Research Committe	no specific timeframe		2016* (at request)	Research and innovation
SWITZERLAND, ECSC							
Agreement between the Member States of the European Coal and Steel Community and Swiss Confederation (22/07/1972)	01/01/1974	Management, review and implementation clause: <u>Article 25</u> 1. A Joint Committee is hereby established, which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decisions in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules. 2. For the purpose of the proper implementation of the Agreement, the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. ... <u>Article 26</u> 1. The Joint Committee shall consist of representatives of the Contracting Parties. ... <u>Article 27</u> 1. Each Contracting Party shall preside in turn over the Joint Committee, in accordance with the arrangements to be laid down in its rules of procedure. 2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition, meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure.	Joint Committee	no specific timeframe		2016* (at request)	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
NORWAY							
Additional Protocol to the Agreement between the European Economic Community and the Kingdom of Norway (28/07/2010)	01/05/2011	This international agreement does not include any of these clauses.					Fisheries
Agreement in the form of an Exchange of Letters between the European Community and the Kingdom of Norway concerning the provisional application of the Agreement on the participation of the Republic of Bulgaria and Romania in the European Economic Area and the provisional application of four related Agreements (25/07/2007)	01/08/2007	This international agreement does not include any of these clauses.					Internal Market and Consumer Protection / IMCO
Agreement between the European Community and the Kingdom of Norway on the revision of the amount of the financial contribution from Norway provided for in the Agreement between the European Community and the Kingdom of Norway on the participation of Norway in the work of the European Monitoring Centre for Drugs and Drug Addiction (EMCDDA) (14/12/2006)	01/02/2007	This international agreement does not include any of these clauses.					Public health, External relations
Agreement in the form of an Exchange of Letters between the European Community and the Kingdom of Norway concerning adjustments of trade preferences in cheese undertaken on the basis of Article 19 of the Agreement on the European Economic Area (08/12/2006)	08/12/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of exchange of letters between the European Community and the Kingdom of Norway concerning the protocol No. 2 of the agreement B of free trade between the European Economic Community and the Kingdom of Norway (13/12/2004)	13/12/2004	This international agreement does not include any of these clauses.					Trade
Agreement between the European Union and the Kingdom of Norway establishing a framework for the participation of the Kingdom of Norway to the crisis management operations led by the European Union (03/12/2004)	01/01/2005	Review clause: <u>Article 16 - Entry into force</u> 3. This Agreement shall be subject to review not later than 1 June 2008, and subsequently at least every three years.	Contracting Parties	2017***			Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the Kingdom of Norway on the safety procedures for the exchange of classified information (22/11/2004)	01/12/2004	Review clause: <u>Article 17</u> 2. This Agreement may be reviewed for consideration of possible amendments at the request of either Party.	Contracting Parties	at request			Foreign and Security Policy
Additional Protocol to the Agreement between the European Economic Community and the Kingdom of Norway consequent on the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic to the European Union (14/10/2003)	06/12/2005	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters between the European Community and the Kingdom of Norway pertaining to certain products of agriculture (14/10/2003)	06/12/2005	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of exchange of letters between the European Community and the Kingdom of Norway concerning the granting of additional trade preferences for agricultural products, on the basis of Article 19 of the agreement on the European Economic Area (20/06/2003)	01/07/2003	Consultations: <u>A. Letter from the European Union / B. Letter from Norway</u> <u>9.</u> Consultations will be held at the request of either Party on any question relating to the operation of this Agreement. In case of difficulties, these consultations will be held as promptly as possible, with a view to the adoption of appropriate corrective measures.	Contracting Parties			(at request)	Agriculture, Trade
Agreement between the European Union and the Kingdom of Norway concerning the participation of the Kingdom of Norway to the European Union Police Mission (EUPM) in Bosnia and Herzegovina (19/12/2002)	19/12/2002	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement in the form of exchange of letters between the European Community, on the one hand, and the Kingdom of Norway, on the other hand, concerning the protocol n° 2 of the agreement B of free trade between the European Economic Community and the Kingdom of Norway - approved Official report (27/11/2002)	27/11/2002	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the Community and each of the EFTA countries that grants tariff preferences under the GSP (Norway and Switzerland), providing that goods originating in Norway or Switzerland shall be treated on their arrival on the customs territory of the Community as goods with content of Community origin (reciprocal agreement) (29/01/2001)	19/07/2002	This international agreement does not include any of these clauses.					Customs
Agreement between the European Community and the Kingdom of Norway on the participation of Norway in the work of the European Monitoring Centre for Drugs and Drug Addiction (19/10/2000)	01/01/2001	This international agreement does not include any of these clauses.					Public health, External relations
Agreement in the form of exchange of letters between the EC and Norway concerning the extension of the common network of communications on common interface of the systems (CCN. Csi) under the convention concerning a common transit procedure (28/08/2000)	28/08/2000	This international agreement does not include any of these clauses.					Customs
Agreement on customs cooperation in the form of an Exchange of Letters between the European Community and the Kingdom of Norway (10/04/1997)	10/04/1997	This international agreement does not include any of these clauses.					Customs
Agreement in the form of exchange of letters between the European Community, on the one hand, and the kingdom of Norway, on the other hand, concerning the protocol n° 2 of the agreement between the European Community and the kingdom of Norway (20/12/1996)	20/12/1996	This international agreement does not include any of these clauses.					Trade
Agreement in the form of exchange of letters between the kingdom of Norway and the European Community pertaining to certain products of agriculture (20/12/1995)	20/12/1995	Consultations: 5. Consultations will be held at the request of either party on any question relating to the operation of this arrangement.	Contracting Parties			(at request)	Agriculture, Trade
Additional protocol in the agreement between the European Community and the kingdom of Norway to take account of the accession of the Republic of Austria, the Republic of Finland and the kingdom of Sweden to the Community (25/07/1995)	01/09/1995	This international agreement does not include any of these clauses.					Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of exchange of letters between the European Economic Community and the Kingdom of Norway relating to the adaptation of the agreement on the mutual cheese trade (16/03/1993)	16/03/1993	Consultations: A. Letter from the Community / B. Letter from Norway 2. if necessary, during the second half of 1993 consultations will be held to determine the quantities and import duties applicable for the following years.	Contracting Parties			(1993-)	Agriculture, Trade
Agreement in the form of exchange of letters between the European Community and the kingdom of Norway concerning certain arrangements in the agricultural field (02/02/1992)	01/01/1994	Consultations: 5. Consultations will be held at the request of either party on any question relating to the operation of this agreement.	Contracting Parties			(at request)	Agriculture, Trade
Agreement in the form of exchange of letters between the European Economic Community and the Kingdom of Norway concerning the fishing agreement between the European Economic Community and the Kingdom of Norway (02/02/1992)	01/01/1993	This international agreement does not include any of these clauses.					Fisheries
Supplementary Protocol to the Agreement between the European Economic Community and the Kingdom of Norway concerning the elimination of existing and prevention of new quantitative restrictions affecting exports or measures having equivalent effect (26/07/1989)	01/01/1990	This international agreement does not include any of these clauses.					Customs
Third additional protocol in the agreement between the European Economic Community and the Republic of Norway following the accession of the Kingdom of Spain and the Portuguese Republic to the Community (09/06/1989)	01/11/1989	This international agreement does not include any of these clauses.					External relations
Second additional protocol in the agreement between the European Economic Community and the Kingdom of Norway following the accession of the Kingdom of Spain and the Portuguese Republic to the Community (19/04/1989)	19/04/1989	This international agreement does not include any of these clauses.					External relations
Additional protocol in the agreement between the European Community and the Kingdom of Norway following the accession of the Kingdom of Spain and the Portuguese Republic to the Community (14/07/1986)	01/03/1987	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreements in the form of exchange of letters between the EC and the kingdom of Norway relating to the fields of agriculture and of fishing (14/07/1986)	01/03/1987	Consultations: <u>Exchange of Letters N° 3</u> The two parties may engage in consultations, when appropriate, on the subject of the concessions as laid down in this Exchange of Letters, in order to examine the possibilities for their further development.	Contracting Parties			(when necessary)	Agriculture, Fisheries, Trade
Agreements in the form of exchange of letters covering the non agricultural processed products not covered by the agreement between the European Community and the kingdom of Norway (14/07/1986)	01/03/1987	This international agreement does not include any of these clauses.					Agriculture, Trade
Framework Agreement for Scientific and Technical Cooperation between the European Communities and the Kingdom of Norway (10/03/1986)	17/07/1987	Review clause: <u>Article 15</u> This Agreement shall be of indefinite duration. Each contracting party shall be able to denounce this Agreement at any time or request a review thereof subject to 12 months' notice.	Contracting Parties	when necessary			Research and innovation
Additional protocol in the agreement between the EC and the kingdom of Norway as a result of the accession from the Hellenic Republic to the Community (06/11/1980)	06/11/1980	This international agreement does not include any of these clauses.					External relations
Agreement in the form of exchange of letters aiming to rectify certain quotas with zero duty opened by the United Kingdom in accordance with the protocol n° 1 of the free trade agreements between the European Economic Community and the Kingdom of Norway (29/04/1980)	29/04/1980	This international agreement does not include any of these clauses.					Trade
Agreement in the form of exchange of letters amending tables I and II annexed to the protocol n° 2 of the agreement between the European Economic Community and the Kingdom of Norway (27/02/1980)	01/01/1977	This international agreement does not include any of these clauses.					Trade
Agreement on fishing between the European Community and the kingdom of Norway (27/02/1980)	16/06/1981 (In force)	Consultations: <u>Article 8</u> The Parties agree to consult on questions relating to the implementation and proper functioning of this Agreement, or in the event of a dispute concerning the interpretation or application thereof. Sunset clause: <u>Article 13</u> This Agreement shall remain in force for an initial period of 10 years after the date of its entry into force. In the event of the Agreement not being terminated by either Party through notice of termination given at least nine months before the expiry of that period, it shall remain in force for additional periods of six years duration thereafter, provided that notice of termination has not been given at least nine months before the expiry of any such period.	Contracting Parties			(at request)	Fisheries
Agreement in the form of exchange of letters amending the agreement between the European Economic Community and the Kingdom of Norway (28/12/1978)	28/12/1978	This international agreement does not include any of these clauses.				(at request)	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Exchange of letters having as an object the correction of Article 3 of the protocol n° 1 of the agreement between the European Economic Community and the Kingdom of Norway (03/12/1973)	03/12/1973	This international agreement does not include any of these clauses.					Trade
Agreement between the European Economic Community and the Kingdom of Norway - Protocol n° 1 on the arrangement applicable to certain products - Protocol n° 2 on the products subject to a special treatment to take account of the differences in cost of the integrated agricultural products - Protocol n° 3 relating to the definition of the original product concept and to the administrative cooperation methods - Protocol n° 4 aiming at certain special provisions concerning Ireland (14/05/1973)	01/07/1973	<p>Management, review and implementation clause:</p> <p><u>Article 29</u> 1. A Joint Committee is hereby established which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decisions in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules. 2. For the purpose of the proper implementation of the Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. 3. The Joint Committee shall adopt its own rules of procedure.</p> <p><u>Article 30</u> 1. The Joint Committee shall consist of representatives of the Community, on the one hand, and of representatives of Norway, on the other. ...</p> <p><u>Article 31</u> 1. Each Contracting Party shall preside in turn over the Joint Committee, in accordance with the arrangements to be laid down in its rules of procedure. 2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition, meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure. ...</p>	Joint Committee	2016*		2016*	Agriculture, Trade
Agreement between the Member States of the European Coal and Steel Community and the European Coal and Steel Community, on the one hand, and Kingdom of Norway, on the other hand - Protocol on the arrangement applicable to certain products - final Act - Statements (14/05/1974)	01/01/1975	<p>Management, review and implementation clause:</p> <p><u>Article 26</u> 1. A Joint Committee is hereby established, which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decisions in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules. 2. For the purpose of the proper implementation of the Agreement, the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. 3. The Joint Committee shall adopt its own rules of procedure.</p> <p><u>Article 27</u> 1. The Joint Committee shall consist of representatives of the Contracting Parties. ...</p> <p><u>Article 28</u> 1. Each Contracting Party shall preside in turn over the Joint Committee, in accordance with the arrangements to be laid down in its rules of procedure. 2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition, meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure.</p>	Joint Committee	2016*		2016*	Trade
Agreement between the European Economic Community and Norway negotiated under Article XXVIII (1) of the general Agreement on the customs tariffs and the trade (GATT) signed in Geneva on 11 November 1970 (11/11/1970)	11/11/1970	This international agreement does not include any of these clauses.					Trade
Agreement between the European Union and the Kingdom of Norway on the participation of the Kingdom of Norway in the European Union Police Mission in the FYR of Macedonia (EUPOL 'Proxima') (09/09/2004)	09/09/2004	This international agreement does not include any of these clauses.					Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the Kingdom of Norway on reciprocal access to fishing in the Skagerrak for vessels flying the flag of Denmark, Norway and Sweden (30/07/2014)	15/01/2015 (01/01/2022)	Consultations: <u>Article 4</u> The Parties agree to consult on questions related to the implementation and proper functioning of this Agreement, or in the event of a dispute concerning the interpretation thereof. Sunset clause: <u>Article 8</u> This Agreement shall remain in force until 1 January 2022. In the event of the Agreement not being terminated by either Party through notice of termination given at least one year before the expiry of that period, it shall remain in force for additional periods of six years duration thereafter, provided that notice of termination has not been given at least one year before the expiry of any such six years period.	Contracting Parties			(at request)	Fisheries
Agreement on customs cooperation between the European Community and the Kingdom of Norway (10/04/1995)	01/07/1997	Management, consultation and implementation clause: <u>Article 7</u> 1. A Joint Committee is hereby established which shall be responsible for the administration of this Agreement and shall ensure its proper implementation. For this purpose it shall make recommendations. 2. For the purpose of the proper implementation of this Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. 3. The Joint Committee shall adopt its own rules of procedure. <u>Article 8</u> 1. The Joint Committee shall consist of representatives of the Contracting Parties.	Joint Committee	no specific timeframe		no specific timeframe (when necessary)	Customs
Agreement in the form of an Exchange of Letters between the European Community and the Kingdom of Norway concerning certain agricultural products (20/12/1995)	20/12/1995	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Economic Community and the Kingdom of Norway on the provisional application of the Agreement on certain arrangements in the field of agriculture (17/03/1993)	17/03/1993	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Economic Community and the Kingdom of Norway on trade electronic data interchange systems (08/12/1989)	08/12/1989	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an exchange of letters between the European Economic Community and the Kingdom of Norway on the adaptation of the Agreement concerning reciprocal trade in cheese (04/02/1992)	04/02/1992	Consultations: <u>A. Letter from the Community / B. Letter from Norway</u> 2. During the second half of 1992, consultations will be held, if necessary, to determine the quantities and import duties applicable for the following years.	Contracting Parties			(1992-)	Agriculture, Trade
Agreement in the form of an exchange of letters amending the Agreement between the European Economic Community and the Kingdom of Norway (28/12/1978)	01/01/1978	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Arrangement between the European Union and the Kingdom of Norway on themodalities of its participation in the European Asylum SupportOffice (19/03/2014)	01/06/2014	Management and implementation clause: <u>Article 11 - Committee</u> 1. A Committee, composed of representatives of the European Commission and Norway, shall monitor the proper implementation of this Arrangement and ensure a continuous process of information provision and exchange of views in this respect. For practical reasons, the Committee shall meet jointly with the corresponding Committees set up with other associated countries participating on the basis of Article 49(1) of the Regulation. It shall meet upon request by either Norway or the European Commission. The Management Board of the Support Office shall be informed about the work of the Committee. 2. Information about foreseen EU legislation, which either directly affects or amends the Regulation or is expected to have implications relating to the financial contribution laid down in Article 3 of this Arrangement, shall be shared and an exchange of views thereon shall take place in the Committee.	Committee	2016*		when necessary	External relations
Additional Protocol to the Agreement between the European Economic Community and the Kingdom of Norway (28/07/2010)	01/05/2011	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
ICELAND							
Additional Protocol to the Agreement between the European Economic Community and the Republic of Iceland (28/07/2010)	01/05/2011	This international agreement does not include any of these clauses.					Fisheries
Agreement in the form of an Exchange of Letters between the European Community and Iceland concerning the provisional application of the Agreement on the participation of the Republic of Bulgaria and Romania in the European Economic Area and the provisional application of four related Agreements (25/07/2007)	25/07/2007	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Iceland concerning additional trade preferences in agricultural products undertaken on the basis of Article 19 of the Agreement on the European Economic Area (22/02/2007)	22/02/2007	Consultations: 11. Consultations will be held at the request of either party on any question relating to the implementation of the results of these negotiations. In case of difficulty in the implementation of the results of these negotiations, these consultations will be held as promptly as possible, with a view to the adoption of appropriate corrective measures. 12. The first consultations relating to the results of these negotiations will be held before those implementing arrangements are put in place, with a view to facilitating the smooth implementation of these negotiations.	Contracting Parties			(at request)	Agriculture, Trade
Agreement between the European Union and the Republic of Iceland on security procedures for the exchange of classified information (12/06/2006)	01/03/2007	Review clause: <u>Article 17</u> 2. This Agreement may be reviewed for consideration of possible amendments at the request of either Party.	Contracting Parties	at request			Foreign and Security Policy
Agreement between the European Union and the Republic of Iceland establishing a framework for the participation of the Republic of Iceland in the European Union crisis-management (21/02/2005)	01/04/2005	Review clause: <u>Article 16 - Entry into force</u> 3. This Agreement shall be subject to review not later than 1 June 2008, and subsequently at least every three years.	Contracting Parties	2017***			Foreign and Security Policy
Additional Protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic to the European Union (14/10/2003)	06/12/2005	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the Republic of Iceland on the participation of the Republic of Iceland in the European Union Police Mission (EUPM) in Bosnia and Herzegovina (10/10/2002)	10/10/2002 (In force as long as the conditions of the Agreement are complied with.)	Sunset clause: <u>Article 8 - Entry into force</u> This Agreement shall enter into force upon signature. It shall remain in force for the duration of the contribution of the Republic of Iceland to the EUPM (European Union Police Mission).					Foreign and Security Policy
Agreement in the form of an Exchange of letters between the European Community, of the one part, and the Republic of Iceland, of the other part, on Protocol 2 to the Agreement between the European Economic Community and the Republic of Iceland (15/07/1999)	15/07/1999	This international agreement does not include any of these clauses.					Agriculture, Trade
Additional protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Republic of Austria, the Republic of Finland and the Kingdom of Sweden to the European Union (26/01/1996)	27/01/1996	This international agreement does not include any of these clauses.					Fisheries, Trade
Framework Agreement for scientific and technical cooperation between the European Communities and the Republic of Iceland (30/10/1989)	06/06/1990	Review clause: <u>Article 14</u> This Agreement shall be of an indefinite duration. Each Contracting Party shall be able at any time to denounce this Agreement or request a review thereof subject to 12 months' notice. Management and implementation clause: <u>Article 10</u> A joint committee called the 'Iceland/Communities Research Committee' shall be set up to: ... - seek to ensure the proper execution of this Agreement. <u>Article 11</u> The joint committee, composed of representatives of the Commission and Iceland, shall adopt its own rules of procedure. It shall meet at the request of any of the Contracting Parties, and at least once a year.	Iceland / Communities Research Committee	at request		2016*	Research and innovation
Supplementary Protocol to the Agreement between the European Economic Community and the Republic of Iceland concerning the elimination of existing and prevention of new quantitative restrictions affecting exports or measures having equivalent effect (25/07/1989)	25/07/1989	This international agreement does not include any of these clauses.					Customs
Third Additional Protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Kingdom of Spain and the Portuguese Republic to the Community (09/06/1989)	09/06/1989	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Second Additional Protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Kingdom of Spain and the Portuguese Republic to the Community (14/04/1989)	14/04/1989	This international agreement does not include any of these clauses.					External relations
Additional protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Kingdom of Spain and the Portuguese Republic to the Community - Declarations by the parties (14/07/1986)	01/01/1987	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters between the European Economic Community and the Republic of Iceland concerning non-agricultural and processed agricultural products not covered by the Agreement (14/07/1986)	01/03/1986	This international agreement does not include any of these clauses.					Agriculture, Trade
Arrangement in the form of an exchange of letters between the European Economic Community and the Republic of Iceland on trade in sheepmeat and goatmeat (15/05/1981)	01/01/1981	Consultations: <u>Letter No 1 / Letter No 2</u> 6. At the time of accession of new Member States, the Community, in consultation with Iceland, will alter the quantity set out in clause 2, in accordance with Iceland's trade with each new Member State. ... 9. In order to ensure the smooth functioning of the arrangement, both Parties agree to remain in close contact and to be ready to undertake consultations on any matter relating to its application. The said consultations shall be commenced within a period of 14 days following request by one of the Parties.	Contracting Parties			(at request)	Agriculture, Trade
Additional Protocol to the Agreement between the European Economic Community and the Republic of Iceland consequent on the accession of the Hellenic Republic to the Community (06/11/1980)	01/01/1981	This international agreement does not include any of these clauses.					External relations
Supplementary Protocol to the Agreement between the European Economic Community and the Republic of Iceland (18/03/1975)	29/05/1975	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Economic Community and the Republic of Iceland - Protocol No 1 concerning the treatment applicable to certain products - Protocol No 2 concerning products subject to special arrangements to take account of differences in the cost of agricultural products incorporated therein - Protocol No 3 concerning the definition of the concept of originating products and methods of administrative cooperation - Protocol No 4 concerning quantitative restrictions which Iceland may retain - Protocol No 5 concerning certain provisions relating to Ireland - Protocol No 6 concerning the special provisions applicable to imports of certain fish products into the Community (22/07/1972)	01/04/1973	<p>Management, consultations, review and implementation clause:</p> <p><u>Article 30</u></p> <p>1. A Joint Committee is hereby established which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decisions in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules.</p> <p>2. For the purpose of the proper implementation of the Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee. ...</p> <p><u>Article 31</u></p> <p>1. The Joint Committee shall consist of representatives of the Community, on the one hand, and of representatives of Iceland, on the other.</p> <p>2. The Joint Committee shall act by mutual agreement.</p> <p><u>Article 32</u></p> <p>1. Each Contracting Party shall preside in turn over the Joint Committee, in accordance with the arrangements to be laid down in its rules of procedure.</p> <p>2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement. The Joint Committee shall, in addition, meet whenever special circumstances so require, at the request of either Contracting Party, in accordance with the conditions to be laid down in its rules of procedure. ...</p>	Joint Committee	2016*		2016*	Agriculture, Trade
Agreement in the form of an exchange of letters amending Protocol 6 to the Agreement between the European Economic Community and the Republic of Iceland - Amendments to be made to Protocol 6 to the Agreement between the European Economic Community and the Republic of Iceland (29/06/1976)	01/07/1976	This international agreement does not include any of these clauses.					Fisheries, Trade
Agreement between the European Economic Community and the Republic of Iceland establishing cooperation in the field of education and training within the framework of the Erasmus programme (09/10/1991)	01/11/1991	<p>Review and Sunset clause: <u>Article 12</u></p> <p>1. The present Agreement shall be concluded for a period covering the five academic years following entry into force. It may be renewed for a further period of five years by agreement between the Contracting Parties. A review of the present agreement shall be completed before the end of the third academic year after entry into force.</p> <p>2. Should the Community revise the Erasmus programme, the present Agreement may be renegotiated or terminated. Iceland shall be notified of the exact content of the revised programme within one week after its adoption by the Community. The Contracting Parties shall notify each other within three months after the Community decision has been adopted if a renegotiation or termination of the Agreement is requested. In the event of termination, the practical arrangements for dealing with outstanding commitments shall be the subject of negotiations between the Contracting Parties.</p> <p>Management, consultations and implementation clause: <u>Article 6</u></p> <p>1. A joint committee is hereby established.</p> <p>2. The committee shall be responsible for the implementation of the present Agreement.</p> <p>3. The Community delegation shall take the appropriate steps to ensure coordination between the implementation of this Agreement and the decisions taken by the Community in respect of the implementation of Erasmus.</p> <p>4. For the purpose of the proper implementation of the Agreement, the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the committee.</p> <p>5. The committee may deliver opinions and elaborate guidelines concerning the implementation of the Erasmus programme as far as the participation of Iceland is concerned.</p> <p>6. The committee shall adopt its own rules of procedure.</p> <p>7. The committee shall consist of representatives of the Community, on the one hand, and on the other, representatives of Iceland. ...</p>	Joint Committee	1994		no specific timeframe (when necessary)	Education, Training, Youth
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Iceland concerning certain agricultural products (12/01/1996)	12/01/1996	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters between the European Economic Community and the Republic of Iceland concerning fisheries (02/02/1992)	01/01/1994	This international agreement does not include any of these clauses.					Fisheries
Agreement in the form of an Exchange of Letters between the European Economic Community and the Republic of Iceland on the provisional application of the Agreement on certain arrangements in the field of agriculture (17/03/1993)	17/03/1993	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement on fisheries and the marine environment between the European Economic Community and the Republic of Iceland (15/12/1993)	15/12/1993 (In force)	<p>Consultations: Article 3 In the context of the conservation and rational agreement of the fisheries resources of the sea, the Parties shall consult, bilateally or in the appropriate regional or international fora, on matters pertaining to the marine environment.</p> <p>Article 4 1. The Parties shall consult annually on the allocations of fishing possibilities for each Party with a view to obtaining a mutually satisfactory balance in their relations in the fisheries field. 2. Each Party shall grant access to fishing vessels of the other Party to fish the allocations which may result from the consultations referred to in paragraph 1 of this Article.</p> <p>Article 7 1. The Parties shall consult on questions relating to the implementation and proper functioning of this Agreement. 2. Each Party shall supply to the other Party statistics concerning the catches by its vessels of the stocks referred to in Articles 1 and 4 at the intervals to be determined in consultations.</p> <p>Sunset clause: Article 12 1. 1. This Agreement shall reamin in force for an initial period of 10 years after the date of its entry into force. In the event of the Agreement not being terminated by either Party through notice of termination given at least nine month before the expiry of that period, it shall remain in force for additional periods of six years duration thereafter, provided that notice of termination has not been given at least nine months before the expiry of any such period.</p>	Contracting Parties			(2016*)	Environment, Fisheries
Agreement in the form of an exchange of letters between the European Economic Community and the Republic of Iceland concerning certain arrangements in agriculture (02/05/1992)	01/01/1994	This international agreement does not include any of these clauses.					Agriculture, Trade
Exchange of letters relating to point 2 of the Arrangement in the form of an exchange of letters between the European Economic Community and the Republic of Iceland on trade in sheepmeat and goatmeat (05/07/1984)	01/04/1984	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters amending Table I annexed to Protocol 2 to the Agreement between the European Economic Community and the Republic of Iceland (01/01/1977)	01/01/1977	This international agreement does not include any of these clauses.					External relations
ICELAND, ECSC							

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the Member States of the European Coal and Steel Community and the Republic of Iceland (22/07/1972)	01/01/1974	<p>Consultations:</p> <p><u>Article 4</u></p> <p>Consultations shall be held between the Contracting Parties whenever one of them considers that implementation of the above provisions necessitates such consultations.</p>	Contracting Parties			(at request)	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
LIECHTENSTEIN							
Agreement between the European Union and the Principality of Liechtenstein on security procedures for exchanging classified information (06/07/2010)	01/08/2010	<p>Review clause: Article 17</p> <p>3. This Agreement may be reviewed for consideration of possible amendments at the request of either Party.</p> <p>Consultations: Article 8</p> <p>The Parties shall provide mutual assistance with regard to the security of classified information provided or exchanged under this Agreement and matters of common security interest. Reciprocal security consultations and inspections shall be conducted by the authorities referred to in Article 11 to assess the effectiveness of the security arrangements within their respective responsibility to be established pursuant to that Article.</p>	Contracting Parties	at request		(when necessary)	Foreign and Security Policy
Agreement in the form of an Exchange of Letters between the European Community and the Principality of Liechtenstein concerning the provisional application of the Agreement on the participation of the Republic of Bulgaria and Romania in the European Economic Area and the provisional application of four related Agreements (25/07/2007)	25/07/2007	This international agreement does not include any of these clauses.					External relations
Agreement between the European Community, and the Principality of Liechtenstein of the measures equivalent to those provided for in Council Directive 2003.48.CE on taxation of the incomes of the saving in the form of payments of interests - Memorandum of understanding (07/12/2004)	01/07/2005	<p>Review and consultation clause:</p> <p>Article 13 - Review</p> <p>1. The Contracting Parties shall consult each other at least every three years or at the request of either Contracting Party with a view to examining and – if deemed necessary by the Contracting Parties – improving the technical functioning of this Agreement and assessing international developments. The consultations shall be held within one month of the request or as soon as possible in urgent cases.</p> <p>2. On the basis of such an assessment, the Contracting Parties may consult each other in order to examine whether changes to this Agreement are necessary taking into account international developments.</p> <p>3. As soon as sufficient experience of the full implementation of Article 1(1) is available, the Contracting Parties shall consult each other in order to examine whether changes to this Agreement are necessary taking into account international developments.</p> <p>4. For the purposes of the consultations referred to in paragraphs 1, 2 and 3 each Contracting Party shall inform the other Contracting Party of possible developments which could affect the proper functioning of this Agreement. This shall also include any relevant agreement between one of the Contracting Parties and a third State.</p> <p>Consultations:</p> <p>Article 12 - Consultation</p> <p>If any disagreement arises between the competent authority of Liechtenstein and one or more of the other competent authorities referred to in Article 11 as to the interpretation or application of this Agreement, they shall endeavour to resolve this by mutual agreement. They shall immediately notify the Commission of the European Communities and the competent authorities of the other Member States of the results of their consultations. In relation to issues of interpretation the Commission may take part in consultations at the request of any of the competent authorities.</p>	Contracting Parties	2017***		(2017***)	Taxation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Australia							
Agreement between the European Union and Australia amending the Agreement on mutual recognition in relation to conformity assessment, certificates and markings between the European Community and Australia (23/02/2012)	01/01/2013	<p>Consultations:</p> <p><u>'SECTORAL ANNEX ON MEDICINAL PRODUCTS GMP INSPECTION AND BATCH CERTIFICATION TO THE EUROPEAN COMMUNITY-AUSTRALIA AGREEMENT ON MUTUAL RECOGNITION IN RELATION TO CONFORMITY ASSESSMENT, CERTIFICATES AND MARKINGS</u></p> <p>7. Exchange of information between authorities and approximation of quality requirements</p> <p>In accordance with the general provisions of this Agreement, the Parties will exchange any relevant information necessary for the ongoing mutual recognition of inspections. For the purposes of demonstration of capability in cases of significant changes to regulatory systems in either of the Parties, additional specific information may be requested by either Party in relation to an official inspection service. Such specific requests may cover information on training, inspection procedures, general information and document exchange, and transparency of agency audits of official inspection services relevant to the operation of this Sectoral Annex. Such requests should be made through and managed by the Joint Sectoral Group as part of an ongoing maintenance programme.</p> <p>In addition, the relevant authorities in Australia and in the European Union will keep each other informed of any new technical guidance or changes to inspection procedures. Each Party will consult the other before their adoption.</p>	Contracting Parties			(when necessary)	Trade
Agreement between the European Union and Australia on the processing and transfer of Passenger Name Record (PNR) data by air carriers to the Australian Customs and Border Protection Service (29/09/2011)	01/06/2012 (01/06/2019)	<p>Consultation and review clause: <u>Article 24 - Consultation and review</u></p> <p>2. The Parties shall jointly review the implementation of this Agreement and any matters related thereto one year after the entry into force of this Agreement and regularly thereafter within the duration of this Agreement and additionally as requested by either Party. The Parties agree that the review should in particular look into the mechanism of masking out data according to Article 16(1)(b), any difficulties related to the operational efficiency or cost effectiveness of the mechanism, and experience acquired with similar mechanisms in other mature PNR schemes, including the EU scheme. In the event that an operationally efficient and cost effective mechanism is not available, access to the data will instead be restricted by archiving, and may be accessed only in the way that depersonalised data is accessed under Article 16.</p> <p>3. The Parties shall agree in advance of the joint review its modalities and shall communicate to each other the composition of their respective teams. For the purpose of the joint review, the European Union shall be represented by the European Commission and Australia shall be represented by the Australian Customs and Border Protection Service. The teams may include experts on data protection and law enforcement. Subject to applicable laws, any participants to the joint review shall be required to respect confidentiality of the discussions and have appropriate security clearances. For the purpose of the joint review, the Australian Customs and Border Protection Service shall ensure access to relevant documentation, systems and personnel.</p> <p>4. The Parties shall evaluate the Agreement, in particular its operational effectiveness no later than four years after its entry into force.</p> <p>5. Following the joint review, the European Commission shall present a report to the European Parliament and to the Council of the European Union. Australia shall be given an opportunity to provide written comments which shall be attached to the report.</p> <p>6. Since the establishment of an EU PNR system could change the context of this Agreement, if and when an EU PNR system is adopted, the Parties shall consult to determine whether this Agreement would need to be adjusted accordingly.</p> <p>Sunset clause: <u>Article 26 - Duration</u></p> <p>1. Subject to Article 25, this Agreement shall remain in force for a period of seven years from the date of its entry into force.</p>	Contracting Parties	2013 and regularly thereafter	following the review		Justice, freedom and security
Agreement between the European Community and Australia on trade in wine (01/12/2008)	01/09/2010	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and Australia on the processing and transfer of European Union-sourced passenger name record (PNR) data by air carriers to the Australian customs service (30/06/2008)	30/06/2008 (Still in force, unknown duration)	<p>Management, review and implementation clause:</p> <p><u>Article 9 - Joint review of implementation</u> Australia and the EU shall periodically undertake a joint review of the implementation of this Agreement, including the data-protection and data-security guarantees, with a view to mutually assuring the effective implementation of the Agreement. In the review, the EU shall be represented by the European Commission’s Directorate-General for Justice, Freedom and Security, including representatives of data-protection and law-enforcement authorities, and Australia shall be represented by such senior Australian Government official or officeholder as may be appropriate, or by such official as each may mutually determine to designate. The EU and Australia will mutually determine the detailed modalities of the reviews.</p> <p><u>Article 11 - Amendments and review of the agreement</u> 1. The Parties may agree, in writing, to amend this Agreement. An amendment shall enter into force only after the Parties have completed any necessary internal requirements and thereafter on such date as the Parties may agree. 2. The Parties may undertake a review of the terms of the Agreement four years after its signing. Notwithstanding that period, if a PNR system is implemented in the European Union, this Agreement shall be reviewed if and when such a review would facilitate the functioning of the European Union’s PNR system or the implementation of this Agreement. 3. Australia shall use its best endeavours to facilitate the functioning of the European Union’s PNR system in the event of review.</p> <p>Sunset clause: <u>Article 13 -Termination of the agreement</u> 3. This Agreement and any obligations thereunder, other than the obligation under Article 13(2), shall expire and cease to have effect seven years after the date of signing, unless the parties mutually agree to replace this Agreement.</p>	Contracting Parties	2012 and when necessary			Foreign and Security Policy
Agreement between the European Community and the Government of Australia on certain aspects of air services (29/04/2008)	02/07/2009	This international agreement does not include any of these clauses.					Transport
Agreement in the form of an Exchange of Letters between the European Community and Australia pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of their accession to the European Union (07/02/2006)	07/02/2006	This international agreement does not include any of these clauses.					Trade
Agreement between the European Community and Australia amending the Agreement on trade in wine (10/12/2003)	01/07/2003	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement amending the Agreement relating to scientific and technical cooperation between the European Community and Australia (08/07/1999)	09/12/1999	This international agreement does not include any of these clauses.					Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on mutual recognition in relation to conformity assessment, certificates and markings between the European Community and Australia (24/06/1998)	01/01/1999	<p>Management and implementation clause: <u>Article 12 Joint Committee</u> 1. A Joint Committee made up of representatives of the two Parties shall be established. It is responsible for the effective functioning of the Agreement. ... 3. The Joint Committee shall meet at least once a year unless it decides otherwise. If required for the effective functioning of this Agreement, and at the request of either Party, an additional meeting or meetings shall be held. 4. A Joint Committee may consider any matter related to the functioning of this Agreement. In particular, it shall be responsible for: (f) resolving any questions relating to the application of this Agreement and its Sectoral Annexes, and (g) facilitating the extension of this Agreement to further sectors.</p> <p><u>SECTORAL ANNEX ON MEDICINAL PRODUCTS GMP INSPECTION AND BATCH CERTIFICATION TO THE EUROPEAN COMMUNITY-AUSTRALIA AGREEMENT ON MUTUAL RECOGNITION IN RELATION TO CONFORMITY ASSESSMENT, CERTIFICATES AND MARKINGS - 7. Exchange of information between authorities and approximation of quality requirements</u> In accordance with the general provisions of the Agreement, the Parties shall exchange any information necessary for the mutual recognition of inspections. In addition, the relevant authorities in Australia and in the European Community shall keep each other informed of any new technical guidance or inspection procedure. Each Party shall consult the other before their adoption and will endeavour to proceed towards their approximation.</p> <p>Review clause: <u>SECTORAL ANNEX ON AUTOMOTIVE PRODUCTS TO THE EUROPEAN COMMUNITY-AUSTRALIA AGREEMENT ON MUTUAL RECOGNITION IN RELATION TO CONFORMITY ASSESSMENT, CERTIFICATES AND MARKINGS - 3. Review</u> This Sectoral Annex shall be reviewed two years after its entry into force in the light of developments in relation to international standardisation in the area of vehicles and parts, in particular as far as Australia and the European Community are concerned.</p>	Joint Committee	2016* (2001)		2016*	Agriculture, Trade
Agreement for the conclusion of negotiations between the European Community and Australia under Article XXIV:6 (Annex I) (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade
Exchange of letters between the European Community and Australia for the conclusion of negotiations under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade
Agreement relating to scientific and technical cooperation between the European Community and Australia - Declaration of the Council and the Commission (23/02/1994)	25/07/1994	<p>Management and implementation clause: <u>Article 5 - Joint Science and Technology Cooperation Committee</u> 1. Cooperative activities under this Agreement shall be administered by a Joint Science and Technology Cooperation Committee, hereinafter called 'the Committee', comprising representatives of each Party. 2. The functions of the Committee shall be to: (a) promote and review the activities envisaged under this Agreement; ... (c) advise the Parties on ways to enhance cooperation consistent with the objectives and principles set out in this Agreement; and (d) provide a report annually to the Parties on the level, status and effectiveness of cooperative activities undertaken under this Agreement. 3. The Committee shall endeavour to meet once a year, with such annual meetings being held alternately in Europe and Australia. Other meetings may be held as mutually determined. 4. Decisions of the Committee shall be reached by consensus. Minutes, comprising a record of the decisions and principal points discussed, shall be taken at each meeting. These Minutes shall be agreed by those persons selected from each side to jointly chair the meeting, and shall, together with the annual report, be available to the next bilateral Ministerial meeting between Australia and the Community.</p> <p>Consultations: <u>ANNEX - DISSEMINATION AND UTILIZATION OF INFORMATION AND MANAGEMENT, ALLOCATION AND EXERCISE OF INTELLECTUAL PROPERTY RIGHTS - C. Control</u> Each Party shall endeavour to ensure that undisclosed information received by it under this Agreement shall be controlled as provided therein. If one of the Parties becomes aware that it will be, or may reasonably be expected to become, unable to meet the non-dissemination provisions of Subsections A or B above, it shall immediately inform the other Party. The Parties shall thereafter consult to define an appropriate course of action.</p>	Joint Science and Technology Cooperation Committee	no specific timeframe	2016*	2016*	Research and innovation

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and Australia on trade in wine - Protocol - Exchange of letters (26/01/1994)	01/03/1994	<p>Consultations: <u>Article 23</u> 1. The Contracting Parties shall enter into consultations if one of them considers that the other has failed to fulfil an obligation under this Agreement. 2. The Contracting Party which requests the consultations shall provide the other Party with all the information necessary for a detailed examination of the case in question. 3. In cases where any delay could endanger human health or impair the effectiveness of measures to control fraud, appropriate interim protective measures may be taken, without prior consultation, provided that consultations are held immediately after the taking of these measures. 4. If, following the consultations provided for in paragraphs 1 and 3, the Contracting Parties have not reached agreement, the Party which requested the consultations or which took the measures referred to in paragraph 3 may take appropriate protective measures so as to permit the proper application of this Agreement.</p> <p>Management and implementation clause: <u>Article 18</u> 1. A Joint Committee shall be established, consisting of representatives of the Community and of Australia. It shall meet once a year alternately in the Community and Australia on a date to be decided. Extraordinary meetings may be convened at a time and place mutually determined by the Contracting Parties. 2. The Joint Committee shall see to the proper functioning of this Agreement and shall examine all questions which may arise in implementing it.</p>	Joint Committee		2016*	2016* (when necessary)	Agriculture, Trade
Exchange of letters between the European Economic Community and the Government of Australia on the Arrangement between Australia and the Community concerning cheese (11/12/1984)	11/01/1985	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters between the European Economic Community and Australia on trade in mutton, lamb and goat meat (14/11/1980)	20/10/1980	<p>Review clause: <u>Letter No 1/ Letter No 2 - Clause 14 - Commencement and review</u> The Agreement shall enter into force on 20 October 1980. It shall remain in force until 31 March 1984, and shall continue in force thereafter subject to each party having the right to denounce it by giving one year's notice in writing. In any case the provisions of this Agreement will be examined by the two parties before 1 April 1984 with a view to making any adjustment which they agree is necessary.</p> <p>Consultations: <u>Clause 10 Consultative Committee</u> A Consultative Committee shall be set up composed of representatives from the Community and from Australia. The Committee shall ensure that the arrangement is being properly applied and is functioning smoothly. ... It shall ensure that the proper application of the Agreement is not affected by the export of mutton and lamb and goatmeat-based products to the Community under customs headings not referred to by the Agreement. The Committee shall discuss all questions which could arise in applying the Agreement and shall recommend appropriate solutions to the competent authorities.</p>	Consultative Committee	before 1984		no specific timeframe (when necessary)	Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Union and Australia pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Republic of Bulgaria and Romania in the course of their accession to the European Union (01/12/2011)	01/12/2011	<p>Consultations: <u>A. Letter from the Union / B. Letter from Australia</u> 4. Consultations may be held at any time with regard to any of the above matters at the request of either Party.</p>	Contracting Parties			(when necessary)	Trade
Agreement with Australia negotiated under Article XXVIII (5) of GATT (15/07/1969)	15/07/1969	This international agreement does not include any of these clauses.					Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement with Australia negotiated under Article XXVIII (5) of GATT (27/03/1968)	27/03/1968	This international agreement does not include any of these clauses.					Customs
AUSTRALIA, EURATOM							
Agreement between the Government of Australia and the European Atomic Energy Community (Euratom) for cooperation in the peaceful uses of nuclear energy (05/09/2011)	05/09/2011 (In force)	<p>Sunset clause: <u>Article XVIII - Entry into force and duration</u> 2. This Agreement shall remain in force for an initial period of thirty years. Thereafter this Agreement shall be automatically renewed for additional periods of ten years, unless, at least six months before the expiration of any such additional period, a Party notifies the other Party by an exchange of diplomatic notes of its intention to terminate the Agreement.</p> <p>Consultations: <u>Article XV - Consultation and arbitration</u> 1. At the request of either Party, representatives of the Parties shall meet when necessary to consult with each other on matters arising out of the application of this Agreement, to supervise its operation and to discuss arrangements for cooperation additional to those provided in this Agreement. Such consultations may also take the form of an exchange of correspondence. Specifically, the Parties shall consult before the commencement of new enrichment or reprocessing projects relevant to nuclear material subject to this Agreement.</p> <p>Special review clause: <u>ANNEX A - REPROCESSING</u> <u>Article 2</u> Consultations shall be held between the Parties within forty days of the receipt of a request from either Party: (a) to review the operation of the provisions of this Annex; (b) to consider amendments to the nuclear fuel cycle programme referred to in Article 1 of this Annex; ...</p>	Contracting Parties	(no specific timeline)		(at request)	Energy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
New Zealand							
Agreement between the European Union and New Zealand establishing a framework for the participation of New Zealand in European Union crisis management operations (18/04/2012)	01/05/2012	Review clause: <u>Article 16 - Entry into force</u> 2. This Agreement shall be reviewed upon the request of either Party.		at request			Foreign and Security Policy
Agreement on scientific and technological cooperation between the European Community and the Government of New Zealand (16/07/2008)	30/01/2009	Monitoring, review and implementation clause: <u>Article 6 - Joint Committee</u> 1. For the purpose of ensuring the effective implementation of this Agreement, the executive agents shall establish a Joint Committee on Scientific and Technological Cooperation (hereinafter referred to as the Joint Committee). The Joint Committee shall consist of representatives of each Party and shall be co-chaired by representatives of both Parties. 2. The Joint Committee shall meet, at least every two years, alternately in New Zealand and the Community. 3. The functions of the Joint Committee shall be to: ... (d) at each meeting, review and provide a report to the Parties on the status, the achievements and the effectiveness of cooperative activities, including the mutual access provided for under Article 3(2) and each Party's arrangements for visiting researchers. Consultations: <u>Article 10 - Other agreements and dispute settlement</u> 2. Any questions or disputes related to the interpretation or implementation of this Agreement shall be settled by consultation between the Parties.	Joint Committee	no specific timeframe	2016*	2016*	Research and innovation
Agreement between the European Community and New Zealand on certain aspects of air services (21/06/2006)	25/10/2007	This international agreement does not include any of these clauses.					Transport
Agreement in the form of an Exchange of Letters between the European Community and New Zealand pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the course of their accession to the European Union (21/12/2006)	21/12/2005	Consultations: <u>A. Letter from the European Community / B. Letter from New Zealand</u> Consultations may be held at any time with regard to any matter in this Agreement at the request of either Party.	Contracting Parties			(at request)	Trade
Agreement between the European Union and New Zealand on the participation of New Zealand in the European Union military crisis management operation in Bosnia and Herzegovina (Operation Althea) (04/05/2005)	04/05/2005 (In force as long as the conditions of the Agreement are complied with.)	Sunset clause: <u>Article 9 - Entry into force</u> 3. This Agreement shall remain in force for the duration of New Zealand's contribution to the operation.					Foreign and Security Policy
Exchange of Letters constituting an Arrangement with New Zealand on the modification of Annex V to the Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (28/07/2004)	28/07/2004	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters on the amendments to the Annexes to the agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (24/06/2003)	01/02/2003	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters concerning amendments to the Annexes to the Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (28/11/2002)	01/02/2003	This international agreement does not include any of these clauses.					Agriculture, Trade
Exchange of letters concerning the amendment of the annexes of the agreement between the European Community and New Zealand relating to the health measures applicable to the trade of live animals and of livestock products (26/10/1999)	26/10/1999	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement on mutual recognition in relation to conformity assessment between the European Community and New Zealand (26/06/1998)	01/01/1999	Management and implementation clause: <u>Article 12 - Joint Committee</u> 1. A Joint Committee made up of representatives of the two Parties shall be established. It is responsible for the effective functioning of the Agreement. ... 3. The Joint Committee shall meet at least once a year unless it decides otherwise. If required for the effective functioning of this Agreement, and at the request of either Party, an additional meeting or meetings shall be held. 4. The Joint Committee may consider any matter related to the functioning of this Agreement. In particular, it shall be responsible for: ... (f) resolving any questions relating to the application of this Agreement and its Sectoral Annexes, and (g) facilitating the extension of this Agreement to further sectors.	Joint Committee	no specific timeframe		2016*	Trade
Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (17/12/1996)	01/02/2003	Management, review and implementation clause: <u>Article 16 - Joint management committee</u> 1. A joint management committee (hereinafter referred to as 'the Committee') consisting of representatives of the Parties shall be established, which shall consider any matters relating to the Agreement and shall examine all matters which may arise in relation to its implementation. The Committee shall meet within one year of the entry into force of this Agreement, and at least annually thereafter. The Committee may also address issues out of session by correspondence. 2. The Committee shall, at least once a year, review the Annexes to this Agreement, notably in the light of progress made under the consultations provided for under this Agreement. Modifications to the Annexes will be jointly determined. ...	Joint Management Committee	no specific timeframe (2016*)		2016*	Agriculture, Trade
Agreement in the form of an exchange of letters concerning the provisional application of the Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (17/12/1996)	01/02/2003	This international agreement does not include any of these clauses.					Agriculture, Trade
Exchange of letters between the European Economic Community and the Government of New Zealand amending the Joint Discipline Arrangement between New Zealand and the Community concerning cheese (12/12/1984)	12/12/1984	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an exchange of letters between the European Economic Community and New Zealand on trade in mutton, lamb and goat meat (17/10/1980)	20/10/1980	<p>Review clause: <u>Letter No 1 / Letter No 2 - Clause 14 Commencement and review</u> The Agreement shall enter into force on 20 October 1980. It shall remain in force until 31 March 1984 and shall continue in force thereafter subject to each party having the right to denounce it by giving one year's notice in writing. In any case the provisions of this Agreement shall be examined by the two parties before 1 April 1984 with a view to making any adjustment which they agree is necessary.</p> <p>Consultation: <u>Letter No 1 / Letter No 2 - Clause 10 Consultative Committee</u> Consultative Committee shall be set up composed of representatives from the Community and from New Zealand. The Committee shall ensure that the Agreement is being properly applied and is functioning smoothly. It shall examine regularly the trend of the two parties' markets in mutton and lamb and goatmeat and the trend of the international market, as well as marketing conditions on those markets including those relevant to the objective set out in clause 7 of this Agreement. It shall ensure that the proper application of the Agreement is not affected by the export of mutton and lamb and goatmeat-based products to the Community under customs headings not referred to by the Agreement. The Committee shall discuss any matter relating to the application of this Agreement that may be put before it by either party and shall recommend appropriate solutions to the competent authorities.</p>	Consultative Committee	before 1984		(when necessary)	Agriculture, Trade
Agreement between the European Union and New Zealand on the participation of New Zealand in the European Union Police Mission in Afganistan (EUPOL AFGANISTAN) (03/10/2007)	03/10/2007 (In force as long as the conditions of the Agreement are complied with.)	<p>Sunset clause: <u>Article 10 - Entry into force</u> 3. This Agreement shall remain in force for the duration of New Zealand's contribution to the operation.</p>					Foreign and Security Policy
Agreement in the form of an Exchange of Letters constituting an Arrangement with New Zealand on the amendments to Annex V and Annex VIII to the Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (19/06/2006)	04/08/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters between the European Community and New Zealand pursuant to Article XXVIII of the GATT 1994 relating to the modification of the WTO tariff quota for New Zealand butter provided for in EC Schedule CXL annexed to the GATT 1994 (20/12/2007)	01/01/2008	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Union and New Zealand pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Republic of Bulgaria and Romania in the course of their accession to the European Union (01/12/2011)	01/12/2011	<p>Consultations: <u>A. Letter from the Union / B. Letter from New Zealand</u> 4. Consultations may be held at any time with regard to any of the above matters at the request of either Party.</p>				(at request)	Trade
Agreement for the conclusion of negotiations between the European Community and New Zealand under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an exchange of letters concerning the provisional application of the Agreement between the European Community and New Zealand on sanitary measures applicable to trade in live animals and animal products (17/12/1996)	01/01/1997	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Turkey							
Agreement between the European Union and the Republic of Turkey on the readmission of persons residing without authorisation (16/12/2013)	01/10/2014	<p>Management and implementation clause: <u>Article 19 - Joint readmission committee</u> 1. The Contracting Parties shall provide each other with mutual assistance in the application and interpretation of this Agreement. To this end, they shall set up a joint readmission committee (hereinafter referred to as ‘the committee’) which will, in particular, have the task: (a) to monitor the application of this Agreement; (b) to decide on implementing arrangements necessary for the uniform application of this Agreement; ... 3. The committee shall be composed by representatives of Turkey and the Union; the Union shall be represented by the Commission, assisted by experts from Member States. 4. The committee shall meet where necessary at the request of one of the Contracting Parties.</p>	Joint Readmission Committee	no specific timeframe		at request	Justice, freedom and security
Agreement between the European Union and the Republic of Turkey establishing a framework for the participation of the Republic of Turkey in the European Union crisis management operations (29/06/2006)	01/08/2007 (In force)	<p>Review clause: <u>Article 16 - Entry into force</u> 2. This Agreement shall be subject to review not later than 1 June 2008, and subsequently at least every three years.</p>	Contracting Parties	2017***			Foreign and Security Policy
Agreement between the European Union and the Republic of Turkey on the participation of the Republic of Turkey in the European Union Police Mission in the FYR of Macedonia (EUPOL Proxima) (10/09/2004)	01/11/2004	This international agreement does not include any of these clauses.					Foreign and Security Policy
Agreement between the European Union and the Republic of Turkey on the participation of the Republic of Turkey in the European Union-led forces in the FYR of Macedonia (04/09/2003)	04/09/2003 (In force as long as the conditions of the Agreement are complied with.)	<p>Sunset clause: <u>Article 9 - Entry into force</u> This Agreement shall enter into force upon signature. It shall remain in force for the duration of the contribution of the Republic of Turkey to Operation Concordia.</p>					Foreign and Security Policy
Agreement between the European Community and the Turkish Republic on precursors and chemical substances frequently used in the illicit manufacture of narcotic drugs or psychotropic substances (26/02/2003)	01/08/2004 (In force)	<p>Consultations: <u>Article 2 - Trade monitoring</u> 1. The Contracting Parties shall consult and inform each other on their own initiative whenever they have reasonable grounds to believe that controlled substances may be diverted to the illicit manufacture of narcotic drugs or psychotropic substances, in particular when a shipment occurs in unusual quantities or under unusual circumstances.</p> <p>Management and implementation clause: <u>Article 9 - Joint Follow-up Group</u> 1. A Joint Follow-up Group on the control of precursors and chemical substances is hereby established, hereinafter referred to as "the Joint Follow-up Group", in which each Contracting Party shall be represented. 3. The Joint Follow-up Group shall normally meet once a year, with the date, place and programme being fixed by mutual agreement. Extraordinary meetings of the Joint Follow-up Group may be convened by mutual agreement of the Contracting Parties. <u>Article 10 - Role of the Joint Follow-up Group</u> 1. The Joint Follow-up Group shall administer this Agreement and ensure its proper implementation. For this purpose: - it shall study and develop the necessary means to ensure the correct functioning of this Agreement, - it shall be regularly informed by the Contracting Parties of their experience in applying this Agreement, ...</p> <p>Sunset clause: <u>Article 13 - Duration and denunciation</u> 1. This Agreement shall be concluded for five years and, unless otherwise disposed, it will be tacitly renewable for successive periods of the same duration. It shall cease to have effect upon the accession of Turkey to the European Union.</p>	Joint Follow-up Group	no specific timeframe		2016* (when necessary)	Public health, External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and the Republic of Turkey on the participation of the Republic of Turkey in the European Union Police Mission (EUPM) in Boshia and Herzegovina (BiH) (20/12/2002)	20/12/2002 (In force as long as the conditions of the Agreement are complied with.)	Sunset clause: <u>Article 8 - Entry into force</u> This Agreement shall enter into force upon signature. It shall remain in force for the duration of the contribution of the Republic of Turkey to the EUPM.					Foreign and Security Policy
Framework Agreement between the European Community and the Republic of Turkey on the general principles for the participation of the Republic of Turkey in Community programmes (26/02/2002)	05/09/2002	Review clause: <u>Article 7</u> No later than three years after the date of entry into force of this Agreement, and every three years thereafter, both Contracting Parties may review the implementation of this Agreement on the basis of actual participation of Turkey in one or more Community programmes.	Contracting Parties	2017***			External relations
Agreement between the European Community and the Republic of Turkey concerning the participation of the Republic of Turkey in the European Environment Agency and the European environment information and observation network (09/10/2000)	01/05/2003	This international agreement does not include any of these clauses.					Environment
Agreement in the form of an Exchange of Letters between the European Community and Turkey on the adjustment of the regime for imports into the Community of tomato concentrate originating in Turkey (04/08/1997)	04/08/1997	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters between the European Community and the Republic of Turkey fixing, from 1 January 1994, the additional amount to be deducted from the levy or the customs duties on imports into the Community of untreated olive oil originating in Turkey (16/10/1996)	16/10/1996	This international agreement does not include any of these clauses.					Agriculture, Trade
Supplementary Protocol to the Association Agreement between the European Economic Community and Turkey consequent on the accession of new Member States to the Community (30/06/1973)	01/03/1986	Consultations: <u>Article 20</u> The Contracting Parties shall consult each other with a view to facilitating movements of capital between Member States of the Community and Turkey which will further the objectives of this Agreement. They shall actively seek all means of promoting the investment in Turkey of capital from countries of the Community which can contribute to Turkish economic development. ... <u>Article 21</u> The Contracting Parties hereby agree to work out a consultation procedure in order to ensure coordination of their commercial policies towards third countries and mutual respect for their interests in this field, inter alia in the event of subsequent accession to or association with the Community by third countries.	Contracting Parties			(when necessary)	External relations
Agreement creating an association between the European Economic Community and Turkey - Protocol n° 1: provisional protocol - Protocol n° 2: financial protocol (12/09/1963)	01/12/1964	Consultations: * <u>Article 21</u> Les Parties contractantes conviennent d'élaborer une procédure de consultation pour permettre d'assurer la coordination de leurs politiques commerciales vis-à-vis des pays tiers et le respect de leurs intérêts réciproques dans ce domaine , entre autres en cas d'adhésion ou d'association ultérieures de pays tiers à la Communauté . * Agreement not published in English	Contracting Parties			(when necessary)	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Republic of Turkey on the participation of the Republic of Turkey in the work of the European Monitoring Centre for Drugs and Drug Addiction (30/10/2007)	01/06/2014 (In force until the conditions of the Agreement are fulfilled.)	Sunset clause: <u>Article 11 - Validity and termination</u> 1. This Agreement is concluded for an unlimited period. It shall expire on Turkey's accession to the European Union.					Public health, External relations
Additional Protocol and Financial Protocol signed on 23 November 1970, annexed to the Agreement establishing the Association between the European Economic Community and Turkey and on measures to be taken for their entry into force (23/11/1970)	01/01/1973	Review clause: <u>Article 35</u> 3. One year after the entry into force of this Protocol and every two years thereafter, the Council of Association shall, at the request of either Contracting Party, review the results of the preferential treatment for agricultural products. It may decide upon improvements which prove to be necessary for progressive attainment of the objectives of the Agreement of Association.	Association Council	(2016**)			External relations
Interim Agreement between the European Economic Community and Turkey consequent on the Accession of new Member States to the Community (30/06/1973)	01/01/1974	This international agreement does not include any of these clauses.					External relations
Exchange of letters between the European Economic Community and the Republic of Turkey concerning Article 3 (3) of Decision No 1/80 of the Association Council (20/01/1981)	20/01/1981	This international agreement does not include any of these clauses.					External relations
Exchange of letters from 12 September 1963 in Ankara between the Presidents of the delegations of the Community and of Turkey (12/09/1963)	01/12/1964	This international agreement does not include any of these clauses. * Agreement not published in English					External relations
Supplementary protocol to the Agreement establishing an Association between the European Economic Community and Turkey - Joint Declaration - Declarations by the representative of the Federal Republic of Germany (23/07/1987)	01/04/1988	This international agreement does not include any of these clauses.					Agriculture, Trade
Additional Protocol to the Agreement establishing an Association between the European Economic Community and Turkey following the enlargement of the European Union (29/07/2005)	01/05/2004	This international agreement does not include any of these clauses.					External relations
TURKEY, ECSC							
Agreement between the European Coal and Steel Community and the Republic of Turkey on products within the province of the European Coal and Steel Community (23/11/1970)	01/01/1973	Consultations: <u>Article 4</u> Consultations shall take place between the Parties concerned in all cases where, in the opinion of one of them, the implementation of the above provisions calls for such consultations.	Contracting Parties			(when necessary)	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Coal and Steel Community and the Republic of Turkey on trade in products covered by the Treaty establishing the European Coal and Steel Community - Protocol 1 on rules of origin (25/07/1996)	01/08/1996	<p>Management, consultation and implementation clause:</p> <p><u>The ECSC/Turkey Joint Committee - Article 14</u></p> <p>1. An ECSC/Turkey Joint Committee is hereby established. The Joint Committee shall carry out an exchange of views and information, formulate recommendations to the Parties and deliver opinions with a view to ensuring the proper functioning of this Agreement. In the cases provided for herein the Joint Committee shall have the power to take decisions. Such decisions shall be binding on the Parties which shall take the necessary measures to implement the decisions taken. It shall draw up its decisions and recommendations by agreement between the Parties.</p> <p>2. The Parties shall consult within the Joint Committee on any point relating to the implementation of this Agreement which gives rise to a difficulty for either of them.</p> <p>...</p> <p><u>Article 15</u></p> <p>1. The Joint Committee shall consist of representatives of the Parties. ...</p>	ECSC/Turkey Joint Committee	no specific timeframe		no specific timeframe	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
ISRAEL							
Agreement in the form of an Exchange of Letters between the European Union, of the one part, and the State of Israel, of the other part, amending the Annexes to Protocols 1 and 2 of the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part (18/06/2012)	01/02/2013	This international agreement does not include any of these clauses.					Agriculture, Trade
Protocol to the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, on Conformity Assessment and Acceptance of Industrial Products (CAA) (06/05/2010)	19/01/2013	<p>Management and implementation clause: Article 13 - Management of this Protocol 1. Responsibility for the effective functioning of this Protocol shall be borne by the (Association) Committee. In particular, it shall have the power to take decisions regarding: ... (e) considering new or additional conformity assessment procedures affecting a sector covered by an Annex; (f) resolving any questions relating to the application of this Protocol; ...</p> <p>Consultations: Article 3 - Alignment of legislation For the purpose of this Protocol, Israel agrees to take appropriate measures, in consultation with the European Commission, to align with and maintain relevant EU law as it applies to the placing on the market of products covered by this Protocol. In sectors covered by this Protocol where relevant EU law is based upon the use of technical standards giving presumption of conformity with essential safety requirements (known as "New Approach" sectors) Israel agrees to take appropriate measures, in consultation with the European Commission, to align with and maintain relevant EU practice in the fields of standardisation, metrology, accreditation, conformity assessment, market surveillance, general safety of products, and producers' liability. "New Approach" sectors are indicated as such in the Sectoral Annexes.</p>	Association Committee	no specific timeframe		no specific timeframe (when necessary)	Trade
Agreement in the form of an Exchange of Letters between the European Community and the State of Israel concerning reciprocal liberalisation measures on agricultural products, processed agricultural products and fish and fishery products, the replacement of Protocols 1 and 2 and their annexes and amendments to the Euro Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part (04/11/2009)	01/01/2010	This international agreement does not include any of these clauses.					Agriculture, Fisheries, Trade
Agreement between the European Community and the State of Israel on certain aspects of air services (09/12/2008)	04/11/2009	This international agreement does not include any of these clauses.					Transport

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol to the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, on a framework Agreement between the European Community and the State of Israel on the general principles governing the State of Israel's participation in Community programmes (15/04/2008)	15/04/2008	Review clause: <u>Article 8</u> No later than three years after the date of entry into force of this Protocol, and every three years thereafter, both Contracting Parties may review the implementation of this Protocol on the basis of Israel's actual participation in one or more Community programmes.	Contracting Parties	2017***			External relations
Protocol to the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union (31/10/2007)	01/12/2008	This international agreement does not include any of these clauses.					External relations
Protocol to the Euro-Mediterranean Agreement between the European Communities and their Member States, of the one part, and the State of Israel, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Hungary, the Republic of Latvia, the Republic of Lithuania, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union (23/02/2006)	01/05/2006	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters between the European Community and the State of Israel concerning reciprocal liberalisation measures and the replacement of Protocols 1 and 2 to the EC-Israel Association Agreement - Protocol 1 concerning the arrangements applicable to imports into the Community of agricultural products originating in Israel - Protocol 2 concerning the arrangements applicable to imports into Israel of agricultural products originating in the Community (23/12/2003)	23/12/2003	Consultations: <u>ANNEX III - JOINT DECLARATION</u> ... Should any difficulties arise, the Commission and the Israeli authorities shall hold immediate consultations in order to seek appropriate solutions.				(if problem arise)	Agriculture, Trade
Agreement on mutual recognition of OECD principles of good laboratory practice (GLP) and compliance monitoring programmes between the European Community and the State of Israel (27/07/1999)	01/05/2000	Management and implementation clause: <u>Article 10 - Joint Committee</u> 1. A Joint Committee composed of representatives of both parties shall be established. 2. The Joint Committee shall meet in order to resolve problems resulting from possible differences of view and practice within the two parties, to ensure proper implementation of this Agreement and to seek opportunities for further cooperation.	Joint Committee	no specific timeframe		no specific timeframe	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the State of Israel on government procurement (10/07/1997)	01/08/1997	<p>Consultations: <u>Article 3 - Consultations</u> The Parties shall, upon the request of either Party, and at least once a year, hold consultations on the functioning and implementation of this Agreement. This provision shall be without prejudice to the consultation procedures provided for by the GPA.</p> <p>Review clause: <u>Article 4 - Final provisions</u> 4. The Parties shall complete a review of the functioning of this Agreement not later than three years from the date of this entry into force with the aim of improving its operation and coverage, if necessary.</p>	Contracting Parties	2000		(2016*)	External relations
Agreement between the European Community and the State of Israel on procurement by telecommunications operators (10/07/1997)	01/08/1997	<p>Review clause: <u>Article 10 - Final provisions</u> 4. The Parties shall complete a review of the functioning of this Agreement not later than three years from the date of its entry into force with the aim of improving its operation, if necessary.</p> <p>Consultations: <u>Article 8 - Consultations</u> The Parties shall, upon the request of either Party, and at least once a year, hold consultations on the functioning of this Agreement.</p> <p>Implementation clause: <u>Article 5 - Information exchange</u> To the extent necessary to ensure effective implementation of this Agreement, the Parties shall, upon the request of either Party, exchange information on legislation, other measures or imminent changes affecting or likely to affect TOs' procurement policies or practice.</p>	Contracting Parties	2000		(2016*)	Trade
Agreement in the form of an exchange of letters between the European Community and the state of Israel on the adjustment of the regime for imports into the Community of oranges originating in Israel (10/12/1996)	10/12/1996	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters between the Community and Israel regarding the implementation of the Uruguay round agreements (20/11/1995)	20/11/1995	This international agreement does not include any of these clauses.					Trade
Agreement in the form of exchange of letters between the Community and Israel concerning the outstanding bilateral problems (20/11/1995)	01/06/2000	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part (20/11/1995)	01/06/2000	<p>Special review clause: <u>Article 39</u> - 1. Pursuant to the provisions of this Article and of Annex VII, the Parties shall grant and ensure adequate and effective protection of intellectual, industrial and commercial property rights in accordance with the highest international standards, including effective means of enforcing such rights.</p> <p>2. The implementation of this Article and of Annex VII shall be regularly reviewed by the Parties. If problems in the area of intellectual, industrial and commercial property affecting trading conditions were to occur, urgent consultation within the Association Committee shall be undertaken, at the request of either Party, with a view to reaching mutually satisfactory solutions.</p> <p>Management and implementation clause: <u>Article 67</u> - An Association Council is hereby established which shall meet at ministerial level once a year and when circumstances require, at the initiative of its Chairman and in accordance with the conditions laid down in its rules of procedure. It shall examine any major issues arising within the framework of this Agreement and any other bilateral or international issues of mutual interest.</p> <p><u>Article 68</u> - 1. The Association Council shall consist of the members of the Council of the European Union and members of the Commission of the European Communities, on the one hand, and members of the Government of the State of Israel, on the other. ...</p> <p><u>Article 70</u> - 1. Subject to the powers of the Association Council, an Association Committee is hereby established which shall be responsible for the implementation of the Agreement.</p> <p>2. The Association Council may delegate to the Association Committee, in full or in part, any of its powers.</p> <p><u>Article 71</u> - 1. The Association Committee, which shall meet at official level, shall consist of representatives of the members of the Council of the European Union and of members of the Commission of the European Communities, on the one hand, and of representatives of the Government of the State of Israel, on the other.</p> <p>Consultations: <u>Article 21</u> - 2. Consultation between the Community and Israel shall take place within the Association Council concerning agreements establishing customs unions or free trade areas and, where required, on other major issues related to their respective trade policy with third countries. In particular, in the event of a third country acceding to the European Union, such consultation shall take place so as to ensure that account can be taken of the mutual interests of the Community and Israel.</p>	Association Council, Association Committee	(regularly)		2016* (when necessary)	External relations
Agreement with Israel negotiated under Article XXVIII (4) of GATT (15/01/1970)	15/01/1970	This international agreement does not include any of these clauses.					Trade
Agreement between the European Union and the State of Israel on the participation of the State of Israel in the Union programme 'Horizon 2020 — the Framework Programme for Research and Innovation (2014-2020) (08/06/2014)	01/01/2014	<p>Management, review and implementation clause: <u>Article 5 - Joint EU-Israel Committee</u></p> <p>1. The Joint EU-Israel Committee composed of the representatives of the European Commission and Israel is hereby established.</p> <p>2. The Committee's functions shall include the following: (a) To ensure, evaluate and review the implementation of this Agreement. ...</p> <p>4. The Committee shall meet upon the request of one of the Parties. The Committee will work on an on-going basis through exchange of documents, e-mails and other means of communication. The Committee shall adopt its rules of procedure.</p> <p>Consultations <u>Annex - FINANCIAL CONTROL OF ISRAELI PARTICIPANTS IN THE PROGRAMMES COVERED BY THIS AGREEMENT - IV. Information and Consultation</u></p> <p>1. For the purposes of proper implementation of this Annex, the competent Israeli and Union authorities shall regularly exchange information, unless forbidden or unauthorized by national rules and regulations and, at the request of one of the Parties, shall conduct consultations.</p>	Joint EU-Israel Committee	no specific timeframe		at request (at request)	Research and innovation
Agreement in the form of an Exchange of Letters between the European Union, of the one part, and the State of Israel, of the other part, amending the Annexes to Protocols 1 and 2 of the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part (18/06/2012)	01/02/2013	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an exchange of letters relating to Article 9 of Protocol No 1 to the Agreement between the European Economic Community and the State of Israel and concerning the import into the Community of preserved fruit salads originating in Israel (18/01/1989)	01/01/1988	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Union, of the one part, and the State of Israel, of the other part, amending the Annexes to Protocols 1 and 2 of the Euro-Mediterranean Agreement establishing an association between the European Communities and their Member States, of the one part, and the State of Israel, of the other part (01/02/2013)	01/02/2013	This international agreement does not include any of these clauses.					External relations
Euro-Mediterranean Aviation Agreement between the European Union and its Member States, of the one part and the government of the State of Israel, of the other part (10/06/2013)	10/06/2013	<p>Management, review and implementation clause:</p> <p><u>Article 22 - The Joint Committee</u></p> <p>1. A committee composed of representatives of the Contracting Parties (hereinafter referred to as the Joint Committee) is hereby established, which shall be responsible for the administration of this Agreement and shall ensure its proper implementation. For this purpose it shall make recommendations and take decisions in the cases provided for in this Agreement. ...</p> <p>4. The Joint Committee shall meet as and when necessary, and at least once a year. Either Contracting Party may request the convening of a meeting.</p> <p>5. A Contracting Party may also request a meeting of the Joint Committee to seek to resolve any question relating to the interpretation or application of this Agreement. Such a meeting shall begin at the earliest possible date, but not later than two months from the date of receipt of the request, unless otherwise agreed by the Contracting Parties.</p> <p>6. For the purpose of the proper implementation of this Agreement, the Contracting Parties shall exchange information and, at the request of either Contracting Party, shall hold consultations within the Joint Committee.</p> <p>7. If, in the view of one of the Contracting Parties, a decision of the Joint Committee is not properly implemented by the other Contracting Party, the former may request that the issue be discussed by the Joint Committee. If the Joint Committee cannot solve the issue within two months of its referral, the requesting Contracting Party may take appropriate safeguard measures under Article 24. ...</p> <p>* This agreement also includes several special provisions which allow/require the Parties to enter consultations (e.g. Article 13 (3) - Aviation safety, Article 10 (3) - User Charges for Airports and Aviation Facilities and Services or Article 7 (3) - Competitive Environment).</p>	Joint Committee	no specific timeframe		2016* (when necessary)	Transport
Protocol relating to financial cooperation between the European Economic Community and the State of Israel (15/12/1987)	01/01/1989	This international agreement does not include any of these clauses.					External relations
Fourth Additional Protocol to the Agreement between the European Economic Community and the State of Israel (15/12/1987)	01/12/1988	<p>Review clause:</p> <p><u>Article 6</u></p> <p>From 1995 onwards, the Community and Israel shall examine the results of cooperation between the Contracting Parties in order to appraise the situation and the future development of their relations in the light of the objectives defined in the Agreement.</p>	Contracting Parties	1995 and onwards			External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Final Act concerning the conclusion of the Additional Protocol to the Agreement between the European Economic Community and the State of Israel, and of the Protocol relating to financial cooperation - Joint declaration - Declaration by the European Economic Community - Declarations by the representative of the Government of the Federal Republic of Germany - Exchanges of letters (08/02/1977)	01/01/1978	This international agreement does not include any of these clauses.					External relations
Protocol amending the Euro-Mediterranean Aviation Agreement between the European Union and its Member States, of the one part, and the government of the State of Israel, of the other part, to take account of the accession to the European Union of the Republic of Croatia (19/02/2015)	19/02/2015	This international agreement does not include any of these clauses.					External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
MEXICO							
Second Additional Protocol to the Economic Partnership, Political Coordination and Cooperation Agreement between the European Community and its Member States, of the one part, and the United Mexican States, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union (21/02/2007)	01/03/2008	This international agreement does not include any of these clauses.					External relations
Additional Protocol to the Economic Partnership, Political Coordination and Cooperation Agreement between the European Community and its Member States, of the one part, and the United Mexican States, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union (29/04/2004)	01/02/2005	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an exchange of letters between the European Community and the United Mexican States concerning amendments to Annex I of the Agreement between the European Community and the United Mexican States on the mutual recognition and protection of designations for spirit drinks, taking into account the enlargement (28/04/2004)	28/04/2004	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for scientific and technological cooperation between the European Community and the United Mexican States (03/02/2004)	13/06/2005 (In force)	<p>Sunset clause: <u>Article 11 - Entry into force, termination and dispute settlement</u> (b) This Agreement shall be concluded for an initial period of five years and may be tacitly renewed after full evaluation, based on the results, during the penultimate year of each successive five-year period.</p> <p>Management and implementation clause: <u>Article 6 - Coordination and facilitation of cooperative activities</u> (a) For the purposes of this Agreement, the Parties appoint the following authorities, acting as co-signatory executive agents, for the coordination and facilitation of cooperative activities: on behalf of the United Mexican States, el Consejo Nacional de Ciencia y Tecnología (National Science and Technology Council) and, on behalf of the Community, the representatives of the European Commission. (b) The executive agents shall establish a bilateral RTD Cooperation Steering Committee, hereinafter referred to as the "Steering Committee", for the management of this Agreement; this Committee shall consist of a similar number of official representatives of each Party; it shall establish its own rules of procedure. (c) The functions of the Steering Committee shall include: ... 6. monitoring and reviewing the efficient functioning and implementation of this Agreement; 7. providing an annual report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report shall be submitted to the Joint Committee established under the Association Agreement of 8 December 1997. (d) The Steering Committee shall, as a general rule, meet once a year, preferably before the meeting of the Joint Committee, according to a jointly agreed schedule, and shall report to the Joint Committee; the meetings shall be held alternately in the Community and in Mexico. Extraordinary meetings may be organised at the request of either Party.</p>	Steering Committee	no specific timeframe	2016*	2016*	Research and innovation
Economic Partnership, Political Coordination and Cooperation Agreement between the European Community and its Member States, of the one part, and the United Mexican States, of the other part (08/12/1997)	01/10/2000	<p>Management and implementation clause: <u>Article 45 - Joint Council</u> A Joint Council is hereby established which shall supervise the implementation of this Agreement. It shall meet at ministerial level, at regular intervals, and when circumstances require. It shall examine any major issues arising within the framework of this Agreement and any other bilateral or international issues of mutual interest. <u>Article 46</u> 1. The Joint Council shall consist of the Members of the Council of the European Union and Members of the European Commission on the one hand, and Members of the Government of Mexico, on the other. ... <u>Article 48 - Joint Committee</u> 1. The Joint Council shall be assisted in the performance of its duties by a Joint Committee composed of representatives of the members of the Council of the European Union and of the European Commission, on the one hand, and of representatives of the Government of Mexico on the other, normally at senior civil servant level. In its rules of procedure the Joint Council shall determine the duties of the Joint Committee, which shall include the preparation of meetings of the Joint Council and how the Committee shall function. 2. The Joint Council may delegate to the Joint Committee any of its powers. In this event the Joint Committee shall take its decisions in accordance with the conditions laid down in Article 47. 3. The Joint Committee shall generally meet once a year, on a date and with an agenda agreed in advance by the Parties, in Brussels one year and Mexico the next. Special meetings may be convened by mutual agreement. The office of chairman of the Joint Committee shall be held alternately by a representative of each of the Parties.</p> <p>Special review clause: <u>Article 13 - Dialogue on cooperation and economic matters</u> 1. The Joint Council shall institute a regular dialogue in order to intensify and improve the cooperation provided for in this Title which will include, in particular: (a) information exchange and the periodic revision of the development of cooperation; (b) coordination and supervision of the implementation of sectoral agreements provided for in this Agreement, as well as the examination of the possibility of new agreements of this type.</p>	Joint Council, Joint Committee	periodically		2016*	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the United Mexican States on the mutual recognition and protection of designations for spirit drinks (27/05/1997)	01/07/1997	<p>Management and implementation clause: <u>Article 17</u> A Joint Committee shall be established, consisting of representatives of the Community and of the United Mexican States. It shall meet at the request of one of the Contracting Parties and in accordance with the requirements for implementing the Agreement alternately in the Community and the United Mexican States. The Joint Committee shall ensure the proper functioning of this Agreement and shall examine all questions which may arise in implementing it. In particular, the Joint Committee may make recommendations which would contribute to the attainment of the objectives of this Agreement.</p> <p>Consultations: <u>Article 16</u> 1. The Contracting Parties shall enter into consultations if one of them considers that the other has failed to fulfil an obligation under this Agreement. 2. The Contracting Party which requests the consultations shall provide the other Party with the information necessary for a detailed examination of the case in question. 3. In cases where any delay could endanger human health or impair the effectiveness of measures to control fraud, interim protective measures may be taken, without prior consultation, provided that consultations are held immediately after the taking of these measures. 4. If, following the consultations provided for in paragraphs 1 and 3, the Contracting Parties have not reached agreement, the Party which requested the consultations or took the measures referred to in paragraph 3 may take appropriate protective measures so as to permit the proper application of this Agreement.</p>	Joint Committee	no specific timeframe		at request (when necessary)	Agriculture, Trade
Agreement between the European Community and the United Mexican States on cooperation regarding the control of precursors and chemical substances frequently used in the illicit manufacture of narcotic drugs or psychotropic substances (13/12/1997)	01/09/1997 (In force)	<p>Management and implementation clause: <u>Article 9 - Joint Follow-up Group</u> 1. A Joint Follow-up Group on the control of precursors and chemical substances is hereby established, hereinafter referred to as 'Joint Follow-up Group', in which each Contracting Party to this Agreement shall be represented. 2. Decisions and recommendations by the Joint Follow-up Group shall be taken by mutual agreement. It shall normally meet once a year, with the date, place and programme being fixed by mutual agreement. Extraordinary meetings may be convened by agreement of the Contracting Parties. ... <u>Article 10 - Competences of the Joint Follow-up Group</u> 1. The Joint-Follow-up Group shall administer this Agreement and ensure its proper implementation. For this purpose: - it shall study and develop the necessary means to ensure the correct functioning of the present Agreement, ...</p> <p>Sunset clause: <u>Article 13 - Duration and denunciation</u> 1. This Agreement shall be concluded for five years and, unless otherwise disposed, it will be tacitly renewable for successive periods of the same duration.</p>	Joint Follow-up Group	no specific timeframe		2016*	Public health, External relations
Protocol for the accession of Mexico to the General Agreement on Tariffs and Trade (17/02/1987)	09/02/1987	This international agreement does not include any of these clauses.					Trade
Agreement in the form of an exchange of letters between the European Community and the United Mexican States concerning amendment of Annex I to the Agreement between the European Community and the United Mexican States on the mutual recognition and protection of designations for spirit drinks (01/05/2004)	01/05/2004	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an exchange of letters between the European Community and the United Mexican States concerning amendments to Annex II of the Agreement between the European Community and the United Mexican States on the mutual recognition and protection of designations for spirit drinks (29/10/2004)	29/10/2004	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Economic Community and the United Mexican States - Joint Declaration on Article 6 of the Agreement - Declaration by the European Economic Community on generalized preferences - Exchange of letters concerning transport (15/07/1975)	01/11/1975 (In force)	Management and implementation clause: <u>Article 6</u> 1. A Joint Committee shall be set up comprising representatives of the Community and of the United Mexican States. It shall meet once a year. Additional meetings may be convened by mutual agreement. 2. The Joint Committee shall ensure the proper functioning of this Agreement and may formulate recommendations to this end. ... Sunset clause: <u>Article 12</u> 2. This Agreement is concluded for a period of five years and shall be extended from year to year if neither Contracting Party denounces it six months before it expires.	Joint Committee	no specific timeframe		2016*	Trade
Framework Agreement for cooperation between the European Economic Community and the United Mexican States - Unilateral Declarations - Exchange of Letters (26/04/1997)	01/11/1991 (In force)	Management and implementation clause: <u>Article 39</u> 1. The Contracting Parties shall establish under this Agreement a Joint Committee consisting of representatives of the Community, on the one hand, and representatives of Mexico, on the other. 2. The Joint Committee shall: (a) see to the proper functioning of this Agreement; (b) agree on, and coordinate, activities, projects and specific operations in relation to the aims of this Agreement and propose means of implementing them; ... 4. The Joint Committee shall meet at least once a year, in Mexico City and Brussels alternately. Special meetings may be convened by mutual agreement, at the request of either Contracting Party. The office of the chairman of the Joint Committee shall be held alternately by each of the Contracting Parties. Sunset clause: <u>Article 43</u> This Agreement shall enter into force on the first day of the month following the date on which the Contracting Parties notify each other of the completion of the legal procedures necessary for this purpose; it shall be concluded for a period of five years. It shall be renewed tacitly on a yearly basis unless one of the Contracting Parties denounces it to the other Party in writing six months before the date of expiry. Consultations: <u>Article 13</u> The Contracting Parties agree to promote the interchange of information and to hold consultations on the issues of tariffs, health and technical requirements, laws and trade practices, and on any anti-dumping or countervailing duties which might apply.	Joint Committee	no specific timeframe		2016* (when necessary)	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
CHILE							
Agreement in the form of an Exchange of Letters between the European Union and the Republic of Chile on the provisional application of the understanding concerning the conservation of swordfish stocks in the South-Eastern Pacific Ocean (20/06/2010)	20/06/2010	This international agreement does not include any of these clauses.					Environment, Fisheries
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendment of Appendix V to the Agreement on Trade in Wines of the Association Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (04/01/2009)	04/01/2009	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendments to the Agreement on Trade in Wines annexed to the Agreement establishing an Association between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (24/04/2006)	24/04/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendments to the Agreement on trade in spirit drinks and aromatised drinks annexed to the Agreement establishing an association between the European Community and its member states, of the one part, and the Republic of Chile, of the other part (24/04/2006)	24/04/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement between the European Union and the Republic of Chile on the participation of the Republic of Chile in the European Union military crisis management operation in Bosnia and Herzegovina (Operation ALTHEA) (25/07/2005)	01/02/2009 (In force as long as the conditions of the Agreement are complied with.)	Sunset clause: <u>Article 9 - Entry into force</u> 2. This Agreement shall remain in force for the duration of the Republic of Chile’s contribution to the operation.					Foreign and Security Policy

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Additional Protocol to the Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia, and the Slovak Republic to the European Union (16/12/2004)	01/11/2005	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendment of Appendix I to the Agreement on trade in spirits drinks and aromatised drinks of the Association Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (30/11/2004)	30/11/2004	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement establishing an association between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (18/11/2002)	01/03/2005	<p>Management, review and implementation clause: <u>Article 3 - Association Council</u></p> <p>1. An Association Council is hereby established, which shall supervise the implementation of this Agreement. The Association Council shall meet at ministerial level at regular intervals, not exceeding a period of two years, and extraordinarily whenever circumstances so require, if the Parties so agree. ...</p> <p><u>Article 6 - Association Committee</u></p> <p>1. The Association Council shall be assisted in the performance of its duties by an Association Committee composed of representatives of the Members of the Council of the European Union and of the Commission of the European Communities, on the one hand, and representatives of the Government of Chile, on the other, normally at senior officials level.</p> <p>2. The Association Committee shall be responsible for the general implementation of this Agreement.</p> <p>5. The Association Committee shall generally meet once a year for an overall review of the implementation of this Agreement, on a date and with an agenda agreed in advance by the Parties, in Brussels one year and in Chile the next. Special meetings may be convened, by mutual agreement, at the request of either of the Parties. The Association Committee shall be chaired alternately by a representative of each of the Parties.</p> <p><u>Article 9 - Association Parliamentary Committee</u></p> <p>1. An Association Parliamentary Committee is hereby established. It shall be a forum for members of the European Parliament and the Chilean National Congress (Congreso Nacional de Chile) to meet and exchange views. It shall meet at intervals which it shall itself determine.</p> <p>2. The Association Parliamentary Committee shall consist of members of the European Parliament, on the one hand, and of members of the Chilean National Congress (Congreso Nacional de Chile), on the other. ...</p> <p>5. The Association Parliamentary Committee may request of the Association Council relevant information regarding the implementation of this Agreement, and the Association Council shall supply the Committee with the requested information. ...</p> <p>Consultations: <u>Article 128 - Consultations</u></p> <p>1. A Party may request consultations with the other Party regarding any matter arising under this Chapter. The other Party shall give sympathetic consideration to the request. The Parties shall report the results of their consultations to the Special Committee on Financial Services. ...</p>	Association Council, Association Committee, Association Parliamentary Committee	2016*		2016* (at request)	External relations

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for scientific and technological cooperation between the European Community and the Republic of Chile (23/09/2002)	10/01/2007	<p>Management, review and implementation clause:</p> <p><u>Article 6 - Coordination and facilitation of cooperative activities</u></p> <p>(a) The coordination and facilitation of cooperative activities under this Agreement shall be accomplished on behalf of Chile, by the National Scientific and Technological Research Commission (CONICYT), decentralised body of the Ministry of Education, with its own juridical personality, or other organisms which Chile could notify at any moment with previous written notice and, on behalf of the Community, by the services of the Commission of the European Communities, in charge of Community RTD policies and activities, acting as executives agents.</p> <p>(b) The executive agents shall establish a Steering Committee on S& T Cooperation, hereinafter referred to as the "Steering Committee" for the management of this Agreement; this Committee shall consist of a similar number of official representatives of each Party and shall have co-chairpersons from Parties; it shall establish its own rules of procedure.</p> <p>(c) The functions of the Steering Committee shall include:</p> <p>1. promoting and overseeing the different cooperative activities as mentioned in Articles 2 and 4 of this Agreement, as well as those that will be implemented in the framework of RTD for development; ...</p> <p>6. reviewing the efficient functioning and implementation of this Agreement including evaluation of ongoing cooperative projects involving Chile as a developing country under Community's activities in the field of research for development;</p> <p>7. providing an annual report to the Parties on the status, the level reached and the effectiveness of cooperation undertaken under this Agreement. This report will be transmitted to the Joint Commission established within the Framework Cooperation Agreement of June 1996.</p> <p>(d) The Steering Committee shall, as a general rule, meet annually, preferably before the meeting of the Joint Committee established within the Framework Cooperation Agreement of 1996, according to a jointly agreed schedule, and will refer to it. The meetings shall be held alternatively in the Community and in Chile. Extraordinary meetings may be organised at the request of either Party. ...</p> <p>Consultations: <u>ANNEX - INTELLECTUAL PROPERTY RIGHTS - C. Control</u></p> <p>Each Party shall endeavour to ensure that undisclosed information received by it under this Agreement shall be controlled as provided herein. If one of the Parties becomes aware that it will be, or may be reasonably expected to become, unable to meet the non-dissemination provisions of sections A and B, it shall immediately inform the other Party. The Parties will thereafter consult to define the most appropriate course of action.</p>	Steering Committee on scientific and technological cooperation	no specific timeframe	2016*	2016* (when necessary)	Research and innovation
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile adding a Protocol on mutual administrative assistance in customs matters to the Framework Cooperation Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part - Protocol on mutual administrative assistance in customs matters (13/06/2001)	01/10/2001	<p>Provisions of Protocol - Consultations and implementation clause:</p> <p><u>Article 13 - Implementation</u></p> <p>1. The implementation of this Protocol shall be entrusted on the one hand to the customs authorities of Chile and on the other hand to the competent services of the Commission of the European Communities and the customs authorities of the Member States as appropriate. They shall decide on all practical measures and arrangements necessary for its application, taking into consideration the rules in force in particular in the field of data protection. They may recommend to the competent bodies amendments which they consider should be made to this Protocol.</p> <p>2. The Contracting Parties shall consult each other and subsequently keep each other informed of the detailed rules of implementation which are adopted in accordance with the provisions of this Protocol. In particular, they shall exchange annually the list of competent authorities authorised to intervene in accordance with this Protocol.</p>	Contracting Parties			(when necessary)	Customs

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Republic of Chile on precursors and chemical substances frequently used for the illicit manufacture of narcotic drugs and psychotropic substances (24/11/1998)	01/06/1999	<p>Consultations:</p> <p>1. The Contracting Parties shall consult and inform each other on their own initiative of any suspicion that controlled substances may be diverted to the illicit manufacture of narcotic drugs or psychotropic substances, in particular when a shipment occurs in unusual quantities or under unusual circumstances.</p> <p>Management and implementation clause:</p> <p><u>Article 9 - Joint Follow-up Group</u></p> <p>1. A Joint Follow-up Group on the control of precursors and chemical substances is hereby established, hereinafter referred to as 'the Joint Follow-up Group', in which each Contracting Party to this Agreement shall be represented. This Group is considered as a sub-group under the Joint Committee set up by Article 35(1) of the framework Cooperation Agreement leading ultimately to the establishment of a political and economic association between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (1).</p> <p>2. The Joint Follow-up Group shall act by mutual agreement. It shall normally meet once a year, with the date, place and programme being fixed by mutual agreement. In so far as possible, these meetings shall be organised simultaneously with those of other joint committees or joint groups on the control of precursors and chemical substances set up between the Community and other Member States of the Organisation of American States. Extraordinary meetings of the Joint Follow-up Group may be convened by agreement of the Contracting Parties. ...</p> <p><u>Article 10 - Powers of the Joint Follow-up Group</u></p> <p>1. The Joint Follow-up Group shall administer this Agreement and ensure its proper application. For this purpose:</p> <ul style="list-style-type: none"> - it shall study and develop the necessary detailed rules to ensure the correct functioning of this Agreement, - it shall be regularly informed by the Contracting Parties of their experience in applying this Agreement, ... 	Joint Follow-up Group	no specific timeframe		2016*	Public health, External relations
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendment of Appendices I, II, III and IV of the Agreement on Trade in Wines of the Association Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (24/04/2006)	24/04/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendments to Appendix II of the Agreement on Trade in Spirits Drinks and Aromatised Drinks annexed to the Association Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (24/04/2006)	24/04/2006	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile concerning amendments to Appendix VI of the Agreement on Trade in Wines annexed to the Association Agreement between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part (24/04/2006)	24/04/2006	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for the conclusion of negotiations between the European Community and Chile under Article XXIV:6 (22/12/1995)	22/12/1995	This international agreement does not include any of these clauses.					Trade
Agreement with Chile negotiated under Article XXVIII of GATT (30/06/1969)	30/06/1969	This international agreement does not include any of these clauses.					Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Chile on imports of apples and pears into the Community (25/05/1994)	25/05/1994	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
SOUTH KOREA (Rep. of Korea)							
Agreement between the European Community and the Government of the Republic of Korea concerning cooperation on anti-competitive activities (23/05/2009)	01/07/2009	<p>Review clause: <u>Article 11 - Entry into force, termination and review</u> 3. The Parties shall consider reviewing the operation of this Agreement not later than five (5) years from the date of its entry into force, with a view to assessing their cooperative activities, identifying additional areas in which they could usefully cooperate and identifying any other ways in which the Agreement could be improved. The Parties agree that this review will include, among other things, an analysis of actual or potential cases to determine whether their interests could be better served through closer cooperation.</p> <p>Consultations: <u>Article 8 - Consultation</u> 1. The Parties shall consult with each other, upon request of either Party, on any matter which may arise in the implementation of this Agreement. 2. The competition authorities of the Parties shall meet at least once a year and may: ... (d) discuss other matters of mutual interest relating to the application of the competition laws of each Party.</p>	Contracting Parties	2014		(at request)	Competition
Agreement on the Scientific and Technological Cooperation between the European Community and the Government of the Republic of Korea (22/11/2006)	29/03/2007 (In force)	<p>Management and implementation clause: <u>Article 6 - Joint Committee</u> 1. The coordination and facilitation of cooperative activities under this Agreement shall be carried out, on behalf of Korea, by the Ministries of Korea responsible for Science and Technology and, on behalf of the Community, by the services of the Commission of the European Communities (Directorate General for Science, Research and Development), who shall be acting as executive agents. 2. For the purpose of ensuring the effective implementation of this Agreement, the executive agents shall establish a Joint Committee on Scientific and Technological Cooperation (hereinafter referred to as the Joint Committee). The Joint Committee shall consist of official representatives of each Party and shall be co-chaired by the representatives of both Parties. The Joint Committee shall establish its own rules of procedure by mutual consent. 3. The functions of the Joint Committee shall be: b. Reviewing and discussing the cooperative activities and accomplishments under this Agreement; d. Providing a report to the Parties on the status, the achievements and the effectiveness of the cooperative activities under this Agreement. This report shall be transmitted to the EU-Korea Joint Committee under the Framework Agreement for Trade and Cooperation. ... 6. The Joint Committee shall meet alternately in Korea and the Community with the time of the meetings arranged upon mutual agreement, preferably annually.</p> <p>Sunset clause: <u>Article 12 - Entry into force and termination</u> 2. This Agreement shall remain in force for five years and shall continue to be in force thereafter unless terminated by either Party.</p>	Joint Committee	no specific timeframe	no specific timeframe	2016*	Research and innovation
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Korea pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 (13/12/2005)	13/12/2005	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Republic of Korea on cooperation and mutual administrative assistance in customs matters (10/04/1997)	01/05/1997 (In force)	<p>Management, consultation and implementation clause: <u>Article 15 - Joint Customs Cooperation Committee</u> 1. A Joint Customs Cooperation Committee shall be established, consisting of representatives of the European Community and of the Republic of Korea. It shall meet alternately in Brussels and Seoul, as mutually agreed and on a date and with an agenda fixed by mutual agreement. 2. The Joint Customs Cooperation Committee shall see to the proper functioning of the Agreement and shall examine all issues arising from its application. In fulfilling this role, its main functions will be to: (a) review the progress of the customs cooperation in accordance with this Agreement and identify new areas and specific sectors for further customs cooperation; ...</p> <p><u>Article 16 - Implementation</u> 1. The management of this Agreement shall be entrusted to the competent services of the Commission of the European Communities and, where appropriate, the customs authorities of the Member States of the European Community on the one hand and to the Korea Customs Service of the Republic of Korea on the other. They shall decide on all practical measures and arrangements necessary for its application, taking into consideration rules in the field of data protection. 2. The Contracting Parties shall consult each other and subsequently keep each other informed of the detailed rules of implementation which are adopted in accordance with the provisions of this Agreement.</p> <p>Sunset clause <u>Article 19 - Entry into force and duration</u> 2. This Agreement shall be concluded for a period of five years. It shall be tacitly renewed on a yearly basis unless one of the Contracting Parties denounces it in writing six months before the date of expiry.</p>		no specific timeframe		when necessary (when necessary)	Customs
Framework Agreement for Trade and Cooperation between the European Community and its Member States, on the one hand, and the Republic of Korea, on the other hand (28/10/1996)	01/04/2001 (In force)	<p>Management, consultations and implementation clause: <u>Article 19 - Joint Committee</u> 1. The Parties shall establish under this Agreement a Joint Committee consisting of representatives of the members of the Council of the European Union and representatives of the European Commission, on the one hand, and representatives of the Republic of Korea, on the other. Consultations shall be held in the Committee in order to facilitate the implementation and to further the general aims of this Agreement. 2. The Joint Committee shall: - ensure that the Agreement operates properly, ... 3. The Joint Committee will normally meet once a year in Brussels and Seoul alternately. Special meetings of the Committee shall be held at the request of either Party. The Joint Committee shall be chaired alternately by each of the Parties.</p> <p>Sunset clause: <u>Article 21 - Entry into force and duration</u> 2. This Agreement is concluded for a period of five years. It shall be tacitly renewed on a yearly basis unless one of the Parties denounces it in writing six months before the date of expiry.</p>		no specific timeframe		2016*	Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Korea amending the Agreement between the European Economic Community and the Republic of Korea on trade in textile products to take into account the expected accession of the Republic of Austria, the Republic of Finland and the Kingdom of Sweden to the European Union - Exchange of Notes (01/01/1995)	01/01/1995	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Free trade Agreement between the European Union and its Member States, of the one part, and the Republic of Korea, of the other part (06/10/2010)	01/07/2011	<p>Management and implementation clause: <u>Article 15.1 - Trade Committee</u></p> <p>1. The Parties hereby establish a Trade Committee comprising representatives of the EU Party and representatives of Korea.</p> <p>2. The Trade Committee shall meet once a year in Brussels or Seoul alternately or at the request of either Party. The Trade Committee shall be co-chaired by the Minister for Trade of Korea and the Member of the European Commission responsible for Trade, or their respective designees. The Trade Committee shall agree on its meeting schedule and set its agenda.</p> <p>3. The Trade Committee shall:</p> <p>(a) ensure that this Agreement operates properly;</p> <p>(b) supervise and facilitate the implementation and application of this Agreement, and further its general aims; ...</p> <p>5. The Trade Committee shall report to the Joint Committee on its activities and those of its specialised committees, working groups and other bodies at each regular meeting of the Joint Committee.</p> <p>Consultations: <u>Article 14.3 - Consultations</u></p> <p>4. Consultations on matters of urgency, including those regarding perishable or seasonal goods [87] shall be held within 15 days of the date of the submission of the request, and shall be deemed concluded within 15 days of the date of the submission of the request.</p> <p>Apert from this general provision there are various provisions of the Agreement include an obligation of the Parties to consult each other (e.g. Elimination of customs duties - Article 2.5 (4), Elimination of sectoral non-tariff measures - Article 2.14 (2), Compensation - Article 3.4 (1 - 2), Agricultural safeguard measures - Article 3.6 (5), Notification - Article 3.9 (2), Transparency - Article 6.2 (3) etc.).</p> <p>Review clauses: <u>Article 11.14 - Monitoring and review</u></p> <p>The Parties shall keep under constant review the matters to which reference is made in this Section. Each Party may refer such matters to the Trade Committee. The Parties agree to review progress in implementing this Section every two years after the entry into force of this Agreement, unless both Parties agree otherwise.</p> <p>At the same time, the Agreement also includes various obligations of the Parties to 'review' certain issues as review of international initiatives on trade facilitation (Article 6.13) or review of the investment legal framework (Article 7.16). These provisions however do not deal with 'a review of the agreement or its implementation.</p>	Trade Committee	no specific timeframe (various)		2016* (various)	Trade
Additional Protocol to the Free Trade Agreement between the European Union and its Member States, of the one part, and the Republic of Korea, of the other part, to take account of the accession of Croatia to the European Union (25/03/2014)	01/07/2013	This international agreement does not include any of these clauses.					Trade
Agreement on telecommunications procurement between the European Community and the Republic of Korea - Side letter on qualification procedures - Agreed minutes - Memorandum (29/10/1997)	01/11/1997	<p>Review clause: <u>Article 8 - Final provisions</u></p> <p>4. The Parties shall review the functioning of the provisions of this Agreement within three years of the entry into force of this Agreement with a view to improving its operation when necessary.</p> <p>Consultations: <u>Article 6: Consultation and dispute settlement</u></p> <p>1. The Parties shall consult regularly and, in any case, at least once a year to ensure adequate operation of the Agreement.</p> <p>2. When a Party requests consultations on any matter affecting the operation of the Agreement, such consultations shall be held not later than 30 days following the date on which the request is received, unless otherwise mutually agreed to by the Parties. ...</p>	Contracting Parties	2000		(2016*)	External relations
Agreement in the form of an exchange of letters amending the Agreement between the European Economic Community and the Republic of Korea on trade in textile products - Agreed Minutes - Notes verbale - Exchanges of notes (01/01/1993)	01/01/1993	This international agreement does not include any of these clauses.					Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Framework Agreement between the European Union and its Member States, on the one part, and the Republic of Korea, on the other part (10/05/2010)	01/06/2014	<p>Management and implementation clause:</p> <p><u>Article 44 - Joint Committee</u></p> <p>1. The Parties shall establish under this Agreement a Joint Committee consisting of representatives of the members of the Council of the European Union and representatives of the European Commission, on the one hand, and representatives of the Republic of Korea, on the other.</p> <p>2. Consultations shall be held in the Joint Committee to facilitate the implementation and to further the general aims of this Agreement as well as to maintain overall coherence in the relations and to ensure the proper functioning of any other agreement between the Parties.</p> <p>3. The Joint Committee shall:</p> <p>(a) ensure that this Agreement operates properly; ...</p> <p>(f) seek appropriate methods of forestalling problems which might arise in areas covered by this Agreement;</p> <p>(g) resolve any dispute arising in the application or interpretation of this Agreement by consensus in accordance with Article 45(3);</p> <p>(h) examine all the information presented by a Party regarding non-execution of the obligations and hold consultations with the other Party to seek a solution acceptable to both Parties in accordance with Article 45(3).</p> <p>4. The Joint Committee will normally meet once a year in Brussels and Seoul alternately. Special meetings of the Committee shall be held at the request of either Party. The Joint Committee shall be chaired alternately by each of the Parties. It shall normally meet at the level of senior officials.</p>	Joint Committee	no specific timeframe		2016* (no specific timeframe)	Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
SOUTH AFRICA							
Additional Protocol to the Agreement on Trade, Development and Cooperation between the European Community and its Member States, of the one part, and the Republic of South Africa, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union (10/10/2007)	01/01/2007	This international agreement does not include any of these clauses.					Development, Trade
Additional Protocol to the Agreement on Trade, Development and Cooperation between the European Community and its Member States, of the one part, and the Republic of South Africa, of the other part, to take account of the accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic to the European Union (25/06/2005)	01/02/2006	This international agreement does not include any of these clauses.					Development, Trade
Agreement between the European Community and the Republic of South Africa on trade in spirits - Protocol (28/01/2002)	28/01/2002	Management and implementation clause: <u>Article 17 - Joint Committee</u> 1. A Joint Committee shall be established, consisting of representatives of the Community and South Africa. It shall meet at the request of one of the Contracting Parties and in accordance with the requirements for implementing the Agreement alternately in the Community and in South Africa convened at a time and place mutually determined by the Contracting Parties. 2. The Joint Committee shall see to the proper functioning of this Agreement and shall examine all questions which may arise in implementing it. In particular, the Joint Committee may make recommendations which would contribute to the attainment of the objectives of this Agreement. ...	Joint Committee	no specific timeframe		at request	Agriculture, Trade
Agreement between the European Community and the Republic of South Africa on trade in wine - Protocol (28/01/2002)	28/01/2002	Management and implementation clause: <u>Article 19 - Joint Committee</u> 1. A Joint Committee shall be established, consisting of representatives of the Community and South Africa. It shall meet at the request of one of the Contracting Parties and in accordance with the requirements for implementing the Agreement alternately in the Community and in South Africa convened at a time and place mutually determined by the Contracting Parties. 2. The Joint Committee shall see to the proper functioning of this Agreement and shall examine all questions which may arise in implementing it. In particular, the Joint Committee may make recommendations which would contribute to the attainment of the objectives of this Agreement. 3. The Joint Committee shall facilitate contacts and exchanges of information to optimise the functioning of this Agreement. ...	Joint Committee	no specific timeframe		at request	Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on Trade, Development and Cooperation between the European Community and its Member States, of the one part, and the Republic of South Africa, of the other part - Protocol 1 concerning the definition of the concept of 'originating products' and methods of administrative cooperation - Protocol 2 on mutual administrative assistance in customs matters (11/10/1999)	01/05/2004	<p>Special review clause:</p> <p><u>Article 11 - Tariff elimination by the Community</u> 6. Customs duties applicable on import into the Community of products originating in South Africa listed in Annex II, list 5 shall be reviewed in the fifth year of this Agreement in view of a possible elimination of tariffs.</p> <p><u>Article 12 - Tariff elimination by South Africa</u> 7. Customs duties applicable on import into South Africa of products originating in the Community listed in Annex III, list 6 shall be periodically reviewed in the course of the operation of the Agreement in view of the further liberalisation of trade.</p> <p><u>Article 14 - Tariff elimination by the Community</u> 8. Customs duties applicable on import into the European Africa listed in Annex IV, list 7 shall be reviewed periodically in the course of the operation of the Agreement on the basis of future developments in the common agricultural policy.</p> <p><u>Article 15 - Tariff elimination by South Africa</u> 5. Customs duties applicable on import into South Africa of products originating in the Community listed in Annex VI, list 4 shall be reviewed periodically in the course of the operation of the Agreement.</p> <p><u>Article 44 - Review</u> 2. The Cooperation Council shall periodically review the progress made in these matters. In particular it shall continue to develop cooperation and understanding on the measures taken by each Party with regard to the operation of Article 41.</p> <p>Review clauses:</p> <p><u>Article 18 - Review clause</u> No later than five years after the entry into force of this Agreement, the Community and South Africa shall consider further steps in the process of liberalisation of their reciprocal trade. For this purpose, a review shall be undertaken of, in particular but not exclusively, the customs duties applicable to products listed in Annex II, list 5, Annex III, lists 5 and 6, Annex IV, lists 5, 6 and 7, Annex V, lists 1, 2, 3 and 4, Annex VI, lists 4 and 5 and Annex VII.</p> <p><u>Article 103 - Review</u> The Parties will review this Agreement within five years of its entering into force in order to address the possible implications of other arrangements which may affect this Agreement. Further reviews may be mutually agreed on.</p>	Contracting Parties	2009, thereafter if agreed (periodical)			Development, Trade
Agreement on scientific and technological cooperation between the European Community and the Republic of South Africa (05/12/1996)	11/11/1997	<p>Management, review and implementation clause:</p> <p><u>Article 6 - Joint Science and Technology Cooperation Committee (JSTCC)</u> (a) A Joint Science and Technology Cooperation Committee will be established in order to administer this Agreement; it will be composed of representatives of the Commission and of South Africa; it shall adopt its rules of procedure. (b) The functions of the JSTCC shall be to: 1. promote and review the various cooperation activities envisaged under this Agreement; ... 3. advise the Parties on ways to enhance cooperation consistent with the principles set out in this Agreement; 4. review the efficient and effective functioning of the Agreement; 5. provide a report annually to the Parties on the level, status and effectiveness of cooperation undertaken under this Agreement. (c) The JSTCC shall meet as mutually agreed, meetings being held alternately in the Community and South Africa. ...</p>	Joint Science and Technology Cooperation Committee	2016*	2016*	2016*	Research and innovation
Cooperation Agreement between the European Community and the Republic of South Africa (01/10/1995)	01/10/1995	This international agreement does not include any of these clauses.					External relations
Agreement in the form of an Exchange of Letters providing for the provisional application of the Agreement between the European Community and the Republic of South Africa on trade in spirits as from 28 January 2002 (28/01/2002)	28/01/2002	This international agreement does not include any of these clauses.					Agriculture, Trade
Agreement in the form of an Exchange of Letters between the European Community and the Republic of South Africa on trade in wine (28/01/2002)	28/01/2002	This international agreement does not include any of these clauses.					Agriculture, Trade

Name of international agreement (Signature of international agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause	Competent body	Review (Special review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an Exchange of Letters providing for the provisional application of the Agreement between the European Community and the Republic of South Africa on trade in wine as from 28 January 2002 (28/01/2002)	28/01/2002	This international agreement does not include any of these clauses.					Agriculture, Trade
Cooperation Agreement between the European Community and the Republic of South Africa (01/10/1994)	01/10/1995	This international agreement does not include any of these clauses.					External relations
Agreement with the Republic of South Africa negotiated under Article XXVIII (1) of GATT (06/02/1969)	06/02/1969	This international agreement does not include any of these clauses.					Customs

2.- Multilateral Agreements

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on the text Greek in of the agreement between the European Economic Community, the Swiss Confederation and the Republic of Austria on the widening of the scope of the regulation concerning Community transit (18/09/1981)	01/04/1982	This international agreement does not include any of these clauses. (SUI, AUT)					External relations
Agreement between the European Economic Community, the Swiss Confederation and the Republic of Austria on the widening of the scope of the regulation concerning Community transit (17/05/1977)	17/05/1977	This international agreement does not include any of these clauses. (SUI, AUT)					External relations
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation relating to the amendment of the Convention of 20 May 1987 on a common transit procedure (25/09/1995)	25/09/1995	This international agreement does not include any of these clauses. (ISL, NOR, AUT, FIN, SWE)					Customs
Agreement in the form of an Exchange of Letters between the European Community and the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation relating to the amendment of the Convention of 20 May 1987 on the simplification of formalities in trade in goods (25/09/1995)	25/09/1995	This international agreement does not include any of these clauses. (ISL, NOR, AUT, FIN, SWE)					Customs
Agreement in the form of an Exchange of Letters recording the common understanding renewing and modifying the agreement on international cooperation on research and development activities in the domain of intelligent manufacturing systems (IMS) between the European Community and Australia, Canada, the EFTA countries of Norway and Switzerland, Korea, Japan and the United States of America (04/01/2008)	04/01/2008 (04/01/2018)	Sunset clause and review clause: <u>Text of letter A: Letter from the European Community</u> II. OTHER ENABLING ACTIVITIES This cooperation agreement will have a duration of 10 years. Each participating region may withdraw any time subject to 12 months notice. The participants will review the scheme five years after its launch. <u>ANNEX - TERMS OF REFERENCE FOR A SCHEME FOR INTERNATIONAL COOPERATION IN ADVANCED MANUFACTURING FOR INTELLIGENT MANUFACTURING SYSTEMS</u> 8. DURATION OF THE IMS SCHEME The participants will review the scheme every five years to determine whether it should be continued, modified or terminated. A participant may withdraw at any time subject to 12 months' notice to other participants. (EC, AUS, CAN, NOR, SUI, KOR, JPN, USA)	Participants	2013, 2018			Research and innovation
Amendment extending the ITER EDA Agreement among the European Atomic Energy Community, the Government of Japan, the Government of the Russian Federation and the Government of the United States of America on cooperation in the engineering design activities for the international thermonuclear experimental reactor (22/09/1998)	22/09/1998	Review clause: <u>II. OTHER ENABLING ACTIVITIES</u> The Parties will also: (3) near the end of the second year, jointly review the joint technical activities in point I above, for example, licensing preparations, cost estimates, organisational evolution, construction preparations and domestic situations and, thereupon, prepare a joint assessment for use by each Party. (EURATOM, JPN, RUS, USA)	Contracting Parties	2000			Energy

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Exchange of Letters recording the common understanding reached on the accession of the Republic of Korea to the common understanding on the principles of international cooperation on research and development activities in the domain of intelligent manufacturing systems (IMS) between the European Community and the United States of America, Japan, Australia, Canada, Norway and Switzerland (17/07/2001)	20/12/2001	This international agreement does not include any of these clauses. (EC, AUS, CAN, NOR, SUI, JPN, USA, KOR)					Research and innovation
Agreement between the European Union, the Swiss Confederation and the Principality of Liechtenstein amending the Additional Agreement between the European Community, the Swiss Confederation and the Principality of Liechtenstein extending to the Principality of Liechtenstein the Agreement between the European Community and the Swiss Confederation on trade in agricultural products (01/12/2011)	01/12/2011	This international agreement does not include any of these clauses. (LIE, SUI)					Agriculture, Trade
Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis (28/02/2008)	07/04/2011	This international agreement does not include any of these clauses. (LIE, SUI)					Justice, freedom and security, External relations
Protocol between the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Community and the Swiss Confederation concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland (01/04/2011)	01/04/2011	This international agreement does not include any of these clauses. (LIE, SUI)					Justice, freedom and security, External relations
Additional Agreement between the European Community, the Swiss Confederation and the Principality of Liechtenstein extending to the Principality of Liechtenstein the Agreement between the European Community and the Swiss Confederation on trade in agricultural products (27/09/2007)	27/09/2007	This international agreement does not include any of these clauses. (LIE, SUI)					Agriculture, Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Arrangement between the European Community, of the one part, and the Swiss Confederation and the Principality of Liechtenstein, of the other part, on the modalities of the participation by those States in the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union (30/09/2009)	30/09/2009	This international agreement does not include any of these clauses. (LIE, SUI)					Justice, freedom and security, External relations
Protocol between the European Community, the Swiss Confederation and the Principality of Liechtenstein to the Agreement between the European Community, and the Swiss Confederation concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland (28/02/2008)	01/05/2011	This international agreement does not include any of these clauses. (LIE, SUI)					Justice, freedom and security, External relations
Agreement on the European Economic Area - Protocol 15 on transitional periods on the free movement of persons (Switzerland and Liechtenstein) (02/05/1992)	01/01/1994 (SUI) 01/05/1995 (LIE)	<u>Review clause: Article 9</u> 1. As from 1 January 1996 the Contracting Parties shall examine the results of the application of the transitional periods as set out in Articles 2 to 4. On completion of this examination the Contracting Parties may, on the basis of new data and with a view to a possible shortening of the transition period, propose provisions intended to adjust the transitional periods. 2. At the end of the transitional period for Liechtenstein the transitional measures shall be jointly reviewed by the Contracting Parties, duly taking into account the specific geographic situation of Liechtenstein. (LIE, SUI)	Contracting Parties	(as from 1996)			Justice, freedom and security, External relations
Agreement on the European Economic Area - Protocol 16 on measures in the field of social security related to transitional periods on the free movement of persons (Switzerland and Liechtenstein) (02/05/1992)	01/01/1994 (SUI) 01/05/1995 (LIE)	This international agreement does not include any of these clauses. (LIE, SUI)					Justice, freedom and security, External relations
Agreement on the European Economic Area - Protocol 5 on customs duties of a fiscal nature (Liechtenstein, Switzerland) (02/05/1992)	01/01/1994 (SUI) 01/05/1995 (LIE)	This international agreement does not include any of these clauses. (LIE, SUI)					Customs
Agreement on the European Economic Area - Protocol 6 on the building up of compulsory reserves by Switzerland and Liechtenstein (02/05/1992)	01/01/1994 (SUI) 01/05/1995 (LIE)	This international agreement does not include any of these clauses. (LIE, SUI)					External relations
Supplementary Protocol to the Additional Agreement concerning the validity, for the Principality of Liechtenstein, of the Agreement between the European Economic Community and the Swiss Confederation (29/05/1975)	29/05/1975	This international agreement does not include any of these clauses. (LIE, SUI)					External relations

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Additional Agreement concerning the validity, for the Principality of Liechtenstein, of the Agreement between the European Economic Community and the Swiss Confederation of 22 July 1972 (22/07/1972)	01/01/1973	<p>Management, review and implementation clause: <u>Article 29</u></p> <p>1. A Joint Committee is hereby established, which shall be responsible for the administration of the Agreement and shall ensure its proper implementation. For this purpose, it shall make recommendations and take decision in the cases provided for in the Agreement. These decisions shall be put into effect by the Contracting Parties in accordance with their own rules.</p> <p>2. For the purpose of the proper implementation of the Agreement the Contracting Parties shall exchange information and, at the request of either Party, shall hold consultations within the Joint Committee.</p> <p>3. The Joint Committee shall adopt its own rules of procedure.</p> <p>Article 30</p> <p>1. The Joint Committee shall consist of representatives of the Community, on the one hand, and of representatives of Switzerland, on the other. ...</p> <p>Article 31</p> <p>2. The Chairman shall convene meetings of the Joint Committee at least once a year in order to review the general functioning of the Agreement.</p> <p>(LIE, SUI)</p>	Joint Committee	2016*		2016*	External relations
Agreement on the European Economic Area - Protocol 7 on quantitative restrictions which Iceland may retain (02/05/1992)	01/01/1994 01/01/1995 (LIE)	<p>This international agreement does not include any of these clauses.</p> <p>(ICE, NOR, SUI, LIE)</p>					Customs
Agreement in the form of an exchange of letters between the European Community and the Republic of Iceland, the Kingdom of Norway and the Swiss Confederation relating to the amendment of the Convention of 20 May 1987 on a common transit procedure (22/11/1996)	22/11/1996	<p>This international agreement does not include any of these clauses.</p> <p>(ISL, NOR, SUI)</p>					Customs
Agreement in the form of an exchange of letters between the European Economic Community and the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation relating to the amendment of the Convention of 20 May 1987 on a common transit procedure (17/12/1992)	01/01/1993	<p>This international agreement does not include any of these clauses.</p> <p>(ISL, NOR, SUI, AUS, FIN, SWE)</p>					Customs
Agreement between the European Economic Community, of the one part, and the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation, of the other part, laying down a procedure for the exchange of information in the field of technical regulations (19/12/1989)	01/11/1990	<p>Review clause: <u>Article 15</u></p> <p>This Agreement is concluded for an initial trial period of two years, after which the Agreement will either be subject to a joint review, or be renewed for a further period to be determined.</p> <p>(ISL, NOR, SUI, AUS, FIN, SWE)</p>		1992			External relations
Arrangement between the European Union and the Republic of Iceland, the Principality of Liechtenstein, the Kingdom of Norway and the Swiss Confederation on the participation by those States in the work of the committees which assist the European Commission in the exercise of its executive powers as regards the implementation, application and development of the Schengen acquis (22/09/2011)	01/05/2012 (LIE, SUI), 01/12/2012 (NOR), 01/05/2014 (ISL) (In force as long as the conditions are complied with.)	<p>Sunset clause: <u>Article 8</u></p> <p>1. As regards Norway and Iceland, this Arrangement shall be terminated when the respective Association Agreement with Iceland or Norway is terminated.</p> <p>2. As regards Switzerland, this Arrangement shall be terminated when the Association Agreement with Switzerland is terminated.</p> <p>3. As regards Liechtenstein, this Arrangement shall be terminated when the Association Protocol with Liechtenstein is terminated.</p> <p>(ICE, NOR, SUI, LIE)</p>					Justice, freedom and security

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Arrangement between the European Community and the Republic of Iceland and the Kingdom of Norway on the modalities of the participation by those States in the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union (01/02/2007)	01/02/2007	This international agreement does not include any of these clauses. (ISL, NOR)					External relations
Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latters' association with the implementation, application and development of the Schengen acquis (25/03/2001)	26/06/2000	Consultations: <u>4. Joint declaration on Parliamentary consultation</u> The European Union, Iceland and Norway consider it appropriate that matters falling under this Agreement be discussed in the European Parliament-Iceland and the European Parliament-Norway interparliamentary meetings. (ISL, NOR)	Contracting Parties			(when necessary)	Justice, freedom and security
Agreement between the European Union and the Republic of Iceland and the Kingdom of Norway on the application of certain provisions of the Convention of 29 May 2000 on Mutual Assistance in Criminal Matters between the Member States of the European Union and the 2001 Protocol thereto (19/12/2003)	01/01/2013 (In force as long as the conditions are complied with.)	Review clause: Article 5 The Contracting Parties agree to carry out a common review of this Agreement no later than five years after its entry into force. The review shall in particular address the practical implementation, interpretation and development of the Agreement and may also include issues such as the consequences of further development of the European Union relating to the subject matter of this Agreement. Consultations: Annex II The Contracting Parties agree to consult, as appropriate, when the Republic of Iceland or the Kingdom of Norway or one of the Member States of the European Union considers that there is occasion to do so, to enable the most effective use to be made of this Agreement, including with a view to preventing any dispute regarding the practical implementation and interpretation of this Agreement. This consultation shall be organised in the most convenient way, taking into account the existing structures of cooperation. Sunset clause: Article 8 3. This Agreement shall be terminated in the event of termination of the Agreement of 18 May 1999 concluded by the Council of the European Union, the Republic of Iceland and the Kingdom of Norway on the latters' association with the application, implementation and development of the Schengen acquis. (ISL, NOR)	Contracting Parties	2018		(when necessary)	Justice, freedom and security
Agreement in the form of Exchanges of Letters between the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning committees which assist the European Commission in the exercise of its executive powers (18/05/1999)	18/05/1999	This international agreement does not include any of these clauses. (ISL, NOR)					External relations
Protocol to the Agreement between the European Community and the Republic of Iceland and the Kingdom of Norway concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Iceland or Norway (29/06/2005)	01/05/2006	This international agreement does not include any of these clauses. (ISL, NOR)					Justice, freedom and security

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Republic of Iceland and the Kingdom of Norway concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Iceland or Norway (19/01/2001)	01/04/2001	<p>Management, review and implementation clause: Article 3</p> <p>1. A Joint Committee is hereby established, consisting of representatives of the Contracting Parties.</p> <p>2. The Joint Committee shall adopt its Rules of Procedure by consensus.</p> <p>3. The Joint Committee shall meet at the initiative of its President or at the request of any of its members.</p> <p>4. The Joint Committee shall meet at the appropriate level, as circumstances require, in order to review the practical implementation and application of the provisions covered by the Annex, including new acts or measures referred to in Article 1 adopted by the Committee established by Article 18 of the Dublin Convention and to exchange views on the elaboration of new legislation based on Article 63(1)(a) of the Treaty establishing the European Community and covering the substance matter of Article 1(5) or of the Annex.</p> <p>All exchange of information pertaining to this Agreement shall be considered to take place within the remit of the Joint Committee. ...</p> <p>Consultations: Article 2</p> <p>2. When forwarding its proposals, which are relevant for this Agreement, to the European Parliament and to the Council, the Commission shall forward copies thereof to Iceland and Norway. At the request of one of the Contracting Parties, a preliminary exchange of views may take place in the Joint Committee established under Article 3.</p> <p>3. During the phase preceding the adoption of legislation, in a continuous information and consultation process, the Contracting Parties shall consult each other again in the Joint Committee at significant moments at the request of one of them. After the adoption of legislation, the procedure as laid down in Article 4(2) to (7) shall apply.</p> <p>4. The Contracting Parties shall cooperate in good faith during the information and consultation phase with a view to facilitating, at the end of the process, the functions of the Joint Committee according to this Agreement.</p> <p>(ISL, NOR)</p>	Joint Committee			at request (when necessary)	Justice, freedom and security
Ancillary Agreement between the European Union and its Member States, of the first part, Iceland, of the second part, and the Kingdom of Norway, of the third part, on the application of the Air Transport Agreement between the United States of America, of the first part, the European Union and its Member States, of the second part, Iceland, of the third part, and the Kingdom of Norway, of the fourth part (16/06/2011)	16/06/2011	<p>Management, consultation and implementation clause: Article 3 - Joint Committee</p> <p>1. The European Union, the Member States, Iceland and Norway shall be represented in the Joint Committee established under Article 18 of the Air Transport Agreement as amended by the Protocol by representatives of the Commission, the Member States, Iceland and Norway.</p> <p>2. The position of the European Union, the Member States, Iceland and Norway within the Joint Committee shall be presented by the Commission, except in areas within the EU that fall exclusively within Member States' competence, in which case it shall be presented by the Presidency of the Council or by the Commission, Iceland and Norway as appropriate....</p> <p>6. The Commission shall take adequate measures to ensure full participation of Iceland and Norway in any coordination, consultation or decision shaping meetings with the Member States and access to the relevant information in preparation to Joint Committee meetings to be held.</p> <p>(ISL, NOR)</p>	Joint Committee	no specific timeframe		no specific timeframe	Transport
Convention between the European Economic Community, the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation on the simplification of formalities in trade in goods (20/05/1987)	01/01/1988	<p>Management and implementation clause: The Joint Committee - Article 10</p> <p>1. A Joint Committee is hereby established in which each Contracting Party to this Convention shall be represented. ...</p> <p>3. The Joint Committee shall meet whenever necessary but at least once a year. Any Contracting Party may request that a meeting be held.</p> <p>4. The Joint Committee shall adopt its own rules of procedure which shall contain, inter alia, provisions for convening meetings and for the designation of the Chairman and his term of office.</p> <p>Article 11</p> <p>1. It shall be the responsibility of the Joint Committee to administer this Convention and ensure its proper implementation. For this purpose, the said Committee shall be kept regularly informed, by the Contracting Parties, of the experiences gained from application of the Convention, shall make recommendations, and, in the cases provided for in paragraph 3, shall take decisions.</p> <p>2. In particular, the Joint Committee shall recommend:</p> <p>... (b) any other measure required for its application.</p> <p>(ISL, NOR, SUI, AUS, FIN, SWE)</p>	Joint Committee			2016*	Trade
Convention between the European Economic Community, the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Kingdom of Norway, the Kingdom of Sweden and the Swiss Confederation, on a common transit procedure (20/05/1987)	01/01/1988	<p>Management and implementation clause: The Joint Committee - Article 14</p> <p>1. A Joint Committee is hereby established in which each Contracting Party to this Convention shall be represented. ...</p> <p>3. The Joint Committee shall meet whenever necessary but at least once a year. Any Contracting Party may request that a meeting be held.</p> <p>4. The Joint Committee shall adopt its own rules of procedure which shall, inter alia, contain provisions for convening meetings and for the designation of the chairman and his term of office. ...</p> <p>Article 15</p> <p>1. It shall be the responsibility of the Joint Committee to administer this Convention and ensure its proper implementation. For this purpose, it shall be regularly informed by the Contracting Parties on the experiences of the application of this Convention and make recommendations, and in the cases provided for in paragraph 3, it shall take decisions.</p> <p>2. In particular it shall recommend:</p> <p>... (b) any other measure required for its application.</p> <p>(ISL, NOR, SUI, AUS, FIN, SWE)</p>	Joint Committee	no specific timeframe		2016*	Customs

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on the European Economic Area - Final Act - Joint Declarations - Declarations by the Governments of the Member States of the Community and the EFTA States - Arrangements - Agreed Minutes - Declarations by one or several of the Contracting Parties of the Agreement on the European Economic Area (02/05/1992)	01/01/1994 01/01/1995 (LIE)	<p>Review clause: <u>Article 9</u></p> <p>3. A first review will take place before the end of 1993. Subsequent reviews will take place at two-yearly intervals. On the basis of these reviews, the Contracting Parties undertake to decide on the appropriate measures to be included in this Agreement.</p> <p><u>Article 19</u></p> <p>2. The Contracting Parties undertake to continue their efforts with a view to achieving progressive liberalization of agricultural trade.</p> <p>3. To this end, the Contracting Parties will carry out, before the end of 1993 and subsequently at two-yearly intervals, reviews of the conditions of trade in agricultural products.</p> <p>Management, consultations and implementation clause: <u>Article 92</u></p> <p>1. An EEA Joint Committee is hereby established. It shall ensure the effective implementation and operation of this Agreement. To this end, it shall carry out exchanges of views and information and take decisions in the cases provided for in this Agreement.</p> <p>2. The Contracting Parties, as to the Community and the EC Member States in their respective fields of competence, shall hold consultations in the EEA Joint Committee on any point of relevance to the Agreement giving rise to a difficulty and raised by one of them. ...</p> <p><u>Article 93</u></p> <p>1. The EEA Joint Committee shall consist of representatives of the Contracting Parties. ...</p> <p><u>Article 94</u></p> <p>1. The office of President of the EEA Joint Committee shall be held alternately, for a period of six months, by the representative of the Community, i.e. the EC Commission, and the representative of one of the EFTA States.</p> <p>2. In order to fulfil its functions, the EEA Joint Committee shall meet, in principle, at least once a month. It shall also meet on the initiative of its President or at the request of one of the Contracting Parties in accordance with its rules of procedure.</p> <p>3. The EEA Joint Committee may decide to establish any subcommittee or working group to assist it in carrying out its tasks. The EEA Joint Committee shall in its rules of procedure lay down the composition and mode of operation of such subcommittees and working groups. Their tasks shall be determined by the EEA Joint Committee in each individual case.</p> <p>4. The EEA Joint Committee shall issue an annual report on the functioning and the development of this Agreement.</p> <p>(NOR, ISL, SUI, LIE)</p>	EEA Joint Committee	2017**	2016*	monthly (when necessary)	External relations
Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway on the establishment of rights and obligations between Ireland and the United Kingdom of Great Britain and Northern Ireland, on the one hand, and the Republic of Iceland and the Kingdom of Norway, on the other, in areas of the Schengen acquis which apply to these States (30/06/1999)	26/06/2000	<p>This international agreement does not include any of these clauses.</p> <p>(ISL, NOR)</p>					Justice, freedom and security
Agreement concluded by the Council of the European Union, the Republic of Iceland and the Kingdom of Norway on the association of these two states to the implementation, to application and to the development of the acquis de Schengen (30/06/1999)	26/06/2000	<p>This international agreement does not include any of these clauses.</p> <p>(ISL, NOR)</p>					Justice, freedom and security
Agreement on international humane trapping standards between the European Community, Canada and the Russian Federation (15/12/1997)	01/06/1999 (bilaterally applied by the EU and Canada)	<p>Management and implementation clause: <u>Article 14 - Joint Management Committee</u></p> <p>1. The Parties shall establish a Joint Management Committee (the 'Committee') comprising representatives of the Parties. The Committee may consider any matters relating to this Agreement.</p> <p>2. The Committee shall meet within 12 months after the date of entry into force of this Agreement. The Committee shall meet periodically thereafter or at the request of any Party. The Committee may also address issues between its meetings by correspondence. The Committee shall adopt its rules of procedure at its first meeting.</p> <p>(CAN, RUS)</p>	Joint Management Committee	no specific timeframe		periodic and at request	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Regional Convention on pan-Euro-Mediterranean preferential rules of origin (15/06/2011)	01/05/2012	<p>Management and implementation clause: <u>Article 3</u></p> <p>1. A Joint Committee is hereby established in which each Contracting Party shall be represented. ...</p> <p>3. The Joint Committee shall meet whenever necessary, but at least once a year. Any Contracting Party may request that a meeting be held.</p> <p><u>Article 4</u></p> <p>1. It shall be the responsibility of the Joint Committee to administer this Convention and ensure its proper implementation. For this purpose, it shall be regularly informed by the Contracting Parties about the experiences they have in the application of this Convention. The Joint Committee shall make recommendations, and in the cases provided for in paragraph 3, shall take decisions. ...</p> <p>(ALB, DZA, BIH, HRV, EGY, EU, FRO, MKD, ICE, ISR, JOR, Kosovo, LBN, LIE, MNE, MAR, NOR, PSE, SRB, SUI, SYR, TUN, TUR)</p>	Joint Committee	no specific timeframe		2016*	Trade
Agreement on the privileges and immunities of the ITER International Fusion Energy Organization for the Joint Implementation of the ITER Project (21/11/2006)	24/10/2007 (In force as long as the conditions are complied with.)	<p>Consultations: <u>Article 28</u></p> <p>Any issue arising among the Parties or between one or more Parties and the ITER Organization out of or in connection with this Agreement shall be settled by consultation, mediation or other procedures to be agreed, such as arbitration. The parties concerned shall meet to discuss the nature of any such issue with a view to an early resolution.</p> <p>Sunset clause: <u>Article 27</u></p> <p>This Agreement shall have the same duration as the ITER Agreement (Agreement on the Establishment of the ITER International Fusion Energy Organization for the Joint Implementation of the ITER Project)</p> <p>(EURATOM, CHN, IND, JPN, KOR, RUS)</p>	Contracting Parties			(when necessary)	Research and innovation
Agreement on Duty-Free Treatment of Multi-Chip Integrated Circuits (MCPs) (21/12/2005)	01/04/2006	<p>This international agreement does not include any of these clauses.</p> <p>(JPN, TWN, USA, KOR)</p>					Trade
Trade Agreement between the European Union and its Member States, of the one part, and Colombia and Peru, of the other part (26/06/2012)	01/03/2013	<p>Management, review and implementation clause:</p> <p><u>Article 68 - Sub-committee on Customs, Trade Facilitation and Rules of Origin</u></p> <p>1. The Parties establish a Sub-committee on Customs, Trade Facilitation and Rules of Origin, comprising representatives of each Party. ...</p> <p>2. The Sub-committee shall, among others:</p> <p>(a) monitor the implementation and administration of this Chapter and of Annex II (Concerning the Definition of the Concept of ‘Originating Products’ and Methods of Administrative Cooperation) ...</p> <p><u>Article 83 Sub-committee on Technical Barriers to Trade</u></p> <p>1. The Parties establish a Sub-committee on Technical Barriers to Trade, comprising representatives of each Party. ...</p> <p>2. The Sub-committee shall:</p> <p>(a) follow up and evaluate the implementation and administration of, and compliance with, this Chapter ...</p> <p><u>Article 103 Sub-committee on Sanitary and Phytosanitary Measures</u></p> <p>1. The Parties establish a Sub-committee on Sanitary and Phytosanitary Measures as a forum to ensure and monitor the implementation of this Chapter and to consider any matter that could affect compliance with its provisions. The SPS Subcommittee may review this Chapter and make recommendations accordingly....</p> <p>3. The SPS Sub-committee shall:</p> <p>(a) develop and monitor the implementation of this Chapter...</p>	Various subcommittees	(no specific timeline)		2016*	Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
(Continued) Trade Agreement between the European Union and its Member States, of the one part, and Colombia and Peru, of the other part (26/06/2012)	01/03/2013	(Continued) <u>Article 194 Sub-committee on Government Procurement</u> 1. The Parties hereby establish a Sub-committee on Government Procurement comprising representatives of each Party. 2. The Sub-committee shall: (a) evaluate the implementation of this Title, including the use of the opportunities offered by increased access to government procurement and recommend to the Parties the appropriate activities; <u>Article 257 Sub-committee on Intellectual Property</u> 1. The Parties hereby establish a Sub-committee on Intellectual Property to follow up on the implementation of the provisions of this Title. The Sub-committee will meet at least once a year, except if the Parties agree otherwise. These meetings may be carried out through any agreed means. <u>Article 280 Institutional and Monitoring Mechanism</u> 2. The Parties hereby establish a Sub-committee on Trade and Sustainable Development. The Sub-committee on Trade and Sustainable Development shall comprise high level representatives from the administrations of each Party, responsible for labour, environmental and trade matters.... 6. The following are functions of the Sub-committee of Trade and Sustainable Development: (b) to submit to the Trade Committee, when it deems it appropriate, recommendations for the proper implementation and make the best use of this Title; (c) to identify areas of cooperation and verify the effective implementation of cooperation, (d) to assess, when it deems it appropriate, the impact of the implementation of this Agreement on labour and environment; (PER, COL)	Various subcommittees	(no specific timeline)		2016*	Trade
Food Assistance Convention (25/04/2012)	01/01/2013	<u>Review clause: Article 16 - Assessment and amendment procedure</u> 1. At any time after the entry into force of this Convention, a Party may propose an assessment of the relevance of this Convention or propose amendments to it. Any proposed amendments shall be circulated by the Secretariat to all of the Parties at least six months in advance and discussed at the next formal session of the Committee following the end of the notice period. <u>Management and implementation clause: Article 7 - Food Assistance Committee</u> 1. A Food Assistance Committee (the 'Committee'), consisting of all of the Parties to this Convention, is hereby established. 2. The Committee shall make the decisions at its formal sessions and perform the functions that are required to carry out the provisions of this Convention in accordance with the principles and objectives of the Convention. ... 7. Each Party shall designate a representative to receive notices and other communications from the Secretariat. <u>Article 9 - Formal sessions and informal meetings</u> 1. The Committee shall hold formal sessions and informal meetings according to the Rules of Procedure and Implementation. 2. The Committee shall hold at least one formal session a year. ... (EU, AUT, CAN, DNK, FIN, JPN, SUI, USA)	Food Assistance Committee	at request		2016*	Development and aid
Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity (29/10/2010)	12/10/2014	<u>Management, review and implementation clause: Article 26 - Conference of the parties serving as the meeting of the parties to this protocol</u> 1. The Conference of the Parties shall serve as the meeting of the Parties to this Protocol. 2. Parties to the Convention that are not Parties to this Protocol may participate as observers in the proceedings of any meeting of the Conference of the Parties serving as the meeting of the Parties to this Protocol. When the Conference of the Parties serves as the meeting of the Parties to this Protocol, decisions under this Protocol shall be taken only by those that are Parties to it. ... 4. The Conference of the Parties serving as the meeting of the Parties to this Protocol shall keep under regular review the implementation of this Protocol and shall make, within its mandate, the decisions necessary to promote its effective implementation. It shall perform the functions assigned to it by this Protocol and shall: (a) Make recommendations on any matters necessary for the implementation of this Protocol; ... <u>Review clause: Article 31 - Assessment and review</u> The Conference of the Parties serving as the meeting of the Parties to this Protocol shall undertake, four years after the entry into force of this Protocol and thereafter at intervals determined by the Conference of the Parties serving as the meeting of the Parties to this Protocol, an evaluation of the effectiveness of this Protocol. (ALB, BLR, BEN, BTN, BWA, BFA, BDI, COM, CIV, DNK, EGY, ETH, FSM, FJI, GMB, DEU, GTM, GIN, GNB, GUY, HND, HUN, IND, IDN, JOR, KEN, LAO, MDG, MWI, MUS, MEX, MNG, MOZ, MMR, NAM, NER, NOR, PAN, PER, RWA, WSM, SYC, RSA, ESP, SDN, SUI, SYR, TJK, UAE, URY, VUT, VNM)	Conference of the Parties	2018 and regularly		no specific timeframe	Environment
Geneva Agreement on Trade in Bananas (31/05/2010)	01/05/2012	This international agreement does not include any of these clauses. (BRA, COL, CRI, ECU, GTM, HND, MEX, NIC, PAN, PER, VEN)					Agriculture, Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Statute of the International Renewable Energy Agency (IRENA) (26/01/2009)	08/07/2010	This international agreement does not include any of these clauses. (ARM, BGR, CYP, DNK, DOM, ERI, GEO, DEU, ISL, IND, ISR, JPN, KEN, LVA, LIE, MDV, MNG, MNE, NOR, PLW, POL, KOR, WSM, SRB, SVK, SVN, SWE, TON UAE)					Energy
Protocol on Integrated Coastal Zone Management in the Mediterranean (21/01/2008)	24/03/2011	Management, review and implementation clause: Article 33 - Meetings of the Parties 1. The ordinary meetings of the Parties to this Protocol shall be held in conjunction with the ordinary meetings of the Contracting Parties to the Convention (Convention for the Protection of the Marine Environment and the Coastal Region of the Mediterranean, 1995) held pursuant to Article 18 of the Convention. The Parties may also hold extraordinary meetings in conformity with that Article. 2. The functions of the meetings of the Parties to this Protocol shall be: (a) to keep under review the implementation of this Protocol; (b) to ensure that this Protocol is implemented in coordination (b) to ensure that this Protocol is implemented in coordinationand synergy with the other Protocols; (c) to oversee the work of the Organisation and of the Centre relating to the implementation of this Protocol and providing policy guidance for their activities; ... (ALB, DZA, HRV, FRA, GRC, ISR, ITA, MLT, MCO, MNE, MAR, SVN, ESP, SYR, TUN)	Meetings of the Parties	no specific timeframe		2016**	Environment
Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (30/10/2007)	01/01/2010	Management, consultation and implementation clause: Article 4 1. A Standing Committee shall be set up, composed of the representatives of the Contracting Parties. 2. At the request of a Contracting Party, the Depositary of the Convention shall convene meetings of the Committee for the purpose of: — a consultation on the relationship between this Convention and other international instruments, ... — a consultation on a revision of the Convention pursuant to Article 76, — a consultation on amendments to Annexes I through IV and Annex VII pursuant to Article 77(1)... (DNK, ISL, NOR, SUI)	Standing Committee	no specific timeframe		at request (at request)	Justice, freedom and security
International Coffee Agreement 2007 (28/09/2007)	02/02/2011 (02/02/2021)	Special review clause: Article 2 ... The (International Coffee) Council shall, as soon as possible after this Agreement enters into force, and again at intervals of three years, review the conversion factors for the types of coffee listed in subparagraphs (d), (e), (f) and (g) below. Following such reviews the Council shall determine and publish appropriate conversion factors. Prior to the initial review, and should the Council be unable to reach a decision on this matter, the conversion factors will be those used in the International Coffee Agreement 2001, which are listed in the Annex to this Agreement. Sunset and review clause: Article 48 - Duration, extension and termination 1. This Agreement shall remain in force for a period of ten years after it enters into force provisionally or definitively unless extended under the provisions of paragraph 3. of this Article or terminated under the provisions of paragraph 4 of this Article. 2. The Council shall review this Agreement five years after its entry into force and shall take decisions as appropriate. (AGO, BRA, BDI, CMR, CAF, COL, CRI, CUB, CIV, ECU, SLV, ETH, GAB, GHA, GTM, GIN, HND, IND, IDN, KEN, LBR, MWI, MEX, NIC, NGA, NOR, PAN, PNG, PHL, RWA, SLE, SUI, TZA, THA, TLS, TGO, TUN, TUR, UGA, USA, VNM, YEM, ZMB)	International Coffee Council	(2016***)		2016	Development and aid
Convention on the Rights of Persons with Disabilities (13/12/2006)	03/05/2008	Management and implementation clause: Article 35 - Reports by States Parties 1. Each State Party shall submit to the Committee (on the Rights of Persons with Disabilities), through the Secretary-General of the United Nations, a comprehensive report on measures taken to give effect to its obligations under the present Convention and on the progress made in that regard, within two years after the entry into force of the present Convention for the State Party concerned. 2. Thereafter, States Parties shall submit subsequent reports at least every four years and further whenever the Committee so requests. ... Article 36 - Consideration of reports 1. Each report shall be considered by the Committee, which shall make such suggestions and general recommendations on the report as it may consider appropriate and shall forward these to the State Party concerned. The State Party may respond with any information it chooses to the Committee. The Committee may request further information from States Parties relevant to the implementation of the present Convention. ... Article 39 - Report of the Committee The Committee shall report every two years to the General Assembly and to the Economic and Social Council on its activities, and may make suggestions and general recommendations based on the examination of reports and information received from the States Parties. Such suggestions and general recommendations shall be included in the report of the Committee together with comments, if any, from States Parties. Article 40 - Conference of States Parties 1. The States Parties shall meet regularly in a Conference of States Parties in order to consider any matter with regard to the implementation of the present Convention. (DZA, ARG, AUS, AUT, AZE, BGD, BEL, BOL, BRA, BFA, CHL, CHN, COK, CRI, HRV, CUB, CZE, DNK, DOM, ECU, EGY, SLV, GAB, DEU, GTM, GIN, HTI, HND, HUN, IND, IRN, ITA, JAM, JOR, KEN, LAO, LSO, MWI, MLI, MEX, MNG, MNE, MAR, NAM, NZL, NIC, NER, OMN, PAN, PRY, PER, PHL, PRT, QAT, KOR, RWA, SMR, SAU, SRB, SYC, SVN, RSA, ESP, SDN, SWE, SYR, TZA, THA, TUN, TUR, TKM, UGA, UK, URY, VUT, YEM)	Committee on the Rights of Persons with Disabilities	regularly	2016**	2016	Employment and Social Policy

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on the Establishment of the ITER International Fusion Energy Organization for the Joint Implementation of the ITER Project (21/11/2006)	24/10/2007 (24/10/2042)	<p>Sunset clause: <u>Article 24 - Duration and Termination</u> 1. This Agreement shall have an initial duration of 35 years. The last five years of this period, or shorter if agreed with the Host State, shall be dedicated to the de-activation of the ITER facilities.</p> <p>Review clause: <u>Article 24 - Duration and Termination</u> 2. The Council (of the ITER Organization) shall, at least eight years before the expiry of this Agreement, establish a Special Committee, chaired by the Director-General, that shall advise it on whether the duration of this Agreement should be extended having regard to the progress of the ITER Project. The Special Committee shall assess the technical and scientific state of the ITER facilities and reasons for the possible extension of this Agreement and, before recommending to extend this Agreement, the financial aspects in terms of required budget and impact on the de-activation and decommissioning costs. The Special Committee shall submit its report to the Council within one year after its establishment.</p> <p>(EURATOM, CHN, IND, JPN, KOR, RUS, USA)</p>	ITER Council	2034	2034	2016*~	Research and innovation
Southern Indian Ocean Fisheries Agreement (SIOFA) (12/06/2012)	12/06/2012	<p>Management and implementation clause: <u>Article 5 - Meeting of the parties</u> 1. The Contracting Parties shall meet periodically to consider matters pertaining to the implementation of this Agreement and to make all decisions relevant thereto. 2. The ordinary Meeting of the Parties shall, unless the Meeting otherwise decides, take place at least once a year and, to the extent practicable, back-to-back with meetings of the South West Indian Ocean Fisheries Commission. The Contracting Parties may also hold extraordinary meetings when deemed necessary.</p> <p>(AUS, COM, FRA, KEN, MDG, MUS, MOZ, NZL, SYC)</p>	Meetings of the Parties	no specific timeframe		2016*	Environment , Fisheries
The 2006 International Tropical Timber Agreement (27/01/2006)	07/12/2011	<p>Review clauses: <u>Article 28 - Annual report and biennial review</u> 1. The Council shall publish an annual report on its activities and such other information as it considers appropriate. 2. The Council shall biennially review and assess: (a) the international timber situation; and (b) other factors, issues and developments considered relevant to achieving the objectives of this Agreement. 3. The review shall be carried out in the light of: (a) information supplied by members in relation to national production, trade, supply, stocks, consumption and prices of timber; (b) other statistical data and specific indicators provided by members as requested by the Council; (c) information supplied by members on their progress towards the sustainable management of their timber-producing forests; (d) such other relevant information as may be available to the Council either directly or through the organizations in the United Nations system and intergovernmental, governmental or non-governmental organizations; and (e) information supplied by members on their progress towards the establishment of control and information mechanisms regarding illegal harvesting and illegal trade in tropical timber and non-timber forest products.</p> <p><u>Article 33 - Review</u> The Council may evaluate the implementation of this Agreement, including the objectives and financial mechanisms, five years after its entry into force.</p> <p>(AUS, BEL, CMR, CAF, CHN, COL, COG, CZE, ECU, FIN, GHA, GRC, GTM, HND, IND, IDN, ITA, JPN, LTU, MDG, MYS, MEX, NLD, NZL, NOR, PAN, PER, PHL, PRT, ROU, ESP, SWE, SUI, TGO, UK, USA)</p>	Tropical Timber Council	2016, 2017	2016*		Development and aid
Agreement amending the Partnership Agreement between the members of the African, Caribbean and Pacific Group of States, of the one part, and the European Community and its Member States, of the other part, signed in Cotonou on 23 June 2000 (22/12/2005)	01/07/2008	<p>This international agreement does not include any of these clauses.</p> <p>(AGO, ATG, AUT, BHS, BRB, BEL, BLZ, BEN, BWA, BFA, BDI, CMR, CPV, CAF, COM, COG, COK, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ERI, EST, ETH, FJI, FIN, FRA, DEU, GHA, GRC, GRD, GUY, HTI, HUN, IRL, ITA, JAM, KEN, KIR, LVA, LSO, LBR, LTU, LUX, MDG, MWI, MLI, MLT, MHL, MRT, MUS, MOZ, NAM, NRU, NLD, NER, NGA, NIU, PLW, PNG, POL, PRT, KNA, VCT, WSM, SMR, SEN, SYC, SLE, SVK, SVN, SLB, RSA, ESP, SWZ, SWE, STP, TZA, TLS, TGO, TON TTO, TUV, UGA, VUT, ZMB, ZWE)</p>					Development and aid

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Treaty establishing the Energy Community (25/10/2005)	01/07/2006 (01/07/2016 (unclear))	<p>Management and implementation clause:</p> <p><u>The Ministerial Council - Article 47</u> The Ministerial Council shall ensure that the objectives set out in this Treaty are attained. ...</p> <p><u>Article 48</u> The Ministerial Council shall consist of one representative of each Contracting Party and two representatives of the European Community. One non-voting representative of each Participant may participate in its meetings. ...</p> <p><u>Article 50</u> The Presidency shall be held in turn by each Contracting Party for a term of six months in the order decided by a Procedural Act of the Ministerial Council. The Presidency shall convene the Ministerial Council in a place decided upon by the Presidency. The Ministerial Council shall meet at least once every six months. The meetings shall be prepared by the Secretariat.</p> <p><u>Article 52</u> <u>The Ministerial Council shall submit an annual report on the activities of the Energy Community to the European Parliament</u> and to the Parliaments of the Adhering Parties and of the Participants.</p> <p><u>The Secretariat - Article 67</u> The Secretariat shall:</p> <p>(b) review the proper implementation by the Parties of their obligations under this Treaty, and submit yearly progress reports to the Ministerial Council;</p> <p>(c) review and assist in the coordination by the European Commission of the donors' activity in the territories of the Adhering Parties and the territory under the jurisdiction of the United Nations Interim Administration Mission in Kosovo, and provide administrative support to the donors; ...</p> <p>Sunset clause: <u>Article 97</u> This Treaty is concluded for a period of 10 years from the date of entry into force. The Ministerial Council, acting by unanimity, may decide to extend its duration. If no such decision is taken, the Treaty may continue to apply between those Parties who voted in favour of extension, provided that their number amounted to at least two thirds of the Parties to the Energy Community.</p> <p>(EC, ALB, BIH, BGR, HRV, FYR of MKD, MDA, MNE, ROU, SRB, UKR, UN IAM in Kosovo)</p>	Ministerial Council	2016*	2016*	2016**	Energy
Convention on the Protection and Promotion of the Diversity of Cultural Expressions (20/10/2005)	18/03/2007	<p>Management and implementation clause: <u>Article 22 - Conference of Parties</u></p> <p>1. A Conference of Parties shall be established. The Conference of Parties shall be the plenary and supreme body of this Convention.</p> <p>2. The Conference of Parties shall meet in ordinary session every two years, as far as possible, in conjunction with the General Conference of Unesco. It may meet in extraordinary session if it so decides or if the Intergovernmental Committee receives a request to that effect from at least one-third of the Parties.</p> <p>(ALB, AUT, BLR, BOL, BGR, BFA, CMR, CAN, HRV, CYP, DNK, DJI, ECU, EST, FIN, FRA, GRC, GTM, IND, IRL, LTU, LUX, MDG, MLI, MLT, MUS, MEX, MDA, MCO, NAM, PER, ROU, SEN, SVK, SVN, RSA, ESP, SWE, TGO)</p>	Conference of the Parties	no specific timeframe		2017**	Culture
Protocol to the Agreement between the European Community, the Republic of Iceland and the Kingdom of Norway, concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Iceland or Norway (29/06/2005)	01/05/2006	<p>This international agreement does not include any of these clauses.</p> <p>(ISL,NOR)</p>					Justice, freedom and security

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
International Agreement on Olive Oil and Table Olives (29/04/2005)	01/01/2006 (Still in force, unknown duration)	<p>Management and implementation clause: <u>Article 6 - Composition and functions</u></p> <p>1. The Council of Members shall be composed of one delegate per Member. Furthermore, each Member may appoint one or more alternates and one or more advisers to its delegate.</p> <p>2. The Council of Members shall be the principal decision-making organ of the International Olive Council. It shall exercise all such powers and perform or arrange for the performance of all such functions as are necessary to achieve the objectives of this Agreement. ...</p> <p>5. The Council of Members shall publish an annual report on its activities and on the operation of this Agreement.</p> <p>6. The Council of Members shall draw up, prepare and publish in the official languages of the International Olive Council such reports, studies and other documents as it deems useful and necessary, and shall keep up to date such records as it requires to perform its functions under this Agreement.</p> <p><u>Article 7 - Sessions of the Council of Members</u></p> <p>1. The Council of Members shall meet at the headquarters of the International Olive Council unless it decides otherwise. If, on the invitation of any Member, the Council of Members decides to meet elsewhere, that Member shall bear the extra expenditure this entails for the budget of the International Olive Council over and above that incurred in holding a session at the headquarters.</p> <p>2. The Council of Members shall hold a regular session at least once a year, in the autumn. ...</p> <p>Sunset clause: * <u>Article 47 - Duration, prolongation, extension and termination</u></p> <p>1. This Agreement shall remain in force until 31 December 2014 unless the International Olive Council, acting through its Council of Members, decides to prolong it, extend it, renew it or terminate it in advance in accordance with the provisions of this Article.</p> <p>* Neither Treaties Office Database, nor eur-lex note whether the validity of this treaty has been prolonged.</p> <p>(EC, ALB, DZA, ARG, HRV, EGY, IRN, IRQ, ISR, JOR, LBN, LBY, MNE, MAR, SYR, TUN, TUR)</p>	Council of Members	no specific timeframe	2016*	2016*	Agriculture, Trade
Convention for the strengthening of the Inter-American Tropical Tuna Commission established by the 1949 Convention between the United States of America and the Republic of CRI (Antigua Convention) (13/12/2004)	10/10/2008	<p>Management and implementation clause: <u>Article X - Committee for the Review of Implementation of Measures Adopted by the Commission (the Inter-American Tropical Tuna Commission)</u></p> <p>1. The Commission shall establish a Committee for the Review of Implementation of Measures Adopted by the Commission, which shall be composed of those representatives designated for this purpose by each member of the Commission, who may be accompanied by such experts and advisers as that member may deem advisable. ...</p> <p>4. The Committee shall strive to adopt its reports and recommendations by consensus. If every effort to achieve consensus has failed, the reports shall so indicate, and shall reflect the majority and minority views. At the request of any member of the Committee, the views of that member on all or any part of the reports shall also be reflected.</p> <p>5. The Committee shall meet at least once a year, preferably on the occasion of the ordinary meeting of the Commission.</p> <p>6. The Committee may convene additional meetings at the request of at least two (2) of the members of the Commission, provided that a majority of the members support the request.</p> <p>Review clause: <u>ANNEX III - COMMITTEE FOR THE REVIEW OF IMPLEMENTATION OF MEASURES ADOPTED BY THE COMMISSION</u></p> <p>The functions of the Committee for the Review of Implementation of Measures Adopted by the Commission (the Inter-American Tropical Tuna Commission) established under Article X of this Convention shall be the following:</p> <p>(a) review and monitor compliance with conservation and management measures adopted by the Commission, as well as cooperative measures referred to in Article XVIII(9), of this Convention; ...</p> <p>(c) provide the Commission with information, technical advice and recommendations relating to the implementation of, and compliance with, conservation and management measures; ...</p> <p>(EC, BLZ, CAN, CHN, CRI, ECU, SLV, FRA, GTM, JPN, MEX, NIC, PAN, PER, KOR, USA, VEN)</p>	Committee for the Review of Implementation of Measures Adopted by the Inter-American Tropical Tuna Commission		2016*	2016*	Environment, Fisheries
Amendment to the Basel Convention on the control of transboundary movements of hazardous wastes and their disposal (25/10/2004)	08/10/2005	<p>This international agreement does not include any of these clauses.</p> <p>(EC, ALB, AND, AUT, BHR, BEL, BOL, BWA, BRN, BGR, CHN, COK, CYP, CZE, DNK, ECU, EGY, EST, ETH, FIN, MKD, FRA, GMB, DEU, GHA, HUN, IDN, JOR, KWT, LVA, LBR, LIE, LTU, LUX, MYS, MUS, MNE, MAR, NLD, NGA, NOR, OMN, PAN, PRY, PRT, QAT, ROU, LCA, SRB, SVK, SVN, ESP, LKA, SWE, SUI, SYR, TZA, TTO, TUN, TUR, UK, URY)</p>					Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement in the form of an exchange of letters between the European Community and Barbados, Belize, the Republic of Congo, Fiji, the Cooperative Republic of Guyana, the Republic of Côte d'Ivoire, Jamaica, the Republic of Kenya, the Republic of Madagascar, the Republic of Malawi, the Republic of Mauritius, the Republic of Suriname, Saint Christopher and Nevis, the Kingdom of Swaziland, the United Republic of Tanzania, the Republic of Trinidad and Tobago, the Republic of Uganda, the Republic of Zambia and the Republic of Zimbabwe on the accession of the Republic of Mozambique to Protocol No 3 on ACP sugar of Annex V to the ACP-EC Partnership Agreement (16/09/2004)	16/09/2004	This international agreement does not include any of these clauses. (EC, BRB, BLZ, COG, CIV, FJI, GUY, JAM, KEN, MDG, MWI, MUS, KNA, SUR, SWZ, TZA, TTO, UGA, ZMB, ZWE)					Agriculture, Trade
European Convention for the Protection of Animals during International Transport (revised) (No 193, Council of Europe) (25/06/2004)	14/03/2006	Consultations: <u>Article 31 - Multilateral consultations</u> 1. The Parties shall, within five years from the entry into force of this Convention and every five years thereafter, or more frequently if a majority of the Parties should so request, hold multilateral consultations within the Council of Europe. 2. These consultations shall take place at meetings convened by the Secretary-General of the Council of Europe. 3. Each Party shall have the right to appoint one or more representatives to participate in these consultations. The Parties shall communicate the name(s) of their representative(s) to the Secretary-General of the Council of Europe at least one month before each meeting. Each Party shall have the right to vote. Each State which is Party to the Convention shall have one vote. 4. Within the areas of its competence, the European Community, on becoming Party to the Convention, shall exercise its right to vote with a number of votes equal to the number of its Member States which are Parties to this Convention; the European Community shall not exercise its right to vote in cases where the Member States concerned exercise theirs, and conversely. ... 6. After each consultation, the Parties shall submit to the Committee of Ministers of the Council of Europe a report on the consultation and the functioning of the Convention. <u>Article 32 - Functions of multilateral consultations</u> Within the framework of multilateral consultations, the Parties shall be responsible for following the application of this Convention. They may in particular: (a) prepare technical protocols to this Convention in accordance with the provisions of Article 34; (b) suggest any necessary modifications to this Convention and examine those proposed in accordance with the provisions of Article 35; (c) examine, at the request of one or more Parties, questions concerning the interpretation of this Convention; ... (EC, ALB, AND, ARM, AUT, AZE, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LIE, LTU, LUX, MLT, MDA, MCO, MNE, NLD, NOR, POL, PRT, ROU, RUS, SMR, SRB, SVK, SVN, ESP, SWE, SUI, TUR, UKR, UK)	Council of Europe, Parties	2016^		(2016^)	Public health, External relations
United Nations Convention against Corruption (31/10/2003)	14/12/2005	Management, review and implementation clause: <u>Article 63 - Conference of the States Parties to the Convention</u> 1. A Conference of the States Parties to the Convention is hereby established to improve the capacity of and cooperation between States Parties to achieve the objectives set forth in this Convention and to promote and review its implementation. 2. The Secretary-General of the United Nations shall convene the Conference of the States Parties not later than one year following the entry into force of this Convention. Thereafter, regular meetings of the Conference of the States Parties shall be held in accordance with the rules of procedure adopted by the Conference. 4. The Conference of the States Parties shall agree upon activities, procedures and methods of work to achieve the objectives set forth in paragraph 1 of this Article, including: ... (e) Reviewing periodically the implementation of this Convention by its States Parties; (f) Making recommendations to improve this Convention and its implementation; (g) Taking note of the technical assistance requirements of States Parties with regard to the implementation of this Convention and recommending any action it may deem necessary in that respect. (EC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHR, BGD, BRB, BLR, BEL, BEN, BTN, BOL, BIH, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, CHL, CHN, COL, COM, COG, CRI, HRV, CUB, CYP, CZE, CIV, DNK, DJI, DOM, ECU, EGY, SLV, ETH, FIN, MKD, FRA, GAB, DEU, GHA, GRC, GTM, GIN, GNB, HTI, HND, HUN, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KEN, KWT, KGZ, LAO, LTA, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MRT, MUS, MEX, MDA, MNG, MNE, MAR, MOZ, NAM, NPL, NLD, NZL, NIC, NGU, NOR, PAK, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, SAU, SEN, SRB and MNE, SYC, SLE, SGP, SVK, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, SYR, STP, TJK, TZA, THA, TLS, TGO, TTO, TUN, TUR, TKM, UGA, UKR, UAE, UK, USA, URY, VEN, VNM, YEM, ZMB, ZWE)	<u>Conference of the Parties</u>	periodical		no specific timeframe	Justice, freedom and security

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on the participation of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the European Economic Area (14/10/2003)	06/12/2005	This international agreement does not include any of these clauses. (EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LTA, LIE, LTU, LUX, MLT, NLD, NOR, POL, PRT, SVK, SVN, ESP, SWE, UK)					External relations
Framework agreement on a Multilateral Nuclear Environmental Programme in the Russian Federation (21/05/2003)	26/07/2007 (Still in force, unknown duration)	<u>Sunset clause: Article 18 - Entry into force, duration, withdrawal and termination</u> 1. This Agreement shall be subject to ratification, acceptance or approval. Instruments of ratification, acceptance or approval shall be deposited with at least one of the depositaries. It shall enter into force on the 30th day following the date of receipt of such instruments from the Russian Party and from one other signatory, and shall remain in force for a period of five years from that date. For each signatory depositing such an instrument thereafter, this Agreement shall enter into force for it 30 days following the receipt by at least one of the depositaries of such instrument and shall remain in force until the expiration of its original five-year period. 2. This Agreement shall be extended automatically for further periods of five years. Any Party may request at least one of the depositaries at least 90 days before the expiration of the five-year period to convene a meeting of the Parties to consider the termination, modification or amendment of this Agreement. <u>Implementation and management clause: Article 4 - MNEPR Committee</u> 1. To facilitate cooperation and to exchange information under the MNEPR, the Parties hereby establish the MNEPR Committee. The MNEPR Committee shall be composed of one authorised official/governmental representative of each of the Parties, who shall also serve as a contact point for all questions of relevance to the MNEPR. 2. The MNEPR Committee may: - discuss the development and implementation of projects and any other form of cooperation under this Agreement,.. - discuss relevant activities under other bilateral or multilateral agreements or arrangements, ... (EURATOM, EC, BEL, DNK, FIN, FRA, DEU, NLD, NOR, RUS, SWE, UK, USA)	MNEPR Committee	no specific timeframe		no specific timeframe	External relations
Protocol on Claims, Legal Proceedings and Indemnification to the Framework Agreement on a Multilateral Nuclear Environmental Programme in the Russian Federation (21/05/2003)	26/07/2007 (Still in force, unknown duration)	<u>Sunset clause: Article 4</u> 1. Subject to the entry into force of the Agreement, this Protocol shall enter into force on the 30th day following the date of receipt by at least one of the depositaries of the instruments of ratification, acceptance or approval referred to in Article 3(2) from the Russian Federation and from any other signatory to this Protocol and it shall remain in force for a period of five years from that date. For each signatory ratifying, accepting or approving thereafter, this Protocol shall enter into force for it on the 30th day following the receipt by at least one of the depositaries of the instruments of ratification, acceptance or approval referred to in Article 3(2) and it shall remain in force until the expiration of its original five-year period. 2. For each Party acceding to this Protocol, it shall enter into force for it 30 days following the receipt by at least one of the depositaries of the instrument of accession referred to in Article 3(4) and it shall remain in force until the expiration of the original five-year period mentioned in paragraph 1 of this Article. 3. This Protocol shall be extended automatically for further periods of five years. Any Party may request at least one of the depositaries, at least 90 days before the expiration of the five-year period, to convene a meeting of the Parties to consider the continuation, modification or amendment of this Protocol. (EURATOM, EC, BEL, DNK, FIN, FRA, DEU, NLD, NOR, RUS, SWE, UK, USA)	Contracting Parties				External relations

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol on Pollutant Release and Transfer Registers (21/05/2003)	08/10/2009	<p>Review clause: <u>Article 22: Review of compliance</u> At its first session, the Meeting of the Parties shall, by consensus, establish cooperative procedures and institutional arrangements of a non-judicial, non-adversarial and of a consultative nature to assess and promote compliance with the provisions of this Protocol and to address cases of noncompliance. In establishing these procedures and arrangements, the Meeting of the Parties shall consider, inter alia, whether to allow for information to be received from members of the public on matters related to this Protocol.</p> <p>Management, review and implementation clause: <u>Article 17 - Meeting of the Parties</u> 1. A Meeting of the Parties is hereby established. Its first session shall be convened no later than two years after the entry into force of this Protocol. Thereafter, ordinary sessions of the Meeting of the Parties shall be held sequentially with or parallel to ordinary meetings of the Parties to the Convention, (Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters, 1998) unless otherwise decided by the Parties to this Protocol. ... 2. The Meeting of the Parties shall keep under continuous review the implementation and development of this Protocol on the basis of regular reporting by the Parties and, with this purpose in mind, shall: (a) review the development of pollutant release and transfer registers, and promote their progressive strengthening and convergence; ... (j) consider and take any additional action that may be required to further the objectives of this Protocol, such as the adoption of guidelines and recommendations which promote its implementation.</p> <p>(EC, ARM, AUT, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MDA, NLD, NOR, POL, PRT, ROU, SRB, MNE, SVN, ESP, SWE, SUI, TJK, UKR, UK)</p>	Meetings of the Parties	no specific timeframe		2016**	Environment
WHO Framework Convention on Tobacco Control (21/05/2003)	27/02/2005	<p>Management, review and implementation clause: <u>Article 23 - Conference of the Parties</u> 1. A Conference of the Parties is hereby established. The first session of the Conference shall be convened by the World Health Organisation not later than one year after the entry into force of this Convention. The Conference will determine the venue and timing of subsequent regular sessions at its first session. ... 5. The Conference of the Parties shall keep under regular review the implementation of the Convention and take the decisions necessary to promote its effective implementation and may adopt protocols, annexes and amendments to the Convention, in accordance with Articles 28, 29 and 33. Towards this end, it shall: (a) promote and facilitate the exchange of information pursuant to Articles 20 and 21; (b) promote and guide the development and periodic refinement of comparable methodologies for research and the collection of data, in addition to those provided for in Article 20, relevant to the implementation of the Convention;</p> <p>(EC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COM, COG, COK, HRV, CUB, CYP, CZE, COD, DNK, DJI, DMA, ECU, EGY, SLV, GNQ, EST, ETH, FJI, FIN, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GIN, GUY, HND, HUN, ISL, IND, IRN, IRQ, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LTU, LUX, MDG, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RWA, KNA, LCA, VCT, WSM, SMR, SAU, SEN, SRB and MNE, SYC, SGP, SLB, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TZA, THA, TLS, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, VEN, VNM, YEM)</p>	Conference of the Parties	regularly		no specific timeframe	Internal Market and Consumer Protection / IMCO
International Treaty on Plant Genetic Resources for Food and Agriculture (06/06/2002)	29/06/2004	<p>Management and implementation clause: <u>Article 19 - Governing Body</u> 19.1. A Governing Body for this Treaty is hereby established, composed of all Contracting Parties. ... 19.3. The functions of the Governing Body shall be to promote the full implementation of this Treaty, keeping in view its objectives, and, in particular, to: (a) provide policy direction and guidance to monitor, and adopt such recommendations as necessary for the implementation of this Treaty and, in particular, for the operation of the Multilateral System; (b) adopt plans and programmes for the implementation of this Treaty; (c) adopt, at its first session, and periodically review the funding strategy for the implementation of this Treaty, in accordance with the provisions of Article 18; ...</p> <p>(EC, AFG, DZA, AGO, ARM, AUS, AUT, BGD, BEL, BEN, BTN, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CAF, TCD, COG, COK, CUB, CYP, CZE, CIV, DNK, ECU, EGY, SLV, ERI, EST, ETH, FIN, FRA, GAB, DEU, GHA, GRC, GTM, GIN, GNB, HND, HUN, ISL, IND, IDN, IRL, ITA, JAM, JOR, KEN, KIR, KWT, LAO, LVA, LBN, LSO, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MRT, MUS, MAR, NAM, NLD, NIC, NER, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, KOR, ROU, LCA, WSM, SAU, SEN, SYC, SVN, ESP, SDN, SWZ, SWE, SUI, SYR, STP, TZA, TGO, TTO, TUN, TUR, UGA, UAE, UK, URY, VEN, YEM, ZMB, ZWE)</p>	Governing Body	periodical		no specific timeframe	Agriculture, Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol concerning cooperation in preventing pollution from ships and, in cases of emergency, combating pollution of the Mediterranean Sea (25/01/2002)	17/03/2004	<p>Management and implementation clause: <u>Article 4 - Contingency plans and other means of preventing and combating pollution incidents</u></p> <p>1. The Parties shall endeavour to maintain and promote, either individually or through bilateral or multilateral cooperation, contingency plans and other means of preventing and combating pollution incidents. These means shall include, in particular, equipment, ships, aircraft and personnel prepared for operations in cases of emergency, the enactment, as appropriate, of relevant legislation, the development or strengthening of the capability to respond to a pollution incident and the designation of a national authority or authorities responsible for the implementation of this Protocol.</p> <p>2. The Parties shall also take measures in conformity with international law to prevent the pollution of the Mediterranean Sea Area from ships in order to ensure the effective implementation in that Area of the relevant international conventions in their capacity as flag State, port State and coastal State, and their applicable legislation. They shall develop their national capacity as regards the implementation of those international conventions and may cooperate for their effective implementation through bilateral or multilateral agreements.</p> <p>3. The Parties shall inform the Regional Centre every two years of the measures taken for the implementation of this Article. The Regional Centre (Regional Marine Pollution Emergency Response Centre for the Mediterranean Sea) shall present a report to the Parties on the basis of the information received.</p> <p><u>Article 18 - Meetings</u></p> <p>1. Ordinary meetings of the Parties to this Protocol shall be held in conjunction with ordinary meetings of the Contracting Parties to the Convention, held pursuant to Article 18 of the Convention. (Convention for the protection of the Mediterranean Sea against pollution). ...</p> <p>2. It shall be the function of the meetings of the Parties to this Protocol, in particular:</p> <p>(a) to examine and discuss reports from the Regional Centre on the implementation of this Protocol, and particularly of its Articles 4, 7 and 16; ...</p> <p>(c) to keep under review and consider the efficacy of these strategies, action plans and programmes, and the need to adopt any new strategies, action plans and programmes and to develop measures to that effect;</p> <p>(d) to discharge such other functions as may be appropriate for the implementation of this Protocol.</p> <p>(EC ALB DZA BIH HRV CYP EGY FRA GRC ISR ITA LBY MLT MCO MAR SRB MNE SVN ESP SYR TUN TUR)</p>	Meetings of the Parties	no specific timeframe		2016**	Environment
Convention on international interests in mobile equipment - Protocol to the Convention on international interests in mobile equipment on matters specific to aircraft equipment (16/11/2001)	01/03/2006	<p>Review clause: <u>Article 61 - Review conferences, amendments and related matters</u></p> <p>1. The Depositary shall prepare reports yearly or at such other time as the circumstances may require for the States Parties as to the manner in which the international regimen established in this Convention has operated in practice. In preparing such reports, the Depositary shall take into account the reports of the Supervisory Authority concerning the functioning of the international registration system.</p> <p>2. At the request of not less than 25 per cent of the States Parties, review conferences of States Parties shall be convened from time to time by the Depositary, in consultation with the Supervisory Authority, to consider:</p> <p>(a) the practical operation of this Convention and its effectiveness in facilitating the asset-based financing and leasing of the objects covered by its terms;</p> <p>(b) the judicial interpretation given to, and the application made of the terms of this Convention and the regulations;</p> <p>(c) the functioning of the international registration system, the performance of the Registrar and its oversight by the Supervisory Authority, taking into account the reports of the Supervisory Authority; and</p> <p>(d) whether any modifications to this Convention or the arrangements relating to the International Registry are desirable.</p> <p>(EC, AFG, ALB, AGO, BGD, CPV, CHN, COL, CUB, ETH, IND, IDN, IRL, KAZ, KEN, LUX, MYS, MEX, MNG, NGA, OMN, PAK, PAN, SAU, SEN, SGP, RSA, SYR, TZA, UAE, USA, ZWE)</p>	Review conference	no specific timeframe	2016*	no specific timeframe	Transport
Agreement on the international occasional carriage of passengers by coach and bus (INTERBUS) (30/06/2001)	01/01/2003 (Still in force, unknown duration)	<p>Management and implementation clause: <u>Article 23</u></p> <p>1. In order to facilitate the management of this Agreement, a Joint Committee is hereby established. This Committee shall be made up of representatives of the Contracting Parties. ...</p> <p>4. The Joint Committee shall meet at the request of at least one Contracting Party. ...</p> <p><u>Article 24</u></p> <p>1. The Joint Committee shall ensure proper implementation of this Agreement. The Committee will be informed of any measure adopted or to be adopted in order to implement the provisions of this Agreement. ...</p> <p>3. The Contracting Parties shall take the measures necessary to enforce any decisions adopted by the Joint Committee in accordance, where necessary, with their own internal procedures.</p> <p>Sunset clause and review clause: <u>Article 29 Duration of the Agreement - Evaluation of the functioning of the Agreement</u></p> <p>1. This Agreement shall be concluded for a period of five years, dating from its entry into force.</p> <p>2. The duration of this Agreement shall be automatically extended for successive periods of five years among those Contracting Parties who do not express their wish not to do so. In the latter case the Contracting Party concerned shall notify the depositary of its intention according to Article 31.</p> <p>3. Before the end of each period of five years, the Joint Committee shall evaluate the functioning of this Agreement.</p> <p>(EC, BGR, HRV, MDA, TUR)</p>	Joint Committee	2018^		at request	Transport

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol against the Illicit Manufacturing and Trafficking in Firearms, Their Parts and Components and Ammunition, supplementing the United Nations Convention against Transnational Organized Crime (31/05/2001)	03/04/2014	This international agreement does not include any of these clauses. (EU, ALB, DZA, ATG, ARG, AUS, AUT, AZE, BRB, BLR, BEL, BEN, BIH, BRA, BGR, BFA, BDI, KHM, CAN, CPV, CAF, CHL, CHN, CRI, HRV, CUB, CYP, CZE, COD, DNK, DMA, DOM, ECU, SLV, EST, ETH, FIN, MKD, GAB, DEU, GHA, GRC, GRD, GTM, GNB, GUY, HND, ISL, IND, IRQ, ITA, JAM, JPN, KEN, KWT, LAO, LVA, LBN, LSO, LBR, LBY, LTU, LUX, MDG, MWI, MLI, MRT, MUS, MEX, MDA, MCO, MNE, MOZ, NRU, NLD, NIC, NGA, NOR, OMN, PAN, PRY, PER, POL, PRT, KOR, ROU, RWA, KNA, SAU, SEN, SRB, SYC, SLE, SVK, SVN, RSA, ESP, SWE, SUI, STP, TZA, TGO, TTO, TUN, TUR, TKM, UGA, UKR, UK, URY, VEN, ZMB)					Justice, freedom and security
Stockholm Convention on Persistent Organic Pollutants (22/05/2001)	17/05/2006	Review/evaluation clause: <u>Article 16 - Effectiveness evaluation</u> 1. Commencing four years after the date of entry into force of this Convention, and periodically thereafter at intervals to be decided by the Conference of the Parties, the Conference shall evaluate the effectiveness of this Convention. ... 3. The evaluation described in paragraph 1 shall be conducted on the basis of available scientific, environmental, technical and economic information, including: (a) reports and other monitoring information provided pursuant to paragraph 2; (b) national reports submitted pursuant to Article 15; and (c) non-compliance information provided pursuant to the procedures established under Article 17. ... (EC, ALB, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BRB, BLR, BEN, BOL, BWA, BRA, BGR, BFA, BDI, CAN, CPV, TCD, CHL, CHN, COK, CYP, CZE, CIV, COD, DNK, DJI, DMA, ECU, EGY, ERI, ETH, FSM, FJI, FIN, MKD, FRA, DEU, GHA, HND, ISL, IND, IRN, JPN, JOR, KEN, KIR, LVA, LBN, LSO, LBR, LBY, LIE, LUX, MDG, MLI, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NLD, NZL, NIC, NGA, NIU, NOR, OMN, PAN, PNG, PRY, PER, PHL, PRT, QAT, KOR, ROU, RWA, KNA, LCA, VCT, WSM, SEN, SLE, SGP, SVK, SVN, SLB, RSA, ESP, LKA, SWZ, SWE, SUI, SYR, TZA, THA, TGO, TTO, TUN, TUV, UGA, UAE, UK, URY, VUT, VEN, VNM, YEM)	Conference of the Parties	2010 and periodically thereafter		no specific timeframe	Environment
Convention on the Conservation and Management of Fishery Resources in the South-East Atlantic Ocean (20/04/2001)	13/04/2003	Management and implementation clause: <u>Article 6 - The Commission (South-East Atlantic Fisheries Commission)</u> 1. Each Contracting Party shall be a member of the Commission. ... 3. The functions of the Commission shall be to: (a) identify conservation and management needs; ... (e) keep under review the status of stocks and gather, analyse and disseminate relevant information on stocks; ... (h) establish appropriate cooperative mechanisms for effective monitoring, control, surveillance and enforcement; (i) adopt measures concerning control and enforcement within the Convention area; ... (o) carry out such other activities as may be necessary to fulfil its functions. <u>Article 8 - Meetings of the Commission</u> 1. The Commission shall hold an annual meeting and any other meetings as deemed necessary. (EC, AGO, ICE, NAM, NOR, KOR, RSA, UK, USA)	South-East Atlantic Fisheries Commission	no specific timeframe		2016*	Environment, Fisheries
International Cocoa Agreement 2001 (02/03/2001)	01/10/2003	Special review clause: <u>Article 46 - Fine or flavour cocoa</u> 1. The Council shall, at its first session following the entry into force of this Agreement, review Annex C of this Agreement and, if necessary, revise it by special vote, determining the proportions in which the countries listed therein produce and export exclusively or partially fine or flavour cocoa. Thereafter, the Council may at any time during the lifetime of this Agreement review Annex C and, if necessary, revise it by special vote. The Council shall seek expert advice on this matter, as appropriate. Consultations: <u>Article 49 - Consultations</u> Each member shall accord full and due consideration to any representations made to it by another member concerning the interpretation or application of this Agreement and shall afford adequate opportunity for consultations. In the course of such consultations, on the request of either party and with the consent of the other, the Executive Director shall establish an appropriate conciliation procedure. The costs of such a procedure shall not be chargeable to the Organisation. If such a procedure leads to a solution, this shall be reported to the Executive Director. If no solution is reached, the matter may, at the request of either party, be referred to the Council in accordance with Article 50. Management, review and implementation clause: <u>Article 5 - Establishment, headquarters and structure of the International Cocoa Organisation</u> 1. The International Cocoa Organisation established by the International Cocoa Agreement, 1972, shall continue in being and shall administer the provisions and supervise the operation of this Agreement. 2. The Organisation shall function through: (a) the International Cocoa Council and its subsidiary bodies; and (b) the Executive Director and other staff... (EC, AUT, BEL, BRA, BGR, CMR, CYP, CZE, CIV, DNK, DOM, ECU, EST, FIN, FRA, GAB, DEU, GHA, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MYS, MLT, NLD, NGA, PNG, POL, PRT, ROU, RUS, SVK, SVN, ESP, SWE, SUI, TGO, TTO, UK, VEN)	International Cocoa Council			no specific timeframe (at request)	Development and aid

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
European Convention on the legal protection of services based on, or consisting of, conditional access (No 178, Council of Europe) (24/01/2001)	01/07/2003	<p>Consultations: <u>Article 9 - Multilateral consultations</u></p> <p>1. The Parties shall, within two years from the entry into force of this Convention and every two years thereafter, and, in any event, whenever a Party so requests, hold multilateral consultations within the Council of Europe to examine the application of this Convention and the advisability of extending or revising any of its provisions, in particular as regards the definitions under Article 2. These consultations shall take place at meetings convened by the Secretary- General of the Council of Europe.</p> <p>2. Each Party may be represented at multilateral consultation meetings by one or more delegates. Each Party shall have the right to vote. Each State Party to this Convention shall have one vote. Concerning questions within its competence, the European Community shall exercise its right to vote and cast a number of votes equal to the number of its member States that are Parties to the Convention. The European Community shall not exercise its right to vote when the vote concerns a question which does not fall within its competence. ...</p> <p>4. After each consultation, the Parties shall forward to the Committee of Ministers of the Council of Europe a report on the consultation and on the functioning of the Convention, including, if it is considered necessary, proposals for the amendment of the Convention. ...</p> <p>(EU, BIH, BGR, HRV, CYP, FRA, LUX, MDA, NLD, NOR, ROU, RUS, SUI)</p>	Council of Europe, Parties		2017**	2017** (2017**)	Internal Market and Consumer Protection / IMCO
Protocol Against the Smuggling of Migrants by Land, Sea and Air, supplementing the United Nations Convention Against Transnational Organised Crime (12/12/2000)	28/01/2004	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AFG, ALB, DZA, AGO, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BRB, BLR, BEL, BLZ, BEN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, CHL, CHN, COL, COG, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, ECU, EGY, SLV, GNQ, EST, ETH, FIN, MKD, FRA, GMB, GEO, DEU, GRC, GRD, GTM, GIN, GNB, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MLI, MLT, MRT, MUS, MEX, MDA, MCO, MNE, MAR, MOZ, NAM, NRU, NLD, NZL, NIC, NGA, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, KOR, ROU, RUS, RWA, KNA, VCT, SMR, SAU, SEN, SRB, SYC, SLE, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, STP, TJK, TZA, THA, TGO, TTO, TUN, TUR, UGA, UKR, UK, USA, URY, UZB, VEN, VNM, YEM, ZMB, ZWE)</p>					Justice, freedom and security
Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime (12/12/2000)	25/12/2003	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AFG, ALB, DZA, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BRB, BLR, BEL, BLZ, BEN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, CHL, CHN, COL, COG, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, ECU, EGY, SLV, GNQ, EST, ETH, FIN, MKD, FRA, GMB, GEO, DEU, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MLI, MLT, MRT, MUS, MEX, MDA, MCO, MNE, MAR, MOZ, NAM, NRU, NLD, NZL, NIC, NER, NGA, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, KOR, ROU, RUS, RWA, KNA, VCT, SMR, SAU, SEN, SRB, SYC, SLE, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, SYR, TJK, TZA, THA, TGO, TTO, TUN, TUR, UGA, UKR, UK, USA, URY, UZB, VEN, VNM, YEM, ZMB, ZWE)</p>					Justice, freedom and security
United Nations Convention Against Transnational Organised Crime (15/11/2000)	29/09/2003	<p>Management, review and implementation clause: <u>Article 32 - Conference of the Parties to the Convention</u></p> <p>1. A Conference of the Parties to the Convention is hereby established to improve the capacity of States Parties to combat transnational organised crime and to promote and review the implementation of this Convention. ...</p> <p>3. The Conference of the Parties shall agree upon mechanisms for achieving the objectives mentioned in paragraph 1 of this Article, including: ...</p> <p>(d) reviewing periodically the implementation of this Convention;</p> <p>(e) making recommendations to improve this Convention and its implementation.</p> <p>(EC, AFG, ALB, DZA, AND, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BRB, BLR, BEL, BLZ, BEN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DOM, ECU, EGY, SLV, GNQ, EST, ETH, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MLI, MLT, MRT, MUS, MEX, MDA, MCO, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, SMR, SAU, SEN, SRB and MNE, SYC, SLE, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, SYR, STP, TJK, THA, TGO, TTO, TUN, TUR, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)</p>	Conference of the Parties	periodical		no specific timeframe	Justice, freedom and security
Protocol on the implementation of the 1991 Alpine Convention in the field of transport (31/10/2000)	18/12/2002	<p>Review clause: <u>Article 22 - Evaluation of the effectiveness of the provisions</u></p> <p>1. The Contracting Parties shall regularly examine and evaluate the effectiveness of the provisions of this Protocol. They shall initiate appropriate amendments to this Protocol where necessary in order to achieve objectives.</p> <p>2. The regional and local authorities shall be associated with this evaluation within the existing institutional framework. Nongovernmental organisations active in this field may be consulted.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Contracting Parties	regularly			Transport

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean (05/09/2000)	19/06/2004	<p>Management, review and implementation clause:</p> <p><u>1.13. Article 9</u></p> <p><u>1.13.1. Establishment of the Commission</u></p> <p>1. There is hereby established the Commission for the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean, which shall function in accordance with the provisions of this Convention. ...</p> <p>3. The Commission shall hold an annual meeting. The Commission shall hold such other meetings as may be necessary to carry out its functions under this Convention. ...</p> <p><u>1.14. Article 10</u></p> <p><u>1.14.1. Functions of the Commission</u></p> <p>1. Without prejudice to the sovereign rights of coastal States for the purpose of exploring and exploiting, conserving and managing highly migratory fish stocks within areas under national jurisdiction, the functions of the Commission shall be to:</p> <p>(b) promote cooperation and coordination between members of the Commission to ensure that conservation and management measures for highly migratory fish stocks in areas under national jurisdiction and measures for the same stocks on the high seas are compatible; ...</p> <p>(c) discuss any question or matter within the competence of the Commission and adopt any measures or recommendations necessary for achieving the objective of this Convention.</p> <p><u>1.38. Article 25</u></p> <p><u>1.38.1. Compliance and enforcement</u></p> <p>1. Each member of the Commission shall enforce the provisions of this Convention and any conservation and management measures issued by the Commission.</p> <p>2. Each member of the Commission shall, at the request of any other member, and when provided with the relevant information, investigate fully any alleged violation by fishing vessels flying its flag of the provisions of this Convention or any conservation and management measure adopted by the Commission. A report on the progress of the investigation, including details of any action taken or proposed to be taken in relation to the alleged violation, shall be provided to the member making the request and to the Commission as soon as practicable and in any case within two months of such request and a report on the outcome of the investigation shall be provided when the investigation is completed.</p> <p>(EC, AUS, CAN, CHN, COK, FSM, FJI, FRA, JPN, KIR, MHL, NRU, NZL, NIU, PLW, PNG, PHL,KOR, WSM, SLB, TWN, TON TUV, USA, VUT)</p>	Commission for Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean	at request	at request	2016*	Environment , Fisheries
Partnership agreement between the members of the African, Caribbean and Pacific Group of States of the one part, and the European Community and its Member States, of the other part, signed in Cotonou on 23 June 2000 (23/06/2000)	01/04/2003 (01/03/2020)	<p>Special review clauses: <u>Article 20 - The Approach</u></p> <p>3. The detailed texts as regards development cooperation objectives and strategies, in particular sectoral policies and strategies shall be incorporated in a compendium providing operational guidelines in specific areas or sectors of cooperation. These texts may be revised, reviewed and/or amended by the Council of Ministers on the basis of a recommendation from the ACP-EC Development Finance Cooperation Committee.</p> <p><u>Article 36 - Modalities</u></p> <p>4. In this context, the Parties reaffirm the importance of the commodity protocols, attached to Annex V of this Agreement. They agree on the need to review them in the context of the new trading arrangements, in particular as regards their compatibility withWTO rules, with a view to safeguarding the benefits derived therefrom, bearing in mind the special legal status of the Sugar Protocol.or sectors of cooperation.</p> <p><u>Article 37 - Procedures</u></p> <p>4. The Parties will regularly review the progress of the preparations and negotiations and, will in 2006 carry out a formal and comprehensive review of the arrangements planned for all countries to ensure that no further time is needed for preparations or negotiations.</p> <p>Review and sunset clause: <u>Article 95 - Duration of the agreement and revision clause</u></p> <p>1. This Agreement is hereby concluded for a period of twenty years, commencing on 1 March 2000.</p> <p>3. The Community and the Member States, on the one hand, and the ACP States, on the other, shall notify the other Party not later than 12 months before the expiry of each five-year period of any review of the provisions they desire to make with a view to a possible amendment of the Agreement. This shall not apply, however, to the provisions on economic and trade cooperation, for which a special review procedure is provided for. Notwithstanding this time limit, if one Party requests the review of any provisions of the Agreement, the other Party shall have a period of two months in which to request the extension of the review to other provisions related to those which were the subject of the initial request. Ten months before the expiry of this five-year period, the Parties shall enter into negotiations with a view to examining any possible amendments to the provisions that were the subject of the notification.</p>	Contracting Parties	2020 (at request)			Development and aid

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
(Continued from previous) Partnership agreement between the members of the African, Caribbean and Pacific Group of States of the one part, and the European Community and its Member States, of the other part, signed in Cotonou on 23 June 2000 (23/06/2000)	(Continued from previous) 01/04/2003 (01/03/2020)	(Continued from previous) Management, review and implementation of agreement: Article 83 - ACP-EC Development Finance Cooperation Committee 1. The Council of Ministers shall at least once a year examine whether the objectives of development finance cooperation are being attained and shall examine the general and specific problems resulting from the implementation of that cooperation. To this end, an ACP-EC Development Finance Cooperation Committee, hereinafter referred to as "the ACP-EC Committee", shall be set up within the Council of Ministers. 2. The ACP-EC Committee shall, inter alia: (a) ensure the overall achievement of the objectives and principles of development finance cooperation and establish general guidelines for their effective and timely implementation; (b) examine the problems arising from the implementation of development cooperation activities and propose appropriate measures; (c) review the annexes to the Agreement to ensure their continued relevance and recommend any appropriate amendments to the Council of Ministers for approval; and 3. The ACP-EC Committee, which shall meet every quarter, shall be composed, on a basis of parity, of representatives of the ACP States and of the Community, or their authorised representatives. It shall meet at ministerial level whenever one of the parties so requests and at least once a year. ... (EC,AGO, ATG, AUT, BHS, BRB, BEL, BLZ, BEN, BWA, BFA, BDI, CMR, CPV, CAF, TCD, COM, COG, COK, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, GNQ, ERI, EST, ETH, FSM, FJI, FIN, FRA, GAB, GMB, DEU, GHA, GRC, GRD, GIN, GNB, GUY, HTI, HUN, IRL, ITA, JAM, KEN, KIR, LTA, LSO, LBR, LTU, LUX, MDG, MWI, MLI, MLT, MHL, MRT, MUS, MOZ, NAM, NRU, NLD, NER, NGA, NIU, PLW, PNG, POL, PRT, RWA, KNA, LCA, VCT, WSM, SEN, SYC, SLE, SVK, SVN, SLB, RSA, ESP, SDN, SUR, SWZ, SWE, STP, TZA, TLS, TGO, TON TTO, TUV, UGA, UK, VUT, ZMB, ZWE)	Contracting Parties	2020 (at request)			Development and aid
Cartagena protocol on biosafety to the convention on biological diversity (24/05/2000)	11/09/2003	<u>Review clause: Article 35 - Assessment and review</u> The Conference of the Parties serving as the meeting of the Parties to this Protocol shall undertake, five years after entry into force of this protocol and at least every five years thereafter, and evaluation of the effectiveness of the Protocol, including assessment of its procedures and annexes. (EC, ALB, DZA, AGO, ATG, ARG, ARM, AUT, AZE, BHS, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BWA, BRA, BGR, BFA, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, PRK, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, ERI, EST, ETH, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KGZ, LAO, LVA, LSO, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MNE, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB and MNE, SYC, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, TJK, THA, TGO, TON TTO, TUN, TUR, TKM, UGA, UKR, UK, URY, VEN, VNM, YEM, ZMB, ZWE)	Conference of the Parties	2018^			Environment
Amendment to the Montreal Protocol on substances that deplete the ozone layer (03/12/1999)	25/02/2002	This international agreement does not include any of these clauses. (EC, AFG, ALB, DZA, AND, ARG, ARM, AUS, AUT, BHS, BRB, BLR, BEL, BLZ, BEN, BTN, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CAF, CHL, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, COD, DNK, DMA, DOM, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD, FRA, GAB, GMB, DEU, GHA, GRC, GRD, GTM, GNB, GUY, HND, HUN, ISL, IND, IDN, IRQ, IRL, ISR, ITA, JAM, JPN, JOR, KIR, KWT, KGZ, LAO, LVA, LBN, LBR, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MUS, MEX, MDA, MCO, MNG, MNE, NAM, NRU, NLD, NZL, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PRY, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SMR, SEN, SRB, SYC, SLE, SGP, SVK, SVN, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, STP, TJK, TZA, THA, TLS, TGO, TON TTO, TUN, TUR, TKM, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VAT, VEN, VNM, YEM, ZMB)					Environment
Protocol to the 1979 Convention on long-range transboundary air pollution to abate acidification, eutrophication and ground-level ozone (30/11/1999)	17/05/2005	<u>Review clause: Article 10 - Reviews by the Parties at sessions of the Executive Body</u> 1. The Parties shall, at sessions of the Executive Body, pursuant to Article 10 (2)(a), of the Convention (Convention on Long-range Transboundary Air Pollution, 1979), review the information supplied by the Parties, EMEP and subsidiary bodies of the Executive Body, the data on the effects of concentrations and depositions of sulphur and nitrogen compounds and of photochemical pollution as well as the reports of the Implementation Committee referred to in Article 9. 2. (a) The Parties shall, at sessions of the Executive Body, keep under review the obligations set out in the present Protocol, including: (i) their obligations in relation to their calculated and internationally optimised allocations of emission reductions referred to in Article 7 (5); (ii) the adequacy of the obligations and the progress made towards the achievement of the objective of the present Protocol; (b) Reviews shall take into account the best available scientific information on the effects of acidification, eutrophication and photochemical pollution, including assessments of all relevant health effects, critical levels and loads, the development and refinement of integrated assessment models, technological developments, changing economic conditions, progress made on the databases on emissions and abatement techniques, especially related to ammonia and volatile organic compounds, and the fulfilment of the obligations on emission levels; (c) The procedures, methods and timing for such reviews shall be specified by the Parties at a session of the Executive Body. The first such review shall commence no later than one year after the present Protocol enters into force. (EC, ARM, AUT, BEL, BGR, CAN, HRV, CZE, DNK, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LIE, LUX, MDA, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, UK, USA)	Executive Body	no specific timeframe		no specific timeframe	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Geneva Act of 2 July 1999 (02/07/1999)	20/05/2002	<p>Management, review and implementation clause: <u>Article 21 - Assembly</u></p> <p>1. (a) The Contracting Parties shall be members of the same Assembly as the States bound by Article 2 of the Complementary Act of 1967. (b) Each member of the Assembly shall be represented in the Assembly by one delegate, who may be assisted by alternate delegates, advisors and experts, and each delegate may represent only one Contracting Party. (c) Members of the Union that are not members of the Assembly shall be admitted to the meetings of the Assembly as observers.</p> <p>2. (a) The Assembly shall (i) deal with all matters concerning the maintenance and development of the Union and the implementation of this Act; ... (v) review and approve the reports and activities of the Director General concerning the Union, and give the Director General all necessary instructions concerning matters within the competence of the Union; ... (x) take any other appropriate action to further the objectives of the Union and perform any other functions as are appropriate under this Act.</p> <p>(EC, African Intellectual Property Organization, ALB, ARM, AZE, BEL, BLZ, BEN, BIH, BWA, BGR, HRV, CIV, PRK, DNK, EGY, EST, MKD, FRA, GAB, GEO, DEU, GHA, GRC, HUN, ISL, ITA, KGZ, LVA, LIE, LTU, LUX, MLI, MDA, MCO, MNG, MNE, MAR, NAM, NLD, NER, NOR, OMN, POL, ROU, SEN, SRB, SGP, SVN, ESP, SUR, SUI, SYR, STP, TUN, TUR, UKR)</p>	Assembly	no specific timeframe	2016**		Internal Market and Consumer Protection / IMCO
Protocol of amendment to the International Convention on the simplification and harmonisation of customs procedures (Revised Kyoto Convention) (21/12/2005)	03/02/2006	<p>Management and implementation clause: <u>Management Committee - Article 6</u></p> <p>1. There shall be established a Management Committee to consider the implementation of this Convention, any measures to secure uniformity in the interpretation and application thereof, and any amendments proposed thereto. 2. The Contracting Parties shall be members of the Management Committee. ... 5. The Management Committee: (a) shall recommend to the Contracting Parties: (i) amendments to the Body of this Convention, (ii) amendments to the General Annex, the specific annexes and chapters therein and the incorporation of new chapters to the General Annex, and (iii) the incorporation of new specific annexes and new chapters to specific annexes; (b) may decide to amend recommended practices or to incorporate new recommended practices to specific annexes or chapters therein in accordance with Article 16; (c) shall consider implementation of the provisions of this Convention in accordance with Article 13(4); (d) shall review and update the Guidelines; (e) shall consider any other issues of relevance to this Convention that may be referred to it; ...</p> <p>(EC, DZA, AUS, AUT, AZE, BEL, BWA, BGR, CAN, CHN, COG, HRV, CYP, CZE, DNK, EGY, EST, FIN, FRA, DEU, GRC, HUN, IND, IRL, ITA, JPN, JOR, LVA, LSO, LTU, LUX, MDG, MYS, MNG, MNE, MAR, NAM, NLD, NZL, NOR, PAK, POL, PRT, KOR, SEN, SRB, SVK, SVN, RSA, ESP, LKA, SWE, SUI, TUR, UGA, UK, USA, VNM, ZMB, ZWE)</p>	Management Committee			no specific timeframe	Customs
Convention for the Unification of Certain Rules for International Carriage by Air (28/05/1999)	28/06/2004	<p>Specific review clause: <u>Article 24 - Review of limits</u></p> <p>1. Without prejudice to the provisions of Article 25 of this Convention and subject to paragraph 2 below, the limits of liability prescribed in Articles 21, 22 and 23 shall be reviewed by the Depositary at five-year intervals, the first such review to take place at the end of the fifth year following the date of entry into force of this Convention, or if the Convention does not enter into force within five years of the date it is first open for signature, within the first year of its entry into force, by reference to an inflation factor which corresponds to the accumulated rate of inflation since the previous revision or in the first instance since the date of entry into force of the Convention. The measure of the rate of inflation to be used in determining the inflation factor shall be the weighted average of the annual rates of increase or decrease in the Consumer Price Indices of the States whose currencies comprise the Special Drawing Right mentioned in paragraph 1 of Article 23.</p> <p>(EC, ALB, AUS, BHR, BRB, BEL, BLZ, BEN, BIH, BWA, BRA, BGR, CMR, CAN, CPV, CHN, COL, COK, HRV, CUB, CYP, CZE, PRK, DNK, DOM, ECU, EGY, SLV, EST, FIN, MKD, FRA, GMB, DEU, GRC, HUN, ISL, IRL, ITA, JPN, JOR, KEN, KWT, LVA, LBN, LTU, LUX, MDG, MYS, MDV, MLI, MLT, MEX, MCO, MNG, NAM, NLD, NZL, NGA, NOR, OMN, PAK, PAN, PRY, PER, POL, PRT, QAT, ROU, VCT, SAU, SGP, SVK, SVN, RSA, ESP, SWE, SUI, SYR, TZA, TON UAE, UK, USA, URY, VUT)</p>	Depositary of the Convention	2019			Transport

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on the Protection of the Rhine (12/04/1999)	01/01/2003	<p>Management, review and implementation clause:</p> <p><u>Article 6 - Commission (on the International Commission for the Protection of the Rhine)</u></p> <p>1. To implement this Convention, the Contracting Parties shall pursue their cooperation within the Commission...</p> <p><u>Article 7 - Organisation of the Commission</u></p> <p>1. The Commission shall consist of the delegations of the Contracting Parties. Each Contracting Party shall appoint its delegates, one of whom shall be head of delegation. ...</p> <p><u>Article 8 - Tasks of the Commission</u></p> <p>1. To achieve the aims set out in Article 3 the Commission shall accomplish the following tasks: ...</p> <p>(d) evaluate the effectiveness of the actions decided upon, notably on the basis of the reports of the Contracting Parties and the results of the measuring programmes and studies of the Rhine ecosystem; ...</p> <p>3. The Commission shall submit an annual activity report to the Contracting Parties.</p> <p>4. The Commission shall inform the public as to the state of the Rhine and the results of its work. It may draft and publish reports.</p> <p><u>Article 9 - Plenary sessions of the Commission</u></p> <p>1. At the invitation of the Chairman, the Commission shall meet for one plenary session per year. ...</p> <p>(EC, FRA, DEU, LUX, NLD, SUI)</p>	Commission on the International Commission for the Protection of the Rhine	no specific timeframe	2016*	2016*	Environment
Protocol on the implementation of the Alpine Convention of 1991 in the field of energy (16/10/1998)	18/12/2002	<p>Review clauses:</p> <p><u>Article 18 - Monitoring of compliance with obligations</u></p> <p>1. The Contracting Parties shall regularly report to the Standing Committee on measures taken under this Protocol. The reports shall also cover the effectiveness of the measures taken. The Alpine Conference shall determine the intervals at which the reports must be submitted.</p> <p>2. The Standing Committee shall examine these reports in order to ensure that the Contracting Parties have fulfilled their obligations under this Protocol. It may also ask for additional information from the Contracting Parties concerned or have recourse to other information sources.</p> <p>3. The Standing Committee shall draw up a report on the compliance of the Contracting Parties with the obligations arising from the Protocol, for the attention of the Alpine Conference.</p> <p>4. The Alpine Conference shall take note of this report. If it finds that obligations have not been met, it may adopt recommendations.</p> <p><u>Article 19 - Evaluation of the effectiveness of the provisions</u></p> <p>1. The Contracting Parties shall regularly examine and evaluate the effectiveness of the provisions of this Protocol. They shall consider the adoption of appropriate amendments to this Protocol where necessary in order to achieve objectives.</p> <p>2. The regional and local authorities shall be associated with this evaluation within the existing institutional framework. Nongovernmental organisations active in this field may be consulted.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly	regularly	2016*	Energy
Protocol on the implementation of the Alpine Convention of 1991 in the field of soil conservation (16/10/1998)	16/10/2006	<p>Review clauses:</p> <p><u>Article 24 - Monitoring of compliance with obligations</u></p> <p>1. The Contracting Parties shall regularly report to the Standing Committee on measures taken under this Protocol. The reports shall also cover the effectiveness of the measures taken. The Alpine Conference shall determine the intervals at which the reports must be submitted.</p> <p>2. The Standing Committee shall examine these reports in order to ensure that the Contracting Parties have fulfilled their obligations under this Protocol. It may also ask for additional information from the Contracting Parties concerned or have recourse to other information sources.</p> <p>3. The Standing Committee shall draw up a report on the compliance of the Contracting Parties with the obligations arising from the Protocol, for the attention of the Alpine Conference.</p> <p>4. The Alpine Conference shall take note of this report. If it finds that obligations have not been met, it may adopt recommendations.</p> <p><u>Article 25 - Evaluation of the effectiveness of the provisions</u></p> <p>1. The Contracting Parties shall regularly examine and evaluate the effectiveness of the provisions of this Protocol. They shall consider the adoption of appropriate amendments to this Protocol where necessary in order to achieve objectives.</p> <p>2. The regional and local authorities shall be associated with this evaluation within the existing institutional framework. Nongovernmental organisations active in this field may be consulted.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly	regularly	2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol on the implementation of the Alpine Convention of 1991 in the field of tourism (16/10/1998)	18/12/2002	<p>Review clauses:</p> <p><u>Article 25 - Monitoring compliance with obligations</u></p> <p>1. The Contracting Parties shall regularly report to the Standing Committee on measures taken under this Protocol. The reports shall also cover the effectiveness of the measures taken. The Alpine Conference shall determine the intervals at which the reports must be submitted.</p> <p>2. The Standing Committee shall examine these reports in order to ensure that the Contracting Parties have fulfilled their obligations under this Protocol. It may also ask for additional information from the Contracting Parties concerned or have recourse to other information sources.</p> <p>3. The Standing Committee shall draw up a report on the compliance of the Contracting Parties with the obligations arising from the Protocol, for the attention of the Alpine Conference.</p> <p>4. The Alpine Conference shall take note of this report. If it finds that obligations have not been met, it may adopt recommendations.</p> <p><u>Article 26 - Evaluation of the effectiveness of the provisions</u></p> <p>1. The Contracting Parties shall regularly examine and evaluate the effectiveness of the provisions of this Protocol. They shall consider the adoption of appropriate amendments to this Protocol where necessary in order to achieve objectives.</p> <p>2. The regional and local authorities shall be associated with this evaluation within the existing institutional framework. Nongovernmental organisations active in this field may be consulted.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly	regularly	2016*	Environment
Additional Protocol to the Agreement between the Republic of Austria, the Kingdom of Belgium, the Kingdom of Denmark, the Republic of Finland, the Federal Republic of Germany, the Hellenic Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the Portuguese Republic, the Kingdom of Spain, the Kingdom of Sweden, the European Atomic Energy Community and the International Atomic Energy Agency in implementation of Article III(1) and (4) of the Treaty on the Non-proliferation of Nuclear weapons (22/09/1998)	30/04/2004	<p>Special review clause: <u>Article 15</u></p> <p>(a) The Agency shall maintain a stringent regime to ensure effective protection against disclosure of commercial, technological and industrial secrets and other confidential information coming to its knowledge, including such information coming to the Agency's knowledge in the implementation of this Protocol. ...</p> <p>(c) The regime referred to in paragraph (a) above shall be approved and periodically reviewed by the Board (the Board of Governors).</p> <p>(EURATOM, AUS, BEL, DNK, FIN, DEU, GRC, IAEA, IRL, ITA, LUX, NLD, PRT, ESP, SWE)</p>	IAEA	(periodical)			Energy
Rotterdam Convention on the prior informed consent procedure for certain hazardous chemicals and pesticides in international trade (10/09/1998)	24/02/2004	<p>Management, review and implementation clause: <u>Article 18 - Conference of the Parties</u></p> <p>1. A Conference of the Parties is hereby established. ...</p> <p>5. The Conference of the Parties shall keep under continuous review and evaluation the implementation of this Convention. It shall perform the functions assigned to it by the Convention and, to this end, shall:</p> <p>(a) establish, further to the requirements of paragraph 6 below, such subsidiary bodies as it considers necessary for the implementation of the Convention;</p> <p>(b) cooperate, where appropriate, with competent international organisations and intergovernmental and non-governmental bodies; and</p> <p>(c) consider and undertake any additional action that may be required for the achievement of the objectives of the Convention.</p> <p>(EC, AGO, ARG, ARM, AUS, AUT, BRB, BEL, BLZ, BEN, BOL, BRA, BGR, BFA, BDI, CMR, CAN, CPV, TCD, CHL, CHN, COL, COG, COK, CRI, CUB, CYP, CIV, COD, DNK, DJI, DMA, DOM, ECU, SLV, GNQ, ERI, ETH, FIN, FRA, GAB, GMB, DEU, GHA, GRC, GIN, GNB, HUN, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KEN, KWT, KGZ, LVA, LBR, LBY, LIE, LTU, LUX, MDG, MYS, MLI, MHL, MRT, MUS, MEX, MDA, MNG, NAM, NLD, NZL, NER, NGA, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RWA, LCA, WSM, SAU, SEN, SYC, SGP, SVN, RSA, ESP, LKA, SDN, SUR, SWE, SUI, SYR, TJK, TZA, THA, TGO, TUN, TUR, UKR, UAE, UK, USA, URY, VEN, YEM)</p>	Conference of the Parties	continuous		no specific timeframe	Environment
Agreement concerning the establishing of global technical regulations for wheeled vehicles, equipment and parts which can be fitted and/or be used on wheeled vehicles (Parallel Agreement) (25/06/1998)	25/08/2000	<p>Management and implementation clause: <u>Article 3 - Executive Committee</u></p> <p>3.1. The representatives of Contracting Parties shall constitute the Executive Committee of this Agreement and shall meet at least annually in that capacity. ...</p> <p>3.3. The Executive Committee shall:</p> <p>3.3.1. be responsible for the implementation of this Agreement, including the setting of priorities for activity under this Agreement;</p> <p>3.3.2. consider all recommendations and reports by working parties regarding the establishment of global technical regulations under this Agreement; and</p> <p>3.3.3. fulfil such other functions as may be appropriate under this Agreement. ...</p> <p>(EC, AZE, CAN, CHN, CYP, FIN, FRA, DEU, HUN, IND, ITA, JPN, LUX, MYS, NLD, NZL, NOR, KOR, ROU, RUS, RSA, ESP, TUR, UK, USA)</p>	Executive Committee	no specific timeframe		2016*	Transport

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on access to information, public participation in decision making and access to justice in environmental matters (24/06/1998)	30/10/2001	<p>Review clause: <u>Article 15 - Review of compliance</u> The Meeting of the Parties shall establish, on a consensus basis, optional arrangements of a non-confrontational, nonjudicial and consultative nature for reviewing compliance with the provisions of this Convention. These arrangements shall allow for appropriate public involvement and may include the option of considering communications from members of the public on matters related to this Convention.</p> <p>Management, review and implementation clause: <u>Article 10 - Meeting of the parties</u> 1. The first meeting of the Parties shall be convened no later than one year after the date of the entry into force of this Convention. Thereafter, an ordinary meeting of the Parties shall be held at least once every two years, unless otherwise decided by the Parties, or at the written request of any Party, provided that, within six months of the request being communicated to all Parties by the Executive Secretary of the Economic Commission for Europe, the said request is supported by at least one third of the Parties. 2. At their meetings, the Parties shall keep under continuous review the implementation of this Convention on the basis of regular reporting by the Parties, and, with this purpose in mind, shall: (a) review the policies for and legal and methodological approaches to access to information, public participation in decision-making and access to justice in environmental matters, with a view to further improving them; (b) exchange information regarding experience gained in concluding and implementing bilateral and multilateral agreements or other arrangements having relevance to the purposes of this Convention and to which one or more of the Parties are a party; (c) seek, where appropriate, the services of relevant ECE bodies and other competent international bodies and specific committees in all aspects pertinent to the achievement of the purposes of this Convention;</p> <p>(EC, ALB, ARM, AUT, AZE, BLR, BEL, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, ISL, IRL, ITA, KAZ, KGZ, LVA, LIE, LTU, LUX, MLT, MDA, MCO, NLD, NOR, POL, PRT, ROU, SVN, ESP, SWE, SUI, TJK, UKR, UK)</p>	Meetings of the Parties	continuous		2016 **	Justice, freedom and security
Protocol on Heavy Metals to the 1979 Convention on Long-range Transboundary Air Pollution (24/06/1998)	29/13/2003	<p>Review clauses: <u>Article 9 - Compliance</u> Compliance by each Party with its obligations under the present Protocol shall be reviewed regularly. The Implementation Committee established by Decision 1997/2 of the Executive Body at its 15th session shall carry out such reviews and report to the Parties meeting within the Executive Body in accordance with the terms of the Annex to that Decision, including any amendments thereto. <u>Article 10 - Reviews by the Parties at sessions of the Executive Body</u> 1. The Parties shall, at sessions of the Executive Body, pursuant to Article 10(2)(a), of the Convention (Convention on Long-range Transboundary Air Pollution (1979)), review the information supplied by the Parties, EMEP and other subsidiary bodies and the reports of the Implementation Committee referred to in Article 9 of the present Protocol. 2. The Parties shall, at sessions of the Executive Body, keep under review the progress made towards meeting the obligations set out in the present Protocol. 3. The Parties shall, at sessions of the Executive Body, review the sufficiency and effectiveness of the obligations set out in the present Protocol. (a) Such reviews will take into account the best available scientific information on the effects of the deposition of heavy metals, assessments of technological developments, and changing economic conditions. (b) Such reviews will, in the light of the research, development, monitoring and cooperation undertaken under the present Protocol: (i) evaluate progress towards meeting the objective of the present Protocol (ii) evaluate whether additional emission reductions beyond the levels required by this Protocol are warranted to reduce further the adverse effects on human health or the environment and (iii) take into account the extent to which a satisfactory basis exists for the application of an effects-based approach. (c) The procedures, methods and timing for such reviews shall be specified by the Parties at a session of the Executive Body.</p> <p>(EC, ARM, AUT, BEL, BGR, CAN, HRV, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LIE, LTU, LUX, MDA, MCO, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, UKR, UK, USA)</p>	Executive Body	regularly		2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol to the 1979 Convention on Long Range Transboundary Air Pollution on Persistent Organic Pollutants (POPs) (24/06/1998)	23/10/2003	<p>Review clauses:</p> <p><u>Article 10 - Reviews by the Parties at sessions of the Executive Body*</u></p> <p>1. The Parties shall, at sessions of the Executive Body, pursuant to Article 10(2)(a), of the Convention (Convention on Long Range Transboundary Air Pollution on Persistent Organic Pollutants, 1979), review the information supplied by the Parties, EMEP and other subsidiary bodies, and the reports of the implementation Committee referred to in Article 11 of the present Protocol.</p> <p>2. The Parties shall, at sessions of the Executive Body, keep under review the progress made towards achieving the obligations set out in the present Protocol.</p> <p>3. The Parties shall, at sessions of the Executive Body, review the sufficiency and effectiveness of the obligations set out in the present Protocol. Such reviews will take into account the best available scientific information on the effects of the deposition of persistent organic pollutants, assessments of technological developments, changing economic conditions and the fulfilment of the obligations on emission levels. The procedures, methods and timing for such reviews shall be specified by the Parties at a session of the Executive Body. The first such review shall be completed no later than three years after the present Protocol enters into force.</p> <p><u>Article 11 - Compliance</u></p> <p>Compliance by each Party with its obligations under the present Protocol shall be reviewed regularly. The Implementation Committee established by Decision 1997/2 of the Executive Body at its 15th session shall carry out such reviews and report to the Parties meeting within the Executive Body in accordance with the terms of the Annex to that Decision, including any amendments thereto.</p> <p>* Executive body was created by Convention on Long-range Transboundary Air Pollution (1979).</p> <p>(EC, ARM, AUT, BEL, BGR, CAN, HRV, CYP, CZE, DNK, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LIE, LTU, LUX, MDA, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, UKR, UK, USA)</p>	Executive Body	2006 and regularly		2016*	Environment
Protocol of amendment to the European Convention for the protection of vertebrate animals used for experimental and other purposes (22/06/1998)	02/12/2005	<p>This international agreement does not include any of these clauses.</p> <p>(EC, BEL, BGR, CYP, CZE, DNK, FIN, MKD, FRA, DEU, GRC, LTU, NLD, NOR, PRT, ROU, ESP, SWE, SUI, TUR, UK)</p>					Environment
Agreement between the European Community, the European Space Agency and the European Organisation for the Safety of Air Navigation on a European Contribution to the development of a global navigation satellite system (GNSS) (18/06/1998)	18/06/1998	<p>Management and implementation clause: <u>Article 5 - Working arrangements between the Parties</u></p> <p>1. To ensure progressive development of their cooperation, a Joint Tripartite Committee composed of the Parties is hereby set up with the objective of monitoring the implementation of this Agreement and formulating guidelines and coordinating common approaches towards the realisation of this Agreement. The Joint Tripartite Committee shall meet at least once a year or more frequently, if necessary, at the request of one of the Parties, and shall adopt its own rules of procedure. ...</p> <p>3. The Joint Tripartite Committee shall carry out the tasks specified in this Agreement, by:</p> <p>(a) exchanging information on the progress made in activities related to the scope of this Agreement and exchanging relevant documentation and results emanating from the contributions of the Parties under this Agreement;</p> <p>(c) exchanging information and coordinating, as far as possible, before contacts with non-European third parties when such contacts are relevant to this Agreement; ...</p> <p>Review clause: <u>Article 13 - Amendments</u></p> <p>2. Should any Party encounter problems in the course of its respective contribution, including financial contribution, the Parties agree to examine, in the framework of the Joint Tripartite Committee, ways of achieving the planned contributions and review, to the extent necessary, the objectives and the content of this Agreement.</p> <p>(EC, EOSAN, ESA)</p>	Joint Tripartite Committee	in case of problems		2016*	Transport
Agreement on the international dolphin conservation programme (AIDCP) (15/05/1998)	15/02/1999	<p>Management and implementation clause: <u>Article VIII - Meeting of the parties</u></p> <p>1. The Parties shall meet periodically to consider matters pertaining to the implementation of this Agreement and to make all decisions relevant thereto.</p> <p>2. The ordinary meeting of the parties shall take place at least once a year, preferably in conjunction with an IATTC meeting. ...</p> <p>(EC, CRI, ECU, SLV, GTM, HND, MEX, NIC, PAN, PER, USA, VUT, VEN)</p>	Meetings of the Parties	2016*		2016*	Environment
Fifth Protocol to the General Agreement on Trade in Services (GATS) (financial services) (12/12/1997)	01/03/1999	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>					Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Kyoto Protocol to the UN Framework Convention on Climate Change (11/12/1997)	16/02/2005	<p>Special review clause: Article 8</p> <p>1. The information submitted under Article 7 by each Party included in Annex I shall be reviewed by expert review teams pursuant to the relevant decisions of the Conference of the Parties and in accordance with guidelines adopted for this purpose by the Conference of the Parties serving as the meeting of the Parties to this Protocol under paragraph 4 below. The information submitted under Article 7, paragraph 1, by each Party included in Annex I shall be reviewed as part of the annual compilation and accounting of emissions inventories and assigned amounts. Additionally, the information submitted under Article 7, paragraph 2, by each Party included in Annex I shall be reviewed as part of the review of communications. ...</p> <p>3. The review process shall provide a thorough and comprehensive technical assessment of all aspects of the implementation by a Party of this Protocol. The expert review teams shall prepare a report to the Conference of the Parties serving as the meeting of the Parties to this Protocol, assessing the implementation of the commitments of the Party and identifying any potential problems in, and factors influencing, the fulfilment of commitments. Such reports shall be circulated by the secretariat to all Parties to the Convention. The secretariat shall list those questions of implementation indicated in such reports for further consideration by the Conference of the Parties serving as the meeting of the Parties to this Protocol.</p> <p>4. The Conference of the Parties serving as the meeting of the Parties to this Protocol shall adopt at its first session, and review periodically thereafter, guidelines for the review of implementation of this Protocol by expert review teams taking into account the relevant decisions of the Conference of the Parties. ...</p> <p>Review clauses : Article 9</p> <p>1. The Conference of the Parties serving as the meeting of the Parties to this Protocol shall periodically review this Protocol in the light of the best available scientific information and assessments on climate change and its impacts, as well as relevant technical, social and economic information. Such reviews shall be coordinated with pertinent reviews under the Convention, in particular those required by Article 4, paragraph 2(d), and Article 7, paragraph 2(a), of the Convention. Based on these reviews, the Conference of the Parties serving as the meeting of the Parties to this Protocol shall take appropriate action.</p> <p>2. The first review shall take place at the second session of the Conference of the Parties serving as the meeting of the Parties to this Protocol. Further reviews shall take place at regular intervals and in a timely manner. ...</p> <p>Article 13</p> <p>1. The Conference of the Parties, the supreme body of the Convention, shall serve as the meeting of the Parties to this Protocol. ...</p> <p>4. The Conference of the Parties serving as the meeting of the Parties to this Protocol shall keep under regular review the implementation of this Protocol and shall make, within its mandate, the decisions necessary to promote its effective implementation. It shall perform the functions assigned to it by this Protocol and shall:</p> <p>b) Periodically examine the obligations of the Parties under this Protocol, ...</p> <p>(EC, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CHL, CHN, COL, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MNT, MUR, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, KNA, LCA, VCT, WSM, SAU, SEN, SRB, SYC, SLE, SVK, SVN, SLB, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TZA, THA, TGO, TON, TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, VUT, VEN, VNM, YEM, ZMB)</p>	Conference of the Parties	regularly (regularly)		2016*	Environment
International Plant Protection Convention - New revised text approved by Resolution 12/97 of the 29th Session of the FAO Conference in November 1997 (07/11/1997)	02/10/2005	<p>Management and implementation clause: Article XI - Commission on Phytosanitary Measures</p> <p>1. Contracting Parties agree to establish the Commission on Phytosanitary Measures within the framework of the Food and Agriculture Organisation of the United Nations (FAO).</p> <p>2. The functions of the Commission shall be to promote the full implementation of the objectives of the Convention and, in particular, to:</p> <p>(a) review the state of plant protection in the world and the need for action to control the international spread of pests and their introduction into endangered areas;</p> <p>(b) establish and keep under review the necessary institutional arrangements and procedures for the development and adoption of international standards, and to adopt international standards; ...</p> <p>(h) perform such other functions as may be necessary to the fulfilment of the objectives of this Convention.</p> <p>3. Membership in the Commission shall be open to all Contracting Parties.</p> <p>4. Each Contracting Party may be represented at sessions of the Commission by a single delegate who may be accompanied by an alternate, and by experts and advisers. Alternates, experts and advisers may take part in the proceedings of the Commission but may not vote, except in the case of an alternate who is duly authorised to substitute for the delegate. ...</p> <p>8. The Chairperson of the Commission shall convene an annual regular session of the Commission.</p> <p>(EC, ALB, DZA, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BTN, BOL, BIH, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, PRK, COD, DNK, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD, FRA, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRQ, IRL, ISR, ITA, JAM, JPN, JOR, KEN, KWT, KGZ, LAO, LVA, LBN, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MRT, MUS, MEX, MDA, MAR, NAM, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, KNA, LCA, VCT, WSM, SAU, SEN, SRB, SYC, SLE, SVK, SVN, SLB, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TZA, THA, TGO, TON, TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, VUT, VEN, VNM, YEM, ZMB)</p>	Commission on Phytosanitary Measures	no specific timeframe		2016*	Environment
Amendment to the Agreement establishing the General Fisheries Commission for the Mediterranean (GFCM) with a view to establishing an autonomous budget for that organisation (13/10/1997)	29/04/2004	<p>This international agreement does not include any of these clauses.</p> <p>(EC, FRA)</p>					Fisheries

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Amendment to the Montreal Protocol on substances that deplete the ozone layer, adopted at the ninth meeting of the Parties (17/09/1997)	10/11/1999	This international agreement does not include any of these clauses. (EC, AFG, ALB, DZA, ATG, ARG, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BRA, BGR, BFA, BDI, KHM, CAN, CPV, CAF, TCD, CHL, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, COD, DNK, DJI, DMA, ECU, EGY, SLV, GNQ, ERI, EST, FSM, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LBR, LIE, LTU, LUX, MDG, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, NAM, NRU, NLD, NZL, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PRY, PER, PHL, POL, PRT, KOR, ROU, RUS, RWA, KNA, LCA, WSM, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, SYR, STP, TZA, THA, TGO, TON TTO, TUN, TUR, TKM, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, Vat, VEN, VNM, YEM, ZMB)					Environment
Joint Convention on the Safety of Spent Fuel Management and on the Safety of Radioactive Waste Management (05/09/1997)	18/06/2001	Review clauses: <u>ARTICLE 30. REVIEW MEETINGS</u> 1. The Contracting Parties shall hold meetings for the purpose of reviewing the reports submitted pursuant to Article 32. 2. At each review meeting the Contracting Parties: (i) shall determine the date for the next such meeting, the interval between review meetings not exceeding three years; (ii) may review the arrangements established pursuant to paragraph 2 of Article 29, and adopt revisions by consensus unless otherwise provided for in the Rules of Procedure. They may also amend the Rules of Procedure and Financial Rules by consensus.... <u>ARTICLE 32. REPORTING</u> 1. In accordance with the provisions of Article 30, each Contracting Party shall submit a national report to each review meeting of Contracting Parties. This report shall address the measures taken to implement each of the obligations of the Convention. ... (EURATOM, ARG, AUS, AUT, BLR, BEL, BRA, BGR, CAN, CHN, HRV, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, JPN, KGZ, LTA, LTU, LUX, MAR, NLD, NGA, NOR, POL, KOR, ROU, RUS, SVK, SVN, RSA, ESP, SWE, SUI, UKR, UK, USA, URY)	Meetings of the Parties	2018***		2018***	Environment
Protocol to amend the agreement to establish a science and technology centre in Ukraine (STCU) (07/07/1997)	26/11/1998	This international agreement does not include any of these clauses. (EURATOM, EC, CAN, SWE, UKR, USA)					External relations
Fourth Protocol to the General Agreement on Trade in Services (GATS) (telecommunications) (15/04/1997)	05/02/1998	This international agreement does not include any of these clauses. (EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)					Trade
WIPO Copyright Treaty (23/12/1996)	20/05/2002	This international agreement does not include any of these clauses. (EC, ALB, ARG, ARM, AUS, AUT, AZE, BHR, BLR, BEL, BEN, BIH, BWA, BGR, BFA, CAN, CHL, CHN, COL, CRI, HRV, CYP, CZE, DNK, DOM, ECU, SLV, EST, FIN, MKD, FRA, GAB, GEO, DEU, GHA, GRC, GTM, GIN, HND, HUN, IDN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KGZ, LVA, LIE, LTU, LUX, MLI, MLT, MEX, MDA, MCO, MNG, MNE, NAM, NLD, NIC, NGA, OMN, PAN, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, LCA, SEN, SRB, SGP, SVK, SVN, RSA, ESP, SUI, TJK, TGO, TTO, TUR, UKR, UAE, UK, USA, URY)					Internal Market and Consumer Protection / IMCO
WIPO Performances and Phonograms Treaty (20/12/1996)	20/05/2002	This international agreement does not include any of these clauses. (EC, ALB, ARG, ARM, AUS, AUT, AZE, BHR, BLR, BEL, BEN, BOL, BIH, BWA, BGR, BFA, CAN, CHL, CHN, COL, CRI, HRV, CYP, CZE, DNK, DOM, ECU, SLV, EST, FIN, MKD, FRA, GAB, GEO, DEU, GHA, GRC, GTM, GIN, HND, HUN, IDN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KGZ, LVA, LIE, LTU, LUX, MLI, MLT, MEX, MDA, MCO, MNG, MNE, NAM, NLD, NIC, NGA, OMN, PAN, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, LCA, VCT, SEN, SRB, SGP, SVK, SVN, RSA, ESP, SWE, SUI, TGO, TTO, TUR, UKR, UAE, UK, USA, URY, VEN)					Internal Market and Consumer Protection / IMCO
Agreement on trade in information technology products (ITA) implementation of the Ministerial Declaration on trade in information technology products (WTO) (13/12/1996)	01/07/1997	This international agreement does not include any of these clauses. (EC, AUS, CAN, HKG, ISL, IDN, JPN, NOR, KOR, SGP, SUI, TWN, TUR, USA)					Trade
Convention on the International Commission for the Protection of the Oder against Pollution (11/04/1996)	26/04/1999	This international agreement does not include any of these clauses. (EC, CZE, DEU, POL)					Environment
Amendments to the Protocol for the protection of the Mediterranean Sea against pollution from land-based sources (07/03/1996)	11/05/2008	This international agreement does not include any of these clauses. (EC, ALB, DZA, HRV, CYP, EGY, FRA, GRC, ISR, ITA, LBN, LBY, MLT, MCO, MAR, SRB, MNE, SVN, ESP, SYR, TUN, TUR, UN)					Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Interregional Framework Cooperation Agreement between the European Community and its Member States, of the one part, and the Southern Common Market and its Party States, of the other part - Joint Declaration on political dialogue between the European Union and Mercosur (15/12/1995)	01/07/1999	<p>Management and implementation clause: Article 25</p> <p>1. A Cooperation Council is hereby established, with responsibility for the implementation of this Agreement; the Cooperation Council shall meet at ministerial level periodically and whenever circumstances require.</p> <p>2. The Cooperation Council shall discuss important matters arising in connection with the Agreement and any other bilateral or international issues of common interest, with the aim of fulfilling the Agreement's objectives. ...</p> <p>Article 26</p> <p>1. The Cooperation Council shall be composed, on the one hand, of members of the Council of the European Union and members of the European Commission and, on the other hand, of members of the Mercosur Common Market Council and members of the Mercosur Common Market Group. ...</p> <p>Article 27</p> <p>1. The Cooperation Council shall be assisted in the performance of its duties by a Joint Cooperation Committee which shall be composed of members of the Council of the European Union and of members of the European Commission, on the one hand, and representatives of Mercosur, on the other.</p> <p>2. The Joint Committee shall generally meet once a year, on a date and with an agenda agreed in advance, alternately in Brussels and in one of the Mercosur Party States. Extraordinary meetings may be convened by mutual agreement, at the request of either Party. The office of chairman of the Joint Committee shall be held alternately by a representative of each of the Parties.</p> <p>Consultations: Article 30 - Consultation</p> <p>Within the bounds of their spheres of competence, the Parties shall undertake to hold consultations on any issue referred to in this Agreement. The procedure for the consultations referred to in the preceding subparagraph shall be laid down in the rules of procedure of the Joint Committee.</p> <p>(EC, ARG, AUT, BEL, BRA, DNK, FIN, FRA, DEU, GRC, IRL, ITA, LUX, Mercado Común Suramericano, NLD, PRY, PRT, ESP, SWE, UK, URU)</p>	Cooperation Council	no specific timeframe		2016* (when necessary)	External relations
Second Protocol to the General Agreement on Trade in Services (GATS) (financial services) (06/10/1995)	01/09/1996	<p>This international agreement does not include any of these clauses.</p> <p>(EC, Members of the WTO)</p>					Trade
Third Protocol to the General Agreement on Trade in Services (GATS) (movement of natural persons) (06/10/1995)	26/07/1996	<p>This international agreement does not include any of these clauses.</p> <p>(EC, Members of the WTO)</p>					Trade
Agreement for the Implementation of the Provisions of the United Nations Convention on the Law of the Sea of 10 December 1982 relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks (04/08/1995)	11/12/2001	<p>Review clause: Article 36 - Review conference</p> <p>1. Four years after the date of entry into force of this Agreement, the Secretary-General of the United Nations shall convene a conference with a view to assessing the effectiveness of this Agreement in securing the conservation and management of straddling fish stocks and highly migratory fish stocks. The Secretary-General shall invite to the conference all States Parties and those States and entities which are entitled to become Parties to this Agreement as well as those intergovernmental and non-governmental organisations entitled to participate as observers.</p> <p>2. The Conference shall review and assess the adequacy of the provisions of this Agreement and, if necessary, propose means of strengthening the substance and methods of implementation of those provisions in order better to address any continuing problems in the conservation and management of straddling fish stocks and highly migratory fish stocks.</p> <p>(EC, ARG, AUS, AUT, BHS, BGD, BRB, BEL, BLZ, BRA, BGR, BFA, CAN, CHN, COK, CRI, CYP, CZE, CIV, DNK, EGY, EST, FSM, FJI, FIN, FRA, GAB, DEU, GRC, GIN, GNB, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, KEN, KIR, LVA, LBR, LTU, LUX, MDV, MLT, MHL, MRT, MUS, MCO, MAR, NAM, NRU, NLD, NZL, NIU, NOR, OMN, PAK, PLW, PNG, PHL, POL, PRT, KOR, ROU, RUS, LCA, WSM, SEN, SYC, SVN, SLB, RSA, ESP, LKA, SWE, TON, TTO, UGA, UKR, UK, USA, URY, VUT)</p>	Review conference	2005			Environment , Fisheries
Agreement on the Conservation of African-Eurasian Migratory Waterbirds (16/06/1995)	01/11/1999	<p>Management, review and implementation clause: Article VI - Meeting of the Parties</p> <p>1. The Meeting of the Parties shall be the decision-making body of this Agreement.</p> <p>2. The Depositary shall, in consultation with the Convention Secretariat, convene a session of the Meeting of the Parties not later than one year after the date of the entry into force of this Agreement. Thereafter, the Agreement secretariat shall convene, in consultation with the Convention Secretariat, ordinary sessions of the Meeting of the Parties at intervals of not more than three years, unless the Meeting of the Parties decides otherwise. Where it is possible to do so, such sessions should be held in conjunction with the ordinary meetings of the Conference of the Parties to the Convention. ...</p> <p>8. At each of its ordinary sessions, the Meeting of the Parties shall:</p> <p>(a) consider actual and potential changes in the conservation status of migratory waterbirds and the habitats important for their survival, as well as the factors which may affect them;</p> <p>(b) review the progress made and any difficulty encountered in the implementation of this Agreement; ...</p> <p>(EC, AUT, BEL, BGR, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LUX, MLT, NLD, POL, PRT, ROU, SVK, SVN, ESP, SWE, UK, UN)</p>	Meetings of the Parties	2018***		2018***	Environment
Amendments to the Convention on the Protection of the Mediterranean Sea Against Pollution (10/06/1995)	09/07/2004	<p>This international agreement does not include any of these clauses.</p> <p>(EC, ALB, DZA, HRV, CYP, EGY, FRA, GRC, ITA, MLT, MCO, SVN, ESP, SYR, TUN, TUR)</p>					Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol concerning Specially Protected Areas and Biological Diversity in the Mediterranean (10/06/1995)	12/12/1999	<p>Management, review and implementation clause: <u>Article 26 - Meetings of the Parties</u></p> <p>1. The ordinary meetings of the Parties to this Protocol shall be held in conjunction with the ordinary meetings of the Contracting Parties to the Convention held pursuant to Article 14 of the Convention (Convention for the Protection of the Mediterranean Sea against Pollution, 1976). The Parties may also hold extraordinary meetings in conformity with that Article.</p> <p>2. The meetings of the Parties to this Protocol are particularly aimed at:</p> <p>(a) keeping under review the implementation of this Protocol;</p> <p>(b) overseeing the work of the Organisation and of the Centre relating to the implementation of this Protocol and providing policy guidance for their activities; ...</p> <p>(f) making recommendations to the Parties on the measures to be adopted for the implementation of this Protocol; ...</p> <p>(EC, ALB, HRV, CYP, EGY, FRA, GRC, ITA, MLT, MCO, SVN, ESP, SYR, TUN, TUR)</p>	Meetings of the Parties	no specific timeframe		2016**	Environment
Protocol of Accession of the Principality of Monaco to the Convention on the Protection of the Alps (20/12/1994)	22/03/1999	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, SVN, SUI)</p>					Environment
Protocol on the implementation of the 1991 Alpine Convention in the field of mountain farming (20/12/1994)	18/12/2002	<p>Review clauses:</p> <p><u>Article 20 - Monitoring of compliance with obligations</u></p> <p>1. The Contracting Parties shall regularly report to the Standing Committee on measures taken under this Protocol. The reports shall also cover the effectiveness of the measures taken. The Alpine Conference shall determine the intervals at which the reports must be submitted.</p> <p>2. The Standing Committee shall examine these reports in order to ensure that the Contracting Parties have fulfilled their obligations under this Protocol. It may also ask for additional information from the Contracting Parties concerned or have recourse to other information sources.</p> <p>3. The Standing Committee shall draw up a report on the compliance of the Contracting Parties with the obligations arising from the Protocol, for the attention of the Alpine Conference.</p> <p>4. The Alpine Conference shall take note of this report. If it finds that obligations have not been met, it may adopt recommendations.</p> <p><u>Article 21 - Evaluation of the effectiveness of the provisions</u></p> <p>1. The Contracting Parties shall regularly examine and evaluate the effectiveness of the provisions of this Protocol. They shall consider the adoption of appropriate amendments to this Protocol where necessary in order to achieve objectives.</p> <p>2. The regional and local authorities shall be associated with this evaluation within the existing institutional framework. Non-governmental organisations active in this field may be consulted.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly		2016*	Agriculture
Protocol to the Convention for the Protection of the Alps on Conservation of nature and the countryside (20/12/1994)	18/12/2002	<p>Review clauses: *</p> <p><u>Article 23 - Contrôle du respect des obligations</u></p> <p>1. Les Parties contractantes font régulièrement rapport au Comité permanent sur les mesures prises en vertu du présent protocole. Les rapports traitent également la question de l'efficacité des mesures prises. La Conférence alpine détermine la périodicité des rapports.</p> <p>2. Le Comité permanent examine ces rapports afin de vérifier que les Parties contractantes ont rempli leurs obligations qui découlent du présent protocole. Il peut aussi demander des informations complémentaires aux Parties contractantes concernées ou recourir à d'autres sources d'informations.</p> <p>3. Le Comité permanent établit un rapport sur le respect, par les Parties contractantes, des obligations qui découlent du présent protocole, à l'attention de la Conférence alpine.</p> <p>4. La Conférence alpine prend connaissance de ce rapport. Si elle constate un manquement aux obligations, elle peut adopter des recommandations.</p> <p><u>Article 24 - Evaluation de l'efficacité des dispositions</u></p> <p>1. Les Parties contractantes examinent et évaluent, de façon régulière, l'efficacité des dispositions du présent protocole. Dans la mesure où cela s'avère nécessaire pour la réalisation des objectifs, elles envisagent l'adoption des amendements appropriés au présent protocole.</p> <p>2. Dans le cadre institutionnel existant, les collectivités territoriales sont associées à cette évaluation. Les organisations non gouvernementales actives dans ce domaine peuvent être consultées.</p> <p>* The Agreement has not been published in English.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly		2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol to the Convention for the Protection of the Alps on Spatial planning and sustainable development (20/12/1994)	18/12/2002	<p>Review clauses: *</p> <p><u>Article 17 - Contrôle du respect des obligations</u></p> <p>1. Les Parties contractantes font régulièrement rapport au Comité permanent sur les mesures prises en vertu du présent protocole. Les rapports traitent également la question de l'efficacité des mesures prises. La Conférence alpine détermine la périodicité des rapports.</p> <p>2. Le Comité permanent examine ces rapports afin de vérifier que les Parties contractantes ont rempli leurs obligations qui découlent du présent protocole. Il peut aussi demander des informations complémentaires aux Parties contractantes concernées ou recourir à d'autres sources d'informations.</p> <p>3. Le Comité permanent établit un rapport sur le respect, par les Parties contractantes, des obligations qui découlent du présent protocole, à l'attention de la Conférence alpine.</p> <p>4. La Conférence alpine prend connaissance de ce rapport. Si elle constate un manquement aux obligations, elle peut adopter des recommandations.</p> <p><u>Article 18 - Evaluation de l'efficacité des dispositions</u></p> <p>1. Les Parties contractantes examinent et évaluent, de façon régulière, l'efficacité des dispositions du présent protocole. Dans la mesure où cela s'avère nécessaire pour la réalisation des objectifs, elles envisagent l'adoption des amendements appropriés au présent protocole.</p> <p>2. Dans le cadre institutionnel existant, les collectivités territoriales sont associées à cette évaluation. Les organisations non gouvernementales actives dans ce domaine peuvent être consultées.</p> <p>* The Agreement has not been published in English.</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, MCO, SVN, SUI)</p>	Permanent Committee	regularly	regularly	2016*	Environment
Energy Charter Protocol on energy efficiency and related environmental aspects (17/12/1994)	16/04/1998	<p>Management, review and implementation clause: <u>Article 10 - Role of the Charter Conference</u></p> <p>1. All decisions made by the Charter Conference in accordance with this Protocol shall be made by only those Contracting Parties to the Energy Charter Treaty who are Contracting Parties to this Protocol.</p> <p>2. The Charter Conference shall endeavour to adopt, within 180 days after the entry into force of this Protocol, procedures for keeping under review and facilitating the implementation of its provisions, including reporting requirements, as well as for identifying areas of cooperation in accordance with Article 9.</p> <p>(EURATOM, ECSC, EC, ALB, ARM, AUT, AZE, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, IRL, ITA, JPN, KAZ, KGZ, LTA, LIE, LTU, LUX, MTA, MDA, MNG, NLD, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, TJK, TUR, UKR, UK)</p>	Energy Charter Conference	1998		periodical	Environment
Energy Charter Treaty (ECT) (17/12/1994)	16/04/1998	<p>Management, review and implementation clause: <u>Article 34 - Energy Charter Conference</u></p> <p>1. The Contracting Parties shall meet periodically in the Energy Charter Conference (referred to herein as the 'Charter Conference') at which each Contracting Party shall be entitled to have one representative. Ordinary meetings shall be held at intervals determined by the Charter Conference. ...</p> <p>3. The functions of the Charter Conference shall be to: ...</p> <p>(b) keep under review and facilitate the implementation of the principles of the Charter and of the provisions of this Treaty and the Protocols;</p> <p>(c) facilitate in accordance with this Treaty and the Protocols the coordination of appropriate general measures to carry out the principles of the Charter; ...</p> <p>7. In 1999 and thereafter at intervals (of not more than five years) to be determined by the Charter Conference, the Charter Conference shall thoroughly review the functions provided for in this Treaty in the light of the extent to which the provisions of the Treaty and Protocols have been implemented. At the conclusion of each review the Charter Conference may amend or abolish the functions specified in paragraph 3 and may discharge the Secretariat.</p> <p>Special review clauses: <u>Article 19 - Environmental aspects</u></p> <p>2. At the request of one or more Contracting Parties, disputes concerning the application or interpretation of provisions of this Article shall, to the extent that arrangements for the consideration of such disputes do not exist in other appropriate international fora, be reviewed by the Charter Conference aiming at a solution.</p> <p><u>Article 32 - Transitional arrangements</u></p> <p>6. The Charter Conference shall annually review the progress by Contracting Parties towards implementation of the provisions of this Article and the matching of needs and offers of technical assistance referred to in paragraph 2 and subparagraph 4 (c). In the course of that review it may decide to take appropriate action.</p> <p>(EURATOM, ECSC, EC, ALB, ARM, AUT, AZE, BEL, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, IRL, ITA, KAZ, KGZ, LVA, LIE, LTU, LUX, MLT, MDA, MNG, NLD, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, TJK, TUR, TKM, UKR, UK)</p>	Energy Charter Conference	2019^ (2016*)		periodical	Energy
Grains Trade Convention 1995 (07/12/1994)	01/07/1995	<p>Sunset clause: <u>Article 33 - Duration, extension and termination</u></p> <p>1. This Convention shall remain in force until 30 June 1998, unless extended pursuant paragraph 2 of this Article, or terminated earlier under paragraph 3 of this Article, or replaced before that date by a new agreement or convention negotiated pursuant to Article 22.</p> <p>2. The Council may, by special vote, extend this Convention beyond 30 June 1998 for successive periods not exceeding two years on each occasion.</p> <p>(EC, DZA, ARG, AUS, CAN, CUB, CIV, EGY, IND, IRN, JPN, KAZ, KEN, NOR, PAK, PAN, KOR, RSA, SUI, TUN, TUR, UKR, USA, VAT)</p>	International Grain Council			2016~	Food safety, Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
International Grains Agreement 1995 (07/12/1994)	01/07/1995	This international agreement does not include any of these clauses. (EC, DZA, ARG, AUS, CAN, CUB, CIV, EGY, IND, IRN, JPN, KAZ, KEN, MAR, NOR, PAK, PAN, KOR, RUS, RSA, SUI, TUN, TUR, UKR, USA, VAT)					Food safety, Trade
Trademark Law Treaty (07/12/1994)	01/08/1996	This international agreement does not include any of these clauses. EC, AUS, BHR, BEL, BIH, BFA, Chile, CRI, HRV, CYP, CZE, DNK, EGY, SLV, EST, FRA, DEU, GIN, HND, HUN, IDN, IRL, ITA, JPN, KAZ, KGZ, LVA, LIE, LTU, MDA, MCO, MNE, MAR, NLD, NIC, OMN, PER, KOR, ROU, RUS, SRB, SVK, SVN, ESP, LKA, SUI, TTO, TUR, UKR, UK, USA, UZB					Internal Market and Consumer Protection / IMCO
Agreement relating to the Implementation of Part XI of the United Nations Convention on the Law of the Sea of 10 December 1982 (UNCLOS) (28/07/1994)	28/07/1996	This international agreement does not include any of these clauses. (EC, AFG, ALB, DZA, AND, ARG, ARM, AUS, AUT, BHS, BGD, BRB, BEL, BLZ, BEN, BOL, BWA, BRA, BRN, BGR, BFA, KHM, CMR, CAN, CHL, CHN, COK, CRI, HRV, CUB, CYP, CZE, CIV, DNK, GNQ, EST, FSM, FJI, FIN, MKD, FRA, GAB, GEO, DEU, GRC, GRD, GTM, GIN, HND, HUN, ISL, IND, IDN, IRL, ITA, JAM, JPN, JOR, KEN, KIR, KWT, LAO, LVA, LBN, LTU, LUX, MDG, MYS, MDV, MLT, MRT, MUS, MEX, MCO, MNG, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NGA, NOR, OMN, PAK, PLW, PNG, PRY, PHL, POL, PRT, QAT, RUS, WSM, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, RSA, ESP, LKA, SUR, SWE, TZA, TGO, TON TTO, TUN, TUV, UGA, UKR, UK, URY, VUT, VNM, ZMB, ZWE)					Environment , Fisheries
Convention on cooperation for the protection and sustainable use of the river Danube (DRPC) (29/06/1994)	22/10/1998	Management, review and implementation clause: <u>Article 18 - Establishment, tasks and competences</u> 1. With a view to implementing the objectives and provisions of this Convention the International Commission for the Protection of the river Danube, referred to in this Convention as International Commission, shall be established. The Contracting Parties shall cooperate in the framework of the International Commission. For implementing the obligations of the Contracting Parties pursuant to Articles 1 to 18, the International Commission elaborates proposals and recommendations addressed to the Contracting Parties. ... 5. The International Commission reviews experience acquired implementing this Convention and as appropriate submits proposals to the Contracting Parties concerning amendments or additions to this Convention or prepares the basis for elaborating further regulations on the protection and water management of the river Danube and of waters within its catchment area. <u>Article 22 - Conference of the Parties</u> 1. The Contracting Parties shall meet upon recommendation by the International Commission. 2. At such meetings the Contracting Parties shall in particular review policy issues concerning the implementation of this Convention upon the report of the International Commission and shall adopt appropriate recommendations or decisions. (EC, AUT, HRV, CZE, DEU, HUN, SVK, SVN)	Conference of the Parties	no specific timeframe		at request	Environment
Convention on Nuclear Safety (17/06/1994)	24/10/1996	Review clauses: <u>Article 5 - Reporting</u> Each Contracting Party shall submit for review, prior to each meeting referred to in Article 20, a report on the measures it has taken to implement each of the obligations of this Convention. <u>Article 20 - Review meetings</u> 1. The Contracting Parties shall hold meetings (hereinafter referred to as "review meetings") for the purpose of reviewing the reports submitted pursuant to Article 5 in accordance with the procedures adopted under Article 22. 2. Subject to the provisions of Article 24 subgroups comprised of representatives of the Contracting Parties may be established and may function during the review meetings as deemed necessary for the purpose of reviewing specific subjects contained in the reports. 3. Each Contracting Party shall have a reasonable opportunity to discuss the reports submitted by other Contracting Parties and to seek clarification of such reports. <u>Article 21 - Timetable</u> 1. A preparatory meeting of the Contracting Parties shall be held not later than six months after the date of entry into force of this Convention. 2. At this preparatory meeting, the Contracting Parties shall determine the date for the first review meeting. This review meeting shall be held as soon as possible, but not later than 30 months after the date of entry into force of this Convention. 3. At each review meeting, the Contracting Parties shall determine the date for the next such meeting. The interval between review meetings shall not exceed three years. (EURATOM, ARG, ARM, AUS, AUT, BGD, BLR, BEL, BRA, BGR, CAN, CHL, CHN, HRV, CUB, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, IND, IDN, IRL, ITA, JPN, KWT, LVA, LBN, LTU, LUX, MLI, MEX, MDA, NLD, NOR, PAK, PER, POL, PRT, KOR, ROU, RUS, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SWE, SUI, TUR, UKR, UK, USA)	Meetings of the Parties	2018***		2018***	Energy

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
United Nations Convention to Combat Desertification in Countries Experiencing Serious Drought and/or Desertification, Particularly in Africa (17/06/1994)	26/12/1996	<p>Management, review and implementation clause: <u>Article 22 - Conference of the Parties</u></p> <p>1. A Conference of the Parties is hereby established.</p> <p>2. The Conference of the Parties is the supreme body of the Convention. It shall make, within its mandate, the decisions necessary to promote its effective implementation. In particular, it shall:</p> <p>(a) regularly review the implementation of the Convention and the functioning of its institutional arrangements in the light of the experience gained at the national, subregional, regional and international levels and on the basis of the evolution of scientific and technological knowledge; ...</p> <p>(j) exercise such other functions as may be necessary for the achievement of the objective of the Convention.</p> <p>(EC, AFG, ALB, DZA, AND, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, CON, COK, CRI, HRV, CUB, CYP, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, ETH, FSM, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SMR, SAU, SEN, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, THA, TLS, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)</p>	Conference of the Parties	regularly		2017**	Development and aid
Protocol to the Convention on Long-Range Transboundary Air Pollution of 1979 on Further Reduction of Sulphur Emissions (14/06/1994)	05/08/1998	<p>Review clauses: <u>Article 7 - Compliance</u></p> <p>1. An implementation committee is hereby established to review the implementation of the present Protocol and compliance by the Parties with their obligations. It shall report to the Parties at sessions of the executive body and may make such recommendations to them as it considers appropriate.</p> <p>2. Upon consideration of a report, and any recommendations, of the implementation committee, the Parties, taking into account the circumstances of a matter and in accordance with Convention practice, may decide upon and call for action to bring about full compliance with the present Protocol, including measures to assist a Party's compliance with the Protocol, and to further the objectives of the Protocol.</p> <p>3. The Parties shall, at the first session of the executive body after the entry into force of the present Protocol, adopt a decision that sets out the structure and functions of the implementation committee as well as procedures for its review of compliance.</p> <p>4. The application of the compliance procedure shall be without prejudice to the provisions of Article 9 of the Protocol.</p> <p><u>Article 8 - Reviews by the Parties at sessions of the executive body</u></p> <p>1. The Parties shall, at sessions of the executive body, pursuant to Article 10 (2(a)) of the Convention, review the information supplied by the Parties and EMEP, the data on the effects of depositions of sulphur and other acidifying compounds and the reports of the implementation committee referred to in Article 7 (1) of the Protocol.</p> <p>2.(a) The Parties shall, at sessions of the executive body, keep under review the obligations set out in the Protocol, including:</p> <p>(i) their obligations in relation to their calculated and internationally optimised allocations of emission reductions referred to in Article 5 (5); and</p> <p>(ii) the adequacy of the obligations and the progress made towards the achievement of the objectives of the Protocol.</p> <p>(b) Reviews shall take into account the best available scientific information on acidification, including assessments of critical loads, technological developments, changing economic conditions and the fulfilment of the obligations on emission levels.</p> <p>(c) In the context of such reviews, any Party whose obligations on sulphur emission ceilings under Annex II hereto do not conform to the calculated and internationally optimised allocations of emission reductions for that Party, required to reduce the difference between depositions of sulphur in 1990 and critical sulphur depositions within the geographical scope of EMEP by at least 60 %, shall make every effort to undertake revised obligations.</p> <p>(d) The procedures, methods and timing for such reviews shall be specified by the Parties at a session of the executive body. The first such review shall be completed in 1997.</p> <p>(EC, AUT, BEL, BGR, CAN, HRV, CYP, CZE, DNK, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LIE, LUX, MCO, NLD, NOR, SVK, SVN, ESP, SWE, SUI, UKR, UK)</p>	Executive Body	no specific timeframe	no specific timeframe	no specific timeframe	Environment
Agreement establishing the World Trade Organisation (WTO) (15/04/1994)	01/01/1995	<p>Special review clause:</p> <p><u>Article IV - Structure of the WTO</u></p> <p>7. ... As part of its functions, the Committee on Trade and Development shall periodically review the special provisions in the Multilateral Trade Agreements in favour of the least-developed country Members and report to the General Council for appropriate action. Membership in these Committees shall be open to representatives of all Members.</p> <p><u>Article XIII Non-Application of Multilateral Trade Agreements between Particular Members</u></p> <p>4. The Ministerial Conference may review the operation of this Article in particular cases at the request of any Member and make appropriate recommendations.</p> <p>Review clauses:</p> <p><u>Article III - Functions of the WTO</u></p> <p>1. The WTO shall facilitate the implementation, administration and operation, and further the objectives, of this Agreement and of the Multilateral Trade Agreements, and shall also provide the framework for the implementation, administration and operation of the Plurilateral Trade Agreements. ...</p> <p><u>Article IV - Structure of the WTO</u></p> <p>1. There shall be a Ministerial Conference composed of representatives of all the Members, which shall meet at least once every two years. The Ministerial Conference shall carry out the functions of the WTO and take actions necessary to this effect. The Ministerial Conference shall have the authority to take decisions on all matters under any of the Multilateral Trade Agreements, if so requested by a Member, in accordance with the specific requirements for decision-making in this Agreement and in the relevant Multilateral Trade Agreement.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Ministerial Conference	periodical (periodical and at request)		2017**	Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on Government Procurement (15/04/1994)	01/01/1996	<p>Special review clauses: <u>Article V - Special and Differential Treatment for Developing Countries</u></p> <p>Review - 14. The Committee (on Government Procurement) shall review annually the operation and effectiveness of this Article and, after each three years of its operation on the basis of reports to be submitted by Parties, shall carry out a major review in order to evaluate its effects. As part of the three-yearly reviews and with a view to achieving the maximum implementation of the provisions of this Agreement, including in particular Article III, and having regard to the development, financial and trade situation of the developing countries concerned, the Committee shall examine whether exclusions provided for in accordance with the provisions of paragraphs 4 through 6 of this Article shall be modified or extended.</p> <p>15. In the course of further rounds of negotiations in accordance with the provisions of paragraph 7 of Article XXIV, each developing country Party shall give consideration to the possibility of enlarging its coverage lists, having regard to its economic, financial and trade situation.</p> <p>Review clause: <u>Article XXIV - Final Provisions</u></p> <p>7. - Reviews, Negotiations and Future Work</p> <p>(a) The Committee shall review annually the implementation and operation of this Agreement taking into account the objectives thereof. The Committee shall annually inform the General Council of the WTO of developments during the periods covered by such reviews.</p> <p>(b) Not later than the end of the third year from the date of entry into force of this Agreement and periodically thereafter, the Parties thereto shall undertake further negotiations, with a view to improving this Agreement and achieving the greatest possible extension of its coverage among all Parties on the basis of mutual reciprocity, having regard to the provisions of Article V relating to developing countries.</p> <p>(c) Parties shall seek to avoid introducing or prolonging discriminatory measures and practices which distort open procurement and shall, in the context of negotiations under subparagraph (b), seek to eliminate those which remain on the date of entry into force of this Agreement.</p>	Committee on Government Procurement	2016* (2016* and every 3 years major review)	2016*	2016* (periodical)	Trade
Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994 (Antidumping Agreement) (15/04/1994)	01/01/1995	<p>Review clauses: <u>Article 18 - Final Provisions</u></p> <p>18.6 The Committee (on Anti-Dumping Practices) shall review annually the implementation and operation of this Agreement taking into account the objectives thereof. The Committee shall inform annually the Council for Trade in Goods of developments during the period covered by such reviews.</p> <p>(EC, Members of the WTO)</p>	Committee on Anti-Dumping Practices	2016*	2016*	2016*	Trade
Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade 1994 (Customs Valuation) (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 23 - Review</u></p> <p>The Committee (on Customs Valuation) shall review annually the implementation and operation of this Agreement taking into account the objectives thereof. The Committee shall annually inform the Council for Trade in Goods of developments during the period covered by such reviews.</p> <p>(EC, Members of the WTO)</p>	Committee on Customs Valuation	2016*	2016*	2016*	Trade
Agreement on Import Licensing Procedures (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 7 - Review</u></p> <p>1. The Committee (Import Licensing) shall review as necessary, but at least once every two years, the implementation and operation of this Agreement, taking into account the objectives thereof, and the rights and obligations contained therein.</p> <p>2. As a basis for the Committee review, the Secretariat shall prepare a factual report based on information provided under Article 5, responses to the annual questionnaire on import licensing procedures and other relevant reliable information which is available to it. This report shall provide a synopsis of the aforementioned information, in particular indicating any changes or developments during the period under review, and including any other information as agreed by the Committee.</p> <p>3. Members undertake to complete the annual questionnaire on import licensing procedures promptly and in full.</p> <p>4. The Committee shall inform the Council for Trade in Goods of developments during the period covered by such reviews.</p> <p>(EC, Members of the WTO)</p>	Committee on Import Licensing	2016**	2017**	2016*	Trade
Agreement on Safeguards (15/04/1994)	01/01/1995	<p>Management, review and implementation clause: <u>Article 13 - Surveillance</u></p> <p>1. A Committee on Safeguards is hereby established, under the authority of the Council for Trade in Goods, which shall be open to the participation of any Member indicating its wish to serve on it. The Committee will have the following functions:</p> <p>(a) to monitor, and report annually to the Council for Trade in Goods on, the general implementation of this Agreement and make recommendations towards its improvement; ...</p> <p>(f) to receive and review all notifications provided for in this Agreement and report as appropriate to the Council for Trade in Goods; and</p> <p>(g) to perform any other function connected with this Agreement that the Council for Trade in Goods may determine.</p> <p>2. To assist the Committee in carrying out its surveillance function, the Secretariat shall prepare annually a factual report on the operation of this Agreement based on notifications and other reliable information available to it.</p> <p>(EC, Members of the WTO)</p>	Committee on Safeguards	2016*	2016*	2016*	Trade
Agreement on Subsidies and Countervailing Measures (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 32 - Other Final Provisions</u></p> <p>32.7 The Committee (on Subsidies and Countervailing Measures) shall review annually the implementation and operation of this Agreement, taking into account the objectives thereof. The Committee shall inform annually the Council for Trade in Goods of developments during the period covered by such reviews.</p> <p>(EC, Members of the WTO)</p>	Committee on Subsidies and Countervailing Measures	2016*	2016*	2016*	Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on Technical Barriers to Trade (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 15 - Final Provisions</u></p> <p>Review 15.2 Each Member shall, promptly after the date on which the WTO Agreement enters into force for it, inform the Committee of measures in existence or taken to ensure the implementation and administration of this Agreement. Any changes of such measures thereafter shall also be notified to the Committee.</p> <p>15.3 The Committee shall review annually the implementation and operation of this Agreement taking into account the objectives thereof.</p> <p>15.4 Not later than the end of the third year from the date of entry into force of the WTO Agreement and at the end of each three-year period thereafter, the Committee shall review the operation and implementation of this Agreement, including the provisions relating to transparency, with a view to recommending an adjustment of the rights and obligations of this Agreement where necessary to ensure mutual economic advantage and balance of rights and obligations, without prejudice to the provisions of Article 12. Having regard, inter alia, to the experience gained in the implementation of the Agreement, the Committee shall, where appropriate, submit proposals for amendments to the text of this Agreement to the Council for Trade in Goods.</p> <p>(EC, Members of the WTO)</p>	Committee on Technical Barriers to Trade	2016* and 2016***	2016*	2016*	Trade
Agreement on Trade Related Aspects of Intellectual Property Rights (TRIPS) (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 71 - Review and Amendment</u></p> <p>1. The Council for TRIPS shall review the implementation of this Agreement after the expiration of the transitional period referred to in paragraph 2 of Article 65. The Council shall, having regard to the experience gained in its implementation, review it two years after that date, and at identical intervals thereafter. The Council may also undertake reviews in the light of any relevant new developments which might warrant modification or amendment of this Agreement.</p> <p>2. Amendments merely serving the purpose of adjusting to higher levels of protection of intellectual property rights achieved, and in force, in other multilateral agreements and accepted under those agreements by all Members of the WTO may be referred to the Ministerial Conference for action in accordance with paragraph 6 of Article X of the WTO Agreement on the basis of a consensus proposal from the Council for TRIPS.</p> <p>Special review clauses: <u>Article 24 - International Negotiations; Exceptions</u></p> <p>2. The Council for TRIPS shall keep under review the application of the provisions of this Section; the first such review shall take place within two years of the entry into force of the WTO Agreement. Any matter affecting the compliance with the obligations under these provisions may be drawn to the attention of the Council, which, at the request of a Member, shall consult with any Member or Members in respect of such matter in respect of which it has not been possible to find a satisfactory solution through bilateral or plurilateral consultations between the Members concerned. The Council shall take such action as may be agreed to facilitate the operation and further the objectives of this Section.</p> <p><u>Article 63 - Transparency</u></p> <p>2. Members shall notify the laws and regulations referred to in paragraph 1 to the Council for TRIPS in order to assist that Council in its review of the operation of this Agreement. The Council shall attempt to minimize the burden on Members in carrying out this obligation and may decide to waive the obligation to notify such laws and regulations directly to the Council if consultations with WIPO on the establishment of a common register containing these laws and regulations are successful. ...</p> <p>(EC, Members of the WTO)</p>	Council for TRIPS	2017** and when necessary (1997 and at request)	2016*	2016*	Trade
Agreement on Trade-Related Investment Measures (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 9 - Review by the Council for Trade in Goods</u></p> <p>Not later than five years after the date of entry into force of the WTO Agreement, the Council for Trade in Goods shall review the operation of this Agreement and, as appropriate, propose to the Ministerial Conference amendments to its text. In the course of this review, the Council for Trade in Goods shall consider whether the Agreement should be complemented with provisions on investment policy and competition policy.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Council for Trade in Goods	2000	2016*	2016*	Trade
Agreement on the Application of Sanitary and Phytosanitary Measures (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 12 - Administration</u></p> <p>7. The Committee (on Sanitary and Phytosanitary Measures) shall review the operation and implementation of this Agreement three years after the date of entry into force of the WTO Agreement, and thereafter as the need arises. Where appropriate, the Committee may submit to the Council for Trade in Goods proposals to amend the text of this Agreement having regard, inter alia, to the experience gained in its implementation.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Committee on Sanitary and Phytosanitary Measures	1998 and thereafter as the need arises	2016*	2016*	Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agriculture Agreement (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 18 - Review of the Implementation of Commitments</u></p> <p>1. Progress in the implementation of commitments negotiated under the Uruguay Round reform programme shall be reviewed by the Committee on Agriculture.</p> <p>2. The review process shall be undertaken on the basis of notifications submitted by Members in relation to such matters and at such intervals as shall be determined, as well as on the basis of such documentation as the Secretariat may be requested to prepare in order to facilitate the review process.</p> <p>3. In addition to the notifications to be submitted under paragraph 2, any new domestic support measure, or modification of an existing measure, for which exemption from reduction is claimed shall be notified promptly. This notification shall contain details of the new or modified measure and its conformity with the agreed criteria as set out either in Article 6 or in Annex 2.</p> <p>4. In the review process Members shall give due consideration to the influence of excessive rates of inflation on the ability of any Member to abide by its domestic support commitments.</p> <p>5. Members agree to consult annually in the Committee on Agriculture with respect to their participation in the normal growth of world trade in agricultural products within the framework of the commitments on export subsidies under this Agreement.</p> <p>6. The review process shall provide an opportunity for Members to raise any matter relevant to the implementation of commitments under the reform programme as set out in this Agreement.</p> <p>7. Any Member may bring to the attention of the Committee on Agriculture any measure which it considers ought to have been notified by another Member.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Committee on Agriculture	2016*	2016*	2016*	Agriculture, Trade
Final Act Embodying the Results of the Uruguay Round of Multilateral Trade Negotiations (15/04/1994)	01/01/1995	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, Members of the WTO)</p>					Trade
General Agreement on Trade in Services (GATS) (15/04/1994)	01/01/1995	<p>Special review clause: <u>Article XXIX - Annexes</u></p> <p>Review</p> <p>3. The Council for Trade in Services shall review all exemptions granted for a period of more than 5 years. The first such review shall take place no more than 5 years after the entry into force of the WTO Agreement.</p> <p>4. The Council for Trade in Services in a review shall:</p> <p>(a) examine whether the conditions which created the need for the exemption still prevail; and</p> <p>(b) determine the date of any further review.</p> <p><u>ANNEX ON AIR TRANSPORT SERVICES</u></p> <p>5. The Council for Trade in Services shall review periodically, and at least every five years, developments in the air transport sector and the operation of this Annex with a view to considering the possible further application of the Agreement in this sector.</p> <p>(b) determine the date of any further review.</p> <p>(a) examine whether the conditions which created the need for the exemption still prevail; and</p> <p>(b) determine the date of any further review.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Council for Trade in Services	periodical (2000)	2016*	2016*	Trade
Marrakesh Protocol to the General Agreement on Tariffs and Trade 1994 (WTO-GATT 1994) (15/04/1994)	01/01/1995	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>					Trade
Pre-shipment Inspection Agreement (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 6 - Review</u></p> <p>At the end of the second year from the date of entry into force of the WTO Agreement and every three years thereafter, the Ministerial Conference shall review the provisions, implementation and operation of this Agreement, taking into account the objectives thereof and experience gained in its operation. As a result of such review, the Ministerial Conference may amend the provisions of the Agreement.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Ministerial Conference	2018***		2018***	Trade
Rules of Origin Agreement (15/04/1994)	01/01/1995	<p>Review clause: <u>Article 6 - Review</u></p> <p>1. The Committee (on Rules of Origin) shall review annually the implementation and operation of Parts II and III of this Agreement having regard to its objectives. The Committee shall annually inform the Council for Trade in Goods of developments during the period covered by such reviews.</p> <p>2. The Committee shall review the provisions of Parts I, II and III and propose amendments as necessary to reflect the results of the harmonization work programme.</p> <p>3. The Committee, in cooperation with the Technical Committee, shall set up a mechanism to consider and propose amendments to the results of the harmonization work programme, taking into account the objectives and principles set out in Article 9. This may include instances where the rules need to be made more operational or need to be updated to take into account new production processes as affected by any technological change.</p> <p>(EC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, Members of the WTO, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Technical Committee on Rules of Origin	2016*		2016*	Trade

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Trade Policy Review Mechanism (WTO) (15/04/1994)	01/01/1995	Review clause: <u>F. Appraisal of the Mechanism</u> The TPRB (Trade Policy Review Body) shall undertake an appraisal of the operation of the TPRM (Trade Policy Review Mechanism) not more than five years after the entry into force of the Agreement Establishing the WTO. The results of the appraisal will be presented to the Ministerial Conference. It may subsequently undertake appraisals of the TPRM at intervals to be determined by it or as requested by the Ministerial Conference. (EC, Members of the WTO)	Trade Policy Review Mechanism	2020 and every 5 years thereafter			Trade
Understanding on Rules and Procedures Governing the Settlement of Disputes (WTO) (15/04/1994)	01/01/1995	This international agreement does not include any of these clauses. (EC, Members of the WTO)					Trade
International Tropical Timber Agreement 1994 (26/01/1994)	01/01/1997	Management, review and implementation clause: <u>Article 30 - Annual report and review</u> 1. The Council (International Tropical Timber Council) shall, within six months after the close of each calendar year, publish an annual report on its activities and such other information as it considers appropriate. 2. The Council shall annually review and assess: (a) the international timber situation; (b) other factors, issues and developments considered relevant to achieve the objectives of this Agreement. ... 6. The results of the review shall be included in the reports of the Council's deliberations. Review clause: <u>Article 35 Review</u> The Council shall review the scope of this Agreement four years after its entry into force. (EC, AUT, BEL, DNK, FIN, FRA, DEU, GRC, IRL, ITA, LUX, NLD, PRT, ESP, SWE, UK)	International Tropical Timber Council	2016*	2016*	2016*	Development and aid
Convention on Customs Treatment of Pool Containers used in International Transport (21/01/1994)	17/01/1998	Management and implementation clause: <u>Article 19 - Administrative Committee</u> 1. There shall be established an Administrative Committee (hereinafter called 'the Committee') to consider the operation of the present Convention, to consider any amendments proposed thereto and to consider measures to secure uniformity in the interpretation and application thereof. 2. The Contracting Parties shall be members of the Committee. The Committee may decide that the competent administration of any State or regional economic integration organization which is not a Contracting Party, or representatives of international organizations may, for questions which interest them, attend the sessions of the Committee as observers. ... 6. The Executive Secretary shall convene the Committee : (a) two years after the Convention has entered into force ; (b) thereafter, at a date fixed by the Committee, but not less frequently than every five years; ... (EC, AUT, CUB, CZE, DNK, ITA, LBR, LTU, MLT, POL,SVK, SVN, SWE, UGA, UK, UZB)	Administrative Committee	no specific timeframe		2018^	Transport
Protocol on the provisional application of the Agreement establishing an International Science and Technology Centre (ISTC) (27/12/1993)	02/03/1994	Review clause: <u>Article II</u> The Agreement shall be subject to review by the Parties two years after the beginning of provisional application of the Agreement notwithstanding the provisions of Article XV (A) of the Agreement. (EURATOM, EC, ARM, BLR, CAN, GEO, JPN, KAZ, KGZ, NOR, KOR, RUS, TJK, USA)	Contracting Parties	1996			Research and innovation
Agreement for the establishment of the Indian Ocean Tuna Commission (IOTC) (25/11/1993)	27/03/1996	Management and implementation clause: <u>Article X - Implementation</u> 3. The members of the Commission (Indian Ocean Tuna Commission) shall cooperate, through the Commission, in the establishment of an appropriate system to keep under review the implementation of conservation and management measures adopted pursuant to paragraph 1 of Article IX, taking into account appropriate and effective tools and techniques to monitor the fishing activities and to gather the scientific information required for the purposes of this Agreement. 4. The members of the Commission shall cooperate in the exchange of information regarding any fishing for stocks covered by this Agreement by nationals of any State or entity which is not a member of the Commission. (EC, AUS, CHN, ERI, FRA, IND, JPN, MDG, MYS, MUS, OMN, PAK, SYC, LKA, SDN, THA, UK)	Indian Ocean Tuna Commission	no specific timeframe		2016*	Environment , Fisheries
Agreement to promote compliance with international conservation and management measures by fishing vessels on the high seas (24/11/1993)	24/04/2003	Implementation clause: <u>Article VI - Exchange of information</u> 11. The parties shall exchange information relating to the implementation of this Agreement, including through FAO and other appropriate global, regional and subregional fisheries organizations. (EC, ARG, BEN, CAN, CYP, GEO, JPN, MDG, NAM, NOR, SYC, SWE, TZA, USA, URY)	Contracting Parties			(no specific timeframe)	Environment , Fisheries
Agreement to establish a science and technology centre in Ukraine (STCU), as amended by the Protocol of 7 July 1997 (25/10/1993)	04/05/1994	Review clause: <u>Article XV</u> A. This Agreement shall be subject to review by the parties two years after entry into force. This review shall take into account the financial commitments and payments of the parties. (EURATOM, EC, AZE, CAN, GEO, MDA, UKR, USA, UZB)	Contracting Parties	1996			Research and innovation

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Framework Agreement on Cooperation between the European Economic Community and the Cartagena Agreement and its member countries, namely the Republic of Bolivia, the Republic of Colombia, the Republic of Ecuador, the Republic of Peru and the Republic of Venezuela (23/04/1993)	01/05/1998 (In force)	<p>Sunset clause: <u>Article 37 - Entry into force and tacit renewal</u> This Agreement shall enter into force on the first day of the month following the date on which the Contracting Parties have notified each other of the completion of the procedures necessary for this purpose. It shall be concluded for a period of five years. It shall be renewed tacitly on a yearly basis unless one of the Contracting Parties denounces it to the other Party in writing six months before the date of expiry.</p> <p>Management and implementation clause: <u>Article 32 - Joint committee</u> 1. The Contracting Parties agree to retain the Joint Committee established pursuant to the 1983 Cooperation Agreement; likewise, they agree to retain the Subcommittee on Science and Technology, the Subcommittee on Industrial Cooperation and the Subcommittee on Trade Cooperation. 2. The Joint Committee shall: - see to the proper functioning of this Agreement, - coordinate activities, projects and specific operations in relation to the aims of this Agreement and propose the means necessary for their implementation, ... - seek appropriate methods of forestalling problems which might arise in areas covered by this Agreement. 3. The agenda for Joint Committee meetings shall be set by mutual agreement. The Committee shall itself establish provisions concerning the frequency and venue of its meetings, chairmanship, the possible establishment of subcommittees additional to those already in existence, and other issues.</p> <p>(EC, BOL, COL, ECU, PER, VEN)</p>	Joint Committee	no specific timeframe		no specific timeframe	Development and aid
Protocol adjusting the Agreement on the European Economic Area (EEA) between the European Communities, their Member States and the Republic of Austria, the Republic of Finland, the Republic of Iceland, the Principality of Liechtenstein, the Kingdom of Norway and the Kingdom of Sweden (17/03/1993)	01/01/1994	<p>This international agreement does not include any of these clauses. (ECSC, EC, LIE)</p>					External relations
Agreement establishing an International Science and Technology Centre (ISTC) (27/11/1992)	02/03/1994	<p>Review clause: <u>Article XV</u> A. This Agreement shall be subject to review by the Parties two years after entry into force. This review shall take into account the financial commitments and payments of the Parties.</p> <p>(EURATOM, EEC, ARM, BLR, CAN, GEO, JPN, KAZ, KGZ, NOR, KOR, RUS, TJK, USA)</p>	Contracting Parties	1994			Research and innovation
Amendment to the Montreal Protocol on Substances that Deplete the Ozone Layer (25/11/1992)	14/06/1994	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AFG, DZA, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BGD, BRB, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, CMR, CAN, CPV, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, ERI, EST, FSM, FJI, FIN, MKD,FRA, GAB, GEO, DEU, GHA, GRC, GRD, GTM, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JPN, JOR, KEN, KIR, KWT, KGZ, LVA, LBN, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MCO, MNG, MAR, MOZ, NAM, NRU, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, THA, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, VUT, VEN, VNM, YEM, ZWE)</p>					Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention for the protection of the marine environment of the north-east Atlantic (OSPAR Convention) (22/09/1992)	25/03/1998	<p>Management and implementation clause:</p> <p>ARTICLE 10 - COMMISSION</p> <p>1. A Commission, made up of representatives of each of the Contracting Parties, is hereby established. The Commission shall meet at regular intervals and at any time when, due to special circumstances, it is so decided in accordance with the Rules of Procedure.</p> <p>2. It shall be the duty of the Commission:</p> <p>(a) to supervise the implementation of the Convention;</p> <p>(b) generally to review the condition of the maritime area, the effectiveness of the measures being adopted, the priorities and the need for any additional or different measures;</p> <p>...</p> <p>(g) to discharge the functions conferred by Articles 21 and 23 and such other functions as may be appropriate under the terms of the Convention; ...</p> <p>ARTICLE 23 - COMPLIANCE</p> <p>The Commission shall:</p> <p>(a) on the basis of the periodical reports referred to in Article 22 and any other report submitted by the Contracting Parties, assess their compliance with the Convention and the decisions and recommendations adopted thereunder;</p> <p>(b) when appropriate, decide upon and call for steps to bring about full compliance with the Convention, and decisions adopted thereunder, and promote the implementation of recommendations, including measures to assist a Contracting Party to carry out its obligations.</p> <p>(EC, BEL, DNK, FIN, FRA, DEU, IRL, LUX, NLD, NOR, PRT, ESP, SWE, SUI, UK)</p>	OSPAR Commission	no specific timeframe		2016	Environment
Convention on biological diversity (05/06/1992)	29/12/1993	<p>Management and implementation clause: <u>Article 23 - Conference of the Parties</u></p> <p>1 . A Conference of the Parties is hereby established. The first meeting of the Conference of the Parties shall be convened by the Executive Director of the United Nations Environment Programme not later than one year after the entry into force of this Convention. Thereafter, ordinary meetings of the Conference of the Parties shall be held at regular intervals to be determined by the Conference at its first meeting. ...</p> <p>4. The Conference of the Parties shall keep under review the implementation of this Convention, and, for this purpose, shall :</p> <p>(a) establish the form and the intervals for transmitting the information to be submitted in accordance with Article 26 and consider such information as well as reports submitted by any subsidiary body;</p> <p>(i) consider and undertake any additional action that may be required for the achievement of the purposes of this Convention in the light of experience gained in its operation.</p> <p>(EEC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD,FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, SMR, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVN, SLB, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, THA, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB)</p>	Conference of the Parties	no specific timeframe		regularly	Environment
United Nations Framework Convention on Climate Change (09/05/1992)	21/03/1994	<p>Management, review and implementation clause: <u>Article 7 - Conference of the Parties</u></p> <p>1 . A Conference of the parties is hereby established .</p> <p>2. The Conference of the parties, as the supreme body of this Convention, shall keep under regular review the implementation of the Convention and any related legal instruments that the Conference of the parties may adopt, and shall make, within its mandate, the decisions necessary to promote the effective implementation of the Convention. To this end, it shall:</p> <p>(a) periodically examine the obligations of the parties and the institutional arrangements under the Convention, in the light of the objective of the Convention, the experience gained in its implementation and the evolution of scientific and technological knowledge; ...</p> <p>(f) consider and adopt regular reports on the implementation of the Convention and ensure their publication;</p> <p>(g) make recommendations on any matters necessary for the implementation of the Convention; ...</p> <p>(m) exercise such other functions as are required for the achievement of the objective of the Convention as well as all other functions assigned to it under the Convention.</p> <p>(EC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD,FRA, GAB, GMB, GEO, DEU, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MCO, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SMR, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, TZA, THA, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)</p>	Conference of the Parties	regularly		2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on the Protection of the Marine Environment of the Baltic Sea Area, 1992 (Helsinki Convention revised in 1992) (09/04/1992)	17/01/2000	<p>Management, review and implementation clause: <u>Article 19 - Commission</u> 1 . The Baltic Marine Environment Protection Commission, referred to as 'the Commission', is established for the purposes of this Convention. ... 4. Meetings of the Commission shall be held at least once a year upon convocation by the chairman. Extraordinary meetings shall, upon the request of any Contracting Party endorsed by another Contracting Party, be convened by the chairman to be held as soon as possible, however, not later than 90 days after the date of submission of the request.</p> <p><u>Article 20 - The duties of the Commission</u> 1 . The duties of the Commission shall be : (a) to keep the implementation of this Convention under continuous observation ; (b) to make recommendations on measures relating to the purposes of this Convention ; (c) to keep under review the contents of this Convention including its Annexes and to recommend to the Contracting Parties such amendments to this Convention including its Annexes as may be required including changes in the list of substances and materials as well as the adoption of new Annexes ; ... 2. The Commission may assume such other functions as it deems appropriate to further the purposes of this Convention.</p> <p>(EC, DNK, EST, FIN, DEU, LVA, LTU, NOR, POL, RUS, SWE, UKR)</p>	Baltic Marine Environment Protection Commission	no specific timeframe		2016*	Environment , Fisheries
International Sugar Agreement 1992 (20/03/1992)	10/12/1996 (31/12/2015 - unclear)	<p>Management and implementation clause: <u>Article 7 - Composition of the International Sugar Council</u> 1 . The highest authority of the Organization shall be the International Sugar Council, which shall consist of all the Members of the Organization.</p> <p><u>Article 8 - Powers and functions of the Council</u> 1 . The Council shall exercise all such powers and perform or arrange for the performance of all such functions as are necessary to carry out the provisions of this Agreement ... 4. The Council shall publish an annual report and such other information as it considers appropriate.</p> <p><u>Article 10 - Sessions of the Council</u> 1 . As a general rule, the Council shall hold one regular session in each year. ...</p> <p>Sunset clause: <u>Article 45 - Duration, extension and termination</u> 1 . This Agreement shall remain in force until 31 December 1995, unless extended under paragraph 2 of this Article or terminated earlier under paragraph 3 of this Article. * * The Agreement was prolonged until 31 December 2015.</p> <p>(EEC, ARG, AUS, AUT, BRB, BLR, BLZ, BRA, CMR, COL, CRI, CUB, CIV, DOM, ECU, EGY, SLV, ETH, FJI, FIN, GTM, GUY, HND, HUN, IND, IRN, JAM, JPN, KEN, LVA, MWI, MUS, MEX, MDA, MOZ, NGA, PAK, PAN, PRY, PHL, RUS, SRB, MNE, RSA, SDN, SWZ, SUI, TZA, THA, TTO, TUR, VNM, ZMB, ZWE)</p>	International Sugar Council		2015*	2015*	Agriculture
Agreement on the Conservation of Small Cetaceans of the Baltic and North Seas (17/03/1992)	29/03/1994	<p>Management, review and implementation clause: <u>6. The Meeting of the Parties</u> 6.1. The Parties shall meet, at the invitation of the Bonn Convention Secretariat on behalf of any Party, within one year of the entry into force of this agreement, and thereafter, at the notification of the Secretariat, not less than once every three years to review the progress made and difficulties encountered in the implementation and operation of the agreement since the last Meeting, and to consider and decide upon: (a) The latest Secretariat report; (b) Matters relating to the Secretariat and the Advisory Committee; (c) The establishment and review of financial arrangements and the adoption of a budget for the forthcoming three years; ...</p> <p>(EC, BEL, DNK, FIN, FRA, DEU, LTU, NLD, POL, SWE, UK)</p>	Meetings of the Parties	2016***		2016***	Environment , Fisheries
Convention on the Transboundary Effects of Industrial Accidents (17/03/1992)	19/04/2000	<p>Management, review and implementation clause: <u>Article 18 - Conference of the Parties</u> 1. The representatives of the Parties shall constitute the Conference of the Parties of this Convention and hold their meetings on a regular basis. The first meeting of the Conference of the Parties shall be convened not later than one year after the date of the entry into force of this Convention. Thereafter, a meeting of the Conference of the Parties shall be held at least once a year or at the written request of any Party, provided that, within six months of the request being communicated to them by the Secretariat, it is supported by at least one third of the Parties. 2. The Conference of the Parties shall: (a) review the implementation of this Convention; (b) carry out advisory functions aimed at strengthening the ability of Parties to prevent, prepare for and respond to the transboundary effects of industrial accidents, and at facilitating the provision of technical assistance and advice at the request of Parties faced with industrial accidents; ... (d) fulfil such other functions as may be appropriate under the provisions of this Convention; ...</p> <p>(EC, ALB, ARM, AUT, AZE, BLR, BEL, BGR, CAN, HRV, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ITA, KAZ, LVA, LTU, LUX, MDA, MCO, NLD, NOR, POL, PRT, ROU, RUS, SVK, SVN, ESP, SWE, SUI, UK, USA)</p>	Conference of the Parties	2016*		2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on the protection and use of transboundary watercourses and international lakes (17/03/1992)	06/10/1996	<p>Management, review and implementation clause: <u>Article 17 - Meeting of parties</u></p> <p>1. The first meeting of the Parties shall be convened no later than one year after the date of the entry into force of this Convention. Thereafter, ordinary meetings shall be held every three years, or at shorter intervals as laid down in the rules of procedure. The Parties shall hold an extraordinary meeting if they so decide in the course of an ordinary meeting or at the written request of any Party, provided that, within six months of it being communicated to all Parties, the said request is supported by at least one-third of the Parties.</p> <p>2. At their meetings, the Parties shall keep under continuous review the implementation of this Convention, and, with this purpose in mind, shall:</p> <p>(a) review the policies for and methodological approaches to the protection and use of transboundary waters of the Parties with a view to further improving the protection and use of transboundary waters;</p> <p>(b) exchange information regarding experience gained in concluding and implementing bilateral and multilateral agreements or other arrangements regarding the protection and use of transboundary waters to which one or more of the Parties are party; ...</p> <p>(f) consider and undertake any additional action that may be required for the achievement of the purposes of this Convention.</p> <p>(EC, ALB, AUT, AZE, BLR, BEL, BGR, HRV, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ITA, KAZ, LVA, LIE, LTU, LUX, MDA, NLD, NOR, POL, PRT, ROU, RUS, SVK, SVN, ESP, SWE, SUI,</p>	Meetings of the Parties	2018***		2018***	Environment
Protocol to the 1979 Geneva Convention on Long-range Transboundary Air Pollution concerning the Control of Emissions of Volatile Organic Compounds or their Transboundary Fluxes (VOC Protocol) (18/11/1997)	29/09/1997	<p>Review clause: <u>Article 6 - REVIEW PROCESS</u></p> <p>1. The Parties shall regularly review the present Protocol, taking into account the best available scientific substantiation and technological development.</p> <p>2. The first review shall take place no later than one year after the date of entry into force of the present Protocol.</p> <p>(EC, AUT, BEL, BGR, HRV, CZE, DNK, EST, FIN, MKD, FRA, DEU, HUN, ITA, LIE, LTU, LUX, MCO, NLD, NOR, SVK, ESP, SWE, SUI, UK)</p>	Contracting Parties	regularly			Environment
Convention on the protection of the Alps (Alpine Convention) (07/11/1991)	06/03/1995	<p>Management and implementation clause: <u>Article 5 - Conference of Contracting Parties</u></p> <p>1. Regular meetings of the Conference of Contracting Parties shall be held to discuss the common concerns of and cooperation between the Contracting Parties. The first meeting of the Alpine Conference shall be convened a year after the entry into force of this Convention at the latest by a Contracting Party to be determined by agreement.</p> <p>2. Subsequently, ordinary meetings of the Conference shall normally be convened every two years by the Contracting Party holding the chair. ...</p> <p><u>Article 6 - Functions of the Conference</u></p> <p>At its meetings, the Conference shall examine the implementation of the Convention and Protocols, together with Annexes, and, in particular, shall carry out the following functions at its meetings:</p> <p>(e) it shall approve the creation of Working Groups deemed necessary for the implementation of the Convention; ...</p> <p>(EC, AUT, FRA, DEU, ITA, LIE, SVN, SUI)</p>	Conference of the Parties	no specific timeframe		2016**	Environment
Convention on environmental impact assessment in a transboundary context (Espoo Convention) (25/02/1991)	10/09/1997	<p>Management, review and implementation clause: <u>Article 11 - Meeting of Parties</u></p> <p>1 . The Parties shall meet, so far as possible, in connection with the annual sessions of the senior advisers to ECE Governments on environmental and water problems. The first meeting of the Parties shall be convened not later than one year after the date of the entry into force of this Convention. Thereafter, meetings of the Parties shall be held at such other times as may be deemed necessary by a meeting of the Parties, or at the written request of any Party, provided that, within six months of the request being communicated to them by the secretariat, it is supported by at least one third of the Parties.</p> <p>2 . The Parties shall keep under continuous review the implementation of this Convention, and, with this purpose in mind, shall :</p> <p>(a) review the policies and methodological approaches to environmental impact assessment by the Parties with a view to further improving environmental impact assessment procedures in a transboundary context ;</p> <p>(b) exchange information regarding experience gained in concluding and implementing bilateral and multilateral agreements or other arrangements regarding the use of environmental impact assessment in a transboundary context to which one or more of the Parties are party; ...</p> <p>(EC, ALB, ARM, AUT, AZE, BLR, BEL, BGR, CAN, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, KAZ, KGZ, LVA, LIE, LTU, LUX, MDA, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, UKR, UK, USA)</p>	Meetings of the Parties	continuous		2016*	Environment
Amendment to the Montreal protocol on substances that deplete the ozone layer (London Amendment) (29/06/1990)	10/08/1992	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AFG, DZA, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, CMR, CAN, CPV, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, DNK, DMA, DOM, ECU, EGY, ERI, EST, FSM, FIJ, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LVA, LBN, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, STP, TJK, TZA, THA, TGO, TON, TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)</p>					Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention relating to temporary admission (Istanbul Convention) (26/06/1990)	27/11/1993	<p>Special review clause: <u>Reservations - Article 29</u></p> <p>2. Each Contracting Party shall at least once every five years review the provisions in respect of which it has entered reservations, compare them with the provisions of its national legislation and notify the depositary of the results of that review.</p> <p>Management and implementation clause: <u>Administrative Committee - Article 22</u></p> <p>1. There shall be established an administrative committee to consider the implementation of this Convention, any measures to secure uniformity in the interpretation and application thereof, and any amendments proposed thereto. The administrative committee shall decide upon the incorporation of new annexes to this Convention. ...</p> <p>10. Before the closure of its session, the committee shall adopt a report.</p> <p>(EC, ALB, DZA, AND, AUS, AUT, BLR, BEL, BIH, BRA, BGR, CHL, CHN, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HKG, HUN, IRL, ITA, JOR, LVA, LTU, LUX, MDG, MLI, MLT, MUS, MDA, MNG, MNE, NLD, NGA, PAK, POL, PRT, ROU, RUS, SAU, SRB, SVK, SVN, RSA, ESP, SWE, SUI, TJK, THA, TUR, UKR, UAE, UK, ZWE)</p>	Administrative Committee	(2018^)	no specific timeframe	no specific timeframe	Customs
Agreement establishing the European Bank for Reconstruction and Development - EBRD (29/05/1990)	28/03/1991	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, ALB, ARM, AUS, AUT, AZE, BLR, BEL, BIH, BGR, CAN, HRV, CYP, CZE, DNK, EGY, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, ISL, IRL, ISR, ITA, JPN, KAZ, KGZ, LVA, LIE, LTU, LUX, MLT, MEX, MDA, MNG, MAR, NLD, NZL, NOR, POL, PRT, ROU, RUS, SRB, MNE, SVK, SVN, ESP, SWE, SUI, TJK, TUR, UKR, UK, UZB)</p>					Economic and Monetary Policy
Protocol to the Convention on the elaboration of a European Pharmacopoeia (No 134, Council of Europe) (16/11/1989)	01/11/1992	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LTU, LUX, MLT, MNE, NLD, NOR, POL, PRT, ROU, SRB, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Internal Market and Consumer Protection / IMCO
Protocol relating to the Madrid Agreement concerning the international registration of marks, adopted at Madrid on 27 June 1989 (27/06/1989)	01/12/1995	<p>Management and implementation clause: <u>Article 10 - Assembly</u></p> <p>1. (a) The contracting parties shall be members of the same Assembly as the countries party to the Madrid (Stockholm) Agreement.</p> <p>(b) Each contracting party shall be represented in that Assembly by one delegate, who may be assisted by alternate delegates, advisors, and experts. ...</p> <p>2. The Assembly shall, in addition to the functions which it has under the Madrid (Stockholm) Agreement, also:</p> <p>(i) deal with all matters concerning the implementation of this Protocol; ...</p> <p>(iv) perform such other functions as are appropriate under this Protocol.</p> <p>(EC, ALB, ATG, ARM, AUS, AUT, AZE, BHR, BLR, BEL, BTN, BIH, BWA, BGR, CHN, HRV, CUB, CYP, PRK, DNK, EGU, EST, FIN, MKD, FRA, GEO, DEU, GHA, GRC, HUN, ISL, IRN, IRL, ITA, JPN, KEN, KGZ, LVA, LSO, LBR, LIE, LTU, LUX, MDG, MDA, MCO, MNG, MNE, MAR, MOZ, NAM, NLD, NOR, OMN, POL, PRT, KOR, ROU, RUS, SMR, SEN, SRB, SLE, SGP, SVK, SVN, ESP, SDN, SWZ, SWE, SUI, CYP, EST, TUR, TKM, UKR, UK, USA, UZB, VNM, ZMB)</p>	Assembly	no specific timeframe		no specific timeframe	Internal Market and Consumer Protection / IMCO
Basel Convention on the control of transboundary movements of hazardous wastes and their disposal (22/03/1989)	05/05/1992	<p>Management, review and implementation clause: <u>Article 15 - Conference of the Parties</u></p> <p>1. A Conference of the Parties is hereby established. The first meeting of the Conference of the Parties shall be convened by the Executive Director of UNEP not later than one year after the entry into force of this Convention. Thereafter, ordinary meetings of the Conference of the Parties shall be held at regular intervals to be determined by the Conference at its first meeting. ...</p> <p>5. The Conference of the Parties shall keep under continuous review and evaluation the effective implementation of this Convention, and, in addition, shall:</p> <p>(a) promote the harmonization of appropriate policies, strategies and measures for minimizing harm to human health and the environment by hazardous wastes and other wastes; ...</p> <p>(c) consider and undertake any additional action that may be required for the achievement of the purposes of this Convention in the light of experience gained in its operation and in the operation of the agreements and arrangements envisaged in Article 11; ...</p> <p>(EEC, AFG, ALB, DZA, AND, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, CHL, CHN, COL, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FIN, MKD, FRA, GMB, GEO, DEU, GHA, GRC, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NOR, OMN, PAK, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, KOR, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SWZ, SWE, SUI, SYR, TZA, THA, TGO, TTO, TUN, TUR, UGA, UKR, UAE, UK, USA, URY, UZB, VEN, VNM, YEM, ZMB)</p>	Conference of the Parties	continuous		regularly	Environment
Terms of reference of the International Copper Study Group (24/02/1989)	23/01/1992	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, ARG, BEL, CHL, CHN, FIN, FRA, DEU, GRC, ITA, JPN, LUX, MEX, NLD, PER, POL, PRT, RUS, SRB, MNE, ESP, UK, USA, ZMB)</p>					Industrial policy

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
United Nations Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances (20/12/1988)	11/11/1990	<p>Special review clause: Article 12 - SUBSTANCES FREQUENTLY USED IN THE ILLICIT MANUFACTURE OF NARCOTIC DRUGS OR PSYCHOTROPIC SUBSTANCES</p> <p>13. The Board shall report annually to the Commission on the implementation of this article and the Commission shall periodically review the adequacy and propriety of Table I and Table II.</p> <p>Review clause: Article 21 - FUNCTIONS OF THE COMMISSION (on Narcotic Drugs)</p> <p>The Commission is authorized to consider all matters pertaining to the aims of this Convention and, in particular.</p> <p>a)The Commission shall, on the basis of the information submitted by the Parties in accordance with article 20, review the operation of this Convention; ...</p> <p>(EEC, AFG, ALB, DZA, AND, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, ERI, EST, ETH, FSM, FJI, FIN, MKD,FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRQ, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NPL, NLD, NZL, NIC, NER, NGA, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SMR, SAU, SRB, MNE, SYC, SLE, SGP, SVK, SVN, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, TZA, THA, TGO, TON TTO, TUN, TUR, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)</p>	Commission on Narcotic Drugs	no specific timeframe (periodical)	2016*	no specific timeframe	Public health, External relations
Protocol to the 1979 Convention on long-range transboundary air pollution concerning the control of emissions of nitrogen oxides or their transboundary fluxes (NOx Protocol) (31/10/1988)	14/02/1991	<p>Review clause: Article 5 - Review process</p> <p>1 . The Parties shall regularly review the present Protocol, taking into account the best available scientific substantiation and technological development.</p> <p>2. The first review shall take place no later than one year after the date of entry into force of the present Protocol.</p> <p>(EEC, AUT, BLR, BEL, BGR, CAN, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, LIE, LUX, NLD, NOR, POL, RUS, SVK, SVN, ESP, SWE, SUI, UK, USA)</p>	Contracting Parties	1992 and thereafter regularly			Environment
Cooperation Agreement between the European Economic Community, of the one part, and the countries parties to the Charter of the Cooperation Council for the Arab States of the Gulf (the State of the United Arab Emirates, the State of Bahrain, the Kingdom of Saudi Arabia, the Sultanate of Oman, the State of Qatar and the State of Kuwait) of the other part (15/06/1988)	01/01/1990	<p>Management and implementation clause: General and final provisions - Article 12</p> <p>1 . A -Joint Council for GCC / Community cooperation, hereafter referred to as the 'Joint Council', is hereby established which shall have the power, for the purpose of attaining the objectives set out in the Agreement, to take decisions in the cases provided for in the Agreement. The decisions taken shall be binding on the Contracting Parties, which shall take such measures as are equired to implement them. ...</p> <p>Article 14</p> <p>2. Meetings of the Joint Council shall be called once a year by the President. ...</p> <p>(EEC, BHR, KWT, OMN, QAT, SAU, UAE)</p>	Joint Council for GCC / Community Cooperation	no specific timeframe		2016*	External relations
Agreement between the Federal Republic of Germany and the European Economic Community, on the one hand, and the Republic of Austria, on the other, on cooperation on management of water resources in the Danube Basin (01/12/1987)	01/03/1991	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AUT, DEU)</p>					Environment
Cooperation agreement on terminology in the form of exchange of letters between the Swiss Confederation, represented by the Swiss federal Council, and the European Economic Community (EEC), the European Coal and Steel Community (ECSC), and the European Atomic Energy Community (EAEC), represented by the Commission of the European Communities (13/11/1987)	13/11/1987	<p>Management and implementation clause: Article 5</p> <p>5.1. A joint Committee shall be set up called the 'Switzerland/Commission Eurodicautom Committee' and shall consist of representatives of the Commission and of Switzerland.</p> <p>5.2. The Switzerland/Commission Eurodicautom Committee shall ensure the proper application of the Agreement. It shall study any measures liable to improve and develop cooperation in the field of terminology. At the end of each year it shall verify that the programmes are being carried out properly according to 5.3. ...</p> <p>5.5. The Switzerland/Commission Eurodicautom Committee shall meet at the request of one of the parties to the Agreement, at least once a year.</p> <p>(EURATOM, ECSC, EEC, SUI)</p>	Switzerland / Commission Eurodicautom Committee	no specific timeframe		2016*	External relations

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Montreal Protocol on substances that deplete the ozone layer (16/09/1987)	01/01/1989	<p>Special review clause: <u>Article 6 - Assessment and review of control measures</u> Beginning in 1990, and at least every four years thereafter, the Parties shall assess the control measures provided for in Article 2 on the basis of available scientific, environmental, technical and economic information. At least one year before each assessment, the Parties shall convene appropriate panels of experts qualified in the fields mentioned and determine the composition and terms of reference of any such panels. Within one year of being convened, the panels will report their conclusions, through the secretariat, to the Parties.</p> <p>Management, review and implementation clause: <u>Article 11 - Meetings of the Parties</u> 1 . The Parties shall hold meetings at regular intervals.The secretariat shall convene the first meeting of the Parties not later than one year after the date of the entry into force of this Protocol and in conjunction with a meeting of the Conference of the Parties to the Convention, if a meeting of the latter is scheduled within that period. 2. Subsequent ordinary meetings of the Parties shall be held, unless the Parties otherwise decide, in conjunction with meetings of the Conference of the Parties to the Convention. ... 4. The functions of the meetings of the Parties shall be to: (a) review the implementation of this Protocol; ... (f) review reports prepared by the secretariat pursuant to subparagraph (c) of Article 12; (g) assess, in accordance with Article 6 , the control measures provided for in Article 2; (h) consider and adopt, as required, proposals for amendment ofthis Protocol or any annex and for any new annex; ... (j) consider and undertake any additional action that may be required for the achievement of the purposes of this Protocol.</p> <p>(EEC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, BHS, BHR, BGD, BRB, BLR, BEL, BEN, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, ERI, EST, ETH, FSM, FJI, FIN, MKD,FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NOR, OMN, PAK, PLW, PER, PHL, POL, PRT, QAT, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, TJK, TZA, THA, TGO, TON TTO, TUN, TUR, TKM, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VFN, VNM, YEM, ZMB, ZWE)</p>	Meetings of the Parties	no specific timeframe (2018#)		regularly	Environment
Convention concerning the simplification of formalities in trade in goods (20/05/1987)	01/01/1988	<p>Management, review and implementation clause: <u>The Joint Committee - Article 10</u> 1. A Joint Committee is hereby established in which each Contracting Party to this Convention shall be represented. 2. The Joint Committee shall act by mutual agreement. 3. The Joint Committee shall meet whenever necessary but at least once a year. Any Contracting Party may request that a meeting be held. ... <u>Article 11</u> 1. It shall be the responsibility of the Joint Committee to administer this Convention and ensure its proper implementation. For this purpose, the said Committee shall be kept regularly informed, by the Contracting Parties, of the experiences gained from application of the Convention, shall make recommendations, and, in the cases provided for in paragraph 3, shall take decisions. ...</p> <p>(EEC, ISL, NOR, SUI)</p>	Joint Committee	2016*		2016*	Trade
Convention on a common transit procedure (20/01/1986)	01/01/1988	<p>Management, review and implementation clause: <u>The Joint Committee - Article 14</u> 1 . A Joint Committee is hereby established in which each Contracting Party to this Convention shall be represented. 2 . The Joint Committee shall act by mutual agreement. 3 . The Joint Committee shall meet whenever necessary but at least once a year . Any Contracting Party may request that a meeting be held. ... <u>Article 15</u> 1. It shall be the responsibility of the Joint Committee to administer this Convention and ensure its proper implementation. For this purpose, it shall be regularly informed by the Contracting Parties on the experiences of the application of this Convention and make recommendations, and in the cases provided for in paragraph 3 , it shall take decisions. ...</p> <p>(EEC, ISL, NOR, SUI)</p>	Joint Committee	2016*		2016*	Customs
Convention on Assistance in the case of a Nuclear Accident or Radiological Emergency (26/09/1986)	26/02/1987	<p>This international agreement does not include any of these clauses.</p> <p>(EURATOM, ALB, DZA, ARG, ARM, AUS, AUT, BGD, BLR, BEL, BOL, BIH, BRA, BGR, CMR, CAN, CHL, CHN, COL, CRI, HRV, CUB, CYP, EGY, EST, FIN, FAO , MKD, FRA, DEU, GRC, GTM, HUN, ISL, IND, IDN, IRL, ISR, ITA, JPN, JOR, KWT, LVA, LBN, LIE, LUX, MYS, MLI, MUS, MEX, MDA, MCO, MNG, MNE, MAR, NLD, NZL, NIC, NER, NOR, PAK, PAN, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, VCT, SAU, SRB, SVK, SVN, RSA, ESP, SDN, SWE, SUI, SYR, TZA, THA, TUN, TUR, UKR, UAE, UK, USA, URY, VNM, WHO, WMO)</p>					Energy
Convention on Early Notification of a Nuclear Accident (26/09/1986)	27/10/1986	<p>This international agreement does not include any of these clauses.</p> <p>(EURATOM, ALB, DZA, AGO, ARG, ARM, AUS, AUT, BGD, BLR, BEL, BOL, BIH, BRA, BGR, CMR, CAN, CHL, CHN, COL, CRI, HRV, CUB, CYP, CZE, DNK, EGY, SLV, EST, FIN, FAO, MKD, FRA, DEU, GRC, GTM, HUN, ISL, IND, IDN, IRN, IRQ, IRL, ISR, ITA, JPN, JOR, KWT, LVA, LBN, LIE, LTU, LUX, MYS, MLI, MUS, MEX, MDA, MCO, MNG, MNE, MAR, NLD, NZL, NIC, NGA, NOR, PAK, PAN, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, VCT, SAU, SRB, SGP, SVK, SVN, RSA, ESP, LKA, SWE, SUI, TZA, THA, TUN, TUR, UKR, UAE, UK, USA, URY, VAT, VNM, WHO, WMO)</p>					Energy
Protocol of Amendment to the International Convention on the Harmonised Commodity Description and Coding System (24/06/1986)	01/01/1988	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>					Customs

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Terms of Reference of the International Nickel Study Group (02/05/1986)	23/05/1990	This international agreement does not include any of these clauses. (EEC, AUS, CUB, FIN, FRA, GRC, IDN, ITA, JPN, NLD, NOR, RUS, SWE, UK)					Industrial policy
European Convention for the protection of vertebrate animals used for experimental and other scientific purposes (No 123, Council of Europe) (18/03/1986)	01/01/1991	Review and consultation clause: Article 30 The Parties shall, within five years from the entry into force of this Convention and every five years thereafter, or more frequently if a majority of the Parties should so request, hold multilateral consultations within the Council of Europe to examine the application of this Convention, and the advisability of revising it or extending any of its provisions. These consultations shall take place at meetings convened by the Secretary-General of the Council of Europe. The Parties shall communicate the name of their representative to the Secretary-General of the Council of Europe at least two months before meetings. (EEC, BEL, BGR, CYP, CZE, DNK, FIN, MKD, FRA, DEU, GRC, IRL, NLD, NOR, PRT, SVN, ESP, SWE, SUI, UK)	Contracting Parties			(2016^)	Environment
Vienna Convention for the protection of the ozone layer (22/03/1985)	22/09/1988	Management, review and implementation clause: Article 6 - Conference of the Parties 1 . A Conference of the Parties is hereby established. The first meeting of the Conference of the Parties shall be convened by the secretariat designated on an interim basis under Article 7 not later than one year after entry into force of this Convention. Thereafter, ordinary meetings of the Conference of the Parties shall be held at regular intervals to be determined by the Conference at its first meeting. ... 4. The Conference of the Parties shall keep under continuous review the implementation of this Convention, and, in addition, shall: (a) establish the form and the intervals for transmitting the information to be submitted in accordance with Article 5 and consider such information as well as reports submitted by any subsidiary body; (EEC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, ERI, EST, ETH, FSM, FJI, FIN, MKD,FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MNG, MAR, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, TZA, THA, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)	Conference of the Parties	continuous		regularly	Environment
Protocol to the 1979 Convention on long-range transboundary air pollution on long-term financing of the cooperative programme for monitoring and evaluation of the long-range transmission of air pollutants in Europe (EMEP) (28/09/1984)	28/01/1988	This international agreement does not include any of these clauses. (EEC, AUT, BLR, BEL, BIH, BGR, CAN, HRV, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LIE, LTU,LUX, MLT, MCO, NLD, NOR, POL, PRT, ROU, RUS, SRB, MNE, SVK, SVN, ESP, SWE, SUI, UK, USA)					Environment
Agreement for cooperation in dealing with pollution of the North Sea by oil and other harmful substances (Bonn Agreement) (13/09/1983)	01/09/1989	Management, review and implementation clause: Article 12 1. Meetings of the Contracting Parties shall be held at regular intervals and at any time when, due to special circumstances, it is so decided in accordance with the Rules of Procedure. ... Article 13 Within the areas of its competence, the European Economic Community is entitled to a number of votes equal to the number of its Member States which are Contracting Parties to the present Agreement. The European Economic Community shall not exercise its right to vote in cases where its Member States exercise theirs and conversely. Article 14 It shall be the duty of meetings of the Contracting Parties: (a) to exercise overall supervision over the implementation of this Agreement; (b) to review the effectiveness of the measures taken under this Agreement; (c) to carry out such other functions as may be necessary under the terms of this Agreement. (EEC, BEL, DNK, FRA, DEU, NLD, SWE, UK)	Meetings of the Parties	regularly (regularly)		regularly	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
International Convention on the Harmonised Commodity Description and Coding System (14/06/1983)	01/01/1998	<p>Management and implementation clause:</p> <p><u>Article 6 - Harmonized System Committee</u></p> <p>1. There shall be established under this Convention a Committee to be known as the Harmonized System Committee, composed of representatives from each of the Contracting Parties.</p> <p>2. It shall normally meet at least twice each year. ...</p> <p><u>Article 7 - Functions of the Committee</u></p> <p>1. The Harmonized System Committee, having regard to the provisions of Article 8, shall have the following functions:</p> <p>(a) to propose such amendments to this Convention as may be considered desirable, having regard, in particular, to the needs of users and to changes in technology or in patterns of international trade; ...</p> <p>(f) to present Reports to each Session of the (Customs Cooperation) Council concerning its activities, including proposed amendments, Explanatory Notes, Classification Opinions and other advice;</p> <p>(g) to exercise such other powers and functions in relation to the Harmonized System as the Council or the Contracting Parties may deem necessary.</p> <p>(EEC, DZA, ARG, AUS, AUT, AZE, BHR, BGD, BEL, BOL, BWA, BRA, BGR, BFA, KHM, CMR, CAN, CAF, TCD, CHL, CHN, COL, HRV, CUB, CYP, CZE, CIV, COD, DNK, EGY, ERI, EST, ETH, FJI, FIN, MKD, FRA, GAB, DEU, GRC, GIN, HTI, HUN, ISL, IND, IRL, ISR, ITA, JPN, JOR, KAZ, KEN, KWT, LVA, LBN, LSO, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MRT, MUS, MEX, MDA, MNG, MAR, NAM, NLD, NZL, NER, NGA, NOR, PAK, PAN, PER, PHI, POL, PRT, QAT, ROU, RUS, RWA, SEN, SRB, MNE, SVK, SVN, ESP, LKA, SDN, SWZ, SWE, SUI, THA, TGO,</p>	Harmonized System Committee		no specific timeframe	2016**	Customs
United Nations Convention on the Law of the Sea (UNCLOS) (10/12/1982)	16/11/1994	<p><u>Article 154 - Periodic review</u></p> <p>Every five years from the entry into force of this Convention, the Assembly shall undertake a general and systematic review of the manner in which the international regime of the Area established in this Convention has operated in practice. In the light of this review the Assembly may take, or recommend that other organs take, measures in accordance with the provisions and procedures of this Part and the Annexes relating thereto which will lead to the improvement of the operation of the regime.</p> <p><u>Article 155 - The Review Conference*</u></p> <p>1. Fifteen years from 1 January of the year in which the earliest commercial production commences under an approved plan of work, the Assembly shall convene a conference for the review of those provisions of this Part and the relevant Annexes which govern the system of exploration and exploitation of the resources of the Area. ...</p> <p>2. The Review Conference shall ensure the maintenance of the principle of the common heritage of mankind, the international regime designed to ensure equitable exploitation of the resources of the area for the benefit of all countries, especially the developing States, and an Authority to organise, conduct and control activities in the area. It shall also ensure the maintenance of the principles laid down in this part with regard to the exclusion of claims or exercise of sovereignty over any part of the area, the rights of States and their general conduct in relation to the area, and their participation in activities in the area in conformity with this Convention, the prevention of monopolisation of activities in the area, the use of the area exclusively for peaceful purposes, economic aspects of activities in the area, marine scientific research, transfer of technology, protection of the marine environment, protection of human life, rights of coastal States, the legal status of the waters superjacent to the area and that of the air space above those waters and accommodation between activities in the area and other activities in the marine environment.</p> <p>* The Review Conference is specifically connected with the review of use of the seabed.</p> <p><u>Article 162 Powers and functions</u></p> <p>1. The Council is the executive organ of the Authority. The Council shall have the power to establish, in conformity with this Convention and the general policies established by the Assembly, the specific policies to be pursued by the Authority on any question or matter within the competence of the Authority.</p> <p>2. In addition, the Council shall:</p> <p>(a) supervise and coordinate the implementation of the provisions of this part on all questions and matters within the competence of the Authority and invite the attention of the Assembly to cases of non-compliance;</p> <p>(EC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BRN, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, GNQ, EST, ETH, FSM, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRQ, IRL, ITA, JAM, JPN, JOR, KEN, KIR, KWT, LAO, LVA, LBN, LSO, LBR, LBY, LIE, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PHL, POL, PRT, QAT, KOR, ROU, RUS, RWA, KNA, LCA, VCT, WSM, SAU, SEN, SRB, MNE, SYC, SLE, SGP, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, STP, TZA, THA, TGO, TON, TTO, TUN, TUV, UGA, UKR, UAE, UK, URY, VUT, VNM, YEM, ZMB, ZWE)</p>	Review conference	no specific timeframe		2019^	External relations
International Convention on the harmonisation of frontier controls of goods (Harmonisation Convention) (21/10/1982)	15/10/1985	<p>Review clause: <u>Article 24 - Review conference</u></p> <p>After this Convention has been in force for five years, any Contracting Party may, by notification to the Secretary-General of the United Nations, request that a conference be convened for the purpose of reviewing the Convention, indicating the proposals which should be dealt with by the conference. ...</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Review conference	when requested			Customs
Agreement on the International Carriage of Passengers by Road by means of Occasional Coach and Bus Services (ASOR) (26/05/1982)	01/12/1983 (Still in force, unknown duration)	<p>Sunset clause: <u>Article 20</u></p> <p>1 . This Agreement shall be concluded for a period of five years from its entry into force. ...</p> <p>3 . Unless five Contracting Parties including the European Economic Community have denounced it, the duration of this Agreement shall, on the expiry of the five-year period referred to in paragraph 1 , be automatically extended for successive periods of five years.</p> <p>(EEC, NOR, SUI, TUR)</p>					Transport

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention for the Conservation of Salmon in the North Atlantic Ocean (NASCO) (02/03/1982)	01/10/1983	This international agreement does not include any of these clauses. (EEC, DNK, FRO, GRL)					Environment
Convention on future multilateral cooperation in North-East Atlantic fisheries (NEAFC) (18/11/1980)	17/03/1982	Management and implementation clause: Article 3 1 . For the purposes of this Convention the Contracting Parties agree to establish and maintain a North-East Atlantic Fisheries Commission, hereinafter referred to as 'the Commission '. ... 6. Except when the Commission determines otherwise, it shall meet once a year in London at such time as it decides ; provided, however, that upon the request of a Contracting Party and subject to the concurrence of three other Contracting Parties, the President shall, as soon as practicable, convene a meeting at such time and place as he may determine. Article 4 1 . The Commission shall perform its functions in the interests of the conservation and optimum utilization of the fishery resources of the Convention area and shall take into account the best scientific evidence available to it. 2. The Commission shall provide a forum for consultation and exchange of information on the state of the fishery resources in the Convention area and on management policies, including examination of the overall effect of such policies on the fishery resources. Article 8 1 . The Commission may by a qualified majority Article 12 make recommendations concerning measures of control relating to fisheries conducted beyond areas under the fisheries jurisdiction of Contracting Parties for the purpose of ensuring the application of this Convention and any recommendations adopted thereunder. ... (EEC, FRO, GRL, ISL, NOR, RUS)	North-East Atlantic Fisheries Commission	no specific timeframe		2016*	Environment , Fisheries
Agreement establishing the Common Fund for Commodities (27/06/1980)	19/06/1989	This international agreement does not include any of these clauses. (EC, AFG, DZA, AGO, ARG, AUS, AUT, BGD, BRB, BEL, BEN, BTN, BWA, BRA, BGR, BFA, BDI, CMR, CAN, CPV, CAF, TCD, CHN, COL, COM, COG, CRI, CUB, CIV, COD, DNK, DJI, DOM, ECU, EGY, SLV, GNQ, ETH, FIN, FRA, GAB, GMB, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, IND, IDN, IRQ, IRL, ITA, JAM, JPN, KEN, KWT, LAO, LSO, LBR, LUX, MDG, MWI, MYS, MDV, MLI, MRT, MEX, MAR, MOZ, NPL, NLD, NZL, NIC, NER, NGA, NOR, PAK, PNG, PER, PHL, PRT, RUS, RWA, LCA, WSM, SAU, SEN, SLE, SGP, SOM, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TZA, THA, TGO, TTO, TUN, TUR, UGA, UAE, UK, USA, URY, YEM, ZMB, ZWE)					Development and aid
Convention on the conservation of Antarctic marine living resources (CCAMLR) (20/05/1980)	07/04/1982	Management and implementation clause: Article XXIV 1 . In order to promote the objective and ensure observance of the provisions of this Convention, the Contracting Parties agree that a system of observation and inspection shall be established. ... 3. Pending the establishment of the system of observation and inspection, the members of the Commission (for the conservation of Antarctic marine living resources) shall seek to establish interim arrangements to designate observers and inspectors and such designated observers and inspectors shall be entitled to carry out inspections in accordance with the principles set out in paragraph 2 above. (EEC, ARG, AUS, BEL, BRA, BGR, CAN, CHL, COK, FIN, FRA, DEU, GRC, IND, ITA, JPN, MUS, NAM, NLD, NZL, NOR, PER, POL, KOR, RUS, RSA, ESP, SWE, UKR, UK, USA, URY, VUT)	Contracing Parties	no specific timeframe			Environment , Fisheries
Protocol to the Barcelona Convention of 16/02/1976 for the protection of the Mediterranean Sea against pollution from land-based sources (17/05/1980)	17/06/1983	Special review clause: Article 5 4 . The standards and the timetables for the implementation of the programmes and measures aimed at eliminating pollution from land-based sources shall be fixed by the Parties and periodically reviewed, if necessary every two years, for each of he substances listed in Annex I, in accordance with the provisions of Article 15 of this Protocol; ... Management, review and implementation clause: Article 14 1 . Ordinary meetings of the Parties shall take place in conjunction with ordinary meetings of the Contracting Parties to the Convention held pursuant to Article 14 of the Convention. The Parties may also hold extraordinary meetings in accordance with Article 14 of the Convention. 2. The functions of the meetings of the Parties to this Protocol shall be inter alia: (a) to keep under review the implementation of this Protocol and to consider the efficacy of the measures adopted and the advisability of any other mi asures, in particular in the form of Annexes; (b) to revise and amend any Annex to this Protocol, as appropriate; ... (g) to discharge such other functions as may be appropriate for the application of this Protocol. (EEC, ALB, DZA, BIH, HRV, CYP, EGY, FRA, GRC, ISR, ITA, LBN, LBY, MLT, MCO, MAR, SRB, MNE, SVN, ESP, SYR, TUN, TUR)	Meetings of the Parties	regularly (when necessary)		2016**	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention concerning International Carriage by Rail (COTIF) of 9 May 1980, as amended by the Vilnius Protocol of 3 June 1999 (09/05/1980)	01/07/2006	<p>Special review clause: <u>Article 15 - Administrative Committee</u></p> <p>§ 1 The Administrative Committee shall be composed of a third of the Member States. ...</p> <p>§ 5 The Committee shall :</p> <p>o) keep a watch on the proper application of the Convention by the Secretary General and the execution, by the Secretary General, of decisions taken by the other organs; to this end, the Committee may take all measures likely to improve the application of the Convention and of the above mentioned decisions; ...</p> <p>§ 9 The Chairman of the Committee shall:</p> <p>a) convene the Committee at least once a year as well as at the request of four of its members or of the Secretary General; ...</p> <p>(EU, ALB, DZA, ARM, AUT, BEL, BIH, BGR, HRV, CZE, DNK, Estonia, FIN, MKD, FRA, DEU, GRC, HUN, IRN, IRQ, IRL, ITA, LVA, LBN, LIE, LTU, LUX, MCO, MNE, MAR, NLD, NOR, POL, PRT, ROU, RUS, SRB, SVK, SVN, ESP, SWE, SUI, SYR, TUN, TUR, UKR, UK)</p>	Administrative Committee	2016*		2016*	Transport
Cooperation Agreement between the European Economic Community and Indonesia, Malaysia, the Philippines, Singapore and Thailand - member countries of the Association of South-East Asian Nations - Protocol concerning Article 1 of the Agreement (07/03/1980)	01/10/1980	<p>Management, review and implementation clause: <u>Article 5 - Joint Cooperation Committee</u></p> <p>1. A Joint Cooperation Committee shall be set up to promote and keep under review the various cooperation activities envisaged between the Parties in the framework of the Agreement. Consultations shall be held in the Committee at an appropriate level in order to facilitate the implementation and to further the general aims of this Agreement. The Committee will normally meet at least once a year. Special meetings of the Committee shall be held at the request of either Party.</p> <p>2. The Joint Cooperation Committee shall adopt its own rules of procedure and programme of work.</p> <p>(EEC, IDN, MYS, PHL, SGP, THA)</p>	Joint Cooperation Committee	2016*		2016*	Trade
Convention on the physical protection of nuclear material (03/03/1980)	08/02/1987	<p>Review clause: <u>Article 16</u></p> <p>1. A conference of States Parties shall be convened by the depositary of five years after the entry into force of this Convention to review the implementation of the Convention and its adequacy as concerns the preamble, the whole of the operative part and the annexes in the light of the then prevailing situation.</p> <p>2. At intervals of not less than five years thereafter, the majority of States Parties may obtain, by submitting a proposal to this effect to the depositary, the convening of further conferences with the same objective.</p> <p>(EURATOM, AFG, ALB, DZA, AND, ATG, ARG, ARM, AUS, AUT, AZE, BGD, BLR, BEL, BOL, BIH, BWA, BRA, BGR, BFA, KHM, CMR, CAN, CHL, CHN, COL, CRI, HRV, CUB, CYP, CZE, COD, DNK, DJI, DMA, DOM, ECU, GNQ, EST, FIN, MKD, FRA, GEO, DEU, GHA, GRC, GRD, GTM, GIN, HTI, HND, HUN, ISL, IND, IDN, IRL, ISR, ITA, JAM, JPN, KAZ, KEN, KWT, LVA, LBN, LBY, LIE, LTU, LUX, MDG, MLI, MLT, MHL, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NLD, NZL, NIC, NER, NOR, OMN, PAK, PAN, PRY, PER, PHL, POL, PRT, QAT, KOR, ROU, RUS, SEN, SRB, SYC, SVK, SVN, RSA, ESP, SDN, SWZ, SWE, SUI, TJK, TZA, TGO, TON TTO, TUR, UGA, UKR, UAE, UK, USA, URY, UZB)</p>	Conference of the Parties	2017^ (2017^)			Energy
Convention on long-range transboundary air pollution (Geneva Convention 1979) (13/11/1979)	16/03/1983	<p>Management, review and implementation clause: <u>Executive Body - Article 10</u></p> <p>1. The representatives of the Contracting Parties shall, within the framework of the Senior Advisers to Economic Commission for Europe Governments on Environmental Problems, constitute the Executive Body of the present Convention, and shall meet at least annually in that capacity.</p> <p>2. The Executive Body shall:</p> <p>(a) review the implementation of the present Convention;</p> <p>(b) establish, as appropriate, working groups to consider matters related to the implementation and development of the present Convention and to this end to prepare appropriate studies and other documentation and to submit recommendations to be considered by the Executive Body;</p> <p>(c) fulfil such other functions as may be appropriate under the provisions of the present Convention.</p> <p>(EEC, ALB, ARM, AUT, AZE, BLR, BEL, BIH, BGR, CAN, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, ISL, IRL, ITA, KAZ,KGZ, LVA, LIE, LTU, LUX, MLT, MDA, MCO, NLD, POL, PRT, ROU, RUS, SMR, SVK, SVN, ESP, SWE, SUI, TUR, UKR, UK, USA)</p>	Executive Body	2016*		2016*	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Convention on the conservation of European wildlife and natural habitats (No 104, Council of Europe) (19/09/1979)	01/06/1982	<p>Management, review and implementation clause: Article 13</p> <p>1. For the purposes of this Convention, a Standing Committee shall be set up.</p> <p>2. Any Contracting Party may be represented on the Standing Committee by one or more delegates. Each delegation shall have one vote. Within the areas of its competence, the European Economic Community shall exercise its right to vote with a number of votes equal to the number of its Member States which are Contracting Parties to this Convention ; the European Economic Community shall not exercise its right to vote in cases where the Member States concerned exercise theirs, and conversely. ...</p> <p>4. The Standing Committee shall be convened by the Secretary General of the Council of Europe. Its first meeting shall be held within one year of the date of the entry into force of the Convention. It shall subsequently meet at least every two years and whenever a majority of the Contracting Parties so request.</p> <p>Article 14</p> <p>1. The Standing Committee shall be responsible for following the application of this Convention. It may in particular:</p> <ul style="list-style-type: none"> - keep under review the provisions of this Convention, including its Appendices, and examine any modifications necessary, - make recommendations to the Contracting Parties concerning measures to be taken for the purposes of this Convention, ... - make any proposal for improving the effectiveness of this Convention, including proposals for the conclusion, with the States which are not Contracting Parties to the Convention, of agreements that would enhance the effective conservation of species or groups of species. <p>(EEC, ALB, AND, AUT, AZE, BEL, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LIE, LTU, LUX, MLT, MDA, MCO, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, TUR, UKR, UK)</p>	Standing Committee	regularly (regularly)		2016**	Environment
Convention on the conservation of migratory species of wild animals (Bonn Convention) (23/06/1979)	01/11/1983	<p>Management, review and implementation clause: Article VII - The Conference of the Parties</p> <p>1 . The Conference of the Parties shall be the decision-making organ of this Convention .</p> <p>2 . The Secretariat shall call a meeting of the Conference of the Parties not later than two years after the entry into force of this Convention .</p> <p>3 . Thereafter the Secretariat shall convene ordinary meetings of the Conference of the Parties at intervals of not more than three years , unless the Conference decides otherwise , and extraordinary meetings at any time on the written request of at least one-third of the Parties .</p> <p>4 . The Conference of the Parties shall establish and keep under review the financial regulations of this Conventio. ...</p> <p>5 . At each of its meetings the Conference of the Parties shall review the implementation of this Convention and may in particular:</p> <ul style="list-style-type: none"> (a) review and assess the conservation status of migratory species ; (b) review the progress made toward the conservation of migratory species, especially those listed in Appendices I and II; ... (h) decide on any additional measure that should be taken to implement the objects of this Convention. <p>(EEC, ALB, DZA, ARG, AUS, AUT, BGD, BLR, BEL, BEN, BOL, BGR, BFA, CMR, CPV, TCD, CHL, COG, HRV, CYP, CZE, CIV, COD, DNK, DJI, ECU, EGY, ERI, EST, FIN, FRA, GMB, GEO, DEU, GHA, GRC, GIN, GBN, HUN, IND, IRL, ISR, ITA, JOR, KAZ, KEN, LVA, LBR, LBY, LIE, LTU, LUX, MLI, MLT, MRT, MUS, MDA, MCO, MNG, MAR, NLD, NZL, NER, NGA, NOR, PAK, PAN, PRY, PER, PHL, POL, PRT, ROU, RWA, WSM, SAU, SEN, SYC, SVK, SVN, ESP, LKA, SWE, SYR, STP, TJK, TZA, TUN, UGA, UKR, UK, URY, UZB)</p>	Conference of the Parties	no specific timeframe		2018***	Environment
Agreement on trade in civil aircraft (12/04/1979)	01/01/1980	<p>Management, review and implementation clause: Article 8 - Surveillance, review, consultation, and dispute settlement</p> <p>8.1. There shall be established a Committee on Trade in Civil Aircraft (hereinafter referred to as "the Committee") composed of representatives of all signatories. The Committee shall elect its own chairman. It shall meet as necessary, but not less than once a year, for the purpose of affording signatories the opportunity to consult on any matters relating to the operation of this Agreement, including developments in the civil aircraft industry, to determine whether amendments are required to ensure continuance of free and undistorted trade, to examine any matter for which it has not been possible to find a satisfactory solution through bilateral consultations, and to carry out such responsibilities as are assigned to it under this Agreement, or by the signatories.</p> <p>8.2. The Committee shall review annually the implementation and operation of this Agreement taking into account the objectives thereof. The Committee shall annually inform the Contracting Parties to the GATT of developments during the period covered by such review.</p> <p>8.3. Not later than the end of the third year from the entry into force of this Agreement and periodically thereafter, signatories shall undertake further negotiations, with a view to broadening and improving this Agreement on the basis of mutual reciprocity.</p> <p>8.4. The Committee may establish such subsidiary bodies as may be appropriate to keep under regular review the application of this Agreement to ensure a continuing balance of mutual advantages. In particular, it shall establish an appropriate subsidiary body in order to ensure a continuing balance of mutual advantages, reciprocity and equivalent results with regard to the implementation of the provisions of Article 2 above related to product coverage, the end-use systems, customs duties and other charges. ...</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Committee on Trade in Civil Aircraft	2016*	2016*	2016*	Transport
Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries (NAFO) (24/10/1978)	01/01/1979	<p>Management and implementation clause: Article XXI</p> <p>1. Any Contracting Party may propose amendments to this Convention to be considered and acted upon by the General Council at an annual or a special meeting . Any such proposed amendment shall be sent to the Executive Secretary at least 90 days prior to the meeting at which it is proposed to be acted upon , and the Executive Secretary shall immediately transmit the proposal to all Contracting Parties .</p> <p>(EEC, CAN, CUB, DNK, FRA, ISL, JPN, NOR, KOR, RUS, UKR, USA)</p>	General Council	when necessary		2016*	Environment , Fisheries

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Constitution and Rules of Procedure of the International Rubber Study Group (14/02/1978)	14/02/1974	This international agreement does not include any of these clauses. (EC, BEL, CMR, CIV, FRA, DEU, IND, ITA, JPN, MYS, NG A, RUS, SGP, ESP, LKA, THA, USA)					Industrial policy
Agreement between France, the European Atomic Energy Community and the International Atomic Energy Agency for the application of safeguards in France (27/07/1978)	12/09/1981	Management, review and implementation clause: <u>Article XXV</u> (a) With a view to facilitating the application of the Agreement and of this Protocol, a Liaison Committee shall be established, composed of representatives of France, the Community and the Agency. (b) The Committee shall meet at the request of any of the parties: (i) To review, in particular, the performance of the co-ordination arrangements provided for in this Protocol, including agreed estimates of inspection efforts; (ii) To examine the development of safeguards methods and techniques; and (iii) To consider any questions which have been referred to it by the Sub-Committee referred to in paragraph (c). ... (EURATOM, FRA, IAEA)	Liaison Committee	at request		at request	Energy
Agreement between the United Kingdom of Great Britain and Northern Ireland, the European Atomic Energy Community and the International Atomic Energy Agency for the Application of Safeguards in the United Kingdom in Connection with the Treaty on the Non-Proliferation of Nuclear Weapons (06/09/1976)	14/08/1978	Management, review and implementation clause: <u>Article XXV</u> (a) With a view to facilitating the application of the Agreement and of this Protocol, a Liaison Committee shall be established, composed of representatives of the United Kingdom, the Community and the Agency. (b) The Committee shall meet at the request of any of the parties: (i) to review, in particular, the performance of the co-ordination arrangements provided for in this Protocol, including agreed estimates of inspection efforts; (ii) to examine the development of safeguards methods and techniques; and (iii) to consider any questions which have been referred to it by the Sub-Committee referred to in paragraph (c). ... (06/09/1976)	Liaison Committee	at request		at request	Energy
European Convention for the protection of animals kept for farming purposes (No 87, Council of Europe) (10/03/1976)	10/03/1976	Management and implementation clause: <u>Detailed implementation - Article 8</u> 1. A Standing Committee shall be set up within a year of the entry into force of this Convention. 2. Each Contracting Party shall have the right to appoint a representative to the Standing Committee. Any Member State of the Council of Europe which is not a Contracting Party to the Convention shall have the right to be represented on the Committee by an observer. ... <u>Article 9</u> 1. The Standing Committee shall be responsible for the elaboration and adoption of recommendations to the Contracting Parties containing detailed provisions for the implementation of the principles set out in Chapter I of this Convention, to be based on scientific knowledge concerning the various species of animals. 2. For the purpose of carrying out its responsibilities under paragraph 1 of this Article, the Standing Committee shall follow developments in scientific research and new methods in animal husbandry. 3. Unless a longer period is decided upon by the Standing Committee, a recommendation shall become effective as such six months after the date of its adoption by the Committee. As from the date when a recommendation becomes effective each Contracting Party shall either implement it or inform the Standing Committee by notification to the Secretary General of the Council of Europe of the reasons why it has decided that it cannot implement the recommendation or can no longer implement it. (EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)	Standing Committee	(no specific timeline)		when requested	Agriculture, Trade
Treaty of Amity and Cooperation in Southeast Asia (24/02/1976)	26/04/2012	This international agreement does not include any of these clauses. (EU, AUS, BGD, BRN, KHM, CHN, PRK, TLS, FRA, IND, IDN, JPN, LAO, MYS, MNG, NZL, PAK, PNG, PHL,KOR, RUS, SGP, LKA, THA, TUR, USA, VNM)					External relations
Convention for the protection of the Mediterranean Sea against pollution (Barcelona Convention) (16/02/1976)	12/02/1978	Management, review and implementation clause: <u>Article 14 - Meetings of the Contracting Parties</u> 1 . The Contracting Parties shall hold ordinary meetings once every two years and extraordinary meetings at any other time deemed necessary, upon the request of the Organization or at the request of any Contracting Party, provided that such requests are supported by at least two Contracting Parties. 2. It shall be the function of the meetings of the Contracting Parties to keep under review the implementation of this Convention and the Protocols and, in particular: (i) to review generally the inventories carried out by Contracting Parties and competent international organizations on the state of marine pollution and its effects in the Mediterranean Sea area; ... (iii) to adopt, review and amend as required the Annexes to this Convention and to the Protocols, in accordance with the procedure established in Article 17; ... (vi) to consider and undertake any additional action that may be required for the achievement of the purposes of this Convention and the Protocols. ... (EEC, ALB, DZA, HRV, CYP, EGY, FRA, GRC, ISR, ITA, LBN, LBY, MLT, MCO, MAR, SRB and MNE, SVN, ESP, SYR, TUN, TUR)	Meetings of the Parties	regularly (regularly)		2016**	Environment

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol (to the Barcelona Convention of 16/02/1976) for the prevention of pollution of the Mediterranean Sea by dumping from ships and aircraft (Dumping Protocol) (16/02/1976)	12/02/1978	Management, review and implementation clause: Article 14 1. Ordinary meetings of the Parties to this Protocol shall be held in conjunction with ordinary meetings of the Contracting Parties to the Convention held pursuant to Article 14 of the Convention. The Parties to this Protocol may also hold extraordinary meetings in conformity with Article 14 of the Convention (Barcelona Convention, 1976). 2. It shall be the function of the meetings of the Parties to this Protocol : (a) to keep under review the implementation of this Protocol, and to consider the efficacy of the measures adopted and the need for any other measures, in particular in the form of Annexes; (b) to study and consider the records of the permits issued in accordance with Articles 5, 6 and 7 and of the dumping which has taken place; (c) to review and amend as required any Annex to this Protocol ; (d) to discharge such other functions as may be appropriate for the implementation of this Protocol. ... (EEC, ALB, DZA, BIH, HRV, CYP, EGY, FRA, GRC, ISR, ITA, LBN, LBY, MLT, MCO, MAR, SRB, MNE, SVN, ESP, SYR, TUN, TUR)	Meetings of the Parties	no specific timeframe		2016**	Environment
Protocol concerning cooperation in combating pollution of the Mediterranean Sea by oil and other harmful substances in cases of emergency (16/02/1976)	11/09/1981	Management, review and implementation clause: Article 12 1. Ordinary meetings of the Parties to this Protocol shall be held in conjunction with ordinary meetings of the Contracting Parties to the Convention, held pursuant to Article 14 of the Convention. The Parties to this Protocol may also hold extraordinary meetings as provided in Article 14 of the Convention (Barcelona Convention, 1976). 2. It shall be the function of the meetings of the Parties to this Protocol, in particular: (a) to keep under review the implementation of this Protocol, and to consider the efficacy of the measures adopted and the need for any other measures, in particular in the form of Annexes; (b) to review and amend as required any Annex to this Protocol; (c) To discharge such other functions as may be appropriate for implementation of this Protocol. ... (EEC, DZA, CYP, EGY, MKD, FRA, GRC, ISR, ITA, LBN, LBY, MLT, MCO, MAR, ESP, SYR, TUN, TUR)	Meetings of the Parties	no specific timeframe		2017**	Environment
Customs Convention on the International Transport of Goods under Cover of TIR Carnets (TIR Convention) (14/11/1975)	20/03/1978	Review clause: Article 62 - Review Conference 1. Any State which is a Contracting Party may, by notification to the Secretary-General of the United Nations, request that a conference be convened for the purpose of reviewing this Convention. 2. A review conference to which all Contracting Parties and all States referred to in Article 52, paragraph 1, shall be invited, shall be convened by the Secretary-General of the United Nations if, within a period of six months following the date of notification by the Secretary-General, not less than one-fourth of the States which are Contracting Parties notify him of their concurrence with the request. 3. A review conference to which all Contracting Parties and all States referred to in Article 52, paragraph 1, shall be invited shall also be convened by the Secretary-General of the United Nations upon notification of a request by the Administrative Committee. The Administrative Committee shall make a request if agreed to by a majority of those present and voting in the Committee. ... (EC, AUT, BEL, DNK, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, LUX, MAR, NLD, SWE, SUI, TUN, UK)	Review conference	when requested		when requested	Transport
European Agreement on the exchange of tissue-typing reagents (No 84, Council of Europe) (17/09/1974)	23/04/1977	This international agreement does not include any of these clauses. (EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LIE, LTU, LUX, MLT, NLD, POL, PRT, SVK, SVN, ESP, SWE, SUI, TUR, UK)					Energy
International convention on the simplification and harmonisation of customs procedures (Kyoto Convention) (18/05/1974)	25/09/1974	Special review clause: Article 5 2. Each Contracting Party bound by an Annex shall, at least once every three years, review the standards and recommended practices therein in respect of which it has entered reservations, compare them with the provisions of its national legislation and notify the Secretary-General of the Council of the results of that review. (EEC, DZA, AUS, AUT, BEL, BWA, BGR, BDI, CMR, CAN, CHN, HRV, CUB, CYP, CZE, CIV, DNK, FIN, FRA, GMB, DEU, GRC, HUN, IND, JPN, KEN, LVA, LSO, LTU, LUX, MWI, MYS, MAR, NLD, NZL, NGA, NOR, PAK, POL, PRT, RWA, SAU, SEN, SRB and MNE, SVK, SVN, SWE, SUI, TUR, UGA, UK, USA, ZMB, ZWE)	Each Contracting Party	(2016***)			Customs
Agreement between the Kingdom of BEL, the Kingdom of Denmark, the Federal Republic of Germany, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the European Atomic Energy Community and the International Atomic Energy Agency in implementation of Article III (1) and (4) of the Treaty on the non-proliferation of nuclear weapons (05/04/1973)	21/02/1977	Management, review and implementation clause: Article 25 (a) With a view to facilitating the application of the Agreement and of this Protocol, a Liaison Committee shall be established, composed of representatives of the Community and of the Agency. (b) The Committee shall meet at least once a year: (i) to review, in particular, the performance of the coordination arrangements provided for in this Protocol, including agreed estimates of inspection efforts; (ii) to examine the development of safeguards methods and techniques ; and (iii) to consider any questions which have been referred to it by the periodic meetings referred to in paragraph (c). ... (EURATOM, AUT, BEL, DNK, FIN, DEU, GRC, IRL, ITA, LUX, NLD, PRT, ESP, SWE)	Liaison Committee	2016*		2016*	Energy

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
International Convention for the Conservation of Atlantic Tunas (ICCAT Convention) (14/05/1966)	21/03/1969	<p>Management and implementation clause:</p> <p><u>Article III</u></p> <p>1. The Contracting Parties hereby agree to establish and maintain a Commission to be known as the International Commission for the Conservation of Atlantic Tunas, hereinafter referred to as 'the Commission', which shall carry out the objectives set forth in this Convention.</p> <p>2. Each of the Contracting Parties shall be represented on the Commission by not more than three delegates. Such delegates may be assisted by experts and advisors.</p> <p>4. The Commission shall hold a regular meeting once every two years. A special meeting may be called at any time at the request of a majority of the Contracting Parties or by decision of the Council as constituted in Article V.</p> <p>9. The Commission shall submit a report to the Contracting Parties every two years on its work and findings and shall also inform any Contracting Party, whenever requested, on any matter relating to the objectives of the Convention.</p> <p><u>Article IX</u></p> <p>1. The Contracting Parties agree to take all action necessary to ensure the enforcement of this Convention. Each Contracting Party shall transmit to the Commission, biennially or at such other times as may be required by the Commission (International Commission for the Conservation of Atlantic Tunas), a statement of the action taken by it for these purposes.</p> <p>2. The Contracting Parties agree:</p> <p>(a) to furnish, on the request of the Commission, any available statistical, biological and other scientific information the Commission may need for the purposes of this Convention;</p> <p>(b) when their official agencies are unable to obtain and furnish the said information, to allow the Commission, through the Contracting Parties, to obtain it on a voluntary basis direct from companies and individual fishermen.</p> <p>3. The Contracting Parties undertake to collaborate with each other with a view to the adoption of suitable effective measures to ensure the application of the provisions of this Convention and in particular to set up a system of international enforcement to be applied to the Convention area except the territorial sea and other waters, if any, in which a State is entitled under international law to exercise jurisdiction over fisheries.</p> <p>(EEC DZA BRB BLZ BRA CAN FRA GHA GTM HND ISL IPN MEX MAR NAM NIC NOR PHI SEN RSA SYR TTO TUR UK USA VUT)</p>	International Commission for the Conservation of Atlantic Tunas	at request	2017**	2017**	Environment , Fisheries
Convention on the elaboration of a European Pharmacopoeia (No 50, Council of Europe) (22/07/1964)	08/05/1974	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LTU, LUX, MLT, NLD, NOR, POL, PRT, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Internal Market and Consumer Protection / IMCO
European Agreement on the Exchange of Blood-grouping Reagents (No 39, Council of Europe) (14/05/1962)	14/10/1962	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, NOR, POL, PRT, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Customs
International Convention for the Protection of New Varieties of Plants, as revised at Geneva on 19 March 1991 (02/12/1961)	10/08/1968	<p>Review clause: <u>Article 38 - Revision of the Convention</u></p> <p>1. (Conference) This Convention may be revised by a conference of the members of the Union (Union for the Protection of New Varieties of Plants). The convocation of such conference shall be decided by the Council (of the Union for the Protection of New Varieties of Plants).</p> <p>(EC, ALB, ARG, AUS, AUT, AZE, BLR, BEL, BOL, BRA, BGR, CAN, CHL, CHN, COL, HRV, CZE, DNK, DOM, ECU, EST, FIN, FRA, DEU, HUN, ISL, IRL, ISR, ITA, JPN, JOR, KEN, KGZ, LVA, LTU, MEX, MDA, MAR, NLD, NZL, NIC, NOR, PAN, PRY, POL, PRT, KOR, ROU, RUS, SGP, SVK, SVN, RSA, ESP, SWE, SUI, TTO, TUN, TUR, UKR, UK, USA, URY, UZB, VNM)</p>	Review conference	when necessary			Environment
Agreement on the temporary importation, free of duty, of medical, surgical and laboratory equipment for use on free loan in hospitals and other medical institutions for purposes of diagnosis or treatment (No 33, Council of Europe) (28/04/1960)	29/07/1960	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LTU, LUX, MLT, NLD, NOR, POL, PRT, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Customs
Terms of Reference of the International Lead and Zinc Study Group (ILZSG) - Rules of Procedure of the Group (06/05/1959)	06/05/1959	<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUS, BEL, BRA, BGR, CAN, CHN, FIN, FRA, DEU, IND, IRN, IRL, ITA, JPN, MAR, NAM, NLD, NOR, PER, POL, PRT, KOR, RUS, SRB, RSA, ESP, SWE, THA, USA)</p>					Industrial policy
European Agreement on the Exchange of Therapeutic Substances of Human Origin (No 26, Council of Europe) (15/12/1958)	01/01/1959	<p>This international agreement does not include any of these clauses.</p> <p>(EEC, AUT, BEL, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, NOR, POL, PRT, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Customs

Name of international agreement (Signature of agreement)	Date of effect of agreement (Duration of agreement)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause Contracting parties (country codes)	Competent body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement concerning the adoption of uniform technical prescriptions for wheeled vehicles, equipment and parts which can be fitted to and/or be used on wheeled vehicles and the conditions for reciprocal recognition of approvals granted on the basis of these prescriptions (Revision 2) (20/03/1958)	20/06/1959	This international agreement does not include any of these clauses. (EC, AUS, AUT, AZE, BLR, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, JPN, LVA, LTU, LUX, MYS, MLT, NLD, NZL, NOR, POL, PRT, KOR, ROU, RUS, SRB, MNE, SVK, SVN, RSA, ESP, SWE, THA, TUR, UKR, UK)					Transport
Customs Convention on the temporary importation of commercial road vehicles (1956) (18/05/1956)	08/04/1959	Review clause: Article 40 1 . After this Convention has been in force for three years, any Contracting Party may, by notification to the Secretary-General of the United Nations, request that a conference be convened for the purpose of reviewing the Convention. The Secreatary-General shall notify all Contracting Parties of the request and a review conference shall be convened by the Secretary-General if within a period of four months following the date of notification by the Secretary-General, not less than one-third of the Contracting Parties notify him of their concurrence with the request. (EC, AFG, DZA, AUT, AZE, BEL, BIH, BGR, KHM, HRV, CUB, CYP, DNK, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, KGZ, LTU, LUX, NLD, NOR, POL, PRT, ROU, SAU, SRB, MNE, SLE, SGP, SVN, ESP, SWE, SUI, TUR, UK, UZB)	Review conference	1962			Transport
Customs Convention on the temporary importation of private road vehicles (1954) (04/06/1954)	15/12/1957	Review clause: Article 41 1 . After this Convention has been in force for three years, any Contracting Party may, by notification to the Secretary-General of the United Nations, request that a conference be convened for the purpose of reviewing the Convention. The Secretary-General shall notify all Contracting Parties of the request and a review conference shall be convened by the Secretary-General if, within a period of four months following the date of notification by the Secretary-General, not less than one-half of the Contracting Parties notify him of their concurrence with the request. (EC, ALB, DZA, ARG, AUS, AUT, BRB, BEL, BIH, BGR, KHM, CAN, CAF, CHL, CRI, HRV, CUB, CYP, DNK, DOM, ECU, EGY, SLV, FJI, FIN, MKD, FRA, DEU, GHA, GTM, HTI, HND, HUN, IND, IRL, ISR, ITA, JAM, JPN, JOR, LBR, LTU, LUX, MYS, MLI, MLT, MUS, MEX, MCO, MAR, NPL, NLD, NZL, NGA, NOR, PAN, PER, PHL, POL, PRT, ROU, RUS, RWA, SAU, SEN, SRB, MNE, SLE, SGP, SVN, SLB, ESP, LKA, SDN, SWE, SUI, SYR, TTO, TUN, TUR, UGA, UK, USA, URY)	Review conference	1960			Transport
Agreement establishing the General Fisheries Commission for the Mediterranean (GFCM) (24/09/1949)	20/02/1952	This international agreement does not include any of these clauses. (EEC, ALB, DZA, BGR, HRV, CYP, EGY, FRA, GRC, ISR, ITA, JPN, LBN, LBY, MLT, MCO, MAR, ROU, SRB, MNE, SVN, ESP, SYR, TUN, TUR)					Fisheries
Constitution of the Food and Agriculture Organisation of the United Nations (FAO) (16/10/1945)	16/10/1945	This international agreement does not include any of these clauses. (EEC, AFG, ALB, DZA, AGO, ATG, ARG, ARM, AUS, AUT, AZE, BHS, BHR, BGD, BRB, BLR, BEL, BLZ, BEN, BTN, BOL, BIH, BWA, BRA, BGR, BFA, BDI, KHM, CMR, CAN, CPV, CAF, TCD, CHL, CHN, COL, COM, COG, COK, CRI, HRV, CUB, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ECU, EGY, SLV, ERI, EST, ETH, FSM, FJI, FIN, MKD, FRA, GAB, GMB, GEO, DEU, GHA, GRC, GRD, GTM, GIN, GNB, GUY, HTI, HND, HUN, ISL, IND, IDN, IRN, IRQ, IRL, ISR, ITA, JAM, JPN, JOR, KAZ, KEN, KIR, KWT, KGZ, LAO, LVA, LBN, LSO, LBR, LBY, LTU, LUX, MDG, MWI, MYS, MDV, MLI, MLT, MHL, MRT, MUS, MEX, MDA, MCO, MNG, MAR, MOZ, NAM, NRU, NPL, NLD, NZL, NIC, NER, NGA, NIU, NOR, OMN, PAK, PLW, PAN, PNG, PRY, PER, PHL, POL, PRT, QAT, ROU, RUS, RWA, KNA, LCA, VCT, SMR, SAU, SEN, SRB, MNE, SYC, SLE, SVK, SVN, SLB, SOM, RSA, ESP, LKA, SDN, SUR, SWZ, SWE, SUI, SYR, STP, TJK, TZA, THA, TLS, TGO, TON TTO, TUN, TUR, TUV, UGA, UKR, UAE, UK, USA, URY, UZB, VUT, VEN, VNM, YEM, ZMB, ZWE)					Agriculture

3.- Agreements not in force

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol to amend the Air Transport Agreement between the European Community and its Member States, of the one part, and the United States of America, of the other part (24/06/2010)		Management and implementation clause: <u>Article 5 - The Joint Committee</u> Paragraphs 3, 4, and 5 of Article 18 of the Agreement (Air Transport Agreement between the United States of America and the European Community and its Member States, 2007) shall be deleted in their entirety and replaced with the following: '3. The Joint Committee shall review, as appropriate, the overall implementation of the Agreement, including any effects of aviation infrastructure constraints on the exercise of rights provided for in Article 3, the effects of security measures taken pursuant to Article 9, the effects on the conditions of competition, including in the field of Computer Reservation Systems, and any social effects of the implementation of the Agreement. The Joint Committee shall also consider, on a continuing basis, individual issues or proposals that either Party identifies as affecting, or having the potential to affect, operations under the Agreement, such as conflicting regulatory requirements. ... <u>Article 6 - Further Expansion of Opportunities</u> Article 21 shall be deleted in its entirety and replaced with the following: 'Article 21 - Further Expansion of Opportunities ... 2. Pursuant to the shared goal in paragraph 1, and in fulfilling its responsibilities pursuant to Article 18 to oversee implementation of this Agreement, the Joint Committee shall review annually developments, including towards the legislative changes referred to in this Article. (USA)	Joint Committee	annually (yes)			Transport
Protocol to amend the Air Transport Agreement between the United States of America and the European Community and its Member States, signed on 25 and 30 April 2007 (24/06/2010)		Management and implementation clause: <u>Article 5 - The Joint Committee</u> Paragraphs 3, 4, and 5 of Article 18 of the Agreement shall be deleted in their entirety and replaced with the following: '3. The Joint Committee shall review, as appropriate, the overall implementation of the Agreement, including any effects of aviation infrastructure constraints on the exercise of rights provided for in Article 3, the effects of security measures taken pursuant to Article 9, the effects on the conditions of competition, including in the field of Computer Reservation Systems, and any social effects of the implementation of the Agreement. The Joint Committee shall also consider, on a continuing basis, individual issues or proposals that either Party identifies as affecting, or having the potential to affect, operations under the Agreement, such as conflicting regulatory requirements. ... <u>Article 6 - Further Expansion of Opportunities</u> Article 21 shall be deleted in its entirety and replaced with the following: 'Article 21 - Further Expansion of Opportunities ... 2. Pursuant to the shared goal in paragraph 1, and in fulfilling its responsibilities pursuant to Article 18 to oversee implementation of this Agreement, the Joint Committee shall review annually developments, including towards the legislative changes referred to in this Article. The Joint Committee shall develop a process of cooperation in this regard including appropriate recommendations to the Parties. ... (USA)	Joint Committee	annually (yes)			Transport
Agreement between the European Union and the United States of America on the processing and transfer of Financial Messaging Data from the European Union to the United States for purposes of the Terrorist Finance Tracking Program (30/11/2009)		Review clause: <u>Article 10 - Joint Review</u> 1. The Parties shall jointly review, at the request of one of the Parties and at any event after a period of six (6) months, the implementation of this Agreement with particular regard to verifying the privacy, protection of personal data, and reciprocity provisions set out in this Agreement. The review shall include a proportionality assessment of the Provided Data, based on the value of such data for the investigation, prevention, detection, or prosecution of terrorism or its financing. 2. In the review, the European Union shall be represented by the Presidency of the Council of the European Union, the European Commission, and two representatives of data protection authorities from Member States, at least one of which shall be from a Member State where a Designated Provider is based. The United States shall be represented by the U.S. Treasury Department. 3. For purposes of the review, the U.S. Treasury Department shall ensure access to relevant documentation, systems, and personnel, as well as precise data relating to the number of financial payment messages accessed and the number of occasions on which leads have been shared. The Parties shall jointly determine the modalities of the review. (USA)	Contracting Parties	at request			Foreign and security policy

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Air Transport Agreement between the European Community and its Member States, on the one hand, and the United States of America, on the other hand (30/04/2007)		<p>Review clause: <u>Article 18 - The Joint Committee</u> 1. A Joint Committee consisting of representatives of the Parties shall meet at least once a year to conduct consultations relating to this Agreement and to review its implementation. 2. A Party may also request a meeting of the Joint Committee to seek to resolve questions relating to the interpretation or application of this Agreement. However, with respect to Article 20 or Annex 2, the Joint Committee may consider questions only relating to the refusal by either Participant to implement the commitments undertaken, and the impact of competition decisions on the application of this Agreement. Such a meeting shall begin at the earliest possible date, but not later than 60 days from the date of receipt of the request, unless otherwise agreed. 3. The Joint Committee shall review, no later than at its first annual meeting and thereafter as appropriate, the overall implementation of the Agreement, including any effects of aviation infrastructure constraints on the exercise of rights provided for in Article 3, the effects of security measures taken under Article 9, the effects on the conditions of competition, including in the field of Computer Reservation Systems, and any social effects of the implementation of the Agreement.</p> <p>(USA)</p>	Joint Committee	annually		annual (annual)	Transport
Agreement between the European Union and the United States of America on the processing and transfer of passenger name record (PNR) data by air carriers to the United States Department of Homeland Security (16/10/2006)		<p>Review clause: <u>Recital (4)</u> The implementation of this Agreement shall be jointly and regularly reviewed.</p> <p>(USA)</p>	Contracting Parties	no specific timeframe			Transport
Agreement between the European Union and the Federative Republic of Brazil on certain aspects of air services (14/07/2010)		<p>This international agreement does not include any of these clauses.</p> <p>(BRA)</p>					Transport
Agreement for cooperation between the European Atomic Energy Community and the Government of the Federative Republic of Brazil in the field of fusion energy research (27/11/2009)		<p>Management and implementation clause: <u>Article 4 - Coordinating Committee and Executive Secretaries</u> 1. The Parties shall establish a Coordinating Committee to coordinate and supervise the conduct of activities under this Agreement. Each Party shall appoint an equal number of members to the Coordinating Committee and nominate one of its appointed members as the Head of its Delegation. The Coordinating Committee shall meet annually, alternately in the Federative Republic of Brazil and in the European Union, or at other agreed times and places. The Head of the Delegation of the receiving Party shall chair the meeting. 2. The Coordinating Committee shall review the progress and plans of activities under this Agreement, and propose, coordinate and approve future cooperative activities that are within the scope of this Agreement, with regard to their technical merit and level of effort to ensure mutual benefit and overall reciprocity within the Agreement.</p> <p>(BRA, EURATOM)</p>	Coordinating Committee	annual		annual	Energy
Agreement in the form of an Exchange of Letters between the European Community and Brazil pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 relating to the modification of concessions in the schedules of the Republic of Bulgaria and Romania in the course of their accession to the European Union (16/09/2009)		<p>This international agreement does not include any of these clauses.</p> <p>(BRA)</p>					Trade

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement on Air Transport between Canada and the European Community and its Member States (17/09/2009)		<p>Management and implementation clause:</p> <p><u>Article 17 - Joint Committee</u></p> <p>1. The Parties hereby establish a committee composed of representatives of the Parties (hereinafter referred to as the Joint Committee). ...</p> <p>3. The Joint Committee shall meet as and when necessary and at least once a year. Either Party may request the convening of a meeting. ...</p> <p>6. The Joint Committee shall foster cooperation between the Parties and may consider any matter related to the operation or implementation of this Agreement, including, but not limited to:</p> <p>(a) reviewing market conditions affecting air services under this Agreement;</p> <p>(b) exchanging information, including advising as to changes to domestic law and policies, which affect the Agreement;</p> <p>(c) considering potential areas for the further development of the Agreement, including the recommendation of amendments to the Agreement; ...</p> <p>7. The Joint Committee shall develop cooperation and foster expert-level exchanges on new legislative or regulatory initiatives.</p> <p>(CAN)</p>	Joint committee	no specific timeframe		annual	Transport
Agreement for cooperation between the European Atomic Energy Community and the Government of the Republic of India in the field of fusion energy research (06/11/2009)		<p>Management and implementation clause:</p> <p><u>Article IV - Coordinating Committee and Executive Secretaries</u></p> <p>1. The Parties shall establish a Coordinating Committee to coordinate and supervise the conduct of activities under this Agreement. Each Party shall appoint an equal number of members to the Coordinating Committee and nominate one of its appointed members as the Head of its Delegation. The Coordinating Committee shall meet annually, alternately in the Republic of India and in the European Union, or at other agreed times and places. The Head of the Delegation of the receiving Party shall chair the meeting.</p> <p>2. The Coordinating Committee shall draw up a plan of cooperative activity and approve and review the progress of ongoing cooperative activities under this Agreement. It shall also coordinate, propose, and approve future cooperative activities that are within the scope of this Agreement with regard to their technical merit and level of effort to ensure mutual benefit and overall reciprocity within the Agreement.</p> <p>3. All decisions of the Coordinating Committee shall be taken by consensus.</p> <p>4. Each Party shall nominate an Executive Secretary to act on its behalf during periods between meetings of the Coordinating Committee in all matters concerning cooperation under this Agreement. The Executive Secretaries shall be responsible for the day-to-day management of that cooperation.</p> <p>(IND, Euratom)</p>	Coordinating Committee	no specific timeframe		annual	Research and innovation
Agreement between the European Community and the Government of the Republic of India on certain aspects of air services (28/09/2008)		<p>Review clause:</p> <p><u>Article 6 - Review, revision or amendment</u></p> <p>The Parties may, at any time, review, revise or amend this Agreement by mutual consent.</p> <p>(IND)</p>	Contracting Parties	No specific timeframe			Transport
Cooperation Agreement on a Civil Global Navigation Satellite System (GNSS) - GALILEO between the European Community and its Member States and the People's Republic of China (30/10/2003)		<p>Management and implementation clause:</p> <p><u>Article 14 - Co-operative mechanism</u></p> <p>1. The co-ordination and facilitation of co-operative activities under this Agreement shall be accomplished on behalf of China, by the Ministry of Science and Technology and, on behalf of the Community, by the European Commission.</p> <p>2. In accordance with the objective in Article 1 these two entities shall establish a GNSS Steering Committee hereinafter referred to as the "Committee" for the management of this Agreement. This Committee shall consist of official representatives of each Party and it shall establish its own rules of procedure. The functions of the Steering Committee shall include:</p> <p>a) Promoting, making recommendations to and overseeing the different co-operative activities as mentioned in Articles 4 to 12 of the agreement;</p> <p>c) Reviewing the efficient functioning and implementation of this Agreement;</p> <p>3. The Committee shall, as a general rule, meet annually. The meetings should be held alternatively in the Community and in China. Extraordinary meetings may be organised at the request of either Party. ...</p> <p>(CHN)</p>	GNSS Steering Committee	No specific timeframe		annual	Transport
Agreement in the form of an Exchange of Letters between the European Union and the Russian Federation relating to the administration of tariff-rate quotas applying to exports of wood from the Russian Federation to the European Union (16/12/2011)		<p>This international agreement does not include any of these clauses.</p> <p>(RUS)</p>					External relations

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Community and the Government of the Russian Federation on cooperation in fisheries and the conservation of the living marine resources in the Baltic Sea (28/04/2009)		<p>Management and implementation clause: Article 14 - Joint Baltic Sea Fisheries Committee 1. To achieve the objectives of this Agreement, the Parties shall establish a Joint Baltic Sea Fisheries Committee (hereafter referred to as "the Committee"). 2. Each Party shall appoint its representative and assistant representative to the Committee and inform the other Party through official channels thereof. 3. The Committee shall consider all issues pertaining to the scope and application of this Agreement and provide recommendations to the Parties. 4. The Committee shall, in particular: (b) Supervise the implementation, interpretation and smooth operation of the Agreement, in particular on the provisions on control, enforcement and inspection; ... 5. The Committee shall meet, as agreed by the Parties, at least once a year, alternately in the territory of each Party with a view to recommending to the respective authorities for the relevant fisheries and stocks in the Baltic Sea measures as laid down in Article 5 of this Agreement. The Committee shall meet in extraordinary session at the request of either of the Parties.</p> <p>Consultations: Article 15 - Consultations between the Parties The Parties shall consult on questions relating to the implementation and proper functioning of this Agreement, or in the event of a dispute concerning the interpretation or application thereof.</p> <p>(RUS)</p>	Joint Baltic Sea Fisheries Committee	No specific timeframe		annual (when necessary)	Environment, Fisheries
Agreement for cooperation between the European Atomic Energy Community and the Government of the Russian Federation in the field of controlled nuclear fusion (03/10/2001)		<p>Management and implementation clause: Article 5 1. The Parties shall establish a coordinating committee to coordinate and to supervise the execution of this Agreement. Each of the Parties shall appoint an equal number of members to the coordinating committee and nominate one of its appointed members as its head of delegation. The coordinating committee shall meet each year, alternately in the Community and in the Russian Federation unless otherwise agreed upon. The head of delegation of the receiving Party shall chair the meeting. 2. The functions of the coordinating committee shall include: (a) assessing the state of cooperation under this Agreement; ...</p> <p>Sunset clause: Article 11 1. This Agreement shall enter into force on the date on which the Parties have notified each other in writing that their respective internal procedures necessary for its entry into force have been completed. It shall remain in force for an initial period of five years. 2. Thereafter, this Agreement shall be automatically renewed for five-year periods, unless either Party, by written notice, requests its termination or renegotiation not later than six months prior to the expiry date.</p> <p>(RUS, Euratom)</p>	Coordinating Committee	No specific timeframe		annual	Energy
Agreement for cooperation between the European Atomic Energy Community and the Government of the Russian Federation in the field of nuclear safety (03/10/2001)		<p>Management and implementation clause: Article 8 1. A coordinating committee consisting of members appointed in equal number by the two Parties shall be established to supervise the implementation of this Agreement. 2. The coordinating committee shall meet each year, alternately in the Community and in the Russian Federation, for regular sessions in order to: - review and assess the state of cooperation under this Agreement and prepare annual reports thereon, - determine by mutual agreement the specific tasks to be undertaken under this Agreement. 3. If mutually agreeable, extraordinary sessions of the Coordinating Committee may be held for dealing with particular topics, or in particular circumstances.</p> <p>Sunset clause: Article 9 1. This Agreement shall enter into force on the date on which the Parties have notified each other in writing that their respective internal procedures necessary for its entry into force have been completed. It shall remain in force for an initial period of 10 years. 2. Thereafter, this Agreement shall be automatically renewed for five-year periods, unless either Party, by written notice, requests its termination or renegotiation not later than six months prior to the expiry date.</p> <p>(RUS, Euratom)</p>	Coordinating Committee	no specific timeframe		annual	Energy

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for scientific and technological cooperation between the European Union and European Atomic Energy Community and the Swiss Confederation associating the Swiss Confederation to Horizon 2020 — the Framework Programme for Research and Innovation and the Research and Training Programme of the European Atomic Energy Community complementing Horizon 2020, and regulating the Swiss Confederation's participation in the ITER activities carried out by Fusion for Energy (05/12/2014)	31/12/2018 and 31/12/2020	<p>Management, review and implementation clause: <u>Article 5 - Switzerland/Communities Research Committee</u></p> <p>1. The Switzerland/Communities Research Committee (hereinafter ‘the Committee’) set up in the Framework Agreement shall review, evaluate and ensure the proper implementation of this Agreement. Any issues arising from the implementation or interpretation of this Agreement shall be referred to the Committee. ...</p> <p>3. The Committee shall meet at the request of any of the Parties. Furthermore, the Committee will work on an on-going basis through exchange of documents, e-mails and other means of communication.</p> <p>Review of agreement: <u>Article 14 - Review clause</u></p> <p>In the fourth year after this Agreement becomes applicable, Parties shall jointly review the implementation thereof, including the proportionality factor governing the financial contribution of Switzerland, on the basis of the data concerning participation of legal entities established in Switzerland in indirect and direct actions under the Programmes covered by this Agreement in the years 2014-2016 as well as Fusion for Energy activities.</p> <p>Sunset clause: <u>Article 13 - Amendment and termination</u></p> <p>1. This Agreement shall apply for the duration of Horizon 2020, until 31 December 2018 for the Euratom Programme and until 31 December 2020 for the activities carried out by Fusion for Energy.</p> <p>...This Agreement shall be tacitly extended and apply under the same terms and conditions to the Euratom Programme 2019-2020, unless either party notifies its decision not to extend this Agreement to that Programme within three months after the adoption of the Euratom Programme 2019-2020. In the case of such a notification, this Agreement shall cease to apply on 31 December 2018 to the Euratom Programme, without prejudice to the participation of Switzerland in Horizon 2020 and in the activities carried out by Fusion for Energy.</p> <p>(SUI)</p>	Switzerland / Communities Research Committe	2018			Research and innovation
Cooperation Agreement between the European Union and its Member States, of the one part, and the Swiss Confederation, of the other, on the European Satellite Navigation Programmes (18/12/2013)		<p>Management and implementation clause: <u>Article 20 - Joint Committee</u></p> <p>1. A Joint Committee known as the "European Union/Switzerland GNSS Committee" is hereby established. It shall be composed of representatives of the Parties and be responsible for the management and proper application of this Agreement. To this end, it shall draw up recommendations. It shall take decisions in the cases provided for in this Agreement; those decisions shall be carried out by the Parties in accordance with their own rules. The Joint Committee shall reach its decisions by common agreement.</p> <p>2. The Joint Committee shall establish its rules of procedure, which shall contain, inter alia, provisions on the convening of meetings, the appointment of the chairman and the latter's term of office.</p> <p>3. The Joint Committee shall meet as and when necessary. The European Union or Switzerland may request the convening of a meeting. The Joint Committee shall meet within 15 days of a request under Article 22(2).</p> <p>Consultations: <u>Article 21 - Consultations</u></p> <p>1. In order to ensure the satisfactory implementation of this Agreement, the Parties shall exchange information on a regular basis and, at the request of one of them, shall hold consultations within the Joint Committee.</p> <p>2. The Parties shall promptly consult, at the request of one of them, on any question arising out of the interpretation or application of this Agreement.</p> <p>(SUI)</p>	European Union / Switzerland GNSS Committee			when necessary (at request)	Transport
Cooperation Agreement on Satellite Navigation between the European Union and its Member States and the Kingdom of Norway (22/09/2010)		<p>This international agreement does not include any of these clauses.</p> <p>(NOR)</p>					Transport
Agreement between Australia and the European Union on the security of classified information (13/01/2010)		<p>Review clause: <u>Article 18 - Entry into force and amendment</u></p> <p>3. This Agreement may be reviewed for consideration of possible amendments at the request of either Party.</p> <p>(AUS)</p>	Contracting Parties	At request			Foreign and security policy

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and New Zealand on the participation of New Zealand in the European Union Police Mission in Afghanistan (EUPOL AFGHANISTAN) (03/10/2007)		Sunset clause: Article 10 - Entry into force 3. This Agreement shall remain in force for the duration of New Zealand’s contribution to the operation. (NLZ)					Foreign and security policy
Additional Protocol to the Agreement establishing an Association between the European Economic Community and Turkey following the enlargement of the European Union (29/07/2005)		This international agreement does not include any of these clauses. (TUR)					External relations
Cooperation Agreement on a Civil Global Navigation Satellite System (GNSS) between the European Community and its Members and the State of Israel (13/07/2004)		Management and implementation clause: Article 14 - Co-operative mechanism 1. The co-ordination and facilitation of co-operative activities under this Agreement shall be accomplished on behalf of Israel, by the Government of the State of Israel and, on behalf of the Community and its Member States, by the European Commission. 2. In accordance with the objective in Article 1 these two entities shall establish a GNSS Steering Committee hereinafter referred to as the “Committee” for the management of this Agreement. This Committee shall consist of official representatives of each Party and it shall establish its own rules of procedure. The functions of the Steering Committee shall include: 2.1. Promoting, making recommendations to and overseeing the different co-operative activities as mentioned in Articles 4 to 13of the Agreement; 2.3. Reviewing the efficient functioning and implementation of this Agreement; 3. The Committee shall, as a general rule, meet annually. The meetings should be held alternatively in the Community and in Israel. Additional meetings may be organised at the request of either Party. ... Sunset clause: Article 18 - Entry into force and termination 4. This Agreement shall remain in force for a period of five years from the date of its entry into force. Thereafter, it shall be extended automatically for further periods of five years each unless either Party notifies the other in writing at least three months prior to the end of the relevant five-year period of an intention not to extend the Agreement. (ISR)	GNSS Steering Committee	No specific timeframe		annual	Transport
Second additional protocol to the Agreement establishing an association between the European Community and its Member States, of the one part, and the Republic of Chile, of the other part, to take account of the accession of the Republic of Bulgaria and Romania to the European Union (24/07/2007)		This international agreement does not include any of these clauses. (CHL)					External relations
Agreement between the European Community and the Republic of Chile on certain aspects of air services (06/10/2005)		This international agreement does not include any of these clauses. (CHL)					Transport

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement for co-operation between the European Atomic Energy Community represented by the Commission and the Government of the Republic of Korea in the field of fusion energy research (22/11/2006)		<p>Management and implementation clause: <u>Article IV - Coordinating Committee and Executive Secretaries</u></p> <p>1. The Parties shall establish a Coordinating Committee to coordinate and supervise the conduct of activities under this Agreement. Each Party shall appoint an equal number of members to the Coordinating Committee and nominate one of its appointed members as the Head of its Delegation. The Coordinating Committee shall meet annually, alternately in the Republic of Korea and in the European Union, or at other agreed times and places. The Head of the Delegation of the receiving Party shall chair the meeting.</p> <p>2. The Coordinating Committee shall review the progress and plans of activities under this Agreement, and propose, coordinate and approve future cooperative activities that are within the scope of this Agreement with regard to their technical merit and level of effort to ensure mutual benefit and overall reciprocity within the Agreement...</p> <p>Sunset clause: <u>Article XI- Duration, Amendment and Termination</u></p> <p>1. This Agreement shall enter into force on the date on which the Parties have notified each other in writing that their respective internal procedures necessary for its entry into force have been completed, and shall remain in force for five (5) years. Unless one Party notifies the other Party in writing of its intention to terminate this Agreement at least six months before its expiration, this Agreement shall be extended automatically for additional periods of five (5) years.</p> <p>(KOR)</p>	Coordinating Committee	No specific timeframe		annual	Energy
Cooperation agreement on a Civil Global Navigation Satellite System (GNSS) between the European Community and its Member States, of the one part, and the Republic of Korea, of the other part (09/09/2006)		<p>Management and implementation clause: <u>Article 14 - Cooperation mechanism</u></p> <p>1. The coordination and facilitation of cooperation activities under this Agreement shall be accomplished by the Government of the Republic of Korea on behalf of Korea and by the European Commission on behalf of the Community and its Member States.</p> <p>2. In accordance with the objective in Article 1, these two entities shall establish a GNSS Steering Committee, hereinafter referred to as ‘the Committee’ for the management of this Agreement. This Committee shall consist of official representatives of each Party and it shall establish its own rules of procedure based on mutual consensus. The functions of the Steering Committee shall include:</p> <p>(a) promoting, making recommendations to the Parties and overseeing the different cooperation activities related to the Agreement;</p> <p>(c) reviewing the efficient functioning and implementation of this Agreement; ...</p> <p>3. The Committee shall, as a general rule, meet annually. The meetings will be held alternatively in the Community and in Korea. Extraordinary meetings may be organised at the request of either Party.</p> <p>(KOR)</p>	GNSS Steering Committee	No specific timeframe		annual	Transport
Protocol to the Framework Agreement for Trade and Cooperation between the European Community and its Member States, on the one hand, and the Republic of Korea, on the other hand, to take account of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic to the European Union (16/11/2005)		<p>This international agreement does not include any of these clauses.</p> <p>(KOR)</p>					External relations

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Atomic Energy Community (Euratom) and the Government of the Republic of South Africa for cooperation in the peaceful uses of nuclear energy (18/07/2013)		<p>Consultations: <u>Article XII - Consultation and dispute resolution</u></p> <p>1. At the request of either Party, representatives of the Parties shall meet when necessary to consult with each other on matters arising out of the interpretation or the implementation of this Agreement, to supervise its operation and to discuss arrangements for cooperation additional to those provided in this Agreement. Such consultations may take also the form of an exchange of correspondence.</p> <p>Sunset clause: <u>Article XV -Entry into force and duration</u></p> <p>1. This Agreement shall enter into force on the date of the latter written notification that internal procedures necessary for its entry into force have been completed by the Parties.</p> <p>2. This Agreement shall remain in force for a period of 10 years. Thereafter this Agreement shall be automatically renewed for additional periods of five years, unless, at least six months before the expiration of any such additional period, a Party notifies the other Party of its intention to terminate this Agreement.</p> <p>(RSA)</p>				(at request)	Energy
Agreement between the European Community and its Member States, of the one part, and the Republic of South Africa, of the other part, amending the Agreement on Trade, Development and Cooperation (11/09/2009)		<p>This international agreement does not include any of these clauses.</p> <p>(RSA)</p>					Development, Trade
Agreement establishing an Association between the European Union and its Member States, on the one hand, and Central America on the other (29/06/2012)		<p>Management and implementation clause:</p> <p><u>Article 7 - Association Committee</u></p> <p>1. The Association Council shall be assisted in the performance of its duties by an Association Committee which shall be composed of representatives of the EU Party and of each of the Republics of the CA Party, at senior official level, and taking into consideration the specific issues (Political Dialogue, Cooperation and/or Trade) to be addressed at any given session.</p> <p>2. The Association Committee shall be responsible for the general implementation of this Agreement.</p> <p>3. The Association Council shall establish the rules of procedure of the Association Committee.</p> <p>4. The Association Committee shall have the power to take decisions in the cases provided for in this Agreement or where such power has been delegated to it by the Association Council. In this event, the Association Committee shall take its decisions in accordance with the conditions laid down in Articles 4 to 6.</p> <p>5. The Association Committee shall generally meet once a year for an overall review of the implementation of this Agreement, on a date and with an agenda agreed in advance by the Parties, in Brussels one year and in Central America the next. Special meetings may be convened, by mutual agreement, at the request of either of the Parties. The Association Committee shall be chaired alternately by a representative of each of the Parties.</p> <p>Review clauses:</p> <p><u>Article 168 - Review</u></p> <p>The Parties commit to review the investment legal framework, the investment environment, and the flow of investment between them consistent with their commitments in international agreements no later than three years after the entry into force of this Agreement and at regular intervals thereafter.</p> <p><u>Article 293 - Sustainability Review</u></p> <p>The Parties commit to jointly reviewing, monitoring and assessing the contribution of Part IV of this Agreement, including cooperation activities under Article 302, to sustainable development.</p> <p>Special review clause:</p> <p><u>Article 344 - Transparency in Subsidies</u></p> <p>4. The Association Committee shall periodically review the progress made by the Parties in implementing this Article.</p> <p>(EU, AUT, BEL, BGR, CRI, CYP, CZE, DNK, SLV,EST, FIN, FRA, DEU, GRC, GTM, HND, HUN, IRL, ITA, LVA, LTU, LUX, MLT, NLD, NIC, PAN, POL, PRT, ROU, SVK, SVN, ESP, SWE, UK)</p>	Association committee, Association Council	annual (periodical)		annual	External relations

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Protocol Amending the Agreement on Government Procurement (30/03/2012)		<p>Review clause: <u>Article V - Developing Countries</u> 10. The Committee shall review the operation and effectiveness of this Article every five years.</p> <p>Management, implementation and review clause: <u>Article XXI - Institutions - Committee on Government Procurement</u> 1. There shall be a Committee on Government Procurement composed of representatives from each of the Parties. This Committee shall elect its own Chairman and shall meet as necessary, but not less than once a year, for the purpose of affording Parties the opportunity to consult on any matters relating to the operation of this Agreement or the furtherance of its objectives, and to carry out such other responsibilities as may be assigned to it by the Parties. ... 3. The Committee shall annually: (a) review the implementation and operation of this Agreement; and (b) inform the General Council of its activities, pursuant to Article IV:8 of the Marrakesh Agreement Establishing the World Trade Organization (hereinafter referred to as "WTO Agreement"), and of developments relating to the implementation and operation of this Agreement.</p> <p>(EU, AUT, BEL, CYP, CZE, DNK,EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MLT, Members of the WTO, NLD, POL, PRT, SVK, SVN, ESP, SWE, UK)</p>	Committee on Government Procurement	annual (every 5 years)		annual	Internal market, Trade
Nagoya-Kuala Lumpur Supplementary Protocol on Liability and Redress to the Cartagena Protocol on Biosafety (15/10/2010)		<p>Review clause: <u>Article 13 - Assessment and review</u> The Conference of the Parties serving as the meeting of the Parties to the Protocol shall undertake a review of the effectiveness of this Supplementary Protocol five years after its entry into force and every five years thereafter, provided information requiring such a review has been made available by Parties. The review shall be undertaken in the context of the assessment and review of the Protocol as specified in Article 35 of the Protocol, unless otherwise decided by the Parties to this Supplementary Protocol. The first review shall include a review of the effectiveness of Articles 10 and 12.</p> <p>Management, review and implementation clause: <u>Article 14 - Conference of the Parties serving as the meeting of the Parties to the Protocol</u> 1. Subject to paragraph 2 of Article 32 of the Convention (on Biological Diversity), the Conference of the Parties serving as the meeting of the Parties to the Protocol shall serve as the meeting of the Parties to this Supplementary Protocol. 2. The Conference of the Parties serving as the meeting of the Parties to the Protocol shall keep under regular review the implementation of this Supplementary Protocol and shall make, within its mandate, the decisions necessary to promote its effective implementation. It shall perform the functions assigned to it by this Supplementary Protocol and, mutatis mutandis, the functions assigned to it by paragraphs 4(a) and (f) of Article 29 of the Protocol.</p> <p>(EU, BGR, CZE, IRL, LVA, LTU, MEX, NOR, ESP, SWE, SYR)</p>	Conference of the Parties	5 years after entry into force and every 5 years thereafter (5 years after entry into force and every 5 years thereafter)		annual	Environment
International Cocoa Agreement 2010 (25/06/2010)		<p>Review clause: <u>Article 39 - Fine or flavour cocoa</u> 1. The Council shall, at its first session following the entry into force of this Agreement, review Annex C of this Agreement and, if necessary, revise it determining the proportions in which the countries listed therein produce and export exclusively or partially fine or flavour cocoa. Thereafter, the Council may at any time during the lifetime of this Agreement review Annex C and, if necessary, revise it. ... <u>Article 43 - Sustainable cocoa economy</u> 5. The Council shall adopt and periodically review programmes and projects related to a sustainable cocoa economy and in accordance with paragraph 1 of this Article.</p> <p>Sunset and review clause: <u>Article 62 - Duration, extension and termination</u> 1. This Agreement shall remain in force until the end of the 10th full cocoa year after its entry into force, unless extended under paragraph 4 of this Article, or terminated earlier under paragraph 5 of this Article. 2. The Council shall review the present Agreement 5 years after its entry into force and shall take decisions as appropriate.</p> <p>(EU, BRA, CMR, CRI, CIV, COD, DOM, GAB, GHA IDN, LBR, SLE, SUI, TGO, TTO)</p>	International Cocoa Council	5 years after entry into force (in first session following entry into force)			Development and aid

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Amendments to the Convention on future multilateral cooperation in the North- East Atlantic Fisheries allowing for the establishment of dispute settlement procedures, the extension of the scope of the Convention and a review of the objectives of the Convention (11/08/2006)		This international agreement does not include any of these clauses. (EC, FRO, GRL, ISL, NOR, RUS)					Fisheries
Agreement amending for the second time the Partnership Agreement between the members of the African, Caribbean and Pacific Group of States, of the one part, and the European Community and its Member States, of the other part, signed in Cotonou on 23 June 2000, as first amended in Luxembourg on 25 June 2005 (22/06/2010)		This international agreement does not include any of these clauses. (EU, AGO, ATG, AUT, BHS, BRB, BEL, BLZ, BEN, BWA, BGR, BFA, BDI, CMR, CPV, CAF, TCD, COM, COG, COK, CYP, CZE, CIV, COD, DNK, DJI, DMA, DOM, ERI, EST, ETH, FSM, FJI, FIN, FRA, GAB, GMB, DEU, GHA, GRC, GRD, GIN,GNB, GUY, HTI, HUN, IRL, ITA, JAM, KEN, KIR, LVA, LSO, LIB, LTU, LUX, MDG, MWI, MLI, MLT, MHL, MRT, MUS, MOZ, NAM, NRU, NLD, NER, NGA, NIU, PLW, PNG, POL, PRT, ROU, RWA, KNA, LCA, VCT, WSM, SEN, SYC, SLE, SVK, SVN, SLB, RSA, ESP, SUR, SWZ, SWE, STP, TZA, TLS, TGO, TON, TTO, TUV, UGA, UK, VUT, ZMB, ZWE)					Development and aid
Agreement on the Protection and Sustainable Development of the Prespa Park Area (02/02/2010)		Review clause: <u>Article 9 - High-level segment</u> The Ministers of Environment of the three State Parties and the representative of the EU shall meet regularly to review progress in the implementation of this Agreement and in achieving the objectives of Article 2, to review the work of the Prespa Park Management Committee and subsidiary organs, to set the agenda of joint activities in the Prespa Park Area for the coming period, and to provide political guidance. These meetings will take place at least once every 2 years, unless otherwise decided by the Parties, or at the written request of any Party, at a venue rotating between the three State Parties. <u>Article 10 - Prespa Park Management Committee</u> 1. In order to ensure effectiveness in the achievement of the objectives and commitments specified in this Agreement, the Parties hereby establish the Prespa Park Management Committee. ... 4. The Committee shall meet on a regular basis (twice a year). An extraordinary Committee meeting shall be called at the request of any of the Parties. ... 10. Four years after the beginning of its operation, the functioning and effectiveness of the Prespa Park Management Committee will be reviewed by the High-level segment of Article 9 and, if necessary, its composition and terms of reference will be adjusted in accordance with Article 17 of this Agreement. (EU, ALB, MKD, GRC)	High-level segment, Prespa Park Management Committee	regularly		twice a year	Environment
Agreement on Port State measures to prevent, deter, and eliminate Illegal, Unreported and Unregulated fishing (22/11/2009)		Review clause: <u>Article 24 - Monitoring, review and assessment</u> 1. Parties shall, within the framework of FAO and its relevant bodies, ensure the regular and systematic monitoring and review of the implementation of this Agreement as well as the assessment of progress made towards achieving its objective. 2. Four years after the entry into force of this Agreement, FAO shall convene a meeting of the Parties to review and assess the effectiveness of this Agreement in achieving its objective. The Parties shall decide on further such meetings as necessary. (EU, AGO, AUT, BEN, BRA, CAN, CHL, FRA, GAB, GHA, ISL, IDN, KEN, MOZ, NZL, NOR, PER, RUS, WSM, SLE, TUR, USA, URY)	Meeting of the Parties	regularly and 4 years after entry into force			Environment, Fisheries

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Interim Agreement establishing a framework for an Economic Partnership Agreement between the Eastern and Southern Africa States, on the one part, and the European Community and its Member States, on the other part (29/08/2009)		<p>Review clause:</p> <p><u>Article 13 - Rules of origin</u> For the purposes of this Chapter, ‘originating’ means qualifying under the rules of origin set out in Protocol 1 to this Agreement. For the purposes of the comprehensive EPA (Economic Partnership Agreement), and during the period between the entry into force of this agreement and the entry into force of the comprehensive EPA, the Parties shall review the provisions of this Protocol with a view to their further simplification. In such review the Parties shall take into account the development needs of the ESA States and development of technologies, production processes and all other factors, including on-going reforms of rules of origin, which may require modifications to the provisions of this Protocol. Any such modifications shall be effected by a decision of the EPA Committee.</p> <p><u>Article 20 - Multilateral safeguards</u> 3. The provisions of paragraph 2 shall apply for a period of five years, beginning with the date of entry into force of this Agreement. Not later than 120 days before the end of this period, the EPA Committee shall review the operation of those provisions in the light of the development needs of the ESA States, with a view to determining whether to extend their application for a further period.</p> <p><u>Article 36 - General provisions</u> 2. The Parties commit themselves to cooperating in order to facilitate the implementation of this Agreement and to support regional integration and development strategies. The Parties agree that cooperation will be based on the ESA Development Cooperation Strategy and the jointly agreed Development Matrix. The matrix is attached as Annex IV to this Agreement. The ESA Development Cooperation Strategy and the Development Matrix will be regularly reviewed subject to the provisions of Chapter VI on Dispute Avoidance, Settlement, Institutional, General and Final Provisions.</p> <p><u>Article 67 - Accession of new Member States to the European Union</u> 3. The Parties shall review the effects of the accession of new EU Member States on this Agreement. The EPA Committee may decide on any transitional or amending measures that might be necessary.</p> <p>(EC, AUT, BEL, BGR, COM, CYP, CZE, DNK,EST, FIN, FRA, DEU, GRC, HUN, IRL, ITA, LVA, LTU, LUX, MDG, MLT, MUS, NLD, POL, PRT, ROU, SYC, SVK, SVN, ESP, SWE, UK, ZMB, ZWE)</p>	Contracting Parties, EPA Committee	when necessary			Fisheries, Trade
Interim Agreement with a view to an Economic Partnership Agreement between, the European Community and its Member States, of the one part, and the SADC EPA States, of the other part (04/06/2009)		<p>Review clause:</p> <p><u>ARTICLE 54 - Implementation</u> The Parties agree that the Trade and Development Committee shall be competent under this Chapter to: 1. monitor and review its implementation; 2. provide coordination and consultation on TBT issues;...</p> <p><u>ARTICLE 62 - Implementation</u> The Parties agree that the Trade and Development Committee shall be competent under this Chapter to: 1. monitor and review its implementation;</p> <p><u>ARTICLE 108 - Revision clause</u> 1. Without prejudice to Article 67, the Parties agree to review this Agreement no later than five years after its entry into force. 2. As regards the implementation of this Agreement, either Party may make suggestions oriented towards adjusting trade related cooperation, taking into account the experience acquired during the implementation thereof. 3. The Parties agree that this Agreement may need to be reviewed in light of further developments in international economic relations and in the light of the expiration of the CotonouAgreement.</p> <p>Management and implementation clause:</p> <p><u>ARTICLE 94 - Composition and functions</u> 1. The Joint Council shall be composed, on the one hand, of the members of the Council of the European Union and relevant members of the European Commission or their representatives, and, on the other hand, the Ministers of the SADC EPA States or their representatives. 2. Without prejudice to the functions of the Council of Ministers as defined in Article 15 of the Cotonou Agreement, the functions of the Joint Council shall be to: (a) be responsible for the operation and implementation of this Agreement and monitor the fulfilment of its objectives; (c) examine proposals and recommendations from the Parties for the review of this Agreement; (g) monitor and review progress on all matters covered by this Agreement;</p> <p><u>ARTICLE 96 - Trade and development committee ("the Committee")</u> 4. The Committee shall report and be responsible to the Joint Council. 6. The Committee shall have, in particular, the following functions: (b) In the area of development cooperation, to: (iv) review and discuss cooperation issues pertaining to regional integration and implementation of this Agreement; ...</p>	Joint Council, Contracting Parties, Trade and Development Committee	5 years after entry into force	annual	annual	Trade

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Economic Partnership Agreement between the CARIFORUM States, of the one part, and the European Community and its Member States, of the other part (15/10/2008)		<p>Review clause: <u>Article 246 - Revision clause</u></p> <p>1. The Parties agree to consider extending this Agreement with the aim of broadening and supplementing its scope in accordance with their respective legislation, by amending it or concluding agreements on specific sectors or activities in the light of the experience gained during its implementation. The Parties may also consider revising this Agreement to bring Overseas Countries and Territories associated with the European Community within the scope of this Agreement.</p> <p>2. As regards the implementation of this Agreement, either Party may make suggestions oriented towards adjusting trade related cooperation, taking into account the experience acquired during the implementation thereof.</p> <p>3. The Parties agree that this Agreement may need to be reviewed in the light of the expiration of the Cotonou Agreement.</p> <p>Management and implementation clause: <u>Article 230 - CARIFORUM-EC Trade and Development Committee</u></p> <p>3. The CARIFORUM-EC Trade and Development Committee shall have, in particular, the following functions:</p> <p>(b) in the area of development:</p> <p>(iv) to keep under periodic review the cooperation priorities set out in this Agreement, and to make recommendations on the inclusion of new priorities, as appropriate;</p> <p>...</p> <p><u>Article 227 - Joint CARIFORUM-EC Council</u></p> <p>1. A Joint CARIFORUM-EC Council is hereby established, which shall supervise the implementation of this Agreement. The Joint CARIFORUM-EC Council shall meet at ministerial level at regular intervals, not exceeding a period of two years, and extraordinarily whenever circumstances so require, if the Parties so agree.</p> <p>2. ... the Joint CARIFORUM-EC Council shall generally be responsible for the operation and implementation of this Agreement and shall monitor the fulfilment of its objectives. It shall also examine any major issue arising within the framework of this Agreement, as well as any other bilateral, multilateral or international question of common interest and affecting trade between the Parties.</p> <p>3. The Joint CARIFORUM-EC Council shall also examine proposals and recommendations from the Parties for the review of this Agreement.</p> <p>Special review clause: <u>Article 181 - Review clause</u></p> <p>The CARIFORUM-EC Trade and Development Committee will review the operation of this Chapter every three years, including with regard to any modifications of coverage, and may make appropriate recommendations to the Joint CARIFORUM-EC Council to that effect, as appropriate. In carrying out this task, the CARIFORUM-EC Trade and Development Committee may, without prejudice to Article 182, also make appropriate recommendations regarding the Parties' further cooperation in the procurement field and the implementation of this Chapter.</p> <p>(EC, ATG, AUT, BHS, BRB, BEL, BLZ, BGR, CYP, CZE, DNK, DMA, DOM, EST, FIN, FRA, DEU, GRC, GRD, GUY, HTI, HUN, IRL, ITA, JAM, LVA, LTU, LUX, MLT, NLD, POL, PRT, ROU, KNA, LCA, VCT, SVK, SVN, ESP, SUR, SWE, TTO, UK)</p>	CARIFORUM-EC Trade and Development Committee, Joint CARIFORUM-EC Council, Contracting Parties	when necessary, periodical		biennial	Development and aid
Additional Protocol to the Cooperation Agreement for the Protection of the Coasts and Waters of the North-East Atlantic against Pollution (20/05/2008)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, FRA, MAR, PRT, ESP)</p>					Environment
Convention of 23 November 2007 on the International Recovery of Child Support and Other Forms of Family Maintenance (23/11/2007)		<p>Review clause: <u>Article 54</u></p> <p><u>Article 54 - Review of practical operation of the Convention</u></p> <p>(1) The Secretary General of the Hague Conference on Private International Law shall at regular intervals convene a Special Commission in order to review the practical operation of the Convention and to encourage the development of good practices under the Convention.</p> <p>(2) For the purpose of such review, Contracting States shall cooperate with the Permanent Bureau of the Hague Conference on Private International Law in the gathering of information, including statistics and case law, concerning the practical operation of the Convention.</p> <p>(EU, BFA, BIH, NOR, UKR, USA)</p>	Special commission	regularly			Justice, freedom and security
Agreement on the participation of the Republic of Bulgaria and Romania in the European Economic Area (25/07/2007)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, BGR, CYP, CZE, DNK, EST, FIN, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LIE, LTU, LUX, MLT, NLD, NOR, POL, PRT, ROU, SVK, SVN, ESP, SWE, UK)</p>					External relations
Agreement between the European Union and the Republic of Iceland and the Kingdom of Norway on the surrender procedure between the Member States of the European Union and Iceland and Norway (28/06/2006)		<p>Review clause: <u>Article 40 - Common review</u></p> <p>The Contracting Parties agree to carry out a common review of this Agreement no later than five years after its entry into force, and in particular of the declarations made under Articles 3(4), 6(2), 7(2) and 20(5) of this Agreement. Where the declarations referred to in Article 7(2) are not renewed, they shall expire five years after the entry into force of this Agreement. The review shall in particular address the practical implementation, interpretation and development of the Agreement and may also include issues such as the consequences of further development of the European Union relating to the subject matter of this Agreement.</p> <p>(EU, ISL, NOR)</p>	Contracting Parties	5 years after entry into force			Justice, freedom and security

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Multilateral Agreement between the European Community and its Member States, the Republic of ALB, BIH, the Republic of Bulgaria, the Republic of Croatia, the MKD, the Republic of Iceland, the Republic of MNE, the Kingdom of Norway, Romania, the Republic of Serbia and the United Nations Interim Administration Mission in Kosovo on the establishment of a European Common Aviation Area (09/06/2006)		<p>Management, review and implementation clause: JOINT COMMITTEE - Article 18</p> <p>1. A Joint Committee is hereby established which shall be responsible for the administration of this Agreement and shall ensure its proper implementation, without prejudice to Article 15(2) and (3) and Articles 21 and 22. For this purpose it shall make recommendations and take decisions in the cases provided for in this Agreement. The decisions of the Joint Committee shall be put into effect by the Contracting Parties in accordance with their own rules.</p> <p>2. The Joint Committee shall consist of representatives of the Contracting Parties. ...</p> <p>4. For the purpose of the proper enforcement of this Agreement, the Contracting Parties shall exchange information, inter alia, on new legislation or decisions that are relevant for this Agreement, and, at the request of any Party, shall hold consultations within the Joint Committee, including on social issues. ...</p> <p>7. The chairman of the Joint Committee shall convene its meetings at least once a year in order to review the general functioning of this Agreement and, whenever special circumstances so require, at the request of a Contracting Party. The Joint Committee shall keep under constant review the development of the case law of the Court of Justice. To this end the European Community shall transmit to the ECAA Partners all judgements of the Court of Justice relevant for the functioning of this Agreement. The Joint Committee shall act within three months so as to preserve the homogeneous interpretation of this Agreement.</p> <p>Article 30 - Review This Agreement shall be reviewed at the request of any Contracting Party and at any event five years after its entry into force.</p> <p>(EC, ALB, AUT, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, DEU, GRC, HUN, ISL, IRL, ITA, LVA, LTU, LUX, MLT, MNE, NLD, NOR, POL, PRT, ROU, Serbia, SVK, SVN, ESP, SWE, UK, UN Interim Administration Mission in Kosovo)</p>	Joint Committee	annual, at request, 5 years after entry into force		annual	Transport
Convention on Choice of Court Agreements (30/06/2005)		<p>Review clause: Article 24 - Review of operation of the Convention</p> <p>The Secretary General of the Hague Conference on Private International Law shall at regular intervals make arrangements for:</p> <p>(a) review of the operation of this Convention, including any declarations; and</p> <p>(b) consideration of whether any amendments to this Convention are desirable.</p> <p>(EC, MEX)</p>	Secretary General of the Hague Conference on Private Law	regular			Justice, freedom and security
Amendment to the Convention on access to information, public participation in decision-making and access to justice in environmental matters (27/05/2005)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, AUT, BEL, BGR, CYP, CZE, DNK, EST, FIN, DEU, HUN, ITA, LVA, LTU, LUX, MDA, NLD, NOR, POL, PRT, ROU, ESP, SWE, UK)</p>					Environment
Political Dialogue and Cooperation Agreement between the European Community and its Member States, of the one part, and the Republics of Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua and Panama (15/12/2003)		<p>Management and implementation clause: ARTICLE 52 - Institutional Framework</p> <p>1. The Parties agree to retain the Joint Committee, established pursuant to the 1985 Central America-EC Cooperation Agreement and retained by the 1993 Framework Cooperation Agreement.</p> <p>2. The Joint Committee shall be responsible for the general implementation of the Agreement. It shall also discuss any question affecting economic relations between the Parties, including with individual Member Countries of Central America.</p> <p>3. The agendas for Joint Committee meetings shall be set by mutual agreement. The Committee shall itself establish provisions concerning the frequency and location of its meetings, chairmanship, and other issues that may arise, and shall, where necessary, set up sub-committees.</p> <p>4. A Joint Consultative Committee, consisting of representatives of the Consultative Committee of the Central American Integration System (CC-SICA) and the European Economic and Social Committee (EESC), shall be established in order to assist the Joint Committee to promote dialogue with economic and social organizations of civil society.</p> <p>5. The Parties encourage the European Parliament and the Central American Parliament (Parlacen) to establish an Inter-parliamentarian Committee, in the framework of this Agreement, in accordance with their constitutional laws.</p> <p>(EC, AUT, BEL, CRI, DNK, SLV, FIN, FRA, DEU, GRC, GTM, HND, IRL, ITA, LUX, MLT, NLD, NIC, PAN, PRT, ESP, SWE, UK)</p>	Joint Committee, Joint Consultative Committee Inter-parliamentary Committee	no specific timeframe		no specific timeframe	External relations

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Political dialogue and Cooperation Agreement between the European Community and its Member States, of the one part, and the Andean Community and its Member Countries (Bolivia, Colombia, Ecuador, Peru and Venezuela), of the other part (15/12/2003)		<p>Management and implementation clause: <u>ARTICLE 52 - Institutional framework</u></p> <p>1. The Parties agree to retain the Joint Committee established pursuant to the 1983 Andean Community Cooperation Agreement and retained by the 1993 Framework Cooperation Agreement. This Committee shall meet alternatively in the European Union and the Andean Community at senior official level. The agenda for the Joint Committee meetings shall be set by mutual agreement. The Committee shall itself establish provisions concerning the frequency of its meetings, chairmanship and other issues that may arise, including, as appropriate, the creation of subcommittees.</p> <p>2. The Joint Committee shall be responsible for the general implementation of the agreement. It shall also discuss any question affecting economic relations between the Parties, including sanitary and phytosanitary issues, including with individual Member Countries of the Andean Community.</p> <p>3. A Joint Consultative Committee to assist the Joint Committee to promote dialogue with economic and social organisations of organised civil society shall be established.</p> <p>4. The Parties encourage the European Parliament and the Andean Parliament to establish an Inter-parliamentary Committee, within the framework of this Agreement, in accordance with past practice.</p> <p>(EC, Andean Community, AUT, BEL, BOL, COL, DNK, ECU, FIN, FRA, DEU, GRC, IRL, ITA, LUX, NLD, PER, PRT, ESP, SWE, UK, VEN)</p>	Joint Committee, Joint Consultative Committee Inter-parliamentary Committee	no specific timeframe		no specific timeframe	External relations
Protocol on Strategic Environmental Assessment to the Convention on Environmental Impact Assessment in a Transboundary Context (21/05/2003)		<p>Management, review and implementation clause: <u>Article 14 - The meeting of the parties to the convention serving as the meeting of the parties to the protocol</u></p> <p>1. The Meeting of the Parties to the Convention (on Environmental Impact Assessment in a Transboundary Context) shall serve as the Meeting of the Parties to this Protocol. ...</p> <p>4. The Meeting of the Parties to the Convention serving as the Meeting of the Parties to this Protocol shall keep under regular review the implementation of this Protocol and, for this purpose, shall:</p> <p>(a) review policies for and methodological approaches to strategic environmental assessment with a view to further improving the procedures provided for under this Protocol;</p> <p>(d) establish such subsidiary bodies as it considers necessary for the implementation of this Protocol;</p> <p>(e) where necessary, consider and adopt proposals for amendments to this Protocol..</p> <p>(EC, ALB, BGR, HRV, CZE, FIN, DEU, LUX, MNE, NOR, SVK, ESP, SWE)</p>	Meetings of the Parties	regular			Environment
Agreement between the European Atomic Energy Community (Euratom) and non-member States of the European Union on the participation of the latter in the Community arrangements for the early exchange of information in the event of radiological emergency (29/01/2003)		<p>This international agreement does not include any of these clauses.</p> <p>(EURATOM, BGR, CYP, CZE, EST, HUN, LVA, LTU, MLT, POL, ROU, SVK, SVN, SUI, TUR)</p>					Energy
Protocol on the accession of the European Community to the Eurocontrol International Convention relating to Cooperation for the Safety of Air Navigation of 13 December 1960, as variously amended and as consolidated by the Protocol of 27 June 1997 (08/10/2002)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, ALB, AUT, BEL, BGR, HRV, CYP, CZE, DNK, FIN, MKD, FRA, DEU, GRC, HUN, IRL, ITA, LUX, MLT, MDA, MCO, NLD, NOR, PRT, ROU, SVK, SVN, ESP, SWE, SUI, TUR, UK)</p>					Transport
Convention on information and legal cooperation concerning 'information society services' (No 180, Council of Europe) (04/10/2001)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, BIH)</p>					Internal market

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement establishing the Terms of Reference of the International Jute Study Group (13/03/2001)		<p>Review clause: <u>Annual assessment and reports</u></p> <p>19. (a) The Group shall undertake an annual assessment of the world jute situation and related matters in the light of information supplied by members and supplemented by information from all other relevant sources, including periodic evaluation reports by donors. The annual assessment shall include a review of expected jute production capacity for future years and an outlook for jute production, consumption and trade for the following calendar year, for the purpose of assisting members in their individual assessments of the evolution of the international jute economy.</p> <p>(b) The Group shall prepare a report incorporating the results of the annual assessment and distribute it to members. If the Group deems it appropriate, this report, as well as other reports and studies distributed to members, may be made available to other interested parties in accordance with the rules of procedure.</p> <p>(c) The Group shall undertake periodic evaluations of its activities at least every two years, and compare their conformity to the objectives and functions of the Group as set out in paragraphs 3 and 4.</p> <p>(EC, AUT, BGD, BEL, BGR, CYP, CZE, DNK,EST, FIN, FRA, DEU, GRC, HUN, IND, IRL, ITA, LVA, LTU, LUX, MLT, NLD, POL, PRT, ROU, SVK, SVN, ESP, SWE, SUI, UK)</p>	Group	annual and biennial			Development and aid
Amendment to the trade-related provisions of the Energy Charter Treaty (24/04/1998)		<p>This international agreement does not include any of these clauses.</p> <p>(EC, ALB, ARM, AUS, AUT, AZE, BLR, BEL, BIH, BGR, HRV, CYP, CZE, DNK, EST, FIN, MKD, FRA, GEO, DEU, GRC, HUN, ISL, IRL, ITA, JPN, KAZ, KGZ, LVA, LIE, LTU, LUX, MLT, MDA, MNG, NLD, NOR, POL, PRT, ROU, RUS, SVK, SVN, ESP, SWE, SUI, TJK, TUR, UKR, UK, UZB)</p>					Energy
European Convention relating to questions on Copyright Law and Neighbouring Rights in the Framework of Transfrontier Broadcasting by Satellite (No 153, Council of Europe) (11/05/1994)		<p>Consultations:</p> <p><u>Article 7 - Multilateral consultations</u></p> <p>1. The Parties shall, within two years from the entry into force of this Convention and every two years thereafter, and, in any event, whenever a Party so requests, hold multilateral consultations within the Council of Europe to examine the application of this Convention and the advisability of revising it or extending any of its provisions. These consultations shall take place at meetings convened by the Secretary General of the Council of Europe.</p> <p>3. After each consultation, the Parties shall forward to the Committee of Ministers of the Council of Europe a report on the consultations and on the functioning of the Convention, including, if they consider it necessary, proposals for the amendment of the Convention.</p> <p>(EC, BIH, NOR, SMR, SUI)</p>				(2 years after entry into force and thereafter every 2 years)	Internal market
Cooperation Agreement for the protection of the coasts and waters of the north-east Atlantic against pollution (17/10/1990)		<p>Management, review and implementation clause: <u>Article 17</u></p> <p>Meetings of the Parties shall be responsible for:</p> <p>(a) general monitoring of implementation of this Agreement;</p> <p>(b) regular examination of the effectiveness of measures taken pursuant to this Agreement;</p> <p>(c) endeavouring as soon as possible to identify and define those areas which, owing to their environmental characteristics, must be regarded as particularly sensitive;</p> <p>(d) carrying out any other functions which may be necessary in accordance with the provisions of this Agreement.</p> <p>(EEC, FRA, MAR, PRT, ESP)</p>	Meetings of the Parties	regular		no specific timeframe	Environment, Fisheries
Terms of reference of the International Tin Study Group (07/04/1989)		<p>Management and implementation clause: <u>Standing Committee</u></p> <p>9. (a) The Group shall establish a Standing Committee which shall consist of those members of the Group which have indicated their desire to participate in its work.</p> <p>(b) The Standing Committee shall undertake such tasks as may be assigned to it by the Group and shall report to the Group on completion, or on the progress, of its work.</p> <p>Review clause: <u>Annual assessment and reports</u></p> <p>17. (a) The Group shall undertake an annual assessment of the world tin situation and related matters in the light of information supplied by members and supplemented by information from all other relevant sources. The annual assessment shall include a review of anticipated tin production capacity for future years and an outlook for tin production, consumption and trade for the following calendar year, for the purpose of assisting members in their individual assessments of the evolution of the international tin economy.</p> <p>(b) The Group shall prepare a report incorporating the results of the annual assessment and distribute it to members. If the Group deems it appropriate, this report, as well as other reports and studies distributed to members, may be made available to other interested parties in accordance with the rules of procedure.</p> <p>(EC, BEL, FRA, GRC, IDN, ITA, LUX, MYS, NLD, NGA, PRT, THA)</p>	Standing Committee	annual		no specific timeframe	Internal market

Name of international agreement (Signature of international agreement)	Duration date (deadline)	Special provisions for review/evaluation/management/implementation /reporting/sunset clause (Contracting parties (country codes))	Competent Body	Review (Special Review)	Report	Meetings of bodies (Consultations)	Subject matter
Agreement between the European Union and Iceland and Norway on the application of certain provisions of Council Decision 2008/615/JHA on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime and Council Decision 2008/616/JHA on the implementation of Decision 2008/615/JHA on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime, and the Annex thereto (30/11/2009)		<p>Review clause: Article 6: Review</p> <p>The Contracting Parties agree to carry out a common review of this Agreement no later than five years after its entry into force. The review shall in particular address the the practical implementation, interpretation and development of the Agreement and shall also include issues such as the consequences of development of the European Union relating to the subject-matter of this Agreement.</p> <p>(ISL, NOR)</p>	Contracting Parties	5 years after entry into force			Justice, freedom and security

F. Country codes

Code	Country Name	Code	Country Name
AFG	Afghanistan	LCA	Saint Lucia
AGO	Angola	LIE	Liechtenstein
ALB	Albania	LKA	Sri Lanka
ARG	Argentina	LSO	Lesotho
ARM	Armenia	LTU	Lithuania
ATG	Antigua and Barbuda	LUX	Luxembourg
AUS	Australia	LVA	Latvia
AUT	Austria	MAR	Morocco
AZE	Azerbaijan	MCO	Monaco
BDI	Burundi	MDA	Moldova
BEL	Belgium	MDG	Madagascar
BEN	Benin	MDV	Maldives
BFA	Burkina Faso	MEX	Mexico
BGD	Bangladesh	MHL	Marshall Islands
BGR	Bulgaria	MKD	FYR of Macedonia
BHR	Bahrain	MLI	Mali
BHS	Bahamas	MLT	Malta
BIH	Bosnia and Herzegovina	MMR	Myanmar
BLR	Belarus	MNE	Montenegro
BLZ	Belize	MNG	Mongolia
BOL	Bolivia	MOZ	Mozambique
BRA	Brazil	MRT	Mauritania
BRB	Barbados	MUS	Mauritius
BTN	Bhutan	MWI	Malawi
BWA	Botswana	MYS	Malaysia
CAF	Central African Republic	NAM	Namibia
CAN	Canada	NER	Niger
CHL	Chile	NGA	Nigeria
CHN	China	NIC	Nicaragua
CIV	Ivory Coast	NIU	Niue
CMR	Cameroon	NLD	Netherlands
COD	Democratic Republic of Congo	NOR	Norway
COG	Congo	NPL	Nepal
COK	Cook Islands	NRU	Nauru
COL	Colombia	NZL	New Zealand
COM	Comoros	OMN	Oman
CPV	Cape verde	PAK	Pakistan

Code	Country Name	Code	Country Name
CRI	Costa Rica	PAN	Panama
CUB	Cuba	PER	Peru
CYP	Cyprus	PHL	Philippines
CZE	Czech Republic	PLW	Palau
DEU	Germany	PNG	Papua New Guinea
DJI	Djibouti	POL	Poland
DMA	Dominica	PRK	North Korea
DNK	Denmark	PRT	Portugal
DOM	Dominican Republic	PRY	Paraguay
DZA	Algeria	QAT	Quatar
ECU	Ecuador	ROU	Romania
EEC	European Economic Community	RSA	South Africa
EGY	Egypt	RUS	Russia
ERI	Eritrea	RWA	Rwanda
ESP	Spain	SAU	Saudi Arabia
EST	Estonia	SDN	Sudan
ETH	Ethiopia	SEN	Senegal
FIN	Finland	SGP	Singapore
FJI	Fiji	SKV	Slovakia
FRA	France	SLB	Solomon Islands
FRO	Faroe Islands	SLE	Sierra Leone
FSM	Micronesia	SLV	El Salvador
GAB	Gabon	SMR	San Marino
GEO	Georgia	SOM	Somalia
GHA	Ghana	SRB	Serbia
GIN	Guinea	STP	Sao Tome and Principe
GMB	Gambia	SUI	Switzerland
GNB	Guinea-Bissau	SUR	Suriname
GNQ	Equatorial Guinea	SVN	Slovenia
GRC	Greece	SWE	Sweden
GRD	Grenada	SWZ	Swaziland
GTM	Guatemala	SYC	Seychelles
GUY	Guyana	SYR	Syria
HND	Honduras	TCD	Chad
HRV	Croatia	TGO	Togo
HTI	Haiti	THA	Thailand
HUN	Hungary	TJK	Tajikistan
IDN	Indonesia	TLS	Timor

Code	Country Name	Code	Country Name
IND	India	TON	Tonga
IRL	Ireland	TTO	Trinidad and Tobago
IRN	Iran	TUN	Tunisia
IRQ	Iraq	TUR	Turkey
ISL	Iceland	TUV	Tuvalu
ISR	Israel	TWN	Taiwan
ITA	Italy	TZA	Tanzania
JAM	Jamaica	UAE	United Arab Emirates
JOR	Jordan	UGA	Uganda
JPN	Japan	UK	United Kingdom
KAZ	Kazakhstan	UKR	Ukraine
KEN	Kenya	URY	Uruguay
KGZ	Kyrgyzstan	USA	United States
KHM	Cambodia	UZB	Uzbekistan
KIR	Kiribati	VAT	Vatican
KNA	Saint Kitts and Nevis	VCT	Saint Vincent and the Grenadines
KOR	South Korea	VEN	Venezuela
KWT	Kuwait	VNM	Vietnam
LAO	Laos	WSM	Samoa
LBN	Lebanon	YEM	Yemen
LBR	Liberia	ZMB	Zambia
LBY	Libya	ZWE	Zimbabwe

This study provides an implementation monitoring tool which allows for a systematic overview of review and monitoring clauses, sunset clauses as well as management and implementation clauses that are included in international agreements concluded between the EU and third countries. It is produced by the Policy Cycle Unit of the European Parliamentary Research Service (EPRS), the EP's in-house research service and think tank, as part of its work on the evaluation of the EU policy cycle.

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