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President George W. Bush walks with Prime Minister of Ireland Bertie Ahern, right, and President of the European Commission Romano Prodi on the way to their joint press conference at the Dromoland Castle in Shannon, Ireland, Saturday, June 26, 2004. (White House File Photo)



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AGREEMENT ON MUTUAL RECOGNITION BETWEEN THE EUROPEAN COMMUNITY AND THE UNITED STATES OF AMERICA

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The EUROPEAN COMMUNITY, and the GOVERNMENT OF THE UNITED STATES OF AMERICA, hereinafter referred to as "the Parties",

CONSIDERING the traditional links of friendship that exist between the United States of America (U.S.) and the European Community (EC);

DESIRING to facilitate bilateral trade between them:

RECOGNIZING that mutual recognition of conformity assessment activities is an important means of enhancing market access between the Parties;

RECOGNIZING that an agreement providing for mutual recognition of conformity assessment activities is of particular interest to small and medium-sized businesses in the U.S. and the EC;

RECOGNIZING that any such mutual recognition also requires confidence in the continued reliability of the other Party's conformity assessments;

RECOGNIZING the importance of maintaining each Party's high levels of health, safety, environmental and consumer protection;

RECOGNIZING that mutual recognition agreements can positively contribute in encouraging greater international harmonization of standards;

NOTING that this Agreement is not intended to displace private sector bilateral and multilateral arrangements among conformity assessment bodies or to affect regulatory regimes allowing for manufacturers' self-assessments and declarations of conformity.

BEARING IN MIND that the Agreement on Technical Barriers to Trade, an agreement annexed to the Agreement establishing the World Trade Organization (WTO), imposes obligations on the Parties as Contracting Parties to the WTO, and encourages such Contracting Parties to enter into negotiations for the conclusion of agreements for the mutual recognition of results of each other's conformity assessment;

RECOGNIZING that any such mutual recognition needs to offer an assurance of conformity with applicable technical regulations or standards equivalent to the assurance offered by the Party's own procedures;

RECOGNIZING the need to conclude an Agreement on Mutual Recognition (MRA) in the field of conformity assessment with sectoral annexes; and

BEARING in mind the respective commitments of the Parties under bilateral, regional and multilateral environment, health, safety and consumer protection agreements.

HAVE AGREED AS FOLLOWS:

DEFINITIONS

- 1. The following terms and definitions shall apply to this Agreement only:
- Designating Authority means a body with power to designate, monitor, suspend, remove suspension of, or withdraw conformity assessment bodies as specified under this Agreement.
- Designation means the identification by a Designating Authority of a conformity assessment body to perform conformity assessment procedures under this Agreement.
- Regulatory Authority means a government agency or entity that exercises a legal right to control the use or sale of products within a Party's jurisdiction and may take enforcement action to ensure that products marketed within its jurisdiction comply with legal requirements.
- 2. Other terms concerning conformity assessment used in this Agreement shall have the meaning given elsewhere in this Agreement or in the definitions contained in Guide 2 (1996 edition) of the International Organization for Standardization (ISO) and the International Electrotechnical Commission (IEC). In the event of an inconsistency between ISO/IEC Guide 2 and definitions in this Agreement, the definitions in this Agreement shall prevail.

PURPOSE OF THE AGREEMENT

This Agreement specifies the conditions by which each Party will accept or recognize results of conformity assessment procedures, produced by the other Party's conformity assessment bodies or authorities, in assessing conformity to the importing Party's requirements, as specified on a sector-specific basis in the Sectoral Annexes, and to provide for other related cooperative activities. The objective of such mutual recognition is to provide effective market access throughout the territories of the Parties with regard to conformity assessment for all products covered under this Agreement. If any obstacles to such access arise, consultations will promptly be held. In the absence of a satisfactory outcome of such consultations, the Party alleging its market access has been denied, may, within 90 days of such consultation, invoke its right to terminate the Agreement in accordance with Article 21.

ARTICLE 3

GENERAL OBLIGATIONS

1. The United States shall, as specified in the Sectoral Annexes, accept or recognize results of specified procedures, used in assessing conformity to specified legislative, regulatory, and administrative provisions of the United States, produced by the other Party's conformity assessment bodies and/or authorities.

- 2. The European Community and its Member States shall, as specified in the Sectoral Annexes, accept or recognize results of specified procedures, used in assessing conformity to specified legislative, regulatory and administrative provisions of the European Community and its Member States, produced by the other Party's conformity assessment bodies and/or authorities.
- 3. Where sectoral transition arrangements have been specified in Sectoral Annexes, the above obligations will apply following the successful completion of those sectoral transition arrangements, with the understanding that the conformity assessment procedures utilized assure conformity to the satisfaction of the receiving Party, with applicable legislative, regulatory and administrative provisions of that Party, equivalent to the assurance offered by the receiving Party's own procedures.

GENERAL COVERAGE OF THE AGREEMENT

- 1. This Agreement applies to conformity assessment procedures for products and/or processes and to other related cooperative activities as described in this Agreement.
- 2. Sectoral Annexes may include:
- (a) a description of the relevant legislative, regulatory and administrative provisions pertaining to the conformity assessment procedures and technical regulations;

- (b) a statement on the product scope and coverage;
- (c) a list of Designating Authorities;
- (d) a list of agreed conformity assessment bodies or authorities or a source from which to obtain a list of such bodies or authorities and a statement of the scope of the conformity assessment procedures for which each has been agreed;
- (e) the procedures and criteria for designating the conformity assessment bodies;
- (f) a description of the mutual recognition obligations;
- (g) a sectoral transition arrangement;
- (h) the identity of a sectoral contact point in each Party's territory; and
- (i) a statement regarding the establishment of a Joint Sectoral Committee.
- 3. This Agreement shall not be construed to entail mutual acceptance of standards or technical regulations of the Parties and, unless otherwise specified in a Sectoral Annex, shall not entail the mutual recognition of the equivalence of standards or technical regulations.

TRANSITIONAL ARRANGEMENTS

The Parties agree to implement the transitional commitments on confidence building as specified in the Sectoral Annexes.

- 1. The Parties agree that each sectoral transitional arrangement shall specify a time period for completion.
- 2. The Parties may amend any transitional arrangement by mutual agreement.
- 3. Passage from the transitional phase to the operational phase shall proceed as specified in each Sectoral Annex, unless either Party documents that the conditions provided in such Sectoral Annex for a successful transition are not met.

ARTICLE 6

DESIGNATING AUTHORITIES

The Parties shall ensure that the Designating Authorities specified in the Sectoral Annexes have the power and competence in their respective territories to carry out decisions under this Agreement to designate, monitor, suspend, remove suspension of, or withdraw conformity assessment bodies.

DESIGNATION AND LISTING PROCEDURES

The following procedures shall apply with regard to the designation of conformity assessment bodies and the inclusion of such bodies in the list of conformity assessment bodies in a Sectoral Annex:

- (a) The Designating Authority identified in a Sectoral Annex shall designate conformity assessment bodies in accordance with the procedures and criteria set forth in that Sectoral Annex;
- (b) A Party proposing to add a conformity assessment body to the list of such bodies in a Sectoral Annex shall forward its proposal of one or more designated conformity assessment bodies in writing to the other Party with a view to a decision by the Joint Committee;
- (c) Within 60 days following receipt of the proposal, the other Party shall indicate its position regarding either its confirmation or its opposition. Upon confirmation, the inclusion in the Sectoral Annex of the proposed conformity assessment body or bodies shall take effect; and

(d) In the event that the other Party contests on the basis of documented evidence the technical competence or compliance of a proposed conformity assessment body, or indicates in writing that it requires an additional 30 days to more fully verify such evidence, such conformity assessment body shall not be included on the list of conformity assessment bodies in the applicable Sectoral Annex. In this instance, the Joint Committee may decide that the body concerned be verified. After the completion of such verification, the proposal to list the conformity assessment body in the Sectoral Annex may be resubmitted to the other Party.

ARTICLE 8

SUSPENSION OF LISTED CONFORMITY ASSESSMENT BODIES

The following procedures shall apply with regard to the suspension of a conformity assessment body listed in a Sectoral Annex:

(a) A Party shall notify the other Party of its contestation of the technical competence or compliance of a conformity assessment body listed in a Sectoral Annex and the contesting Party's intent to suspend such conformity assessment body. Such contestation shall be exercised when justified in an objective and reasoned manner in writing to the other Party;

- (b) The conformity assessment body shall be given prompt notice by the other Party and an opportunity to present information in order to refute the contestation or to correct the deficiencies which form the basis of the contestation;
- (c) Any such contestation shall be discussed between the Parties in the relevant Joint Sectoral Committee. If there is no Joint Sectoral Committee, the contesting Party shall refer the matter directly to the Joint Committee. If agreement to suspend is reached by the Joint Sectoral Committee or, if there is no Joint Sectoral Committee, by the Joint Committee, the conformity assessment body shall be suspended;
- (d) Where the Joint Sectoral Committee or Joint Committee decides that verification of technical competence or compliance is required, it shall normally be carried out in a timely manner by the Party in whose territory the body in question is located, but may be carried out jointly by the Parties in justified cases;
- (e) If the matter has not been resolved by the Joint Sectoral Committee within 10 days of the notice of contestation, the matter shall be referred to the Joint Committee for a decision. If there is no Joint Sectoral Committee, the matter shall be referred directly to the Joint Committee. If no decision is reached by the Joint Committee within 10 days of the referral to it, the conformity assessment body shall be suspended upon the request of the contesting Party;

- (f) Upon the suspension of a conformity assessment body listed in a Sectoral Annex, a Party is no longer obligated to accept or recognize the results of conformity assessment procedures performed by that conformity assessment body subsequent to suspension. A Party shall continue to accept the results of conformity assessment procedures performed by that conformity assessment body prior to suspension, unless a Regulatory Authority of the Party decides otherwise based on health, safety or environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex; and
- (g) The suspension shall remain in effect until agreement has been reached by the Parties upon the future status of that body.

WITHDRAWAL OF LISTED CONFORMITY ASSESSMENT BODIES

The following procedures shall apply with regard to the withdrawal from a Sectoral Annex of a conformity assessment body:

(a) A Party proposing to withdraw a conformity assessment body listed in a Sectoral Annex shall forward its proposal in writing to the other Party;

- (b) Such conformity assessment body shall be promptly notified by the other Party and shall be provided a period of at least 30 days from receipt to provide information in order to refute or to correct the deficiencies which form the basis of the proposed withdrawal;
- (c) Within 60 days following receipt of the proposal, the other Party shall indicate its position regarding either its confirmation or its opposition. Upon confirmation, the withdrawal from the list in the Sectoral Annex of the conformity assessment body shall take effect:
- (d) In the event the other Party opposes the proposal to withdraw by supporting the technical competence and compliance of the conformity assessment body, the conformity assessment body shall not at that time be withdrawn from the list of conformity assessment bodies in the applicable Sectoral Annex. In this instance, the Joint Sectoral Committee or the Joint Committee may decide to carry out a joint verification of the body concerned. After the completion of such verification, the proposal for withdrawal of the conformity assessment body may be resubmitted to the other Party; and
- (e) Subsequent to the withdrawal of a conformity assessment body listed in a Sectoral Annex, a Party shall continue to accept the results of conformity assessment procedures performed by that conformity assessment body prior to withdrawal, unless a Regulatory Authority of the Party decides otherwise based on health, safety and environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex.

MONITORING OF CONFORMITY ASSESSMENT BODIES

The following shall apply with regard to the monitoring of conformity assessment bodies listed in a Sectoral Annex:

- (a) Designating Authorities shall assure that their conformity assessment bodies listed in a Sectoral Annex are capable and remain capable of properly assessing conformity of products or processes, as applicable, and as covered in the applicable Sectoral Annex. In this regard, Designating Authorities shall maintain, or cause to maintain, ongoing surveillance over their conformity assessment bodies by means of regular audit or assessment;
- (b) The Parties undertake to compare methods used to verify that the conformity assessment bodies listed in the Sectoral Annexes comply with the relevant requirements of the Sectoral Annexes. Existing systems for the evaluation of conformity assessment bodies may be used as part of such comparison procedures;
- (c) Designating Authorities shall consult as necessary with their counterparts, to
 ensure the maintenance of confidence in conformity assessment procedures.
 With the consent of both Parties, this consultation may include joint participation
 in audits/inspections related to conformity assessment activities or other
 assessments of conformity assessment bodies listed in a Sectoral Annex; and

(d) Designating Authorities shall consult, as necessary, with the relevant Regulatory Authorities of the other Party to ensure that all technical requirements are identified and are satisfactorily addressed.

ARTICLE 11

CONFORMITY ASSESSMENT BODIES

Each Party recognizes that the conformity assessment bodies listed in the Sectoral Annexes fulfil the conditions of eligibility to assess conformity in relation to its requirements as specified in the Sectoral Annexes. The Parties shall specify the scope of the conformity assessment procedures for which such bodies are listed.

ARTICLE 12

EXCHANGE OF INFORMATION

1. The Parties shall exchange information concerning the implementation of the legislative, regulatory, and administrative provisions identified in the Sectoral Annexes.

- 2. Each Party shall notify the other Party of legislative, regulatory and administrative changes related to the subject matter of this Agreement at least 60 days before their entry into force. Where considerations of safety, health or environmental protection require more urgent action, a Party shall notify the other Party as soon as practicable.
- 3. Each Party shall promptly notify the other Party of any changes to its Designating Authorities and/or conformity assessment bodies.
- 4. The Parties shall exchange information concerning the procedures used to ensure that the listed conformity assessment bodies under their responsibility comply with the legislative, regulatory, and administrative provisions outlined in the Sectoral Annexes.
- 5. Regulatory Authorities identified in the Sectoral Annexes shall consult as necessary with their counterparts, to ensure the maintenance of confidence in conformity assessment procedures and to ensure that all technical requirements are identified and are satisfactorily addressed.

SECTORAL CONTACT POINTS

Each Party shall appoint and confirm in writing contact points to be responsible for activities under each Sectoral Annex.

JOINT COMMITTEE OF THE PARTIES

- 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 the Agreement.
- 2. The Joint Committee may establish Joint Sectoral Committees comprised of appropriate Regulatory Authorities and others deemed necessary.
- 3. Each Party shall have one vote in the Joint Committee. The Joint Committee shall make its decisions by unanimous consent. The Joint Committee shall determine its own rules and procedures.
- 4. The Joint Committee may consider any matter relating to the effective functioning of this Agreement. In particular it shall be responsible for:
- (a) listing, suspension, withdrawal and verification of conformity assessment bodies in accordance with this Agreement;
- (b) amending transitional arrangements in Sectoral Annexes;

- resolving any questions relating to the application of this Agreement and its Sectoral Annexes not otherwise resolved in the respective Joint Sectoral Committees;
- (d) providing a forum for discussion of issues that may arise concerning the implementation of this Agreement;
- (e) considering ways to enhance the operation of this Agreement;
- (f) coordinating the negotiation of additional Sectoral Annexes; and
- (g) considering whether to amend this Agreement or its Sectoral Annexes in accordance with Article 21.
- 5. When a Party introduces new or additional conformity assessment procedures affecting a Sectoral Annex, the Parties shall discuss the matter in the Joint Committee with a view to bringing such new or additional procedures within the scope of this Agreement and the relevant Sectoral Annex.

PRESERVATION OF REGULATORY AUTHORITY

- 1. Nothing in this Agreement shall be construed to limit the authority of a Party to determine, through its legislative, regulatory and administrative measures, the level of protection it considers appropriate for safety; for protection of human, animal, or plant life or health; for the environment; for consumers; and otherwise with regard to risks within the scope of the applicable Sectoral Annex.
- 2. Nothing in this Agreement shall be construed to limit the authority of a Regulatory Authority to take all appropriate and immediate measures whenever it ascertains that a product may: (a) compromise the health or safety of persons in its territory; (b) not meet the legislative, regulatory, or administrative provisions within the scope of the applicable Sectoral Annex; or (c) otherwise fail to satisfy a requirement within the scope of the applicable Sectoral Annex. Such measures may include withdrawing the products from the market, prohibiting their placement on the market, restricting their free movement, initiating a product recall, and preventing the recurrence of such problems, including through a prohibition on imports. If the Regulatory Authority takes such action, it shall inform its counterpart authority and the other Party within fifteen days of taking such action, providing its reasons.

SUSPENSION OF RECOGNITION OBLIGATIONS

Either Party may suspend its obligations under a particular Sectoral Annex, in whole or in part, if:

- (a) a Party suffers a loss of market access for the Party's products within the scope of the Sectoral Annex as a result of the failure of the other Party to fulfil its obligations under the Agreement;
- (b) the adoption of new or additional conformity assessment requirements as referenced in Article 14(5) results in a loss of market access for the Party's products within the scope of the Sectoral Annex because conformity assessment bodies designated by the Party in order to meet such requirements have not been recognized by the Party implementing the requirements; or
- (c) the other Party fails to maintain legal and regulatory authorities capable of implementing the provisions of this Agreement.

CONFIDENTIALITY

- 1. Each Party agrees to maintain, to the extent required under its laws, the confidentiality of information exchanged under this Agreement.
- 2. In particular, neither Party shall disclose to the public, nor permit a conformity assessment body to disclose to the public, information exchanged under this Agreement that constitutes trade secrets, confidential commercial or financial information, or information that relates to an ongoing investigation.
- 3. A Party or a conformity assessment body may, upon exchanging information with the other Party or with a conformity assessment body of the other Party, designate the portions of the information that it considers to be exempt from disclosure.
- 4. Each Party shall take all precautions reasonably necessary to protect information exchanged under this Agreement from unauthorized disclosure.

FEES

Each Party shall endeavor to ensure that fees imposed for services under this Agreement shall be commensurate with the services provided. Each Party shall ensure that, for the sectors and conformity assessment procedures covered under this Agreement, it shall charge no fees with respect to conformity assessment services provided by the other Party.

ARTICLE 19

AGREEMENTS WITH OTHER COUNTRIES

Except where there is written agreement between the Parties, obligations contained in mutual recognition agreements concluded by either Party with a party not a signatory to this Agreement (a third party) shall have no force and effect with regard to the other Party in terms of acceptance of the results of conformity assessment procedures in the third party.

TERRITORIAL APPLICATION

This Agreement shall apply, on the one hand, to the territories in which the Treaty establishing the European Community is applied, and under the conditions laid down in that Treaty and, on the other hand, to the territory of the United States.

ARTICLE 21

ENTRY INTO FORCE, AMENDMENT AND TERMINATION

- 1. This Agreement including its Sectoral Annexes on Telecommunication Equipment, Electromagnetic Compatibility, Electrical Safety, Recreational Craft, Pharmaceutical Good Manufacturing Practices (GMPs), and Medical Devices shall enter into force on the first day of the second month following the date on which the Parties have exchanged letters confirming the completion of their respective procedures for the entry into force of this Agreement.
- 2. This Agreement including any Sectoral Annex may, through the Joint Committee, be amended in writing by the Parties. The Parties may add a Sectoral Annex upon the exchange of letters. Such Annex shall enter into force 30 days following the date on which the Parties have exchanged letters confirming the completion of their respective procedures for the entry into force of the Sectoral Annex.

- 3. Either Party may terminate this Agreement in its entirety or any individual Sectoral Annex thereof by giving the other Party six months notice in writing. In the case of termination of one or more Sectoral Annexes, the Parties will seek to achieve by consensus to amend this Agreement, with a view to preserving the remaining Sectoral Annexes, in accordance with the procedures in this Article. Failing such consensus, the Agreement shall terminate at the end of six months from the date of notice.
- 4. Following termination of the Agreement in its entirety or any individual Sectoral Annex thereof, a Party shall continue to accept the results of conformity assessment procedures performed by conformity assessment bodies under this Agreement prior to termination, unless a Regulatory Authority in the Party decides otherwise based on health, safety and environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex.

FINAL PROVISIONS

- 1. The Sectoral Annexes referred to in Article 21(1), as well as any New Sectoral Annexes added pursuant to Article 21(2), shall form an integral part of this Agreement.
- 2. For a given product or sector, the provisions contained in the relevant Sectoral Annexes shall apply in the first place, and the provisions of this text in addition to those provisions. In the case of any inconsistency between the provisions of a Sectoral Annex and this text, the Sectoral Annex shall prevail, to the extent of that inconsistency.

- 3. This Agreement shall not affect the rights and obligations of the Parties under any other international agreement.
- 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.

This Agreement and the Sectoral Annexes are drawn up in two originals in the Danish, Dutch, English, Finnish, French, German, Greek, Italian, Portuguese, Spanish and Swedish languages, each text being equally authentic. In the event of inconsistencies of interpretation, the English text shall be determinative.

U.S. - EC MRA Telecommunication Equipment Annex

SECTORAL ANNEX

FOR

TELECOMMUNICATION EQUIPMENT

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition of Conformity Assessment between the United States and the European Community.

SECTION I

LEGISLATIVE, REGULATORY AND ADMINISTRATIVE PROVISIONS

EC	U.S.	
Directive 98/13/EC of the European Parliament and of the Council of 12 February 1998 relating to telecommunications terminal equipment and satellite earth station equipment, including	Communications Act of 1934, as amended by the Telecommunication Act of 1996, (Title 47 of the United States Code),	
the mutual recognition of their conformity, and interpretation thereof	the U.S. regulatory and administrative provisions in respect of telecommunication equipment, including 47 CFR Part 68, and FCC interpretation thereof;	
(The Parties recognize that the Handbook on the implementation of Directive 98/13/EC (ADLNB and ACTE approved), provides useful guidelines for the implementation of conformity assessment procedures falling under this Directive.);	(The Parties recognize that the FCC Form 730 Application Guide provides useful guidelines for the implementation of conformity assessment procedures for telecommunication terminal equipment falling within these regulations.);	
Commission Decisions (CTRs) established under Directive 98/13/EC;	The U.S. regulatory and administrative provisions in respect of all radio transmitters	
The EC Member States' legislation and regulations in respect of: (a) non-harmonized analogue connection to the public telecommunications network*; (b) non-harmonized radio transmitters for	subject to an equipment authorization requirement. A non-exclusive list of FCC regulations are contained in Section II;	
which there is a civilian equipment authorization requirement;		
* The EC agrees to seek authority to include non-harmonized digital connections;	For electrical safety, see Electrical Safety Sectoral Annex to the Agreement;	
For electrical safety, see Electrical Safety Sectoral Annex to the Agreement;	For electromagnetic compatibility aspects, see Electromagnetic Compatibility (EMC) Sectoral	
For electromagnetic compatibility aspects, see Electromagnetic Compatibility (EMC) Sectoral Annex to the Agreement.	Annex to the Agreement.	

SECTION II

SCOPE AND COVERAGE

- 1. This Sectoral Annex shall apply to equipment, interfaces, and services subject to Section I. In general terms the provisions of this Sectoral Annex shall apply to the following types of telecommunication terminal equipment, satellite terminal equipment, radio transmitters, and information technology equipment:
 - (a) equipment intended for connection to the public telecommunications network in order to send, process or receive information, whether the equipment is to be connected directly to the "termination" of the network or to inter-work with such a network, being connected directly or indirectly to the termination point. The system of connection may be wire, radio, optical or other electro-magnetic means;
 - equipment capable of being connected to a public telecommunications network even if it is not its intended purpose, including information technology equipment having a communication port; and
 - (c) all radio transmitters subject to an equipment authorization procedure by either Party.
- 2. The following is a non-exclusive list of the equipment, interfaces, and services included within the scope of this Sectoral Annex:

U.S. - EC MRA Telecommunication Equipment Annex

SECTION II (continued)

SCOPE AND COVERAGE

EC	U.S.
The following equipment categories are included: ISDN Basic Rate Access ISDN Primary Rate Access ISDN Telephony X21/V.24/V.35 Access X25 Access PSTN Non-Voice PSTN Voice Band (Analog) ONP Leased Line Terminal types: -64 kbits/sec -2048 kbits/s unstructured -248 kbits/s structured -34 Mbits/s access -140 Mbits/s access -2 wire analogue -4 wire analogue Radio transmitters subject to an equipment authorization requirement, including: -Short range devices, including low power devices such as cordless telephones/microphones; -Land mobile, including: - Private Mobile Radio (PMR/PAMR) - Mobile telecom - Paging systems - Terrestrial fixed - Satellite mobile - Satellite fixed - Broadcast - Radio determination	Equipment categories covered under 47 CFR Part 68, including: ISDN Basic Access ISDN Primary Rate Access Digital Service Access: 2.4 kbps 3.2 kbps (2.4 kbps with Secondary Channel) 4.8 kbps 6.4 kbps (4.8 kbps with SC) 9.6 kbps 12.8 kbps (9.6 kbps with SC) 19.2 kbps 25.0 kbps (19.2 kbps with SC) 56.0 kbps 64.0 kbps (uses 72 kbps channel) 72.0 kbps (56.0 kbps with SC) 1.544 Mbps 2 wires analog tie trunks/ops 9 Wire analog tie trunks/ops PSTN Voice Band (Analog) Access Private Line (Analog) Access Radio transmitters subject to an equipment authorization requirement, including: Commercial Mobile Radio (Part 20) Domestic Public Fixed Domestic Mobile (Part 22) Personal Communication Service(Part 24) Satellite Communications (Part 25) Broadcast Auxiliary Broadcast Cable Television Radio (Part 80) GMDSS (Part 80W) Private Land Mobile Private-Fixed Microwave (Part 94) Personal Radio Services (Part 95) IVDS (Part 95 F) Amateur Radio Radio Frequency Devices (Part 15) Fixed Microwave Services (Part 15) Fixed Microwave Services (Part 15) Fixed Microwave Services (Part 15)

Note: A list of acronyms and a glossary is contained in Appendix I to this Sectoral Annex.

U.S. - EC MRA Telecommunication Equipment Annex

SECTION III

CONFORMITY ASSESSMENT PROCEDURES FOR TELECOMMUNICATION EQUIPMENT

1. Description of Mutual Recognition Obligations

In accordance with the provisions of the Agreement, the results of the conformity assessment procedures produced by a Party's conformity assessment bodies listed in Section V shall be recognized by the Regulatory Authorities of the other Party without any further conformity assessment of the products, pursuant to Section I.

2. Conformity Assessment Procedures

Taking into account the legislative, regulatory, and administrative provisions as identified in Section I, each Party recognizes that the conformity assessment bodies of the other Party, listed in Section V, are authorized to perform the following procedures with regard to the importing Party's technical requirements for telecommunication terminal equipment, satellite terminal equipment, radio transmitters or information technology equipment:

- (a) testing and issuing of test reports;
- (b) issuing certificates of conformity to the requirements of the laws and regulations applicable in the territories of the Parties for products covered under this Sectoral Annex; and
- (c) performing quality assurance certification pursuant to Directive 98/13/EC.

SECTION IV

AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EC	U.S.
Belgium Institut belge des services postaux et des télécommunications Belgisch instituut voor postdiensten en telécommunicatie	National Institute of Standards and Technology (NIST) Federal Communications Commission (FCC)
Denmark: Telestyrelsen	
Germany: Bundesministerium für Wirtschaft	
Greece: =ΞΩ]ΨΚΜΓΩ 5M∴ΙφΩΨφΥ ΡΙΘ .ΞΘΡΩΘΥαΥΘφΥ Ministry of Transport and Communications	
Spain: Ministerio de Fomento	
France: Ministère de l'économie, des finances et de l'industrie	
Ireland: Department of Transport, Energy and Communications	
Italy: Ispettorato Generale TLC	
Luxembourg: Administration des Postes et Télécommunications	
Netherlands: De Minister van Verkeer en Waterstaat	
Austria: Bundesministerium für Wissenschaft und Verkehr	
Portugal: Instituto das Communicações de Portugal	
Finland: Liikenneministeriö/Trafikministeriet Telehallintokeskus/Teleförvaltningscentralen	
Sweden: Under the authority of the Government of Sweden: Styrelsen för ackreditering och teknisk kontroll (SWEDAC)	
UK: Department of Trade and Industry	

SECTION V

CONFORMITY ASSESSMENT BODIES

EC access to US market	U.S. access to EC market
Conformity assessment bodies located in the EC shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.	Conformity assessment bodies located in the U.S. shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.
(to be provided by the EC)	(to be provided by the U.S.)

SECTION VI

DESIGNATING, LISTING, SUSPENDING, WITHDRAWING AND MONITORING CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EC access to U.S. market:

EC Authorities identified in Section IV shall designate conformity assessment bodies located in the EC in accordance with the U.S. legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.) or the comparable EN-45000 Series Standards.

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9 and 10 of the Agreement.

U.S. access to EC market:

U.S. Authorities identified in Section IV shall designate conformity assessment bodies located in the U.S. in accordance with the EC legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate EN-45000 Series Standards or the comparable ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.).

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9 and 10 of the Agreement.

SECTION VII

ADDITIONAL PROVISIONS

1. SUB-CONTRACTING

- 1.1. Any sub-contracting by conformity assessment bodies shall be in accordance with the sub-contracting requirements of the other Party. Notwithstanding the use of sub-contracting, the final results of conformity assessment remain the full responsibility of the listed conformity assessment body. In the EC, these requirements are described in Council Decision 93/465/EEC.
- 1.2. The conformity assessment bodies shall record and retain details of their investigation of the competence and compliance of their subcontractors and maintain a register of all sub-contracting. These details will be available to the other Party on request.

- 2. POST-MARKET SURVEILLANCE, BORDER MEASURES AND INTERNAL MOVEMENT
- 2.1. For the purpose of post-market surveillance, the Parties may maintain any existing labelling and numbering requirements. The assignment of the numbers may take place in the territory of the exporting Party. The numbers will be allocated by the importing Party. Numbering and labelling systems shall not introduce additional requirements within the meaning of this Sectoral Annex.
- 2.2. Nothing in this Sectoral Annex shall prevent the Parties from removing products from the market that do not in fact conform to the requirements for approval.
- 2.3. The Parties agree that border inspections and checks of products which have been certified, labelled or marked as conforming with the importing Party's requirements specified in Section I shall be completed as expeditiously as possible. With regard to any inspections related to internal movement within their respective territories, the Parties agree that these shall be completed in no less a favourable manner than for like-domestic goods.

3. JOINT SECTORAL COMMITTEE

- 3.1. A combined Joint Sectoral Committee for this Sectoral Annex and the Electromagnetic Compatibility (EMC) Sectoral Annex is hereby established (the JSC). The JSC shall operate during the transitional period and after completion of the transitional arrangement. The JSC shall meet as appropriate to discuss technical, conformity assessment and technology issues relating to this Sectoral Annex and the EMC Sectoral Annexes. The JSC shall determine its own rules of procedure.
- 3.2. The JSC consists of representatives of the U.S. and the EC for telecommunications and EMC. JSC representatives may each invite manufacturers and other entities as deemed necessary. The representatives for the U.S. shall have one vote in the JSC. The representatives of the EC shall have one vote in the JSC. Decisions of the JSC shall be made by unanimous consent. In the event of disagreement either the U.S. or EC representative may raise the matter in the Joint Committee.
- 3.3. The JSC may address any matter related to the effective functioning of this Sectoral Annex, including:
 - (a) providing a forum for discussion of issues and resolving problems that may arise concerning the implementation of this Sectoral Annex;
 - (b) developing a mechanism for ensuring consistency of interpretations of legislation, regulations, standards, and conformity assessment procedures;

- (c) advising the Parties on matters relating to this Sectoral Annex; and
- (d) providing guidance and, if necessary, developing guidelines during the transitional period to facilitate the successful completion of the transitional period.

4. CONTACT POINT

Each Party shall establish a contact point to provide answers to all reasonable inquiries from the other Party regarding procedures, regulations, and complaints under this Sectoral Annex.

5. REGULATORY CHANGES AND UPDATING THE SECTORAL ANNEX

In the event that there are changes to the legislative, regulatory, and administrative provisions referenced in Section I or the introduction of new legislative, regulatory, and administrative provisions affecting either Party's conformity assessment procedures under the Agreement, such changes shall take effect for the purpose of this Sectoral Annex at the same time they take effect domestically within the territory of each Party. The Parties shall update this Sectoral Annex to reflect the changes.

SECTION VIII

TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of 24 months.
- 2. The purpose of this transitional arrangement is to provide a means whereby the Parties to the Agreement can build confidence in and an understanding of each other's system for designating and listing conformity assessment bodies and in the ability of these bodies to test and certify products. Successful completion of the transitional arrangement should result in the determination that conformity assessment bodies listed in Section V comply with the applicable criteria and are competent to conduct conformity assessment activities on behalf of the other Party. Upon successful completion of the transition period, the results of conformity assessment procedures performed by the exporting Party's conformity assessment bodies listed in Section V of the exporting country shall be accepted by the importing Party.
- 3. This transitional period shall be used by the Parties:
 - (a) to consider new legislative changes needed to support the objectives of the Agreement;
 - (b) to initiate regulatory changes needed to support the objectives of the Agreement;

- (c) to exchange information on and develop better understanding of their respective regulatory requirements;
- (d) to develop mutually agreed mechanisms for exchanging information on changes in technical requirements or methods of designating conformity assessment bodies; and
- (e) to monitor and evaluate the performance of the listed conformity assessment bodies during the transitional period.
- 4. Parties may designate, list, suspend and withdraw conformity assessment bodies during the transitional period according to the procedures in Section VI of this Sectoral Annex.
- 5. During the transitional period each Party shall accept and evaluate test reports and related documents issued by designated conformity assessment bodies of the other Party. To this end, the Parties shall ensure that:
 - (a) on receipt of test reports, related documents and a first evaluation of conformity, the dossiers are promptly examined for completeness;
 - (b) the applicant is informed in a precise and complete manner of any deficiency;

- (c) any request for additional information is limited to omissions, inconsistencies or variances from the technical regulations or standards; and
- (d) procedures for assessing the conformity for equipment, modified subsequent to a determination of compliance, are limited to procedures necessary to determine continued conformance.
- 6. Each Party ensures that issuance of approvals, certificates, or advice to the applicant shall be given no later than six weeks from receipt of the test report and evaluation from a designated conformity assessment body in the territory of the other Party.
- 7. Any proposal made during or at the end of the transitional period to limit the scope of recognition of any designated conformity assessment body or to exclude it from the list of bodies designated under this Sectoral Annex shall be based on objective criteria and documented. Any such body may apply for reconsideration once the necessary corrective action has been taken. To the extent possible, the Parties shall implement such action prior to the expiry of the transitional period.
- 8. The Parties may jointly sponsor two seminars, one in the U.S. and one in the European Community, concerning the relevant technical and product approval requirements during the first year after this Sectoral Annex enters into force.
- 9. Passage from the transitional phase into the operational phase in this Sectoral Annex shall take place provided that a representative number of conformity assessment bodies have been accepted for recognition under the Electrical Safety Annex.

APPENDIX 1

LISTS OF ACRONYMS AND GLOSSARY

ACTE Approvals Committee for Terminal Equipment

ADLNB Association of Designated Laboratories and Notified Bodies

CAB Conformity Assessment Body

CFR U.S. Code of Federal Regulations, Title 47 CFR

CTR Common Technical Regulation

EC European Community

EEC European Economic Community

EN Norme Européenne (European Standard)

EU European Union

FCC Federal Communications Commission

IEC International Electrotechnical Commission

ISDN Integrated Services Digital Network

ISO International Standards Organization

ITU International Telecommunications Union

MRA Mutual Recognition Agreement

MS Member States (of the European Union)

NB Notified Bodies

NIST National Institute of Standards and Technology

OJ Official Journal (of the European Union)

ONP Open Network Provision

PSTN Public Switched Telephone Network

STG Sectoral Technical Group for Telecommunications

TBR Technical Basis for Regulation

X21 ITU-T Recommendation X21

X25 ITU-T Recommendation X25

SECTORAL ANNEX

FOR

ELECTROMAGNETIC COMPATIBILITY

(EMC)

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition of Conformity Assessment between the United States and the European Community.

SECTION I

LEGISLATIVE, REGULATORY AND ADMINISTRATIVE PROVISIONS

EC	U.S.
Council Directive 89/336/EEC, as amended by Council Directive 92/31/EEC, and Directive 98/13/EC of the European Parliament and of the Council and	Communications Act of 1934, as amended by the Telecommunication Act of 1996, (Title 47 of the United States Code),
interpretation thereof.	the U.S. regulatory and administrative provisions in respect of equipment subject to electromagnetic requirements including: 47 CFR Part 15 47 CFR Part 18, and FCC interpretation thereof.
For electrical safety aspects see Electrical Safety Sectoral Annex to the Agreement.	For electrical safety aspects see Electrical Safety Sectoral Annex to the Agreement.
For telecommunication equipment and radio transmitters, see also Telecommunication Equipment Sectoral Annex to the Agreement.	For telecommunication equipment and radio transmitters, see also Telecommunication Equipment Sectoral Annex to the Agreement.

SECTION II

SCOPE AND COVERAGE

US access to the EC market:	EC access to the US market:
Any product falling under the scope	Any products falling under the scope
of Council Directive 89/336/EEC.	of 47 CFR Part 15 and 18.

SECTION III

CONFORMITY ASSESSMENT PROCEDURES FOR EQUIPMENT IDENTIFIED IN SECTION II

1. Description of Mutual Recognition Obligations

In accordance with the provisions of the Agreement, the results of the conformity assessment procedures produced by a Party's conformity assessment bodies listed in Section V, shall be recognized by the Regulatory Authorities of the other Party without any further conformity assessment of the products, pursuant to Section I.

2. Conformity Assessment Procedures

Taking into account the legislative, regulatory, and administrative provisions as identified in Section I, each Party recognizes that the conformity assessment bodies of the other Party, listed in Section V, are authorized to perform the following procedures with regard to the importing Party's technical requirements for equipment identified in Section II:

- (a) testing and issuing of test reports;
- (b) issuing certificates of conformity to the requirements of the laws and regulations applicable in the territories of the Parties for products covered under this Sectoral Annex.

SECTION IV

AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

	EC	U.S.
=	Belgium Ministère des Affaires Economiques Ministerie van Economische Zaken	National Institute for Standards and Technology (NIST) Federal Communications Commission
100	Denmark for telecommunication equipment: Telestyrelsen for other equipment: Danmarks Elektriske Materielkontrol (DEMKO)	(FCC) Federal Aviation Administration (FAA)
=	Germany Bundesministerium für Wirtschaft	
π.*	Greece $=\!$	
~	Spain for telecommunication equipment: Ministerio de Fomento for other equipment: Ministerio de Industria y Energía	
7	France Ministère de l'économie, des finances et de l'industrie	
=	Ireland Department of Transport, Energy and Communications	
=	Italy Ministero dell'Industria, del Commercio e dell' Artigianato	
=	Luxembourg Ministère des Transports	
=	Netherlands De Minister van Verkeer en Waterstaat	
5	Austria for telecommunication equipment: Bundesministerium für Wissenschaft und Verkehr for other equipment: Bundesministerium für wirtschaftliche Angelegenheiten	
=	Portugal Instituto Português das Comunicações de Portugal	
10.	Finland for telecommunication equipment: Liikenneministeriö/Trafikministeriet for other equipment: Kauppa- ja teollisuusministeriö/Handels-och industriministeriet	
π.*	Sweden Under the authority of the Government of Sweden: Styrelsen för ackreditering och teknisk kontroll (SWEDAC)	
-	UK	

Department of Trade and Industry	

SECTION V

CONFORMITY ASSESSMENT BODIES

EC access to the U.S. market:	U.S. access to the EC market:
Conformity assessment bodies located in the EC shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.	Conformity assessment bodies located in the U.S. shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.
(to be provided by the EC)	(to be provided by the U.S.)

SECTION VI

DESIGNATING, LISTING, SUSPENDING, WITHDRAWING AND MONITORING CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EC Access to U.S. Market:

EC Authorities identified in Section IV shall designate conformity assessment bodies located in the EC in accordance with the U.S. legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based upon compliance with the appropriate ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.) or the comparable EN-45000 Series Standards.

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

U.S. Access to EC Market:

U.S. Authorities identified in Section IV shall designate conformity assessment bodies located in the U.S. in accordance with the EC legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate EN-45000 Series Standards or the comparable ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.).

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

SECTION VII ADDITIONAL PROVISIONS

1. SUB-CONTRACTING

- 1.1. Any sub-contracting by conformity assessment bodies shall be in accordance with the sub-contracting requirements of the other Party. Notwithstanding the use of sub-contracting, the final results of conformity assessment remain the full responsibility of the listed conformity assessment body. In the EC, these requirements are described in Council Decision 93/465/EEC.
- 1.2. The conformity assessment bodies shall record and retain details of its investigation of the competence and compliance of its sub-contractors and maintain a register of all sub-contracting. These details will be available to the other Party on request.
- 2. POST-MARKET SURVEILLANCE, BORDER MEASURES AND INTERNAL MOVEMENT
- 2.1. For the purpose of post-market surveillance, the Parties may maintain any existing labeling and numbering requirements. The assignment of the numbers may take place in the territory of the exporting Party. The numbers will be allocated by the importing Party. Numbering and labeling systems shall not introduce additional requirements within the meaning of this Sectoral Annex.

- 2.2. Nothing in this Sectoral Annex shall prevent the Parties from removing products from the market that do not in fact conform to the requirements for approval.
- 2.3. The Parties agree that border inspections and checks of products which have been certified, labeled or marked as conforming with the importing Party's requirements specified in Section I shall be completed as expeditiously as possible. With regard to any inspections related to internal movement within their respective territories, the Parties agree that these shall be completed in no less a favorable manner than for like-domestic goods.

3. JOINT SECTORAL COMMITTEE

3.1. A combined Joint Sectoral Committee for this Sectoral Annex and the Telecommunications Equipment Sectoral Annex is hereby established (the JSC). The JSC shall operate during the transitional period and after completion of the transitional arrangement. The JSC shall meet as appropriate to discuss technical, conformity assessment and technology issues relating to this Sectoral Annex and the Telecommunications Equipment Sectoral Annex. The JSC shall determine its own rules of procedure.

- 3.2. The JSC consists of representatives of the U.S. and the EC for telecommunications and EMC. JSC representatives may each invite manufacturers and other entities as deemed necessary. The representatives for the U.S. shall have one vote in the JSC. The representatives of the EC shall have one vote in the JSC. Decisions of the JSC shall be made by unanimous consent. In the event of disagreement either the U.S. or EC representatives may raise the matter in the Joint Committee.
- 3.3. The JSC may address any matter related to the effective functioning of this Sectoral Annex, including:
 - (a) providing a forum for discussion of issues and resolving problems that may arise concerning the implementation of this Sectoral Annex;
 - (b) developing a mechanism for ensuring consistency of interpretations of legislation, regulations, standards, and conformity assessment procedures;
 - (c) advising the Parties on matters relating to this Sectoral Annex;
 - (d) providing guidance and, if necessary, developing guidelines during the transitional period to facilitate the successful completion of the transitional period.

4. CONTACT POINT

Each Party shall establish a contact point to provide answers to all reasonable inquiries from the other Party regarding procedures, regulations and complaints under this Sectoral Annex.

5. REGULATORY CHANGES AND UPDATING THE SECTORAL ANNEX

In the event that there are changes to the legislative, regulatory and administrative provisions referenced in Section I or the introduction of new legislative, regulatory and administrative provisions affecting either Party's conformity assessment procedures under the Agreement, such changes shall take effect for the purpose of this Sectoral Annex at the same time they take effect domestically within the territory of each Party. The Parties shall update this Sectoral Annex to reflect the changes.

SECTION VIII TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of 24 months.
- 2. The purpose of this transitional arrangement is to provide a means whereby the Parties to the Agreement can build confidence in and understanding of each others system for designating and listing conformity assessment bodies and in the ability of these bodies to test and certify products. Successful completion of the transition arrangement should result in the determination that conformity assessment bodies listed in Section V comply with the applicable criteria and are competent to conduct conformity assessment activities on behalf of the other Party. Upon completion of the transition period, the results of conformity assessment procedures performed by the exporting Party's conformity assessment bodies listed in Section V shall be accepted by the importing Party.
- 3. This transitional period shall be used by the Parties:
 - (a) to consider new legislative changes needed to support the objectives of the Agreement;
 - (b) to initiate regulatory changes needed to support the objectives of the Agreement;

- (c) to exchange information on and develop better understanding of their respective regulatory requirements;
- (d) to develop mutually agreed mechanisms for exchanging information on changes in technical requirements or methods of designating conformity assessment bodies; and
- (e) to monitor and evaluate the performance of the listed conformity assessment bodies during the transitional period.
- 4. Parties may designate, list, suspend and withdraw conformity assessment bodies during the transitional period according to the procedures in Section VI of this Sectoral Annex.
- 5. During the transitional period each Party shall accept and evaluate test reports and related documents issued by designated conformity assessment bodies of the other Party. To this end, the Parties shall ensure that:
 - (a) on receipt of test reports, related documents and a first evaluation of conformity, the dossiers are promptly examined for completeness;
 - (b) the applicant is informed in a precise and complete manner of any deficiency;

- (c) any request for additional information is limited to omissions, inconsistencies or variances from the technical regulations or standards;
- (d) procedures for assessing the conformity for equipment modified subsequent to a determination of compliance, are limited to procedures necessary to determine continued conformance.
- 6. Each Party ensures that issuance of approvals, certificates or advice to the applicant shall be given no later than six weeks from receipt of the test report and evaluation from a designated conformity assessment body in the territory of the other Party.
- 7. Any proposal made during or at the end of the transitional period to limit the scope of recognition of any designated conformity assessment body or to exclude it from the list of bodies designated under this Sectoral Annex shall be based on objective criteria and documented. Any such body may apply for reconsideration once the necessary corrective action has been taken. To the extent possible, the Parties shall implement such action prior to the expiry of the transitional period.
- 8. The Parties may jointly sponsor two seminars, one in U.S. and one in the European Community, concerning the relevant technical and product approval requirements during the first year after this Sectoral Annex enters into force.
- 9. Passage from the transitional phase into the operational phase in this Sectoral Annex shall take place provided that a representative number of conformity assessment bodies have been accepted for recognition under the Electrical Safety Annex.

SECTORAL ANNEX
FOR

ELECTRICAL SAFETY

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition between the United States and the European Community.

SECTION I

LEGISLATIVE, REGULATORY AND ADMINISTRATIVE PROVISIONS

U.S. access to the EC market:	EC access to the U.S. market :
Council Directive 73/23/EEC of 19 February 1973 as amended by Directive 98/13/EC of the European Parliament and of the Council.	29 U.S.C. 651 et seq. U.S. 29 CFR 1910.7 Products that are certified or approved under the Federal Mine Safety and Health Act (30 U.S.C. 801 et seq.) or its regulations and used in areas under the authority of the Mine Safety and Health Administration, are not covered under this Annex. Occupational Safety and Health Administration (OSHA) will consider regulatory and legislative changes needed to support the objectives of the MRA.
For medical devices, see the Medical Devices Sectoral Annex to this Agreement.	For medical devices, see the Medical Devices Sectoral Annex to this Agreement.
For electromagnetic compatibility aspects, see the Electromagnetic Compatibility (EMC) Sectoral Annex to this Agreement.	For electromagnetic compatibility aspects, see the Electromagnetic Compatibility (EMC) Sectoral Annex to this Agreement.
For telecommunication equipment, see the Telecommunication Equipment Sectoral Annex to this Agreement.	For telecommunication equipment, see the Telecommunication Equipment Sectoral Annex to this Agreement.

SECTION II

SCOPE AND COVERAGE

U.S. access to the EC market:

The electrical safety requirements of products falling under the scope of Council Directive 73/23/EEC on the harmonization of the laws of the Member States relating to electrical equipment designed for use within certain voltage limits.

EC access to the U.S. market:

The electrical safety requirements of products falling under the scope of 29 CFR 1910 subpart S. This includes the electrical safety aspects for workplace safety of medical equipment and telecommunication terminal equipment within the scope of those Sectoral Annexes.

Products that are certified or approved under the Federal Mine Safety and Health Act (30 U.S.C. 801 et seq.) or its regulations and used in areas under the authority of the Mine Safety and Health Administration, are not covered under this Annex.

SECTION III

DESCRIPTION OF MUTUAL RECOGNITION OBLIGATIONS

In accordance with the provisions of the Agreement, EC conformity assessment bodies listed in Section V of this Annex shall be recognized to test, certify and mark products within the scope of their Nationally Recognised Testing Laboratory (NRTL) recognition for assessing conformity to U.S. requirements.

With regard to U.S. conformity assessment bodies listed in Section V of this Annex, in the event of a challenge within the European Community under Article 8(2) of Council Directive 73/23/EEC of 19 February 1973, test reports issued by such conformity assessment bodies shall be accepted by the European Community Authorities in the same way that reports from European Community notified bodies are accepted. That is, (listed conformity assessment bodies) in the U.S. shall be recognized under Article 11 of Council Directive 73/23/EEC as "bodies which may make a report in accordance with Article 8."

SECTION IV AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EC ac	ccess to the U.S. market:	U.S. access to the EC market:
==	Belgium Ministère des Affaires Economiques Ministerie van Economische Zaken	National Institute for Standards and Technology (NIST)
π.*	Denmark Boligministeriet	
=	Germany Bundesministerium für Arbeit und Sozialordnung	
75.	Greece = $\Xi\Omega$] Ψ KM $\Gamma\Omega*Y\Delta\Xi$.:] ς OZ Ministry of Development	
=	Spain Ministerio de Industria y Energía	
=	France Ministère de l'économie, des finances et de l'industrie	
75.	Ireland Department of Enterprise and Employment	
=	Italy Ministero dell'Industria, del Commercio e dell' Artigianato	
=	Luxembourg Ministère des Transports	
75.	Netherlands Staat der Nederlanden	
72.	Austria Bundesministerium für wirtschaftliche Angelegenheiten	
72.	Portugal Under the authority of the Government of Portugal: Instituto Português da Qualidade	
7.	Finland Kauppa- ja teollisuusministeriö/Handels-och industriministeriet	
75.	Sweden Under the authority of the Government of Sweden: Styrelsen för ackreditering och teknisk kontroll (SWEDAC)	
75.	UK Department of Trade and Industry	

SECTION V

CONFORMITY ASSESSMENT BODIES

U.S. access to the EC market:
The names and scope of responsibilities
of Conformity Assessment Bodies
located in the U.S. and listed in
accordance with this Sectoral Annex:
(to be provided by the U.S.)

SECTION VI

DESIGNATING, LISTING, SUSPENDING AND WITHDRAWING CONFORMITY ASSESSMENT BODIES

EC access to the U.S. market:

Conformity assessment bodies from the EC shall be designated by the EC Authorities identified in Section IV and recognized by the Joint Committee, in accordance with the recognition procedures in the Agreement and this Annex.

Conformance with the appropriate ISO/IEC Guides or the corresponding EN 45000 series of standards shall be deemed consistent with U.S. requirements identified in Section I.

For purposes of designation and listing, EC Designating Authorities identified in Section IV shall designate conformity assessment bodies located in the EC by filing a properly prepared proposal for listing, which includes a complete lab assessment under the U.S. OSHA procedures. OSHA shall notify the EC Designating Authority normally within 30 days as to whether the proposal is complete or whether additional information is required.

OSHA shall rely on the EC Designating Authorities identified in Section IV for conducting on-site reviews at the respective Member States' conformity assessment bodies.

U.S. access to the EC market:

Conformity assessment bodies from the U.S. shall be designated by the U.S. Authority identified in Section IV and recognized by the Joint Committee, in accordance with the recognition procedures in the Agreement and Council Directive 73/23/EEC.

Conformance with the appropriate EN-45000 series of standards or the corresponding ISO/IEC Guides shall be deemed consistent with the requirements of Council Directive 73/23/EEC.

For purposes of designating and listing, the U.S. Designating Authority identified in Section IV shall designate conformity assessment bodies located in the U.S. by filing a properly prepared proposal for listing with the EC, which includes a complete lab assessment under the following EC or Member State procedures, as appropriate.

The EC shall notify the U.S. Designating Authority within 30 days as to whether the proposal is complete and shall indicate, where applicable, any additional information that is required.

SECTION VI (continued)

Upon receipt of a complete proposal, the U.S. exercising its authority under its law shall:

- (a) prior to the passage from the transitional phase into the operational phase in the Telecommunication Equipment and Electromagnetic Compatibility (EMC) Sectoral Annexes, give notice of its consent or objection to a proposed conformity assessment body to the Joint Committee. The listing of an agreed conformity assessment body in Section V of this Sectoral Annex shall only occur upon such passage from the transitional phase into the operational phase of those Sectoral Annexes;
- (b) subsequent to passage from the transitional phase into the operational phase in the Telecommunication Equipment and Electromagnetic Compatibility (EMC) Sectoral Annexes, give notice of its consent or objection to a proposed conformity assessment body to the Joint Committee normally within 120 business days. The listing of an agreed conformity assessment body in Section V of this Sectoral Annex shall occur upon notice of consent to the Joint Committee and the Joint Committee's decision to list such body.

These listing procedures shall supersede the procedures in Article 7(c) of the Agreement in its entirety and the time periods set out in Article 7(d) of the Agreement.

EC conformity assessment bodies listed in Section V shall have NRTL status in the U.S.

Upon receipt of a complete proposal, the EC shall give notice of consent or objection to the Joint Committee within 60 days. The Joint Committee shall monitor the recognition of conformity assessment bodies and confirm such a recognition by listing them in Section V of this Sectoral Annex.

The U.S. conformity assessment bodies listed in Section V shall have Notified Body status within the EC.

SECTION VI (continued)

With regard to the suspension of a conformity
assessment body listed in this Sectoral Annex,
the period specified in Article 8(e) of the
Agreement shall begin to run after a Party has
notified the Joint Sectoral Committee or the
Joint Committee, pursuant to Article 8(c) of
the Agreement, that it proposes to revoke the
conformity assessment body's recognition in
accordance with its procedures under its
applicable domestic law.

Except as provided for in this Section, procedures for designation, listing, suspension and withdrawal of conformity assessment bodies under this Sectoral Annex shall be carried out in accordance with Articles 7, 8 and 9 of the Agreement.

SECTION VII

JOINT SECTORAL COMMITTEE FOR ELECTRICAL SAFETY

- 1. The Joint Sectoral Committee for Electrical Safety (JSC/ES) consists of representatives of the U.S. and the EC. OSHA shall represent the U.S. on this Joint Sectoral Committee. The EC and OSHA may invite the participation of others as deemed necessary. Each Party shall have one vote and decisions shall be made by unanimous consent, unless otherwise specified herein. The Joint Sectoral Committee shall determine its own rules of procedure.
- 2. The Joint Sectoral Committee may address any matter related to the effective functioning of this Sectoral Annex, including:
 - developing improved procedures and criteria for designation in order to facilitate the assessment and preparation of proposals by Designating Authorities, with a view towards expediting the period between designation and listing;
 - providing a forum for discussion of issues that may arise concerning the implementation of this Sectoral Annex;
 - advising the Parties on matters relating to this Sectoral Annex; and
 - enhancing the operation of this Sectoral Annex.

SECTORAL ANNEX

FOR

RECREATIONAL CRAFT

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition between the United States and the European Community.

The purpose of this Sectoral Annex is to establish a framework to accept certificates of conformity issued in the territory of one Party in accordance with the regulatory requirements of the other Party as referenced in this Sectoral Annex.

To facilitate that purpose, a transitional period of 18 months is arranged to build confidence as defined in this Sectoral Annex, Section VI.

SECTION I LEGISLATIVE, REGULATORY, AND ADMINISTRATIVE REQUIREMENTS

1. For the European Community:

Directive 94/25/EC of the European Parliament and of the Council of 16 June 1994 on the approximation of the laws, regulations, and administrative provisions of the Member States relating to recreational craft.

2. For the U.S.:

46 U.S.C. Chapter 43, 33 CFR 81, 84, 159, 179, 181, 183 and 46 CFR 58.

SECTION II SCOPE AND COVERAGE

 This Sectoral Annex applies to all recreational craft which in the European Community or the United States are subject to conformity assessment by a conformity assessment body or an approval procedure, as applicable, before being put on the market.

- 2. The product coverage for each Party shall be determined by the following relevant requirements:
 - (a) for the European Community:Recreational craft as defined in Directive 94/25/EC.
 - (b) for the United States:

 Any product falling under the scope of 46 U.S.C. Chapter 43, 33 CFR 81, 84, 159, 179, 181, 183 and 46 CFR 58.
- 3. The Parties agree that for mutual recognition to operate under this Sectoral Annex, the following arrangements shall apply:
 - (a) for approvals to European Community requirements, conformity assessment bodies designated by the U.S. shall establish compliance as required to be demonstrated by Directive 94/25/EC. This demonstration of compliance shall be recognized in the European Community and products so certified shall have unrestricted access to the EC market for sale as recreational craft, pursuant to Section I;
 - (b) for approvals to United States requirements, conformity assessment bodies designated by the European Community shall establish compliance as required to be demonstrated as set forth in paragraph 2(b) of this Section and products so certified shall have unrestricted access to the U.S. market for sale as recreational craft, pursuant to Section I.

SECTION III AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES

EC access to the U.S. market:		U.S. access to the EC market:	
7	Belgium Ministère des Communications et de l'infrastructure Ministerie van Verkeer en Infrastructuur	National Institute for Standards and Technology (NIST)	
7.	Germany Bundesministerium für Wirtschaft		
=	Spain for telecommunication equipment: Ministerio de Fomento for other equipment: Ministerio de Industria y Energía		
76	France Ministère de l'Equipment, des Transports et du Logement Ministère de l'Economie, des Finances et de l'Industrie		
#	Italy Ministero dell'Industria, del Commercio e dell' Artigianato		
=	Netherlands De Minister van Verkeer en Waterstaat		
7.	Finland Merenkulkuhallitus/sjöfartsstyrelsen		
#	Sweden Under the authority of the Government of Sweden: Styrelsen för ackreditering och teknisk kontroll (SWEDAC)		
#	UK Department of Trade and Industry		
IL			

SECTION IV DESIGNATING, LISTING, SUSPENDING AND WITHDRAWING CONFORMITY ASSESSMENT BODIES

- 1. For the purpose of this Sectoral Annex, each Party shall designate competent conformity assessment bodies to carry out conformity assessment and approval to the requirements of the other Party. Such designation shall be carried out according to the procedures set out in Article 7 of the Agreement. A list of conformity assessment bodies together with the products and procedures for which they have been listed, is set out in Section V below.
- 2. Each Party agrees that the listed conformity assessment bodies comply with the requirements for such bodies established by the other Party. These are:
 - (a) for the European Community, bodies which are Notified Bodies in accordance with Directive 94/25/EC, are deemed to be in compliance with U.S. requirements;
 - (b) for the U.S., in accordance with the requirements set out in the regulations listed in Section I, the conformity assessment bodies listed in Section V are designated by NIST using the evaluation procedures contained in the appropriate EN-45000 series of standards or the corresponding ISO/IEC Guides.
- 3. With regard to the designation, listing, suspension and withdrawal of conformity assessment bodies under this Sectoral Annex, the specific procedures in Articles 7, 8 and 9 of the Agreement shall be followed.

SECTION V

CONFORMITY ASSESSMENT BODIES

EC access to the U.S. market:	U.S. access to the EC market:	
The names and scope of responsibilities of Conformity Assessment Bodies located in the EC and listed in accordance with this Sectoral Annex:	The names and scope of responsibilities of Conformity Assessment Bodies located in the U.S. and listed in accordance with this Sectoral Annex:	
(to be provided by EC)	(to be provided by the US)	

SECTION VI

TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of 18 months prior to the operations of this Sectoral Annex.
- 2. The purpose of the transitional arrangement is to provide a means whereby the Parties to this Agreement can cooperate to establish a system for designating conformity assessment bodies and can mutually build confidence in the abilities of these bodies. Successful completion of this transitional arrangement is intended to result in a determination that conformity assessment bodies comply with the applicable criteria and to have the equipment approved by the conformity assessment bodies of the exporting country accepted by the approval authority of the importing country.
- 3. During this transitional period, the parties shall:
 - (a) exchange information on technical data and conformity assessment criteria and procedures, thus developing greater familiarity with their respective regulatory requirements; and
 - (b) carry out or recommend any applicable policy, legislative and regulatory changes necessary for the provisions of this Annex.

4. <u>Product Scope</u>

All products covered by Section II of this Annex.

5. Cooperation

During this transitional period, both Parties shall endeavour to jointly sponsor seminars for the purpose of improving the understanding of technical specifications applicable in each Party's jurisdiction.

6. <u>Inspections</u>

Inspections or audits shall be permitted to verify compliance of conformity assessment bodies with their responsibilities under this Agreement. The scope of these inspections or audits shall be agreed upon in advance by both Parties.

SECTION VII

ADDITIONAL PROVISIONS

1. In accordance with the relevant provisions of the Agreement, the Parties shall ensure the continued availability of the names of their respective notified bodies or conformity assessment bodies, and shall regularly supply details of certifications issued in order to facilitate post market surveillance.

2. The Parties note that, to the extent that requirements for electrical safety or electromagnetic compatibility may apply to products covered by this Sectoral Annex, the provisions of the Sectoral Annexes on Electrical Safety and Electromagnetic Compatibility apply.

SECTION VIII

DEFINITIONS

Notified Body means a third party authorized to perform the conformity assessment tasks specified in Directive 94/25/EC, which has been appointed by a Member State from the bodies falling within its jurisdiction. The Notified Body has the necessary qualifications to meet requirements laid down in Directive 94/25/EC and has been notified to the Commission and to the other Member States.

SECTORAL ANNEX

FOR

PHARMACEUTICAL GOOD MANUFACTURING PRACTICES (GMPs)

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition between the United States and the European Community.

CHAPTER 1

DEFINITIONS, PURPOSE, SCOPE AND COVERAGE

Article 1

Definitions

1. "Equivalence" of the regulatory systems means that the systems are sufficiently comparable to assure that the process of inspection and the ensuing inspection reports will provide adequate information to determine whether respective statutory and regulatory requirements of the authorities have been fulfilled. "Equivalence" does not require that the respective regulatory systems have identical procedures.

- 2. "Enforcement" means action taken by an authority to protect the public from products of suspect quality, safety and efficacy or to assure that products are manufactured in compliance with appropriate laws, regulations, standards and commitments made as part of the approval to market a product.
- 3. "Good Manufacturing Practices" (GMPs): (The U.S. and EC have agreed to revisit these concepts)

GMPs mean the requirements found in the respective legislations, regulations, and administrative provisions for methods to be used in, and the facilities or controls to be used for the manufacturing, processing, packing, and/or holding of a drug to assure that such drug meets the requirements as to safety, and has the identity and strength, and meets the quality and purity characteristics that it purports or is represented to possess.

GMPs are that part of quality assurance which ensures that products are consistently produced and controlled to quality standards. For the purpose of this Annex, GMPs include therefore the system whereby the manufacturer receives the specifications of the product and/or process from the Marketing Authorization/Product Authorization or License holder or applicant and ensures the product is made in compliance with its specifications (Qualified Person certification in the EC).

4. "Inspection" means an on-site evaluation of a manufacturing facility to determine whether such manufacturing facility is operating in compliance with Good Manufacturing Practices and/or commitments made as part of the approval to market a product.

- 5. "Inspection Report" means the written observations and Good Manufacturing
 Practices compliance assessment completed by an authority listed in Appendix 2.
- 6. "Regulatory System" means the body of legal requirements for Good Manufacturing Practices, inspections, and enforcements that ensure public health protection and legal authority to assure adherence to these requirements.

Article 2

Purpose

The provisions of this Annex govern the exchange between the Parties and normal endorsement by the receiving authority of official Good Manufacturing Practices (GMPs) inspection reports after a transitional period aimed at determination of the equivalence of the regulatory systems of the Parties, which is the cornerstone of this Annex.

Article 3

Scope

The provisions of this Annex shall apply to pharmaceutical inspections carried out in the United States and Member States of the European Community before products are marketed (hereafter referred to as "pre-approval inspections") as well as during their marketing (hereafter referred to as "post-approval inspections").

Appendix 1 names the laws, regulations and administrative provisions governing these inspections and the GMPs requirements.

Appendix 2 lists the authorities participating in activities under this Annex.

Articles 6, 7, 8, 9, 10 and 11 of the Agreement do not apply to this Annex.

Article 4

Product coverage

These provisions will apply to medicinal products for human or animal use, intermediates and starting materials (as referred to in the EC) and to drugs for human or animal use, biological products for human use, and active pharmaceutical ingredients (as referred to in the United States), only to the extent they are regulated by the authorities of both Parties as listed in Appendix 2.

Human blood, human plasma, human tissues and organs, and veterinary immunologicals are excluded from the scope of this Annex. Human plasma derivatives (such as immunoglobulins and albumin), investigational medicinal products/new drugs, human radiopharmaceuticals and medicinal gases are also excluded during the transition phase, their situation will be reconsidered at the end of the transition period. Products regulated by the Center for Biologics Evaluation and Research as devices are not covered under this Annex.

Appendix 3 contains an indicative list of products covered by this Annex.

CHAPTER 2

TRANSITION PERIOD

Article 5

Length of transition period

A three-year transition period will start immediately after the effective date of the Agreement.

Article 6

Equivalence assessment

- The criteria to be used by the Parties to assess equivalence are listed in Appendix
 Information pertaining to the criteria under Community competence will be provided by the Community.
- 2. The authorities of the parties will establish and communicate to each other their draft programmes for assessing the equivalence of the respective regulatory systems in terms of quality assurance of the products and consumer protection. These programmes will be carried out, as deemed necessary by the authorities, for post- and pre-approval inspections and for various product classes or processes.

- 3. The equivalence assessment shall include information exchanges (including inspection reports), joint training, and joint inspections for the purpose of assessing regulatory systems and the authorities' capabilities. In conducting the equivalence assessment, the Parties will ensure that efforts are made to save resources.
- 4. Equivalence assessment for authorities added to Appendix 2 after the effective date of this agreement will be conducted as described in this Annex, as soon as practicable.

Article 7

Participation in the equivalence assessment and determination

The authorities listed in Appendix 2 will actively participate in these programs to build a sufficient body of evidence for their equivalence determination. Both parties will exercise good faith efforts to complete equivalence assessment as expeditiously as possible to the extent the resources of the authorities allow.

Article 8

Other transition activities

As soon as possible, the authorities will jointly determine the essential information which must be present in inspection reports and will cooperate to develop mutually agreed inspection report format(s).

CHAPTER 3

END OF TRANSITION PERIOD

Article 9

Equivalence determination

Equivalence is established by having in place regulatory systems covering the criteria referred to in Appendix 4, and a demonstrated pattern of consistent performance in accordance with these criteria. A list of authorities determined as equivalent shall be agreed to by the Joint Sectoral Committee at the end of the transition period, with reference to any limitation in terms of inspection type (e.g. post-approval or pre-approval) or product classes or processes.

The Parties will document insufficient evidence of equivalence, lack of opportunity to assess equivalence or a determination of non-equivalence, in sufficient detail to allow the authority being assessed to know how to attain equivalence.

Article 10

Authorities not listed as currently equivalent

Authorities not currently listed as equivalent, or not equivalent for certain types of inspections, product classes or processes may apply for reconsideration of their status once the necessary corrective measures have been taken or additional experience is gained.

CHAPTER 4

OPERATIONAL PERIOD

Article 11

Start of the operational period

The operational period shall start at the end of the transition period and its provisions apply to inspection reports generated by authorities listed as equivalent for the inspections performed in their territory.

In addition, when an authority is not listed as equivalent based on adequate experience gained during the transition period, the Food and Drug Administration (FDA) will accept for normal endorsement (as provided in Article 12) inspection reports generated as a result of inspections conducted jointly by that authority on its territory and another authority listed as equivalent, provided that the authority of the Member State in which the inspection is performed can guarantee enforcement of the findings of the inspection report and require that corrective measures be taken when necessary. FDA has the option to participate in these inspections, and based on experience gained during the transition period, the Parties will agree on procedures for exercising this option.

In the EC, the qualified person will be relieved of responsibility for carrying the controls laid down in Article 22 paragraph 1(b) of Council Directive 75/319/EEC provided that these controls have been carried out in the United States and that each batch/lot is accompanied by a batch certificate (in accordance with the WHO certification scheme on the quality of medicinal products) issued by the manufacturer certifying that the product complies with requirements of the marketing authorization and signed by the person responsible for releasing the batch/lot.

Article 12

Nature of recognition of inspection reports

Inspection reports (containing information as established under Article 8), including a GMP compliance assessment, prepared by authorities listed as equivalent, will be provided to the authority of the importing Party. Based on the determination of equivalence in light of the experience gained, these inspection reports will normally be endorsed by the authority of the importing Party, except under specific and delineated circumstances. Examples of such circumstances include indications of material inconsistencies or inadequacies in an inspection report, quality defects identified in the post-market surveillance or other specific evidence of serious concern in relation to product quality or consumer safety. In such cases, the authority of the importing Party may request clarification from the authority of the exporting Party which may lead to a request for re-inspection. The authorities will endeavour to respond to requests for clarification in a timely manner.

Where divergence is not clarified in this process, an authority of the importing country may carry out an inspection of the production facility.

Article 13

Transmission of post-approval inspection reports

Post-approval GMP inspection reports concerning products covered by this Annex will be transmitted to the authority of the importing country within 60 calendar days of the request. Should a new inspection be needed, the inspection report will be transmitted within 90 calendar days of the request.

Article 14

Transmission of pre-approval inspection reports

A preliminary notification that an inspection may have to take place will be made as soon as possible.

Within 15 calendar days, the relevant authority will acknowledge receipt of the request and confirm its ability to carry out the inspection. In the EC, requests will be sent directly to the relevant authority, with a copy to the European Agency for the Evaluation of Medicinal Products (EMEA). If the authority receiving the request cannot carry out the inspection as requested, the requesting authority shall have the right to conduct the inspection.

Reports of pre-approval inspections will be sent within 45 calendar days of the request that transmitted the appropriate information and detailed the precise issues to be addressed during the inspection. A shorter time may be necessary in exceptional cases and these will be described in the request.

Article 15

Monitoring continued equivalence

Monitoring activities for the purpose of maintaining equivalence shall include review of the exchange of inspection reports and their quality and timeliness; performance of a limited number of joint inspections and the conduct of common training sessions.

Article 16

Suspension

Each Party has the right to contest the equivalence of an authority. This right will be exercised in an objective and reasoned manner in writing to the other Party. The issue shall be discussed in the Joint Sectoral Committee promptly upon such notification. Where the JSC determines that verification of equivalence is required, it may be carried out jointly by the Parties in a timely manner, pursuant to Article 6.

Efforts will be made by the Joint Sectoral Committee to reach unanimous consent on the appropriate action. If agreement to suspend is reached in the Joint Sectoral Committee, an authority may be suspended immediately thereafter. If no agreement is reached in the Joint Sectoral Committee, the matter is referred to the Joint Committee. If no unanimous consent is reached within 30 days after such notification, the contested authority will be suspended.

Upon the suspension of an authority previously listed as equivalent, a Party is no longer obligated to normally endorse the inspection reports of the suspended authority. A Party shall continue to normally endorse the inspection reports of that authority prior to suspension, unless the authority of the receiving party decides otherwise based on health or safety considerations. The suspension will remain in effect until unanimous consent has been reached by the Parties on the future status of that authority.

CHAPTER 5

JOINT SECTORAL COMMITTEE

Article 17

Role and composition of the Joint Sectoral Committee

A Joint Sectoral Committee is set up to monitor the activities under both the transitional and operational phases of this Annex.

The Committee will be co-chaired by a representative of FDA for the U.S. and a representative of the EC who each will have one vote. Decisions will be taken by unanimous consent.

The Joint Sectoral Committee's functions will include:

- 1. making a joint assessment, which must be agreed by both Parties, of the equivalence of the respective authorities,
- 2. developing and maintaining the list of equivalent authorities, including any limitation in terms of inspecting type or products, and communicating the list to all authorities and the Joint Committee,
- 3. providing a forum to discuss issues relating to this Annex, including concerns that an authority may be no longer equivalent and opportunity to review product coverage,
- 4. consideration of the issue of suspension.

The Joint Sectoral Committee shall meet at the request of either Party and, unless the co-chairs otherwise agree, at least once each year. The Joint Committee will be kept informed of the agenda and conclusions of meetings of the Joint Sectoral Committee.

CHAPTER 6

INFORMATION EXCHANGE

Article 18

Regulatory collaboration

The Parties and authorities shall inform and consult one another, as permitted by law, on proposals to introduce new controls or to change existing technical regulations or inspection procedures and to provide the opportunity to comment on such proposals.

The Parties shall notify each other in writing of any changes to Appendix 2.

Article 19

Information relating to quality aspects

The authorities will establish an appropriate means of exchanging information on any confirmed problem reports, corrective actions, recalls, rejected import consignments and other regulatory and enforcement problems for products subject to this Annex.

Article 20

Alert System

The details of an alert system will be developed during the transitional period. The system will be maintained in place at all times. Elements to be considered in developing such a system are described in Appendix 5.

Contact points will be agreed between both Parties to permit authorities to be made aware with the appropriate speed in case of quality defect, recalls, counterfeiting and other problems concerning quality, which could necessitate additional controls or suspension of the distribution of the product.

CHAPTER 7

SAFEGUARD CLAUSE

Article 21

Each Party recognizes that the importing country has a right to fulfil its legal responsibilities by taking actions necessary to ensure the protection of human and animal health at the level of protection it deems appropriate. This includes the suspension of the distribution, product detention at the border of the importing country, withdrawal of the batches and any request for additional information or inspection as provided in Article 12.

APPENDIX 1

List of applicable laws, regulations and administrative provisions

For the European Community:

Council Directive 65/65/EEC of 26 January 1965 on the approximation of provisions laid down by law, regulation or administrative action relating to proprietary medicinal products, as extended, widened and amended.

Council Directive 75/319/EEC of 20 May 1975 on the approximation of provisions laid down by law, regulation or administrative action relating to proprietary medicinal products, as extended, widened and amended.

Council Directive 81/851/EEC of 28 September 1981 on the approximation of the laws of the Member States relating to veterinary medicinal products, as widened and amended.

Commission Directive 91/356/EEC of 13 June 1991 laying down the principles and guidelines of good manufacturing practice for medicinal products for human use.

Commission Directive 91/412/EEC of 23 July 1991 laying down the principles and guidelines of good manufacturing practice for veterinary medicinal products.

Council Regulation (EEC) No 2309/93 of 22 July 1993 laying down Community procedures for the authorization and supervision of medicinal products for human and veterinary use and establishing a European Agency for the Evaluation of Medicinal Products.

Council Directive 92/25/EEC of 31 March 1992 on the wholesale distribution of medicinal products for human use.

Guide to Good Distribution Practice (94/C 63/03).

Current version of the Guide to Good Manufacturing Practice, Rules Governing Medicinal Products in the European Community, Volume IV.

For the United States:

Relevant sections of the United States Federal Food, Drug, and Cosmetic Act and the United States Public Health Service Act.

Relevant sections of Title 21, United States Code of Federal Regulations (CFR) Parts 1-99, Parts 200-299, Parts 500-599, and Parts 600-799.

Relevant sections of the FDA Investigations Operations Manual, the FDA Regulatory Procedures Manual, the FDA Compliance Policy Guidance Manual, the FDA Compliance Program Guidance Manual, and other FDA guidances.

APPENDIX 2

List of Authorities

United States:

In the United States, the regulatory authority is the Food and Drug Administration.

European Community:

In the European Community, the regulatory authorities are the following:

BELGIUM Inspection générale de la Pharmacie

Algemene Farmaceutische Inspectie

DENMARK Laegemiddelstyrelsen

GERMANY Bundesministerium für Gesundheit

for immunologicals:

Paul-Ehrlich-Institut, Federal Agency for Sera & Vaccines

GREECE . $\Pi Y \Theta P \delta Z \ 8 \Psi K I Y \Theta [T \delta Z > I \Psi T \Delta P \Omega]$

Ministry of Health and Welfare

National Drug Organization (E.O.F.)

SPAIN for medicinal products for human use:

Ministerio de Sanidad y Consumo

Subdirección General de Control Farmacéutico

for medicinal products for veterinary use:

Ministerio de Agricultura, Pesca y Alimentación (MAPA)

Dirección General de la Producción Agraria

FRANCE for medicinal products for human use:

Agence du Médicament

for veterinary medicinal products:

Agence Nationale du Médicament Vétérinaire

IRELAND Irish Medicines Board

ITALY for medicinal products for human use:

Ministero della Sanità

Dipartimento Farmaci e Farmacovigilanza

for medicinal products for veterinary use:

Ministero della Sanità

Dipartimento alimenti e nutrizione e sanità pubblica

veterinaria 🖃 Div. IX

LUXEMBOURG Division de la Pharmacie et des Médicaments

NETHERLANDS Staat der Nederlanden

AUSTRIA Bundesministerium für Arbeit, Gesundheit und Soziales

PORTUGAL Instituto da Farmácia e do Medicamento 🖃 INFARMED

FINLAND Lääkelaitos/Läkemedelsverket

(National Agency for Medicines)

SWEDEN Läkemedelsverket 🖃 Medical Products Agency

UNITED KINGDOM for human and veterinary (non-immunologicals):

Medicines Control Agency

for veterinary immunologicals:

Veterinary Medicines Directorate

EUROPEAN COMMUNITY Commission of the European Communities

European Agency for the Evaluation of Medicinal

Products (EMEA)

APPENDIX 3

<u>Indicative list of Products covered by the Sectoral Annex</u>

Recognizing that precise definition of medicinal products and drugs are to be found in the legislation referred to above, an indicative list of products covered by the agreement is given below:

J	
=	human medicinal products including prescription and non-prescription drugs;
=	human biologicals including vaccines, and immunologicals;
=	veterinary pharmaceuticals, including prescription and non-prescription drugs, with the exclusion of veterinary immunologicals;
≡.	pre-mixes for the preparation of veterinary medicated feeds (EC), Type A medicated articles for the preparation of veterinary medicated feeds (US);
=	intermediate products and active pharmaceutical ingredients or bulk pharmaceuticals (US)/starting materials (EC).

APPENDIX 4

Criteria for Assessing Equivalence for Post- and Pre-Approval

- I. Legal/Regulatory authority and structures and procedures providing for post- and pre-approval:
 - A. Appropriate statutory mandate and jurisdiction.
 - B. Ability to issue and update binding requirements on GMPs and guidance documents.
 - C. Authority to make inspections, review and copy documents, and to take samples and collect other evidence.
 - D. Ability to enforce requirements and to remove products found in violation of such requirements from the market.
 - E. Substantive current good manufacturing requirements.
 - F. Accountability of the regulatory authority.
 - G. Inventory of current products and manufacturers.
 - H. System for maintaining or accessing inspection reports, samples and other analytical data, and other firm/product information relating to matters covered by this Sectoral Annex.

- II. Mechanisms in place to assure appropriate professional standards and avoidance of conflicts of interest.
- III. Administration of the regulatory authority:
 - A. Standards of education/qualification and training.
 - B. Effective quality assurance systems measures to ensure adequate job performance.
 - C. Appropriate staffing and resources to enforce laws and regulations.
- IV. Conduct of Inspections:
 - A. Adequate pre-inspection preparation, including appropriate expertise of investigator/team, review of firm/product and databases, and availability of appropriate inspection equipment.
 - B. Adequate conduct of inspection, including statutory access to facilities, effective response to refusals, depth and competence of evaluation of operations, systems and documentation; collection of evidence; appropriate duration of inspection and completeness of written report of observations to firm management.

- C. Adequate post-inspection activities, including completeness of inspectors' report, inspection report review where appropriate, and conduct of follow-up inspections and other activities where appropriate, assurance of preservation and retrieval of records.
- V. Execution of regulatory enforcement actions to achieve corrections, designed to prevent future violations, and to remove products found in violation of requirements from the market.
- VI. Effective Use of Surveillance Systems:
 - A. Sampling and analysis.
 - B. Recall monitoring.
 - C. Product defect reporting system.
 - D. Routine surveillance inspections.
 - E. Verification of approved manufacturing process changes to marketing authorizations/approved applications.

- VII. Additional specific criteria for pre-approval inspections
 - A. Satisfactory demonstration through a jointly developed and administered training program and joint inspections to assess the authorities' capabilities.
 - B. Pre-inspection preparation includes the review of appropriate records, including site plans and drug master file or similar documentation to enable adequate inspections.
 - C. Ability to verify chemistry, manufacturing and control data supporting an application is authentic and complete.
 - D. Ability to assess and evaluate research and development data as scientifically sound, especially transfer technology of pilot, scale up and full scale production batches.
 - E. Ability to verify conformity of the on site processes and procedures with those described in the application.
 - F. Review and evaluate equipment installation, operational and performance qualification data, and evaluate test method validation.

APPENDIX 5

Elements to be Considered in Developing a Two-way Alert System

1.	Doo	Documentation		
	=_	Definition of a crisis/emergency and under what circumstances an alert is required		
	=	Standard Operating Procedures (SOPs)		
	=	Mechanism of health hazards evaluation and classification		
	=	Language of communication and transmission of information		
2.	Crisis Management System			
	=	Crisis analysis and communication mechanisms		
	=	Establishment of contact points		
	=	Reporting mechanisms		
3.	Enforcement Procedures			
	=	Follow-up mechanisms		
	=	Corrective action procedures		

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4.	Quality Assurance System
	Pharmacovigilance programmeSurveillance/monitoring of implementation of corrective action
5.	Contact points
	For the purpose of this agreement, the contact points for the alert system will be
	for the European Community: the Executive Director of the European Agency for the Evaluation of Medicinal Products, 7, Westferry Circus, Canary Wharf, UK London E14 4HB, England. Telephone +44-171-418 8400, Fax 418 8416.

(to be provided by the U.S.)

SECTORAL ANNEX ON

MEDICAL DEVICES

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition in Relation to Conformity Assessment between the United States and the European Community.

Carrying out the provisions of this Annex will further public health protection, will be an important means of facilitating commerce in medical devices and will lead to reduced costs for regulators and manufacturers of both Parties.

CHAPTER 1

PURPOSE, SCOPE AND COVERAGE OF THE SECTORAL ANNEX

Article 1

Purpose

- 1. The purpose of this Annex is to specify the conditions under which a Party will accept the results of quality system-related evaluations and inspections and premarket evaluations of the other Party with regard to medical devices as conducted by listed conformity assessment bodies (CABs) and to provide for other related cooperative activities.
- 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.

Article 2

Scope

- 1. The provisions of this Annex shall apply to the exchange and, where appropriate, endorsement of the following types of reports from CABs assessed to be equivalent:
 - (a) Under the U.S. system, surveillance/post-market and initial/pre-approval inspection reports;
 - (b) Under the U.S. system, premarket (510(k)) product evaluation reports;
 - (c) Under the EC system, quality system evaluation reports; and
 - (d) Under the EC system, EC type examination and verification reports.

Appendix 1 names the legislation, regulations, and related procedures under which:

- (a) products are regulated as medical devices by each Party;
- (b) CABs are designated and confirmed; and
- (c) these reports are prepared.

2. For purposes of this Annex, equivalence means that: CABs in the EC are capable of conducting product and quality systems evaluations against U.S. regulatory requirements in a manner equivalent to those conducted by FDA; and CABs in the U.S. are capable of conducting product and quality systems evaluations against EC regulatory requirements in a manner equivalent to those conducted by EC CABs.

Article 3

Product Coverage

There are three components to this agreement each covering a discrete range of products:

- 1. Quality System Evaluations U.S.-type surveillance/post-market and initial/pre-approval inspection reports and EC-type quality system evaluation reports will be exchanged with regard to all products regulated under both U.S. and EC law as medical devices.
- 2. <u>Product Evaluation</u> U.S.-type premarket (510(k)) product evaluation reports and EC-type-testing reports will be exchanged only with regard to those products classified under the U.S. system as Class I/Class II Tier 2 medical devices which are listed in Appendix 2.
- 3. <u>Post-Market Vigilance Reports</u> Post-market vigilance reports will be exchanged with regard to all products regulated under both U.S. and EC law as medical devices.

Additional products and procedures may be made subject to this Annex by agreement of the Parties.

Article 4

Regulatory Authorities

The regulatory authorities shall have the responsibility of implementing the provisions of this Annex, including the designation and monitoring of CABs. Regulatory authorities are specified in Appendix 3. Each Party will promptly notify the other Party in writing of any change in the regulatory authority for a country.

CHAPTER 2

TRANSITION PERIOD

Article 5

Length and purpose of transition period

There will be a three-year transition period immediately following the date of entry into force of the Agreement. During the transition period, the Parties will engage in confidence-building activities for the purpose of obtaining sufficient evidence to make determinations concerning the equivalence of CABs of the other Party with respect to the ability to perform quality system and product evaluations or other reviews resulting in reports to be exchanged under this Annex.

Article 6

Listing of CABs

Each Party shall designate CABs to participate in confidence-building activities by transmitting to the other Party a list of CABs which meet the criteria for technical competence and independence, as identified in Appendix 1. The list shall be accompanied by supporting evidence. Designated CABs will be listed in Appendix 4 for participation in the confidence building activities once confirmed by the importing Party. Non-confirmation would have to be justified based on documented evidence.

Article 7

Confidence Building Activities

1. At the beginning of the transitional period, the Joint Sectoral Group will establish a joint confidence building programme calculated to provide sufficient evidence of the capabilities of the designated CABs to perform quality system or product evaluations to the specifications of the Parties.

- 2. The joint confidence building program should include the following actions and activities:
 - (a) Seminars designed to inform the Parties and CABs about each Party's regulatory system, procedures, and requirements;
 - (b) Workshops designed to provide the Parties with information regarding requirements and procedures for the designation and surveillance of CABs;
 - (c) Exchange of information about reports prepared during the transition period;
 - (d) Joint training exercises; and
 - (e) Observed inspections.
- 3. During the transition period, any significant problem that is identified with a CAB may be the subject of cooperative activities, as resources allow and as agreed to by the regulatory authorities, aimed at resolving the problem.
- 4. Both Parties will exercise good faith efforts to complete the confidence building activities as expeditiously as possible to the extent that the resources of the Parties allow.

5. Both the EC and the U.S. will each prepare annual progress reports which will describe the confidence building activities undertaken during each year of the transition period. The form and content of the reports will be determined by the Parties through the Joint Sectoral Committee.

Article 8

Other transition period activities

- 1. During the transition period, the Parties will jointly determine the necessary information which must be present in quality system and product evaluation reports.
- 2. The Parties will jointly develop a notification and alert system to be used in case of defects, recalls, and other problems concerning product quality that could necessitate additional actions (e.g., inspections by the Parties of the importing country) or suspension of the distribution of the product.

CHAPTER 3

END OF TRANSITION PERIOD

Article 9

Equivalence Assessment

- 1. In the final six months of the transition period, the Parties shall proceed to a joint assessment of the equivalence of the CABs that participated in the confidence building activities. CABs will be determined to be equivalent provided they have demonstrated proficiency through the submission of a sufficient number of adequate reports. CABs may be determined to be equivalent with regard to the ability to perform any type of quality system or product evaluation covered by this Annex and with regard to any type of product covered by this Annex. The parties shall develop a list contained in Appendix 5 of CABs determined to be equivalent which shall contain a full explanation of the scope of the equivalency determination, including any appropriate limitations, with regard to performing any type of quality system or product evaluation.
- 2. The Parties shall allow CABs not listed for participation in the MRA, or listed for participation only as to certain types of evaluations, to apply for participation in this MRA once the necessary measures have been taken or sufficient experience has been gained, in accordance with Article 16.
- 3. Decisions concerning the equivalence of CABs must be agreed to by both Parties.

CHAPTER 4

OPERATIONAL PERIOD

Article 10

Start of the operational period

- 1. The operational period will start at the end of the transition period after the Parties have developed the list of CABs found to be equivalent. The provisions of this Chapter will apply only with regard to listed CABs and only to the extent of any specifications and limitations contained on the list with regard to a CAB.
- 2. The operational period will apply to quality system evaluation reports and product evaluation reports generated by CABs listed in accordance with this Annex for the evaluations performed in the respective territories of the Parties, except if the Parties agree otherwise.

Article 11

Exchange and endorsement of quality system evaluation reports

- 1. Listed EC CABs will provide FDA with reports of quality system evaluations, as follows:
 - (a) For pre-approval quality system evaluations, EC CABs will provide full reports; and
 - (b) For surveillance quality system evaluations, EC CABs will provide abbreviated reports.
- 2. Listed U.S. CABs will provide to the EC Notified Body of the manufacturer's choice:
 - (a) Full reports of initial quality system evaluations;
 - (b) Abbreviated reports of quality systems surveillance audits.
- 3. If the abbreviated reports do not provide sufficient information, the importing Party may request additional clarification from the CAB.

4. Based on the determination of equivalence in light of the experience gained, the quality system evaluation reports prepared by the CABs listed as equivalent will normally be endorsed by the importing Party, except under specific and delineated circumstances. Examples of such circumstances include indications of material inconsistencies or inadequacies in a report, quality defects identified in post-market surveillance or other specific evidence of serious concern in relation to product quality or consumer safety. In such cases, the importing Party may request clarification from the exporting Party which may lead to a request for re-inspection. The Parties will endeavour to respond to requests for clarification in a timely manner. Where divergence is not clarified in this process, the importing Party may carry out the quality system evaluation.

Article 12

Exchange and endorsement of product evaluation reports

- EC CABs listed for this purpose will, subject to the specifications and limitations on the list, provide to the FDA 510(k) premarket notification assessment reports prepared to U.S. medical device requirements.
- 2. U.S. CABs will, subject to the specifications and limitations on the list, provide to the EC notified body of the manufacturer's choice, type examination and verification reports prepared to EC medical device requirements.

3. Based on the determination of equivalence in light of the experience gained, the product evaluation reports prepared by the CABs listed as equivalent will normally be endorsed by the importing Party, except under specific and delineated circumstances. Examples of such circumstances include indications of material inconsistencies, inadequacies, or incompleteness in a product evaluation report, or other specific evidence of serious concern in relation to product safety, performance, or quality. In such cases, the importing Party may request clarification from the exporting Party which may lead to a request for a re-evaluation. The parties will endeavour to respond to requests for clarification in a timely manner. Endorsement remains the responsibility of the importing Party.

Article 13

Transmission of quality system evaluation reports

Quality system evaluation reports covered by Article 11 concerning products covered by this Annex shall be transmitted to the importing Party within 60 calendar days of a request by the importing Party. Should a new inspection be requested the time period shall be extended by an additional 30 calendar days. A Party may request a new inspection, for cause, identified to the other Party. If the exporting Party cannot perform an inspection within a specified period of time, the importing Party may perform an inspection on its own.

Article 14

Transmission of product evaluation reports

Transmission of product evaluation reports will take place according to the importing Party's specified procedures.

Article 15

Monitoring continued equivalence

Monitoring activities will be carried out in accordance with Article 10 of the Agreement.

Article 16

Listing of Additional CABs

- During the operational period, additional CABs will be considered for equivalence using the procedures and criteria described in Articles 6, 7, and 9 of this Annex, taking into account the level of confidence gained in the overall regulatory system of the other Party.
- 2. Once a designating authority considers that such CABs, having undergone the procedures of Articles 6, 7, and 9 of this Annex, may be determined to be equivalent, it will then designate those bodies on an annual basis. Such procedures satisfy the procedures of Article 7(a) and (b) of the Agreement.

3. Following such annual designations, the procedures for confirmation of CABs under Articles 7(c) and (d) of the Agreement shall apply.

CHAPTER 5

JOINT SECTORAL COMMITTEE

Article 17

Role and composition of the Joint Sectoral Committee

- 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 U.S. 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 equivalence 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 to 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.

CHAPTER 6

HARMONIZATION AND INFORMATION EXCHANGE

Article 18

Harmonization

During both the transitional and operational phases of this Agreement, both Parties intend to continue to participate in the activities of the Global Harmonization Task Force and utilize the results of those activities to the extent possible. Such participation involves developing and reviewing documents developed by the Global Harmonization Task Force and jointly determining whether they are applicable to the implementation of this Agreement.

Article 19

Regulatory cooperation

The Parties and authorities shall inform and consult with one another, as permitted by law, of proposals to introduce new controls or to change existing technical regulations or inspection procedures and to provide the opportunity to comment on such proposals.

The Parties shall notify each other in writing of any changes to Appendix 1.

Article 20

Alert system and exchange of post-market vigilance reports

- 1. An alert system will be set up during the transition period and maintained thereafter by which the Parties will notify each other when there is an immediate danger to public health. Elements of such a system will be described in an Appendix to be attached to this Sectoral Annex. As part of that system, each Party shall notify the other Party of any confirmed problem reports, corrective actions, or recalls. These reports are regarded as part of ongoing investigations.
- Contact points will be agreed between both Parties to permit authorities to be made aware with the appropriate speed in case of quality defect, batch recalls, counterfeiting and other problems concerning quality, which could necessitate additional controls or suspension of the distribution of the product.

APPENDIX 1

RELEVANT LEGISLATION, REGULATIONS AND PROCEDURES

- 1. For the European Community the following legislation applies to Article 2(1):
 - (a) Council Directive 90/385/EEC of 20 June 1990 on the approximation of the laws of the Member States relating to active implantable medical devices. Conformity assessment procedures.
 - *Annex II (with the exception of section 4)
 - *Annex IV
 - *Annex V
 - (b) Council Directive 93/42/EEC of 14 June 1993 concerning medical devices.Conformity assessment procedures.
 - *Annex II (with the exception of section 4)
 - *Annex III
 - *Annex IV
 - *Annex V
 - *Annex VI

- 2. For the United States, the following legislation applies to Article 2(1):
 - (a) The Federal Food, Drug and Cosmetic Act, 21 U.S.C. §§ 321 et seq.
 - (b) The Public Health Service Act, 42 U.S.C. §§ 201 et seq.
 - (c) Regulations of the United States Food and Drug Administration found at 21 C.F.R., in particular, Parts 800 to 1299.
 - (d) Medical Devices; Third-Party Review of Selected Premarket Notifications; Pilot Program, 61 Fed. Reg. 14,789-14,796 (April 3, 1996).

APPENDIX 2 SCOPE OF PRODUCT COVERAGE

1. Initial Coverage of the Transition Period:

Upon entry into force of this Annex, (1) products qualifying for the transitional arrangements under this Agreement include:

- (a) All Class I products requiring premarket evaluations in the United States
 see Table 1.
- (b) Those Class II products listed in Table 2.
- 2. During the Transition Period:

The Parties will jointly identify additional product groups, including their related accessories, in line with their respective priorities as follows:

(a) Those for which review may be based primarily on written guidance which the Parties will use their best efforts to prepare expeditiously; and

⁽¹⁾ It is understood that the date of entry into force will not occur prior to 1 June 1998, unless the Parties decide otherwise.

(b) Those for which review may be based primarily on international standards, in order for the Parties to gain the requisite experience.

The corresponding additional product lists will be phased in on an annual basis. The Parties may consult with industry and other interested Parties in determining which products will be added.

- 3. Commencement of the Operational Period:
 - (a) At the commencement of the operational period, product coverage shall extend to all Class I/II products covered during the transition period.
 - (b) FDA will expand the program to categories of Class II devices as is consistent with the results of the pilot, and with the FDA's ability to write guidance documents if the device pilot for the third party review of medical devices is successful. The MRA will cover to the maximum extent feasible all Class II devices listed in Table 3 for which FDA-accredited third-party review is available in the U.S.
- 4. Unless explicitly included by joint decision of the Parties, this agreement does not cover any U.S. Class II-tier 3 or any Class III product under either system.

TABLE 1

CLASS I PRODUCTS REQUIRING PREMARKET EVALUATIONS IN THE UNITED STATES, INCLUDED IN SCOPE OF PRODUCT COVERAGE AT BEGINNING OF TRANSITION PERIOD

ANESTHESIOLOGY PANEL (868)

Section	Regulation Name
No.	Product Code <a>■ Device Name

******	********************
868.1910	ESOPHAGEAL STETHOSCOPE
	BZW 🖃 STETHOSCOPE, ESOPHAGEAL
868.5620	BREATHING MOUTHPIECE
	BYP I MOUTHPIECE, BREATHING

868.5640 MEDICINAL NONVENTILATORY NEBULIZER (ATOMIZER)

CCQ INEBULIZER, MEDICINAL, NON-VENTILATORY

(ATOMIZER)

868.5675 REBREATHING DEVICE

BYW 🖃 DEVICE, REBREATHING

868.5700 NONPOWERED OXYGEN TENT

FOG 🖃 HOOD, OXYGEN, INFANT

BYL TENT, OXYGEN

868.6810 TRACHEOBRONCHIAL SUCTION CATHETER

BSY CATHETERS, SUCTION, TRACHEOBRONCHIAL

CARDIOVASCULAR PANEL

Section Regulation Name

No. Product Code Device Name

(NONE)

DENTAL PANEL (872)

Section	Regulation Name
No.	Product Code Device Name

*******	*************
872.3400	KARAYA AND SODIUM BORATE WITH OR WITHOUT ACACIA
	DENTURE ADHESIVE KOM 🖃 ADHESIVE, DENTURE, ACACIA
	AND KARAYA WITH SODIUM BORATE
872.3700	DENTAL MERCURY (U.S.P)
	ELY I MERCURY
872.4200	DENTAL HANDPIECES AND ACCESSORIES
	EBW TONTROLLER, FOOD, HANDPIECE AND CORD
	EFB 🖃 HANDPIECE, AIR-POWERED, DENTAL
	efa 🖃 handpiece, belt and/or gear driven, dental
	EGS 🖃 HANDPIECE, CONTRA- AND RIGHT-ANGLE
	ATTACHMENT, DENTAL
	EKX 🖃 HANDPIECE, DIRECT DRIVE, AC-POWERED
	EKY 🖃 HANDPIECE, WATER-POWERED
872.6640	DENTAL OPERATIVE UNIT
	EIA 🖃 UNIT, OPERATIVE DENTAL

EAR, NOSE, AND THROAT PANEL (874)

Section	Regulation Name
No.	Product Code Device Name

******	************
874.1070	SHORT INCREMENT SENSITIVITY INDEX (SISI) ADAPTER
	ETR ADAPTER, SHORT INCREMENT SENSITIVITY INDEX (SISI)
874.1500	GUSTOMETER
	ETM GUSTOMETER
874.1800	AIR OR WATER CALORIC STIMULATOR
	KHH = STIMULATOR, CALORIC-AIR
	ETP STIMULATOR, CALORIC-WATER
874.1925	TOYNBEE DIAGNOSTIC TUBE
	ETK 🖃 TUBE, TOYNBEE DIAGNOSTIC

874.3300	HEARING AID
	LRB 🖃 FACE PLATE HEARING-AID
	$ESD \; \sqsubseteq \; HEARING\text{-AID}, \; AIR\text{-CONDUCTION}$
874.4100	EPISTAXIS BALLOON
	EMX 🖃 BALLOON, EPISTAXIS
874.5300	ENT EXAMINATION AND TREATMENT UNIT
	ETF 🖃 UNIT, EXAMINING/TREATMENT, ENT
874.5550	POWERED NASAL IRRIGATOR
	KMA 🖃 IRRIGATOR, POWERED NASAL
874.5840	ANTI-STAMMERING DEVICE
	KTH 🖃 DEVICE, ANTI-STAMMERING

GASTROENTEROLOGY UROLOGY PANEL (876)

No. Product Code Device Name

876.5160 UROLOGICAL CLAMPS FOR MALES

FHA 🖃 CLAMP, PENILE

876.5210 ENEMA KIT

FCE KIT, ENEMA, (FOR CLEANING PURPOSE)

876.5250 URINE COLLECTOR AND ACCESSORIES

FAQ \blacksquare BAG, URINE COLLECTION, LEG, FOR EXTERNAL USE

GENERAL HOSPITAL PANEL (880)

Section Regulation Name

No. Product Code Device Name

880.5270 NEONATAL EYE PAD

FOK PAD, NEONATAL EYE

880.5420 PRESSURE INFUSER FOR I.V. BAG

KZD INFUSOR, PRESSURE, FOR I.V. BAGS

880.5680 PEDIATRIC POSITION HOLDER

FRP I HOLDER, INFANT POSITION

880.6250 PATIENT EXAMINATION GLOVE

LZB = FINGER COT

FMC GLOVE, PATIENT EXAMINATION

LYY GLOVE, PATIENT EXAMINATION, LATEX LZA GLOVE, PATIENT EXAMINATION, POLY

LZC GLOVE, PATIENT EXAMINATION, SPECIALITY

LYZ I GLOVE, PATIENT EXAMINATION, VINYL

880.6375 PATIENT LUBRICANT

KMJ 🖃 LUBRICANT, PATIENT

880.6760 PROTECTIVE RESTRAINT

BRT RESTRAINT, PATIENT, CONDUCTIVE

FMQ RESTRAINT, PROTECTIVE

NEUROLOGY PANEL (882)

Section No.	Regulation Name Product Code Device Name

******	************
882.1030	ATAXIAGRAPH GWW = ATAXIAGRAPH
882.1420	ELECTROENCEPHALOGRAM (EEG) SIGNAL SPECTRUM ANALYZER GWS ANALYZER, SPECTRUM, ELECTROENCEPHALOGRAM SIGNAL
882.4060	VENTRICULAR CANNULA HCD CANNULA, VENTRICULAR
882.4545	SHUNT SYSTEM IMPLANTATION INSTRUMENT GYK INSTRUMENT, SHUNT SYSTEM IMPLANTATION
882.4650	NEUROSURGICAL SUTURE NEEDLE HAS NEEDLE, NEUROSURGICAL SUTURE
882.4750	SKULL PUNCH GXJ = PUNCH, SKULL

OBSTETRICS AND GYNECOLOGY PANEL

Section	Regulation Name
No.	Product Code <a> Device Name

******	******************
(NONE)	
,	
OPHTHALMOLOGY P	ANFL (886)
Section	Regulation Name
No.	Product Code Device Name
*****	riodust esas = Benes Name
*****	*******************
886.1780	RETINOSCOPE
000.1700	
	HKM 🖃 RETINOSCOPE, BATTERY-POWERED
00/ 10/0	TONION STEP STEPHIZED
886.1940	TONOMETER STERILIZER
	HKZ 🖃 STERILIZER, TONOMETER

886.4070 POWERED CORNEAL BURR

HQS BURR, CORNEAL, AC-POWERED

HOG BURR, CORNEAL, BATTERY-POWERED

HRG E ENGINE, TREPHINE, ACCESSORIES, AC-POWERED

HFR E ENGINE, TREPHINE, ACCESSORIES, BATTERY-POWERED

HLD ENGINE, TREPHINE, ACCESSORIES, GAS-POWERED

886.4300 KERATONE

HNO E KERATONE, AC-POWERED

HMY **E** KERATONE, BATTERY-POWERED

886.5850 SUNGLASSES (NON-PRESCRIPTION)

HQY SUNGLASSES (NON-PRESCRIPTION INCLUDING

PHOTOSENSITIVE)

ORTHOPEDIC PANEL (888)

Section Regulation Name

No. Product Code Device Name

888.1500 AC-POWERED GONIOMETER

KQX GONIOMETER, AC-POWERED

888.4150 CALLIPERS FOR CLINICAL USE

KTZ 🖃 CALLIPER

PHYSICAL MEDICINE PANEL (890)

Section	Regulation Name
No.	Product Code <a> Device Name

*****	*******************
890.3850	MECHANICAL WHEELCHAIR
	LBE STROLLER, ADAPTIVE
	IOR 🖃 WHEELCHAIR, MECHANICAL
890.5180	MANUAL PATIENT ROTATION BED
	INY 🖃 BED, PATIENT ROTATION, MANUAL
890.5710	HOT OR COLD DISPOSABLE PACK
	IMD 🖃 PACK, HOT OR COLD, DISPOSABLE

RADIOLOGY PANEL (892)

Section	Regulation Name
No.	Product Code ■ Device Name

******	*************
892.1100	SCINTILLATION GAMMA CAMERA
	IYX 🖃 CAMERA, SCINTILLATION (GAMMA)
892.1110	POSITRON CAMERA
	IZC 🖃 CAMERA, POSITRON
892.1300	NUCLEAR RECTILINEAR SCANNER
	IYW SCANNER, RECTILINEAR, NUCLEAR
892.1320	NUCLEAR UPTAKE PROBE
	IZD 🖃 PROBE, UPTAKE, NUCLEAR
892.1330	NUCLEAR WHOLE BODY SCANNER
	JAM SCANNER, WHOLE BODY, NUCLEAR
892.1410	NUCLEAR ELECTROCARDIOGRAPH SYNCHRONIZER
	IVY 🖃 SYNCHRONIZER, ELECTROCARDIOGRAPH, NUCLEAR

892.1890	RADIOGRAPHIC-FILM ILLUMINATOR
	IXC 🖃 ILLUMINATOR, RADIOGRAPHIC-FILM
	JAG 🖃 ILLUMINATOR, RADIOGRAPHIC-FILM,
	EXPLOSION-PROOF
892.1910	RADIOGRAPHIC GRID
	IXJ 🖃 GRID, RADIOGRAPHIC
892.1960	RADIOGRAPHIC INTENSIFYING SCREEN
	WAM 🖃 SCREEN, INTENSIFYING, RADIOGRAPHIC
892.1970	RADIOGRAPHIC ECG/RESPIRATOR SYNCHRONIZER
	IXO 🖃 SYNCHRONIZER, ECG/RESPIRATOR, RADIOGRAPHIC
892.5650	MANUAL RADIONUCLIDE APPLICATOR SYSTEM
	IWG 🖃 SYSTEM, APPLICATOR, RADIONUCLIDE, MANUAL

GENERAL AND PLASTIC SURGERY PANEL (878)

No. Product Code Device Name

878.4200 INTRODUCTION/DRAINAGE CATHETER AND ACCESSORIES

KGZ ACCESSORIES, CATHETER

GCE ADAPTOR, CATHETER

FGY CANNULA, INJECTION

GBA 🖃 CATHETER, BALLOON TYPE

GBZ CATHETER, CHOLANGIOGRAPHY

GBQ

CATHETER, CONTINUOUS IRRIGATION

GBY CATHETER, EUSTACHIAN, GENERAL & PLASTIC

SURGERY

JCY **CATHETER**, INFUSION

GBX CATHETER, IRRIGATION

GBP CATHETER, MULTIPLE LUMEN

GBO CATHETER, NEPHROSTOMY, GENERAL & PLASTIC

SURGERY

GBN TATHETER, PEDIATRIC, GENERAL & PLASTIC SURGERY

GBW CATHETER, PERITONEAL

GBS
CATHETER, VENTRICULAR, GENERAL & PLASTIC SURGERY

GCD CONNECTOR, CATHETER

GCC IDILATOR, CATHETER
GCB INEEDLE, CATHETER

878.4320 REMOVABLE SKIN CLIP

FZQ CLIP, REMOVABLE (SKIN)

878.4460 SURGEON'S GLOVES

KGO SURGEON'S GLOVES

878.4680 NONPOWERED, SINGLE PATIENT, PORTABLE SUCTION

APPARATUS

GCY TAPPARATUS, SUCTION, SINGLE PATIENT USE,

PORTABLE, NONPOWERED

878.4760 REMOVABLE SKIN STAPLE

GDT STAPLE, REMOVABLE (SKIN)

GENERAL AND PLASTIC SURGERY PANEL (878) (CONTINUED)

Section	Regulation Name
No.	Product Code 🖃 Device Name

*********	************
878.4820	AC-POWERED, BATTERY-POWERED, AND PNEUMATICALLY
	POWERED SURGICAL INSTRUMENT MOTOR
	GFG 🖃 BIT, SURGICAL
	GFA 🖃 BLADE, SAW, GENERAL AND PLASTIC SURGERY
	DWH 🖃 BLADE, SAW, SURGICAL, CARDIOVASCULAR
	BRZ 🖃 BOARD, ARM (WITH COVER)
	GFE 🖃 BRUSH, DERMABRASION
	GFF BUR, SURGICAL, GENERAL AND PLASTIC SURGERY
	KDG = CHISEL (OSTEOTOME)
	GFD DERMATOME
	GFC 🖃 DRIVER, SURGICAL, PIN
	GFB 🖃 HEAD, SURGICAL, HAMMER
	GEY MOTOR, SURGICAL INSTRUMENT, AC-POWERED
	GET IMOTOR, SURGICAL INSTRUMENT, PNEUMATIC
	POWERED
	DWI SAW, ELECTRICALLY POWERED

KFK 🖃 SAW, PNEUMATICALLY POWERED

HAB SAW, POWERED, AND ACCESSORIES

878.4960
878.4960

AC-POWERED OPERATING CHAIR AND ACCESSORIES

GBB CHAIR, SURGICAL, AC-POWERED

FQO \blacksquare TABLE, OPERATING-ROOM, AC-POWERED

GDC TABLE, OPERATING-ROOM, ELECTRICAL

FWW TABLE, OPERATING-ROOM, PNEUMATIC

JEA TABLE, SURGICAL WITH ORTHOPEDIC ACCESSORIES,

AC-POWERED

880.5090 LIQUID BANDAGE

KMF 🖃 BANDAGE, LIQUID

TABLE 2

CLASS II MEDICAL DEVICES INCLUDED IN SCOPE OF PRODUCT COVERAGE AT BEGINNING OF TRANSITION PERIOD

U.S. to develop guidance documents identifying U.S. requirements and EC to identify standards needed to meet EC requirements

RA	892.1000	MAGNETIC RESONANCE DIAGNOSTIC DEVICE
		MOS 🖃 COIL, MAGNETIC RESONANCE, SPECIALTY
		LNH 🖃 SYSTEM, NUCLEAR MAGNETIC RESONANCE IMAGING
		LNI 🖃 SYSTEM, NUCLEAR MAGNETIC RESONANCE
		SPECTROSCOPIC

Diagnostic Ultrasound:

RA	892.1540	NONFETAL ULTRASONIC MONITOR
		JAF 🖃 MONITOR, ULTRASONIC, NONFETAL
D.A	000 4550	
RA	892.1550	ULTRASONIC PULSED DOPPLER IMAGING SYSTEM
		IYN 🖃 SYSTEM, IMAGING, PULSED DOPPLER, ULTRASONIC
RA	892.1560	ULTRASONIC PULSED ECHO IMAGING SYSTEM
		IYO 🖃 SYSTEM, IMAGING, PULSED ECHO, ULTRASONIC
RA	892.1570	DIAGNOSTIC ULTRASONIC TRANSDUCER
		ITX 🖃 TRANSDUCER, ULTRASONIC, DIAGNOSTIC

Diagnostic X-Ray Imaging Devices (except mammographic x-ray systems):

RA	892.1600	ANGIOGRAPHIC X-RAY SYSTEM IZI SYSTEM, X-RAY, ANGIOGRAPHIC
RA	892.1650	IMAGE-INTENSIFIED FLUOROSCOPIC X-RAY SYSTEM MQB SOLID STATE X-RAY IMAGER (FLAT PANEL/DIGITAL IMAGER) JAA SYSTEM, X-RAY, FLUOROSCOPIC, IMAGE-INTENSIFIED
RA	892.1680	STATIONARY X-RAY SYSTEM KPR SYSTEM, X-RAY, STATIONARY
RA	892.1720	MOBILE X-RAY SYSTEM IZL SYSTEM, X-RAY, MOBILE
RA	892.1740	TOMOGRAPHIC X-RAY SYSTEM IZF SYSTEM, X-RAY, TOMOGRAPHIC
RA	892.1750	COMPUTED TOMOGRAPHY X-RAY SYSTEM JAK SYSTEM, X-RAY, TOMOGRAPHY, COMPUTED

ECG-Related Devices:

CV	870.2340	ELECTROCARDIOGRAPH
		DPS = ELECTROCARDIOGRAPH
		MLC MONITOR, ST SEGMENT
CV	870.2350	ELECTROCARDIOGRAPH LEAD SWITCHING ADAPTOR
		DRW ADAPTOR, LEAD SWITCHING, ELECTROCARDIOGRAPH
CV	870.2360	ELECTROCARDIOGRAPH ELECTRODE
		DRX TELECTRODE, ELECTROCARDIOGRAPH
CV	870.2370	ELECTROCARDIOGRAPH SURFACE ELECTRODE TESTER
	070.2070	KRC TESTER, ELECTRODE, SURFACE, ELECTROCARDIOGRAPHIC
NE	882.1400	ELECTROENCEPHALOGRAPH
		GWQ = ELECTROENCEPHALOGRAPH

HO 880.5725 INFUSION PUMP (external only)

MRZ 🖃 ACCESSORIES, PUMP, INFUSION

FRN 🖃 PUMP, INFUSION

LZF 🖃 PUMP, INFUSION, ANALYTICAL SAMPLING

MEB PUMP, INFUSION, ELASTOMERIC

LZH 🖃 PUMP, INFUSION, ENTERAL

MHD \blacksquare PUMP, INFUSION, GALLSTONE DISSOLUTION

LZG PUMP, INFUSION, INSULIN

MEA 🖃 PUMP, INFUSION, PCA

Ophthalmic Instruments:

OP	886.1570	OPHTHALMOSCOPE
		HLI 🖃 OPHTHALMOSCOPE, AC-POWERED
		HLJ 🖃 OPHTHALMOSCOPE, BATTERY-POWERED
OP	886.1780	RETINOSCOPE
		HKL 🖃 RETINOSCOPE, AC-POWERED
OP	886.1850	AC-POWERED SLIT-LAMP BIOMICROSCOPE
		HJO 🖃 BIOMICROSCOPE, SLIT-LAMP, AC-POWERED
OP	886.4150	VITREOUS ASPIRATION AND CUTTING INSTRUMENT
		MMC ■ DILATOR, EXPANSIVE IRIS (ACCESSORY)

HQE INSTRUMENT, VITREOUS ASPIRATION AND CUTTING,

AC-POWERED

HKP INSTRUMENT, VITREOUS ASPIRATION AND CUTTING,

BATTERY-POWERED

MLZ I VITRECTOMY, INSTRUMENT CUTTER

OP 886.4670 PHACOFRAGMENTATION SYSTEM

HQC I UNIT, PHACOFRAGMENTATION

SU 878.4580 SURGICAL LAMP

HBI 🖃 ILLUMINATOR, FIBEROPTIC, SURGICAL FIELD

FTF ILLUMINATOR, NON-REMOTE

FTG **ILLUMINATOR**, REMOTE

HJE LAMP, FLUORESCENT, AC-POWERED

FQP **LAMP**, OPERATING-ROOM

FTD 🖃 LAMP, SURGICAL

GBC I LAMP, SURGICAL, INCANDESCENT

FTA **LIGHT**, SURGICAL, ACCESSORIES

FSZ 🖃 LIGHT, SURGICAL, CARRIER

FSY LIGHT, SURGICAL, CEILING MOUNTED

FSX LIGHT, SURGICAL, CONNECTOR

FSW LIGHT, SURGICAL, ENDOSCOPIC

FST I LIGHT, SURGICAL, FIBEROPTIC

FSS 🖃 LIGHT, SURGICAL, FLOOR STANDING

FSQ **LIGHT**, SURGICAL, INSTRUMENT

NE	882.5890	TRANSCUTANEOUS ELECTRICAL NERVE STIMULATOR FOR PAIN
		RELIEF
		GZJ \equiv STIMULATOR, NERVE, TRANSCUTANEOUS, FOR PAIN RELIEF

Noninvasive Blood Pressure Measurement Devices:

CV	870.1120	BLOOD PRESSURE CUFF
		DXQ = CUFF, BLOOD-PRESSURE
CV	870.1130	NONINVASIVE BLOOD PRESSURE MEASUREMENT SYSTEM
	(except no	n-oscillometric)
		DXN 🖃 SYSTEM, MEASUREMENT, BLOOD-PRESSURE, NON-INVASIVE
НО	880.6880	STEAM STERILIZER (greater than 2 cubic feet)
		FLE 🖃 STERILIZER, STEAM

Clinical Thermometers:

НО	880.2910	pacifier) FLL THERMOMETER, ELECTRONIC, CLINICAL
AN	868.5630	NEBULIZER CAF NEBULIZER (DIRECT PATIENT INTERFACE)
AN	868.5925	POWERED EMERGENCY VENTILATOR

Hypodermic Needles and Syringes (except anti-stick and self-destruct):

НО	880.5570	HYPODERMIC SINGLE LUMEN NEEDLE
		MMK 🖃 CONTAINER, SHARPES
		FMI 🖃 NEEDLE, HYPODERMIC, SINGLE LUMEN
		MHC 🖃 PORT, INTRAOSSEOUS, IMPLANTED
НО	880.5860	PISTON SYRINGE
		FMF = SYRINGE, PISTON
OR	888.3020	INTRAMEDULLARY FIXATION ROD
		HSB I ROD, FIXATION, INTRAMEDULLARY AND ACCESSORIES

External Fixators (except devices with no external components):

OR	888.3030	SINGLE/MULTIPLE COMPONENT METALLIC BONE FIXATION
		APPLIANCES AND ACCESSORIES
		KTT 🖃 APPLIANCE, FIXATION, NAIL/BLADE/PLATE COMBINATION,
		MULTIPLE COMPONENT
OR	888.3040	SMOOTH OR THREADED METALLIC BONE FIXATION FASTENER
		HTY 🖃 PIN, FIXATION, SMOOTH
		JDW 🖃 PIN, FIXATION, THREADED

Selected Dental Materials:

DE	872.3060	GOLD BASED ALLOYS AND PRECIOUS METAL ALLOYS FOR CLINICAL USE
		EJT 🖃 ALLOY, GOLD BASED, FOR CLINICAL USE
		EJS 🖃 ALLOY, PRECIOUS METAL, FOR CLINICAL USE
DE	872.3200	RESIN TOOTH BONDING AGENT
		KLE TAGENT, TOOTH BONDING, RESIN
DE	872.3275	DENTAL CEMENT
		EMA CEMENT, DENTAL
		EMB I ZINC OXIDE EUGENOL
DE	872.3660	IMPRESSION MATERIAL
		ELW MATERIAL, IMPRESSION
DE	872.3690	TOOTH SHADE RESIN MATERIAL
		EBF 🖃 MATERIAL, TOOTH SHADE, RESIN
DE	872.3710	BASE METAL ALLOY
		EJH I METAL, BASE
Latex C	ondoms:	
ОВ	884.5300	CONDOM
		HIS CONDOM
		TABLE 3

MEDICAL DEVICES FOR POSSIBLE INCLUSION
IN SCOPE OF PRODUCT COVERAGE

DURING OPERATIONAL PERIOD

Anaesthesiology Panel

Product Family	Section No	Device Name	Tier
Anesthesia Devices	868.5160	Gas machine for anesthesia or analgesia	2
	868.5270	Breathing system heater	2
	868.5440	Portable oxygen generator	2
	868.5450	Respiratory gas humidifier	2
	868.5630	Nebulizer	2
	868.5710	Electrically powered oxygen tent	2
	868.5880	Anesthetic vaporizer	2
Gas Analyzer	868.1040	Powered Algesimeter	2
-	868.1075	Argon gas analyzer	2
	868.1400	Carbon dioxide gas analyzer	2
	868.1430	Carbon monoxide gas analyzer	2
	868.1500	Enflurane gas analyzer	2
	868.1620	Halothane gas analyzer	2
	868.1640	Helium gas analyzer	2
	868.1670	Neon gas analyzer	2
	868.1690	Nitrogen gas analyzer	2
	868.1700	Nitrous oxide gas analyzer	2
	868.1720	Oxygen gas analyzer	2
	868.1730	Oxygen uptake computer	2

Peripheral Nerve Stimulators	868.2775	Electrical peripheral nerve stimulator	2
Respiratory Monitoring	868.1750	Pressure plethysmograph	2
	868.1760	Volume plethysmograph	2
	868.1780	Inspiratory airway pressure meter	2
	868.1800	Rhinoanemometer	2
	868.1840	Diagnostic spirometer	2
	868.1850	Monitoring spirometer	2
	868.1860	Peak-flow meter for spirometry	2
	868.1880	Pulmonary-function data calculator	2
	868.1890	Predictive pulmonary-function value calculator	2
	868.1900	Diagnostic pulmonary-function interpretation calculator	2
	868.2025	Ultrasonic air embolism monitor	2
	868.2375	Breathing frequency monitor (except apnea detectors)	2
	868.2480	Cutaneous carbon dioxide (PcCO ₂)	2
	868.2500	Cutaneous oxygen monitor (for an infant not under gas anesthesia)	2
	868.2550	Pneumotachomometer	2
	868.2600	Airway pressure monitor	2
	868.5665	Powered percussor	2
	868.5690	Incentive spirometer	2
Monthloton	0/0 5005	New continuous vontileter (IDDD)	
Ventilator	868.5905	Noncontinuous ventilator (IPPB)	2
	868.5925	Powered emergency ventilator	
	868.5935	External negative pressure ventilator	2
	868.5895	Continuous ventilator	2
	868.5955	Intermittent mandatory ventilation	2

attachment

Portable air compressor

868.6250

Cardiovascular Panel

Product Family	Section No	Device Name	Tier
Cardiovascular	870.1425	Programmable diagnostic computer	2
Diagnostic			
	870.1450	Densitometer	2
	870.2310	Apex cardiograph (vibrocardiograph)	2
	870.2320	Ballistocardiograph	2
	870.2340	Electrocardiograph	2
	870.2350	Electrocardiograph lead switching adaptor	1
	870.2360	Electrocardiograph electrode	2
	870.2370	Electrocardiograph surface electrode	2
		tester	
	870.2400	Vectorcardiograph	1
	870.2450	Medical cathode-ray tube display	1
	870.2675	Oscillometer	2
	870.2840	Apex cardiographic transducer	2
	870.2860	Heart sound transducer	2
	1		
Cardiovascular		Valve, pressure relief, cardiopulmonary	
Monitoring		bypass	
	870.1100	Blood pressure alarm	2
	870.1110	Blood pressure computer	2
	870.1120	Blood pressure cuff	2
	870.1130	Noninvasive blood pressure	2
		measurement system	
	870.1140	Venous blood pressure manometer	2
	870.1220	Electrode recording catheter or	2
		electrode recording probe	
	870.1270	Intracavitary phonocatheter system	2
	870.1875	Stethoscope (electronic)	2

870.2050	Biopotential amplifier and signal	2
070.2030	conditioner	
870.2060	Transducer signal amplifier and	2
070.2000	conditioner	
870.2100	Cardiovascular blood flow-meter	2
870.2120	Extravascular blood flow probe	2
870.2300	Cardiac monitor (including	2
670.2300	cardiotachometer and rate alarm)	
870.2700	Oximeter Oximeter and rate diamity	2
870.2710	Ear oximeter	2
870.2750	Impedance phlebograph	2
870.2770	Impedance phiebograph	2
870.2770	Hydraulic, pneumatic, or photoelectric	2
870.2760	plethysmographs	
870.2850	Extravascular blood pressure transducer	2
870.2870	Catheter tip pressure transducer	2
870.2880	Ultrasonic transducer	2
870.2890	Vessel occlusion transducer	2
870.2990	Patient transducer and electrode cable	2
870.2900	(including connector)	
870.2910	Radiofrequency physiological signal	2
070.2910	transmitter and receiver	
870.2920	Telephone electrocardiograph	2
070.2720	transmitter and receiver	
870.4205	Cardiopulmonary bypass bubble	2
070.4203	detector	_
870.4220	Cardiopulmonary bypass heart-lung	2
070.1220	machine console	_
870.4240	Cardiovascular bypass heat exchanger	2
870.4250	Cardiopulmonary bypass temperature	2
373.1230	controller	
870.4300	Cardiopulmonary bypass gas control unit	2
870.4310	Cardiopulmonary bypass coronary	2
	pressure gauge	
870.4330	Cardiopulmonary bypass on-line blood	2
	gas monitor	
870.4340	Cardiopulmonary bypass level sensing	2
	monitor and/or control	

	870.4370	Roller-type cardiopulmonary bypass blood pump	2
	870.4380	Cardiopulmonary bypass pump speed control	2
	870.4410	Cardiopulmonary bypass in-line blood gas sensor	2
Cardiovascular Therapeutic	870.5050	Patient care suction apparatus	2
	870.5900	Thermal regulation system	2
Defibrillator	870.5300	DC-defibrillator (including paddles)	2
	870.5325	Defibrillator tester	2
Fohoordiograph	870.2330	Fohoordiograph	2
Echocardiograph	870.2330	Echocardiograph	
Pacemaker and Accessories	870.1750	External programmable pacemaker pulse generator	2
	870.3630	Pacemaker generator function analyzer	2
	870.3640	Indirect pacemaker generator function analyzer	2
	870.3720	Pacemaker electrode function tester	2
Miscellaneous	870.1800	Withdrawal-infusion pump	2
	870.2800	Medical magnetic tape recorder	2
	None	Batteries, rechargeable, class II devices	

Dental Panel

Product Family	Section No	Device Name	Tier
Dental Equipment	872.1720	Pulp tester	2
·	872.1740	Caries detection device	2
	872.4120	Bone cutting instrument and accessories	2
	872.4465	Gas-powered jet injector	2
	872.4475	Spring-powered jet injector	2
	872.4600	Intraoral ligature and wire lock	2
	872.4840	Rotary scaler	2
	872.4850	Ultrasonic scaler	2
	872.4920	Dental electrosurgical unit and	2
		accessories	
	872.6070	Ultraviolet activator for polymerization	2
	872.6350	Ultraviolet detector	2
Dental Material	872.3050	Amalgam alloy	2
	872.3060	Gold-based alloys and precious metal	2
		alloys for clinical use	
	872.3200	Resin tooth bonding agent	2
	872.3250	Calcium hydroxide cavity liner	2
	872.3260	Cavity varnish	2
	872.3275	Dental cement (other than zinc	2
		oxide-eugenol)	
	872.3300	Hydrophilic resin coating for dentures	2
	872.3310	Coating material for resin fillings	2
	872.3590	Preformed plastic denture tooth	2
	872.3660	Impression material	2
	872.3690	Tooth shade resin material	2
	872.3710	Base metal alloy	2

	872.3750	Bracket adhesive resin and tooth conditioner	2
	872.3760	Denture relining, repairing, or rebasing resin	2
	872.3765	Pit and fissure sealant and conditioner	2
	872.3770	Temporary crown and bridge resin	2
	872.3820	Root canal filling resin (other than chloroform use)	2
	872.3920	Porcelain tooth	2
Dental X-ray	872.1800	Extraoral source x-ray system	2
	872.1810	Intraoral source x-ray system	2
Dental Implants	872.4880	Intraosseous fixation screw or wires	2
	872.3890	Endodontic stabilizing splint	2
Orthodontic	872.5470	Orthodontic plastic bracket	2

Ear/Nose/Throat Panel

Product Family	Section No	Device Name	Tier
Diagnostic	874.1050	Audiometer	2
Equipment			
	874.1090	Auditory impedance tester	2
	874.1120	Electronic noise generator for	2
		audiometric testing	
	874.1325	Electroglottograph	2
	874.1820	Surgical nerve stimulator/locator	2

Hearing Aids	874.3300	Hearing aid (for bone-conduction)	2
	874.3310	Hearing aid calibrator and analysis	2
		system	
	874.3320	Group hearing aid or group auditory	2
		trainer	
	874.3330	Master hearing aid	2
Surgical Equipment	874.4250	Ear, nose, and throat electric or	1
		pneumatic surgical drill	
	874.4490	Argon laser for otology, rhinology, and	2
		laryngology	
	874.4500	ENT microsurgical carbon dioxide laser	2

Gastroenterology/Urology Panel

	1		_
Product Family	Section No	Device Name	Tier
Endoscope (including angioscopes, laparscopes, ophthalmic endoscopes)	876.1500	Endoscope and accessories	2
	876.4300	Endoscopic electrosurgical unit and accessories	2
Gastroenterology	876.1725	Gastrointestinal motility monitoring system	1
			<u> </u>
Hemodialysis	876.5600	Sorbent regenerated dialysate delivery system for hemodialysis	2
	876.5630	Peritoneal dialysis system and accessories	2
	876.5665	Water purification system for hemodialysis	2
	876.5820	Hemodialysis system and accessories	2
	876.5830	Hemodialyzer with disposable insert (kiil-type)	2

Lithotriptor	876.4500	Mechanical lithotriptor	2
Urology Equipment	876.1620	Urodynamics measurement system	2
	876.5320	Nonimplanted electrical continence	2
		device	
	876.5880	Isolated kidney perfusion and transport	2
		system and accessories	

General Hospital Panel

D 1 15 "		D ! N	T.
Product Family	Section No	Device Name	Tier
Infusion Pumps and	880.2420	Electronic monitor for gravity flow infusion	2
Systems		systems	
	880.2460	Electrically powered spinal fluid pressure	2
		monitor	
	880.5430	Nonelectrically powered fluid injector	2
	880.5725	Infusion pump	2
			•
Neonatal Incubators	880.5400	Neonatal incubator	2
	880.5410	Neonatal transport incubator	2
	880.5700	Neonatal phototherapy unit	2
Piston Syringes	880.5570	Hypodermic single lumen needle	1
	880.5860	Piston syringe (except anti-stick)	1
	880.6920	Syringe needle introducer	2
Miscellaneous	880.2910	Clinical electronic thermometer	2
	880.2920	Clinical mercury thermometer	2
	880.5100	AC-powered adjustable hospital bed	1

880.5500	AC-powered patient lift	2
880.6880	Steam Sterilizer (greater than 2 cubic	2
	feet)	

Neurology Panel

Product Family	Section No	Device Name	Tier
	882.1020	Rigidity analyzer	2
	882.1610	Alpha monitor	2
Neuro-Diagnostic	882.1320	Cutaneous electrode	2
	882.1340	Nasopharyngeal electrode	2
	882.1350	Needle electrode	2
	882.1400	Electroencephalograph	2
	882.1460	Nystagmograph	2
	882.1480	Neurological endoscope	2 2
	882.1540	Galvanic skin response measurement	2
		device	
	882.1550	Nerve conduction velocity measurement	2
		device	
	882.1560	Skin potential measurement device	2
	882.1570	Powered direct-contact temperature	2
		measurement device	
	882.1620	Intracranial pressure monitoring device	2
	882.1835	Physiological signal amplifier	2
	882.1845	Physiological signal conditioner	2
	882.1855	Electroencephalogram (EEG) telemetry	2
		system	
	882.5050	Biofeedback device	2
			1
Echoencephalograp hy	882.1240	Echoencephalograph	2

550	000 4400		
RPG	882.4400	Radiofrequency lesion generator	2
Neuro Surgery	none	Electrode, spinal epidural	2
	882.4305	Powered compound cranial drills, burrs,	2
		trephines and their accessories	
	882.4310	Powered simple cranial drills, burrs,	2
		trephines and accessories	
	882.4360	Electric cranial drill motor	2
	882.4370	Pneumatic cranial drill motor	2
	882.4560	Stereotaxic instrument	2
	882.4725	Radiofrequency lesion probe	2
	882.4845	Powered rongeur	2
	882.5500	Lesion temperature monitor	2
Stimulators	882.1870	Evoked response electrical stimulator	2
	882.1880	Evoked response mechanical stimulator	2
	882.1890	Evoked response photic stimulator	2
	882.1900	Evoked response auditory stimulator	2
	882.1950	Tremor transducer	2
	882.5890	Transcutaneous electrical nerve	2
		stimulator for pain relief	

Obstetrics/Gynaecology Panel

Product Family	Section No	Device Name	Tier
rioddetraniiy	Jection No	Device Name	noi
Fetal Monitoring	884.1660	Transcervical endoscope (amnioscope) and accessories	2
	884.1690	Hysteroscope and accessories (for performance standards)	2
	884.2225	Obstetric-gynecologic ultrasonic imager	2
	884.2600	Fetal cardiac monitor	2
	884.2640	Fetal phonocardiographic monitor and accessories	2
	884.2660	Fetal ultrasonic monitor and accessories	2
	884.2675	Fetal scalp circular (spiral) electrode and applicator	1
	884.2700	Intrauterine pressure monitor and accessories	2
	884.2720	External uterine contraction monitor and accessories	2
	884.2740	Perinatal monitoring system and accessories	2
	884.2960	Obstetric ultrasonic transducer and accessories	2
Gynecological Surgery Equip.	884.1720	Gynecologic laparoscope and accessories	2
	884.4160	Unipolar endoscopic coagulator-cutter and accessories	2
	884.4550	Gynecologic surgical laser	2
	884.4120	Gynecologic electrocautery and accessories	2
	884.5300	Condom	2

Product Family	Section No	Device Name	Tier
Ophthalm. Implants	886.3320	Eye sphere implant	2
Contact Lens	886.1385	Polymethylmethacrylate (PMMA)	2
		diagnostic contact lens	
	886.5916	Rigid gas permeable contact lens (daily	2
		wear only)	
Diagnostic	886.1120	Ophthalmic camera	1
Equipment			
	886.1220	Corneal electrode	1
	886.1250	Euthyscope (AC-powered)	1
	886.1360	Visual field laser instrument	1
	886.1510	Eye movement monitor	1
	886.1570	Ophthalmoscope	1
	886.1630	AC-powered photostimulator	1
	886.1640	Ophthalmic preamplifier	1
	886.1670	Ophthalmic isotope uptake probe	2
	886.1780	Retinoscope (AC-powered device)	1
	886.1850	AC-powered slitlamp biomicroscope	1
	886.1930	Tonometer and accessories	2
	886.1945	Transilluminator (AC-powered device)	1
	886.3130	Ophthalmic conformer	2
(Diagnostic/Surgery	886.4670	Phacofragmentation System	2
Èquipment)			
			•
Ophthalm. Implants	886.3340	Extraocular orbital implant	2
	886.3800	Scleral shell	2

Surgical Equipment	880.5725	Infusion pump (performance standards)	2
	886.3100	Ophthalmic tantalum clip	2
	886.3300	Absorbable implant (scleral buckling	2
		method)	
	886.4100	Radiofrequency electrosurgical cautery	2
		apparatus	
	886.4115	Thermal cautery unit	2
	886.4150	Vitreous aspiration and cutting instrument	2
	886.4170	Cryophthalmic unit	2
	886.4250	Ophthalmic electrolysis unit	1
		(AC-powered device)	
	886.4335	Operating headlamp (AC-powered	1
		device)	
	886.4390	Ophthalmic laser	2
	886.4392	Nd:YAG laser for posterior capsulotomy	2
	886.4400	Electronic metal locator	1
	886.4440	AC-powered magnet	1
	886.4610	Ocular pressure applicator	2
	886.4690	Ophthalmic photocoagulator	2
	886.4790	Ophthalmic sponge	2
	886.5100	Ophthalmic beta radiation source	2
	none	Ophthalmoscopes, replacement	1
		batteries, hand-held	

Orthopedic Panel

Product Family	Section No	Device Name	Tier
<i></i>	<u>'</u>	1	I
Implants	888.3010	Bone fixation cerclage	2
	888.3020	Intramedullary fixation rod	2
	888.3030	Single/multiple component metallic bone fixation appliances and accessories	2
	888.3040	Smooth or threaded metallic bone fixation fastener	2
	888.3050	Spinal interlaminal fixation orthosis	2
	888.3060	Spinal intervertebral body fixation orthosis	2
Surgical Equipment	888.1240	AC-powered dynamometer	2
	888.4580	Sonic surgical instrument and accessories/attachments	2
	none	Accessories, fixation, spinal interlaminal	2
	none	Accessories, fixation, spinal intervertebral body	2
	none	Monitor, pressure, intracompartmental	1
	none	Orthosis, fixation, spinal intervertebral fusion	2
	none	Orthosis, spinal pedicle fixation	
	none	System, cement removal extraction	1

Physical Medicine Panel

Product Family	Section No	Device Name	Tier
Diagnostic	890.1225	Chronaximeter	2
Equipment			
	890.1375	Diagnostic electromyograph	2
	890.1385	Diagnostic electromyograph needle	2
		electrode	
	890.1450	Powered reflex hammer	2
	890.1850	Diagnostic muscle stimulator	2
or (Therapy)	890.5850	Powered muscle stimulator	2

Therapeutic Equipment	890.5100	Immersion hydrobath	2
	890.5110	Paraffin bath	2
	890.5500	Infrared lamp	2
	890.5720	Water circulating hot or cold pack	2
	890.5740	Powered heating pad	2

Radiology Panel

Product Family	Section No	Device Name	Tier
MRI	892.1000	Magnetic resonance diagnostic device	2
	·		
Ultrasound	884.2660	Fetal ultrasonic monitor and accessories	2
Diagnostic			
	892.1540	Nonfetal ultrasonic monitor	
	892.1560	Ultrasonic pulsed echo imaging system	2
	892.1570	Diagnostic ultrasonic transducer	2
	892.1550	Ultrasonic pulsed doppler imaging system	
Angiographic	892.1600	Angiographic x-ray system	2
Diagnostic X-Ray	892.1610	Diagnostic x-ray beam-limiting device	2
	892.1620	Cine or spot fluorographic x-ray Camera	2
	892.1630	Electrostatic x-ray imaging system	2
	892.1650	Image-intensified fluoroscopic x-ray	2
		system	
	892.1670	Spot film device	2
	892.1680	Stationary x-ray system	2
	892.1710	Mammographic x-ray system	2
	892.1720	Mobile x-ray system	2
	892.1740	Tomographic x-ray system	1
	892.1820	Pneumoencephalographic chair	2
	892.1850	Radiographic film cassette	1
	892.1860	Radiographic film/cassette changer	1
	892.1870	Radiographic film/cassette changer	2
		programmer	
	892.1900	Automatic radiographic film processor	2
	892.1980	Radiologic table	1

CT Scanner	892.1750	Computed tomography x-ray system	2
Radiation Therapy	892.5050	Medical charged-particle radiation	2
		therapy system	
	892.5300	Medical neutron radiation therapy	2
		system	
	892.5700	Remote controlled	2
		radionuclide-applicator system	
	892.5710	Radiation therapy beam-shaping block	2
	892.5730	Radionuclide brachytherapy source	2
	892.5750	Radionuclide radiation therapy system	2
	892.5770	Powered radiation therapy patient	2
		support assembly	
	892.5840	Radiation therapy simulation system	2
	892.5930	Therapeutic x-ray tube housing assembly	1

Bone densitometer

Nuclear tomography system

Radionuclide rebreathing system

Emission computed tomography system

2

2

1

2

892.1170

892.1200

892.1310

892.1390

General/Plastic Surgery Panel

Nuclear Medicine

Product Family	Section No	Device Name	Tier
Surgical Lamps	878.4630	Ultraviolet lamp for dermatologic	2
		disorders	
	890.5500	Infrared lamp	2
	878.4580	Surgical lamp	2
Electrosurgical	878.4810	Laser surgical instrument for use in	2
Cutting Equipment		general and plastic surgery and in	
		dermatology	
	878.4400	Electrosurgical cutting and coagulation	2
		device and accessories	
Miscellaneous	878.4780	Powered suction pump	2

APPENDIX 3

	AUTHORITIES RESPONSIBLE FOR DESIGNATING CONFORMITY ASSESSMENT BODIES				
	EC access to the U.S. market	U.S. access to the EC market			
See	Belgium Ministère de la Santé publique, de l'Environnement et de l'Intégration sociale Ministerie van Volksgezondheid, Leefmilieu en Sociale Integratie	Food and Drug Administration (FDA)			
	Denmark Sundhedsministeriet				
	Germany Bundesministerium für Gesundheit				
	Greece =ΞΩ]ΨΚΜΓΩ =ΚΜΓΙΖ Ministry of Health				
AND S	Spain Ministerio de Sanidad y Consumo				
See	France Ministère de l'emploi et de la solidarité Ministère de l'économie, des finances et de l'industrie				
	Ireland Department of Health				
	Italy Ministero della Sanità				
	Luxembourg Ministère de la Santé				
	Netherlands Staat des Nederlanden				
	Austria Bundesministerium für Arbeit, Gesundheit und Soziales				
	Portugal Ministerio da Saude				
	Finland Sosiaali-ja terveysministeriö/social-och hälsovårdsministeriet				
	Sweden Under the authority of the Government of Sweden: Styrelsen för ackreditering och teknisk kontroll (SWEDAC)				
	United Kingdom				

Department of Health	

APPENDIX 4

CONFORMITY ASSESSMENT BODIES

EC access to the U.S. market	U.S. access to the EC market
Conformity assessment bodies located in the EC shall be designated by the Authorities identified in Appendix 3.	Conformity assessment bodies located in the U.S. shall be designated by the Authorities identified in Appendix 3.
(to be provided by the EC)	(to be provided by the U.S.)

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2004 U.S.-EU Marine Equipment Agreement

In December 1998, the United States Trade Representative (USTR) proposed to the European Commission (EC) the negotiation of a Mutual Recognition Agreement (MRA) on marine equipment under the Transatlantic Economic Partnership. The goal of the MRA is to allow a manufacturer to reach multiple markets on the basis of compliance with one set of regulatory requirements instead of multiple ones, as would be the case without the MRA. This will directly lead to a reduction of costs for manufacturers in terms of testing and certification. Negotiations on an agreement began in late 1999. The Lifesaving & Fire Safety Standards Division (G-MSE-4) worked in close cooperation with USTR to develop the product scope based on a detailed product-by-product review of the U.S. and EC marine equipment requirements.

Many of the U.S. and EC marine equipment requirements are based on standards and testing specified by the Safety of Life At Sea Convention (SOLAS). Of all the equipment items that were considered, only products having identical or equivalent requirements in each market were included in the scope of the agreement. The initial MRA product scope includes 43 products in three main categories: life saving equipment (e.g. visual distress signals, marine evacuation systems); fire protection equipment (e.g. fire doors, insulation); and navigational equipment (e.g., compasses, GPS equipment, echo-sounding equipment).

Negotiations on this important mutual recognition agreement between the US and the EC were concluded in June 2003. The MRA on marine equipment is a result of a 5-year cooperative effort that recognizes the importance of facilitating U.S. - EC trade in marine equipment and promoting bilateral cooperation on international marine equipment regulations. The final version of the MRA was signed on February 27th, 2004 and it entered into force on July 1, 2004.

U.S. & EU Sign Agreement on Marine Equipment

<u>United States and European Community Sign Mutual</u>
<u>Recognition Agreement</u>

Joint Committee Decisions (Coming Soon)

U.S. Coast Guard Website on Agreement

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President George W. Bush walks with Prime Minister of Ireland Bertie Ahern, right, and President of the European Commission Romano Prodi on the way to their joint press conference at the Dromoland Castle in Shannon, Ireland, Saturday, June 26, 2004. (White House File Photo)



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AGREEMENT ON MUTUAL RECOGNITION BETWEEN THE UNITED STATES OF AMERICA AND THE EEA EFTA STATES

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AGREEMENT ON MUTUAL RECOGNITION

BETWEEN THE UNITED STATES OF AMERICA AND

THE EEA EFTA STATES

The United States of America, on the one hand, and the Republic of Iceland, the Principality of Liechtenstein and the Kingdom of Norway, on the other,

CONSIDERING the traditional links of friendship that exist between the United States of America (the United States) and the EEA EFTA States;

DESIRING to facilitate bilateral trade between them;

RECOGNIZING that mutual recognition of conformity assessment activities is an important means of enhancing market access between the United States and the EEA EFTA States;

RECOGNIZING that an agreement providing for mutual recognition of conformity assessment activities is of particular interest to small and medium-sized businesses in the United States and the EEA EFTA States;

RECOGNIZING that any such mutual recognition also requires confidence in the continued reliability of the conformity assessments of the United States and the EEA EFTA States;

RECOGNIZING the importance of maintaining the high levels of health, safety, environmental and consumer protection in the United States and the EEA EFTA States;

RECOGNIZING that mutual recognition agreements can positively contribute in encouraging greater international harmonization of standards;

RECOGNIZING that the Mutual Recognition Agreement between the United States and the European Community, and the close relationship between the European Community and the EEA EFTA States through the Agreement on the European Economic Area, enhance the benefits of a parallel mutual recognition agreement between the United States and the EEA EFTA States;

NOTING that this Agreement is not intended to displace private sector bilateral and multilateral arrangements among conformity assessment bodies or to affect regulatory regimes allowing for manufacturers' self-assessments and declarations of conformity;

BEARING IN MIND that the Agreement on Technical Barriers to Trade, an agreement annexed to the Agreement Establishing the World Trade Organization (WTO), encourages WTO Members to enter into negotiations for the conclusion of agreements for the mutual recognition of results of each other's conformity assessment procedures;

RECOGNIZING that any such mutual recognition needs to offer an assurance of conformity with applicable technical regulations or standards equivalent to the assurance offered by the Party's own procedures;

RECOGNIZING the need to conclude an Agreement on Mutual Recognition (MRA) in the field of conformity assessment with sectoral annexes; and

BEARING IN MIND the respective commitments of the Parties under bilateral, regional and multilateral environment, health, safety and consumer protection agreements,

Have agreed as follows:

Article 1

DEFINITIONS

- 1. The following terms and definitions shall apply to this Agreement only:
 - **Party** means the United States, the Republic of Iceland, the Principality of Liechtenstein, or the Kingdom of Norway, as the case may be
 - **EEA EFTA States** means those members of the European Free Trade Association that are Parties to the Agreement on the European Economic Area (EEA), i.e., the Republic of Iceland, the Principality of Liechtenstein and the Kingdom of Norway.
 - **Side** means the United States or the EEA EFTA States, as the case may be.
 - **Designating Authority** means a body with power to designate, monitor, suspend, remove suspension of, or withdraw conformity assessment bodies as specified under this Agreement.
 - **Designation** means the identification by a Designating Authority of a conformity assessment body to perform conformity assessment procedures under this Agreement.
 - **Regulatory Authority** means a government agency or entity that exercises a legal right to control the use or sale of products within a Party's jurisdiction, and may take enforcement action to ensure that products marketed within its jurisdiction comply with legal requirements.
- 2. Other terms concerning conformity assessment used in this Agreement shall have the meaning given elsewhere in this Agreement or in the definitions contained in Guide 2 (1996 edition) of the International Organization for Standardization (ISO) and the International Electrotechnical Commission (IEC). In the event of an inconsistency between ISO/IEC Guide 2 and definitions in this Agreement, the definitions in this Agreement shall prevail.

Article 2

PURPOSE OF THE AGREEMENT

This Agreement specifies the conditions by which the United States, on the one hand, and the EEA EFTA States, on the other hand, will accept or recognize results of conformity assessment procedures, produced by the conformity assessment bodies or authorities of the other side, in assessing conformity to an importing Party's requirements, as specified on a sector-specific basis in the

Sectoral Annexes, and to provide for other related cooperative activities. The objective of such mutual recognition is to provide effective market access between the United States and the EEA EFTA States with regard to conformity assessment for all products covered under this Agreement. If any obstacles to such access arise, consultations will promptly be held. In the absence of a satisfactory outcome of such consultations, the side alleging its market access has been denied, may, within 90 days of such consultation, invoke its right to terminate the Agreement in its entirety, or any individual Sectoral Annex thereof, in accordance with Article 21.

Article 3

GENERAL OBLIGATIONS

- 1. The United States shall, as specified in the Sectoral Annexes, accept or recognize results of specified procedures, used in assessing conformity to specified legislative, regulatory, and administrative provisions of the United States, produced by designated conformity assessment bodies and/or authorities in the EEA EFTA States.
- The EEA EFTA States shall, as specified in the Sectoral Annexes, accept or recognize results of specified procedures, used in assessing conformity to specified legislative, regulatory and administrative provisions of the EEA EFTA States, produced by designated conformity assessment bodies and/or authorities in the United States.
- 3. Where sectoral transition arrangements have been specified in Sectoral Annexes, the above obligations will apply following the successful completion of those sectoral transition arrangements, with the understanding that the conformity assessment procedures utilized assure conformity to the satisfaction of the importing Party, with applicable legislative, regulatory and administrative provisions of that Party, equivalent to the assurance offered by the importing Party's own procedures.

Article 4

GENERAL COVERAGE OF THE AGREEMENT

- 1. This Agreement applies to conformity assessment procedures for products and/or processes and to other related cooperative activities as described in this Agreement.
- 2. Sectoral Annexes may include:
 - a) a description of the relevant legislative, regulatory and administrative provisions pertaining to the conformity assessment procedures and technical regulations;
 - b) a statement on the product scope and coverage;
 - c) a list of Designating Authorities;
 - d) a list of agreed conformity assessment bodies or authorities or a source from which to obtain a list of such bodies or authorities and a statement of the scope of the conformity assessment procedures for which each has been agreed;

- e) the procedures and criteria for designating the conformity assessment bodies;
- f) a description of the mutual recognition obligations;
- g) a sectoral transition arrangement;
- h) the identity of a sectoral contact point in each Party's territory; and
- i) a statement regarding the establishment of a Joint Sectoral Committee.
- 3. This Agreement shall not be construed to entail mutual acceptance of standards or technical regulations of the Parties and, unless otherwise specified in a Sectoral Annex, shall not entail the mutual recognition of the equivalence of standards or technical regulations.

Article 5

TRANSITIONAL ARRANGEMENTS

Each Party shall implement the transitional commitments on confidence building as specified in the Sectoral Annexes.

- 1. Each sectoral transitional arrangement shall specify a time period for completion.
- 2. The Parties may amend any transitional arrangement by mutual agreement through a decision of the Joint Committee.
- 3. Passage from the transitional phase to the operational phase shall proceed as specified in each Sectoral Annex, unless either side, documents that the conditions provided in such Sectoral Annex for a successful transition are not met.

Article 6

DESIGNATING AUTHORITIES

Each Party shall ensure that the Designating Authorities specified in the Sectoral Annexes have the power and competence in their respective territories to carry out decisions under this Agreement to designate, monitor, suspend, remove suspension of, or withdraw conformity assessment bodies.

Article 7

DESIGNATION AND LISTING PROCEDURES

The following procedures shall apply with regard to the designation of conformity assessment bodies and the inclusion of such bodies in the list of conformity assessment bodies in a Sectoral Annex:

a) The Designating Authority identified in a Sectoral Annex shall designate conformity assessment bodies in accordance with the procedures and criteria set forth in that Sectoral Annex;

- b) A Party proposing to add a conformity assessment body to the list of such bodies in a Sectoral Annex shall forward its proposal of one or more designated conformity assessment bodies in writing to the other side with a view to a decision by the Joint Committee;
- c) Within 60 days following receipt of the proposal, the other side shall indicate its position regarding either its confirmation or its opposition. Upon confirmation through a decision by the Joint Committee, the inclusion in the Sectoral Annex of the proposed conformity assessment body or bodies shall take effect;
- d) In the event that the other side contests on the basis of documented evidence the technical competence or compliance of a proposed conformity assessment body, or indicates in writing that it requires an additional 30 days to more fully verify such evidence, such conformity assessment body shall not be included on the list of conformity assessment bodies in the applicable Sectoral Annex. In this instance, the Joint Committee may decide that the body concerned be verified. After the completion of such verification, the proposal to list the conformity assessment body in the Sectoral Annex may be resubmitted to the other side.

Article 8

SUSPENSION OF LISTED CONFORMITY ASSESSMENT BODIES

The following procedures shall apply with regard to the suspension of a conformity assessment body listed in a Sectoral Annex:

- a) One side shall notify the other of its contestation of the technical competence or compliance of a conformity assessment body listed in a Sectoral Annex and its intent to suspend such conformity assessment body. Such contestation shall be exercised when justified in an objective and reasoned manner in writing to the other side;
- b) The conformity assessment body shall be given prompt notice by the other side and an opportunity to present information in order to refute the contestation or to correct the deficiencies which form the basis of the contestation;
- c) The Parties shall discuss any such contestation in the relevant Joint Sectoral Committee. If there is no Joint Sectoral Committee, the contesting side shall refer the matter directly to the Joint Committee. If agreement to suspend is reached by the Joint Sectoral Committee or, if there is no Joint Sectoral Committee, by the Joint Committee, the conformity assessment body shall be suspended;
- d) Where the Joint Sectoral Committee or Joint Committee decides that verification of technical competence or compliance is required, it shall normally be carried out in a timely manner by the Party in whose territory the body in question is located, but may be carried out jointly by the Parties in justified cases;
- e) If the matter has not been resolved by the Joint Sectoral Committee within 10 days of the notice of contestation, the matter shall be referred to the Joint Committee for a decision. If there is no Joint Sectoral Committee, the matter shall be referred directly to the Joint Committee.

If no decision is reached by the Joint Committee within 10 days of the referral to it, the conformity assessment body shall be suspended upon the request of the contesting side;

- Annex, the contesting side is no longer obligated to accept or recognize the results of conformity assessment procedures performed by that conformity assessment body subsequent to suspension. However, it shall continue to accept the results of conformity assessment procedures performed by that conformity assessment body prior to suspension, unless a Regulatory Authority of that side decides otherwise based on health, safety or environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex; and
- g) The suspension shall remain in effect until agreement has been reached by the Joint Committee with respect to the future status of that conformity assessment body.

Article 9

WITHDRAWAL OF LISTED CONFORMITY ASSESSMENT BODIES

The following procedures shall apply with regard to the withdrawal from a Sectoral Annex of a conformity assessment body:

- a) A side proposing to withdraw a conformity assessment body listed in a Sectoral Annex shall forward its proposal in writing to the other side;
- b) Such conformity assessment body shall be promptly notified by the Party in whose territory the body is located and shall be provided a period of at least 30 days from receipt to provide information in order to refute or to correct the deficiencies which form the basis of the proposed withdrawal;
- c) Within 60 days following receipt of the proposal, the other side shall indicate its position regarding either its confirmation or its opposition. Upon confirmation through a decision by the Joint Committee, the withdrawal from the list in the Sectoral Annex of the conformity assessment body shall take effect;
- d) In the event that the other side opposes the proposal to withdraw by supporting the technical competence and compliance of its conformity assessment body, the conformity assessment body shall not at that time be withdrawn from the list of conformity assessment bodies in the applicable Sectoral Annex. In this instance, the Joint Sectoral Committee or the Joint Committee may decide to carry out a joint verification of the body concerned. After the completion of such verification, the proposal for withdrawal of the conformity assessment body may be resubmitted to the other side; and
- e) Subsequent to the withdrawal of a conformity assessment body listed in a Sectoral Annex, the contesting side shall continue to accept the results of conformity assessment procedures performed by that conformity assessment body prior to withdrawal, unless a Regulatory Authority of that side decides otherwise based on health, safety and environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex.

Article 10

MONITORING OF CONFORMITY ASSESSMENT BODIES

The following shall apply with regard to the monitoring of conformity assessment bodies listed in a Sectoral Annex:

- a) Designating Authorities shall assure that their conformity assessment bodies listed in a Sectoral Annex are capable and remain capable of properly assessing conformity of products or processes, as applicable, and as covered in the applicable Sectoral Annex. In this regard, Designating Authorities shall maintain, or cause to maintain, ongoing surveillance over their conformity assessment bodies by means of regular audit or assessment;
- b) The two sides undertake to compare methods used to verify that the conformity assessment bodies listed in the Sectoral Annexes comply with the relevant requirements of the Sectoral Annexes. Existing systems for the evaluation of conformity assessment bodies may be used as part of such comparison procedures;
- c) A Designating Authority shall consult as necessary with its counterpart(s), to ensure the maintenance of confidence in conformity assessment procedures. With the consent of each Party concerned, this consultation may include joint participation in audits/inspections related to conformity assessment activities or other assessments of conformity assessment bodies listed in a Sectoral Annex; and
- d) Designating Authorities shall consult, as necessary, with the relevant Regulatory Authorities of the other side to ensure that all technical requirements are identified and are satisfactorily addressed.

Article 11

CONFORMITY ASSESSMENT BODIES

The United States and the EEA EFTA States recognize that the conformity assessment bodies listed in the Sectoral Annexes fulfill the conditions of eligibility to assess conformity in relation to their respective requirements as specified in the Sectoral Annexes, and they shall specify the scope of the conformity assessment procedures for which such bodies are listed.

Article 12

EXCHANGE OF INFORMATION

- 1. The two sides shall exchange information concerning the implementation of the legislative, regulatory, and administrative provisions identified in the Sectoral Annexes.
- 2. Each side shall notify the other of legislative, regulatory and administrative changes related to the subject matter of this Agreement at least 60 days before their entry into force. Where considerations of safety, health or environmental protection require more urgent action, a side shall notify the other side as soon as practicable.

- 3. Each side shall promptly notify the other of any changes to its Designating Authorities and/or conformity assessment bodies.
- 4. The two sides shall exchange information concerning the procedures used to ensure that the listed conformity assessment bodies under their responsibility comply with the legislative, regulatory, and administrative provisions outlined in the Sectoral Annexes.
- 5. Regulatory Authorities identified in the Sectoral Annexes shall consult as necessary with their counterparts, to ensure the maintenance of confidence in conformity assessment procedures and to ensure that all technical requirements are identified and are satisfactorily addressed.

Article 13

SECTORAL CONTACT POINTS

Each Party shall appoint and confirm in writing contact points to be responsible for activities under each Sectoral Annex.

Article 14

JOINT COMMITTEE OF THE PARTIES

- 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 the Agreement.
- 2. The Joint Committee may establish Joint Sectoral Committees comprised of appropriate Regulatory Authorities and others deemed necessary.
- 3. Each side shall each have one vote in the Joint Committee. The Joint Committee shall make its decisions by unanimous consent. The Joint Committee shall determine its own rules and procedures.
- 4. The Joint Committee may consider any matter relating to the effective functioning of this Agreement. In particular it shall be responsible for:
 - a) listing, suspension, withdrawal and verification of conformity assessment bodies in accordance with this Agreement;
 - b) amending transitional arrangements in Sectoral Annexes;
 - c) resolving any questions relating to the application of this Agreement and its Sectoral Annexes not otherwise resolved in the respective Joint Sectoral Committees;
 - d) providing a forum for discussion of issues that may arise concerning the implementation of this Agreement;
 - e) considering ways to enhance the operation of this Agreement;
 - f) coordinating the negotiation of additional Sectoral Annexes; and
 - g) considering whether to amend this Agreement or its Sectoral Annexes in accordance with Article 21.

5. When either side introduces new or additional conformity assessment procedures affecting a Sectoral Annex, the Parties shall discuss the matter in the Joint Committee with a view to bringing such new or additional procedures within the scope of this Agreement and the relevant Sectoral Annex.

Article 15

PRESERVATION OF REGULATORY AUTHORITY

- 1. Nothing in this Agreement shall be construed to limit the authority of a Party to determine, through its legislative, regulatory and administrative measures, the level of protection it considers appropriate for safety; for protection of human, animal, or plant life or health; for the environment; for consumers; and otherwise with regard to risks within the scope of the applicable Sectoral Annex.
- 2. Nothing in this Agreement shall be construed to limit the authority of a Regulatory Authority to take all appropriate and immediate measures whenever it ascertains that a product may: (a) compromise the health or safety of persons in its territory; (b) not meet the legislative, regulatory, or administrative provisions within the scope of the applicable Sectoral Annex; or (c) otherwise fail to satisfy a requirement within the scope of the applicable Sectoral Annex. Such measures may include withdrawing the products from the market, prohibiting their placement on the market, restricting their free movement, initiating a product recall, and preventing the recurrence of such problems, including through a prohibition on imports. If the Regulatory Authority takes such action, it shall inform its counterpart authority(ies) and the other side within fifteen days of taking such action, providing its reasons.

Article 16

SUSPENSION OF RECOGNITION OBLIGATIONS

Either side may suspend its obligations under a particular Sectoral Annex, in whole or in part, if:

- a) it suffers a loss of market access for its products within the scope of the Sectoral Annex as a result of the failure of the other side to fulfill its obligations under the Agreement;
- b) the adoption of new or additional conformity assessment procedures, as referenced in Article 14(5), by the other side results in a loss of market access for its products within the scope of the Sectoral Annex because conformity assessment bodies designated by it in order to meet such requirements have not been recognized by the other side; or
- c) the other side fails to maintain legal and regulatory authorities capable of implementing the provisions of this Agreement.

Article 17

CONFIDENTIALITY

- 1. Each Party shall maintain, to the extent allowed under its laws, the confidentiality of information exchanged under this Agreement.
- 2. In particular, no Party shall disclose to the public, nor permit a conformity assessment body to disclose to the public, information exchanged under this Agreement that constitutes trade secrets, confidential commercial or financial information, or information that relates to an ongoing investigation.
- 3. A Party or a conformity assessment body may, upon exchanging information with the other side or with a conformity assessment body of the other side, designate the portions of the information that it considers to be exempt from disclosure.
- 4. Each Party shall take all precautions reasonably necessary to protect information exchanged under this Agreement from unauthorized disclosure.

Article 18

FEES

Each Party shall endeavor to ensure that fees imposed for services under this Agreement shall be commensurate with the services provided. Each Party shall ensure that, for the sectors and conformity assessment procedures covered under this Agreement, it shall charge no fees with respect to conformity assessment services provided by the other side.

Article 19

AGREEMENTS WITH OTHER COUNTRIES

Except where there is written agreement between the two sides, obligations contained in mutual recognition agreements concluded by a Party with a party not a signatory to this Agreement (a third party) shall have no force and effect with regard to the other side in terms of acceptance of the results of conformity assessment procedures in the third party.

Article 20

TERRITORIAL APPLICATION

This Agreement shall apply, on the one hand, to the territories of the EEA EFTA States, and, on the other hand, to the territory of the United States.

Article 21

ENTRY INTO FORCE, AMENDMENT, WITHDRAWAL AND TERMINATION

1. This Agreement, including its Sectoral Annexes on Telecommunications Equipment, Electromagnetic Compatibility and Recreational Craft, shall enter into force on the first day of the second month following the date on which the Depositary has received notices from all Parties confirming the completion of their respective procedures for the entry into force of this Agreement.

- 2. The Parties may amend this Agreement, including the Sectoral Annexes, through a signed, written decision of the Joint Committee. The Parties may add a Sectoral Annex to this Agreement by notifying the Depositary of their approval of any proposed additional Sectoral Annex. Such Annex shall enter into force on the first day of the second month following the date on which the Depositary has received notices from all Parties confirming the completion of their respective procedures for the entry into force of such Annex.
- 3. Any Party may withdraw from this Agreement in its entirety or from any individual Sectoral Annex thereof by giving the other Parties six months notice in writing. If an EEA EFTA State withdraws from this Agreement or from one or more Sectoral Annexes, the remaining Parties will seek to amend this Agreement, in accordance with the procedures in this Article. If the remaining Parties cannot agree on an amendment to the Agreement or Sectoral Annex, the Agreement or Sectoral Annex shall terminate six months from the date of notice.
- 4. Following termination of the Agreement in its entirety or any individual Sectoral Annex thereof, a Party shall continue to accept the results of conformity assessment procedures performed by conformity assessment bodies under this Agreement prior to termination, unless a Regulatory Authority of that Party decides otherwise based on health, safety and environmental considerations or failure to satisfy other requirements within the scope of the applicable Sectoral Annex.

Article 22

DEPOSITARY

The Government of the Kingdom of Norway, acting as Depositary, shall notify all Parties of the completion by all Parties of their respective procedures for the entry into force of this Agreement or any new Sectoral Annexes.

Article 23

FINAL PROVISIONS

- 1. The Sectoral Annexes referred to in Article 21(1), as well as any new Sectoral Annexes added pursuant to Article 21(2), shall form an integral part of this Agreement.
- 2. For a given product or sector, the provisions contained in the relevant Sectoral Annexes shall apply in the first place, and the provisions of this text in addition to those provisions. In the case of any inconsistency between the provisions of a Sectoral Annex and this text, the Sectoral Annex shall prevail, to the extent of that inconsistency.
- 3. This Agreement shall not affect the rights and obligations of the Parties under any other international agreement.

This Agreement and the Sectoral Annexes are drawn up in four originals in the English language.

For the Republic of Iceland	For the United States of America
For the Principality of Liechtenstein	
For the Kingdom of Norway	

Done at Washington, this 17th day of October, 2005:

EEA EFTA States- U.S. MRA

SECTORAL ANNEX

FOR

TELECOMMUNICATIONS EQUIPMENT

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition Between the United States of America and the EEA EFTA States.

SECTION I

LEGISLATIVE, REGULATORY AND ADMINISTRATIVE PROVISIONS

EEA EFTA States

United States

EEA Agreement, Annex II, Chapter XVIII, point 4 zg:

Directive 1999/5/EC of the European Parliament and of the Council of 9 March 1999 on radio equipment and telecommunications terminal equipment and the mutual recognition of their conformity.

Communication Act of 1934, as amended by the Telecommunication Act of 1996, (Title 47 of the United States Code),

the U.S. regulatory and administrative provisions in respect of telecommunications equipment, including 47 CFR Part 68, and FCC interpretation thereof;

(The Parties recognize that the FCC Form 730 Application Guide provides useful guidelines for the implementation of conformity assessment procedures for telecommunications terminal equipment falling within these regulations.);

The U.S. regulatory and administrative provisions in respect of all radio transmitters subject to an equipment authorization requirement. A non-exclusive list of FCC regulations are contained in Section II;

For electromagnetic compatibility aspects, see Electromagnetic Compatibility (EMC) Sectoral Annex to the Agreement.

SECTION II

SCOPE AND COVERAGE

- 1. This Sectoral Annex shall apply to equipment, interfaces, and services subject to Section I. In general terms the provisions of this Sectoral Annex shall apply to the following types of telecommunications terminal equipment, satellite terminal equipment, radio transmitters, and information technology equipment:
 - (a) equipment intended for connection to the public telecommunications network in order to send, process or receive information, whether the equipment is to be connected directly to the "termination" of the network or to inter-work with such a network, being connected directly or indirectly to the termination point. The system of connection may be wire, radio, optical or other electro-magnetic means;
 - (b) equipment capable of being connected to a public telecommunications network even if it is not its intended purpose, including information technology equipment having a communication port; and
 - (c) all radio transmitters subject to an equipment authorization procedure by each Party.
- 2. The following is a non-exclusive list of the equipment, interfaces, and services included within the scope of this Sectoral Annex:

SCOPE AND COVERAGE

EEA EFTA States

EEA EFTA States	United States
U.S. access to the EEA EFTA market	EEA EFTA access to the U.S. market
The following equipment categories	Equipment categories covered under 47 CFR Part
are included :	68, including:
IGDM P . P . A	IGDN B : A
ISDN Basic Rate Access	ISDN Basic Access
ISDN Primary Rate Access	ISDN Primary Rate Access
ISDN Telephony	Digital Service Access:
X21/V.24/V.35 Access	2.4 kbps
X25 Access	3.2 kbps (2.4 kbps with Secondary Channel)
PSTN Non-Voice	4.8 kbps
PSTN Voice Band (Analog)	6.4 kbps (4.8 kbps with SC)
ONP Leased Line Terminal types:	9.6 kbps
-64 kbits/sec	12.8 kbps (9.6 kbps with SC)
-2048 kbits/s unstructured	19.2 kbps
-2048 kbits/s structured	25.0 kbps (19.2 kbps with SC)
-34 Mbits/s access	56.0 kbps
-140 Mbits/s access	64.0 kbps (uses 72 kbps channel)
-2 wire analogue	72.0 kbps (56.0 kbps with SC)
-4 wire analogue	1.544 Mbps
De die tromomittens endie et te en	2 wires analog tie trunks/ops
Radio transmitters subject to an	4 wire analog tie trunks/ops PSTN Voice Band (Analog) Access
equipment authorization requirement,	Private Line (Analog) Access
including:	Filvate Line (Analog) Access
(To be provided by the EEA EFTA	Radio transmitters subject to an equipment
States)	authorization requirement, including:
,	Commercial Mobile Radio (Part 20)
Equipment listed in directive 1999/5:	Domestic Public Fixed (Part 21)
http://europa.eu.int/comm/enterprise/rtt	Domestic Mobile (Part 22)
e/equip.htm	Personal Communication Service (Part 24)
	Satellite Communications (Part 25)
	Broadcast (Part 73)
	Auxiliary Broadcast (Part 74)
	Cable Television Radio (Part 78)
	Maritime (Part 80)
	GMDSS (Part 80W)
	Private Land Mobile (Part 90)
	Private-Fixed Microwave (Part 94)
	Personal Radio Services (Part 95)
	IVDS (Part 95 F)
	Amateur Radio (Part 97)
	Radio Frequency Devices (Part 15)
	Fixed Microwave Services (Part 101)

Note: A list of acronyms and a glossary is contained in Appendix 1 to this Sectoral Annex.

SECTION III

CONFORMITY ASSESSMENT PROCEDURES FOR TELECOMMUNICATIONS EQUIPMENT

1. Description of Mutual Recognition Obligations

In accordance with the provisions of the Agreement, the results of the conformity assessment procedures produced by a Party's conformity assessment bodies listed in Section V shall be recognized by the Regulatory Authorities of the other side without any further conformity assessment of the products, pursuant to Section I.

2. Conformity Assessment Procedures

Taking into account the legislative, regulatory, and administrative provisions as identified in Section I, each side recognizes that the conformity assessment bodies of the other side, listed in Section V, are authorized to perform the following procedures with regard to an importing Party's technical requirements for telecommunications terminal equipment, satellite terminal equipment, radio transmitters or information technology equipment:

- a) testing and issuing of test reports;
- b) issuing certificates of conformity to the requirements of the laws and regulations applicable in the territories of the Parties for products covered under this Sectoral Annex; and
- c) performing quality assurance certification pursuant to Council Directive 1999/5/EC (EEA Agreement, Annex II, Chapter XVIII, point 4).
- d) prescription of radio tests to be performed pursuant to annexes III and IV of Directive 1999/5/EC (EEA Agreement, Annex II, Chapter XVIII, point 4).
- e) issuing of an opinion on a technical file pursuant to annex IV of Directive 1999/5/EC (EEA Agreement, Annex II, Chapter XVIII, point 4).

SECTION IV

AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EEA EFTA STATES	United States
Iceland: Ministry of Transportation	National Institute of Standards and Technology (NIST)
Liechtenstein: Government of Liechtenstein ¹	
Norway: Ministry of Transport and Communications	

AUTHORITIES RESPONSIBLE FOR APPROVING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EEA EFTA STATES	United States
Iceland: Post and Telecommunication Administration	Federal Communications Commission (FCC)
Liechtenstein: Office of National Economy	
Norway: Norwegian Post and Telecommunications Authority	

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¹ The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of conformity assessment bodies at a future date.

SECTION V

CONFORMITY ASSESSMENT BODIES

EEA EFTA STATES	United States
EEA EFTA access to the U.S. market	U.S. access to the EEA EFTA market
Conformity assessment bodies located in the EEA EFTA States shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.	Conformity assessment bodies located in the United States shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.
(to be provided by the EEA EFTA States)	(to be provided by the United States)

SECTION VI

DESIGNATING, LISTING, SUSPENDING, WITHDRAWING AND MONITORING CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EEA EFTA STATES

United States

EEA EFTA access to the U.S. market:

Authorities in the EEA EFTA States identified in Section IV shall designate conformity assessment bodies located in the EEA EFTA States in accordance with the U.S. legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.) or the comparable EN-45000 Series Standards.

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

U.S. access to the EEA EFTA market:

U.S. Authorities identified in Section IV shall designate conformity assessment bodies located in the United States in accordance with the EEA EFTA States' legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate EN-45000 Series Standards or the comparable ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.).

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

SECTION VII

ADDITIONAL PROVISIONS

1. SUB - CONTRACTING

- 1.1 Any sub-contracting by conformity assessment bodies of one side shall be in accordance with the sub-contracting requirements of the other side. Notwithstanding the use of sub-contracting, the final results of conformity assessment remain the full responsibility of the listed conformity assessment body. In the EEA EFTA States, these requirements are described in Council Decision 93/465/EEC (EEA Agreement, Annex II, Chapter XIX, point 3d as inserted by Decision No 7/94).
- 1.2 The conformity assessment bodies shall record and retain details of their investigation of the competence and compliance of their subcontractors and maintain a register of all sub-contracting. These details will be made available to the other side on request.

2. POST-MARKET SURVEILLANCE, BORDER MEASURES AND INTERNAL MOVEMENT

- 2.1 For the purpose of post-market surveillance, the Parties may maintain any existing labeling and numbering requirements. The assignment of the numbers may take place in the territory of the exporting Party. The numbers will be allocated by the importing Party. Numbering and labeling systems shall not introduce additional requirements within the meaning of this Sectoral Annex.
- 2.2 Nothing in this Sectoral Annex shall prevent the Parties from removing products from the market that do not in fact conform to the requirements for approval.
- 2.3 Border inspections and checks of products which have been certified, labeled or marked as conforming with the importing Party's requirements specified in Section I shall be completed as expeditiously as possible. With regard to any inspections related to internal movement within their respective territories, these shall be completed in no less a favorable manner than for like-domestic goods.

3. JOINT SECTORAL COMMITTEE

- 3.1 A combined Joint Sectoral Committee for this Sectoral Annex and the EMC Sectoral Annex is hereby established (the JSC). The JSC shall operate during the transitional period and after completion of the transitional arrangement. The JSC shall meet as appropriate to discuss technical, conformity assessment and technology issues relating to this Sectoral Annex and the EMC Sectoral Annex. The JSC shall determine its own rules of procedure.
- 3.2 The JSC consists of representatives of the United States and the EEA EFTA States for telecommunications and EMC. JSC representatives may each invite manufacturers and other entities as deemed necessary. The representatives for the United States shall have one vote in the JSC. The representatives of the EEA EFTA States shall have one vote in the JSC. Decisions of the JSC shall be made by unanimous consent. In the event of disagreement, the representatives of the United States or the EEA EFTA States may raise the matter in the Joint Committee.

- 3.3 The JSC may address any matter related to the effective functioning of this Sectoral Annex, including:
 - a) providing a forum for discussion of issues and resolving problems that may arise concerning the implementation of this Sectoral Annex;
 - b) developing a mechanism for ensuring consistency of interpretations of legislation, regulations, standards, and conformity assessment procedures;
 - c) advising the Parties on matters relating to this Sectoral Annex; and
 - d) providing guidance and, if necessary, developing guidelines during the transitional period to facilitate the successful completion of the transitional period.

4. CONTACT POINT

Each Party shall establish a contact point to provide answers to all reasonable inquiries from the other side regarding procedures, regulations, and complaints under this Sectoral Annex.

EEA EFTA Contact points	U.S. Contact point
Iceland:	_
Loggildingarstofa	Federal Communications Commission (FCC)
Borgartúni 21	7435 Oakland Mills Road
105 Reykjavík	Columbia, MD 21046
Iceland	Tel: 301-362-3000
Tel. +354 510 1100	Fax: 301-362-3290
Fax. +354 510 1101	www.fcc.gov
www.ls.is	
Liechtenstein:	
Office of National Economy	
Gerberweg 5	
FL-9490 Vaduz	
Liechtenstein	
Tel. +423 236 68 71	
Fax. +423 236 68 89	
www.avw.llv.li	
Norway:	
Norwegian Post and Telecommunications	
Authority	
Postboks 447 Sentrum	
0104 Oslo	
Norway	
Tel. +47 22 82 46 00	
Fax. +47 22 82 46 40	
www.npt.no	

5. REGULATORY CHANGES AND UPDATING THE SECTORAL ANNEX

In the event that there are changes to the legislative, regulatory, and administrative provisions referenced in Section I or the introduction of new legislative, regulatory, and administrative provisions affecting a Party's conformity assessment procedures under the Agreement, such changes shall take effect for the purpose of this Sectoral

US - EEA EFTA MRA Telecommunications Equipment Annex

Annex at the same time they take effect domestically within the territory of that Party. The Parties shall update this Sectoral Annex to reflect the changes.

SECTION VIII

TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of one month.
- 2. The purpose of this transitional arrangement is to provide a means whereby each side can build confidence in and an understanding of the other's systems for designating and listing conformity assessment bodies and in the ability of these bodies to test and certify products. Successful completion of the transitional arrangement should result in the determination that conformity assessment bodies listed in Section V comply with the applicable criteria and are competent to conduct conformity assessment activities on behalf of the importing Party. Upon completion of the transition period, the results of conformity assessment procedures performed by one side's conformity assessment bodies listed in Section V shall be accepted by the other side.
- 3. During this transitional period, the two sides shall:
 - a) consider new legislative changes needed to support the objectives of the Agreement;
 - b) initiate regulatory changes needed to support the objectives of the Agreement;
 - c) exchange information on and develop better understanding of their respective regulatory requirements;
 - d) develop mutually agreed mechanisms for exchanging information on changes in technical requirements or methods of designating conformity assessment bodies; and
 - e) monitor and evaluate the performance of the listed conformity assessment bodies during the transitional period.
- 4. Parties may designate, list, suspend and withdraw conformity assessment bodies during the transitional period according to the procedures in Section VI of this Sectoral Annex.
- 5. During the transitional period each Party shall accept and evaluate test reports and related documents issued by designated conformity assessment bodies of the other side. To this end, the importing Party shall ensure that:
 - a) on receipt of test reports, related documents and a first evaluation of conformity, the dossiers are promptly examined for completeness;
 - b) an applicant is informed in a precise and complete manner of any deficiency;
 - c) any request for additional information is limited to omissions, inconsistencies or variances from the technical regulations or standards; and
 - d) procedures for assessing the conformity for equipment modified subsequent to a determination of compliance, are limited to procedures necessary to determine continued conformance.

US - EEA EFTA MRA Telecommunications Equipment Annex

- 6. Each Party shall ensure that issuance of approvals, certificates, or advice to the applicant is given no later than six weeks from receipt of the test report and evaluation from designated conformity assessment bodies of the other side.
- 7. Any proposal made during or at the end of the transitional period to limit the scope of recognition of any designated conformity assessment body or to exclude it from the list of bodies designated under this Sectoral Annex shall be based on objective criteria and documented. Any such body may apply for reconsideration once the necessary corrective action has been taken. To the extent possible, the Parties shall implement such action prior to the expiry of the transitional period.

APPENDIX 1

LISTS OF ACRONYMS AND GLOSSARY

CAB Conformity Assessment Body

CFR U.S. Code of Federal Regulations, Title 47 CFR

EEA European Economic Area EC European Community

EEC European Economic Community

EEA EFTA European Economic Area - European Free Trade Association

EN Norme Européenne (European Standard)

EU European Union

FCC Federal Communications Commission
IEC International Electrotechnical Commission
ISDN Integrated Services Digital Network

ISO International Organization for Standardization ITU International Telecommunications Union

MRA Mutual Recognition Agreement

NIST National Institute of Standards and Technology

OJ Official Journal (of the European Union)

ONP Open Network Provision

PSTN Public Switched Telephone Network

X21 ITU-T Recommendation X21X25 ITU-T Recommendation X25

EEA EFTA STATES - U.S. MRA

SECTORAL ANNEX

FOR

ELECTROMAGNETIC COMPATIBILITY

(EMC)

PREAMBLE

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition Between the United States of America and the EEA EFTA States.

SECTION I

LEGISLATIVE, REGULATORY AND ADMINISTRATIVE PROVISIONS

EEA EFTA STATES

United States

EEA Agreement, Annex II, Chapter X, point 3c), point 4 and point 6:
Council Directive 89/336/EEC of 3 May 1989 on the approximation of the laws of the Member States relating to electromagnetic compatibility (OJ L 139, 23.05.1989, p. 19), as amended by Council Directive 92/31/EEC of 28 April 1992 (OJ L 126, 12.5.1992, p. 11), Council Directive 98/13/EC of 12 February 1998 (OJ L 74, 12.3.1998, p.1) and Council Directive 99/5/EC of 9 March 1999 (OJ L 91, 7.4.1999, p.10) and EMC WG interpretation thereof.

For telecommunications equipment and radio transmitters, see also Telecommunications Equipment Sectoral Annex to the Agreement.

Communications Act of 1934, as amended by the Telecommunication Act of 1996, (Title 47 of the United States Code),

the U.S. regulatory and administrative provisions in respect of equipment subject to electromagnetic requirements including:

- 47 CFR Part 15
- 47 CFR Part 18,

and FCC interpretation thereof. $\,$

For telecommunications equipment and radio transmitters, see also Telecommunications Equipment Sectoral Annex to the Agreement.

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SECTION II

SCOPE AND COVERAGE

EEA EFTA STATES

United States

U.S. access to the EEA EFTA market:

EEA EFTA access to the U.S. market:

Any product falling under the scope of Council Directive 89/336/EEC (EEA Agreement, Annex II, Chapter X, point 6).

Any products falling under the scope of 47 CFR Part 15 and 18.

* * * * *

SECTION III

CONFORMITY ASSESSMENT PROCEDURES FOR EQUIPMENT IDENTIFIED IN SECTION II

1. Description of Mutual Recognition Obligations

In accordance with the provisions of the Agreement, the results of the conformity assessment procedures produced by a Party's conformity assessment bodies listed in Section V, shall be recognized by the Regulatory Authorities of the other side without any further conformity assessment of the products, pursuant to Section I.

US - EEA EFTA MRA Electromagnetic Compatibility Annex

2. Conformity Assessment Procedures

Taking into account the legislative, regulatory, and administrative provisions as identified in Section I, each Party recognizes that the conformity assessment bodies of the other side, listed in Section V, are authorized to perform the following procedures with regard to an importing Party's technical requirements for equipment identified in Section II:

- a) testing and issuing of test reports;
- b) issuing certificates of conformity to the requirements of the laws and regulations applicable in the territory of the importing Party for products covered under this Sectoral Annex.

SECTION IV

AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

Iceland:
Ministry of Industry and Commerce

Liechtenstein:
Government of Liechtenstein²

Norway:
Ministry of Labour and Government
Administration and Ministry of
Transport and Communications

United States

National Institute of Standards and
Technology (NIST)

Norway:

Administry of Labour and Government
Administration and Ministry of
Transport and Communications

AUTHORITIES RESPONSIBLE FOR APPROVING THE CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EEA EFTA STATES	United States
Iceland: Loggildingarstofa	Federal Communications Commission (FCC)
Liechtenstein: Office of National Economy	
Norway: Norwegian Post and Telecommunications Authority (telecommunications equipment and radio transmitters)	
Directorate for Civil Protection and Emergency Planning (electrical equipment in general)	

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² The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of conformity assessment bodies at a future date.

SECTION V

CONFORMITY ASSESSMENT BODIES

EEA EFTA STATES

United States

EEA EFTA access to the U.S. market:

Conformity assessment bodies located in the EEA EFTA States shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.

(to be provided by the EEA EFTA States)

U.S. access to the EEA EFTA market:

Conformity assessment bodies located in the U.S. shall be designated by the Authorities identified in Section IV following the procedures set out in Section VI of this Annex.

(to be provided by the United States)

SECTION VI

DESIGNATING, LISTING, SUSPENDING, WITHDRAWING AND MONITORING CONFORMITY ASSESSMENT BODIES LISTED IN SECTION V

EEA EFTA States

United States

EEA EFTA access to the U.S. market:

Authorities in the EEA EFTA States identified in Section IV shall designate conformity assessment bodes located in the EEA EFTA States in accordance with the U.S. legislative, regulatory, and administrative provisions identified in Section I that govern designation of conformity assessment bodies, based upon compliance with the appropriate ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.) or the comparable EN-45000 Series Standards.

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

U.S. access to the EEA EFTA market:

U.S. Authorities identified in Section IV shall designate conformity assessment bodies located in the United States in accordance with the legislative, regulatory, and administrative provisions of the EEA EFTA States identified in Section I that govern designation of conformity assessment bodies, based on compliance with the appropriate EN-Standards 45000 Series comparable ISO/IEC Guides (e.g. Guide 22, 25, 28, 58, 61, 62, 65, etc.).

Procedures for designating, listing, suspending, withdrawing, and monitoring a conformity assessment body listed in Section V shall be undertaken pursuant to Articles 7, 8, 9, and 10 of the Agreement.

SECTION VII ADDITIONAL PROVISIONS

1. SUB - CONTRACTING

- 1.1 Any sub-contracting by conformity assessment bodies shall be in accordance with the sub-contracting requirements of the importing Party. Notwithstanding the use of sub-contracting, the final results of conformity assessment remain the full responsibility of the listed conformity assessment body. In the EEA EFTA States, these requirements are described in Council Decision 93/465/EEC (EEA Agreement, Annex II, Chapter XIX, point 3d as inserted by Decision No 7/94).
- 1.2 The conformity assessment bodies shall record and retain details of their investigations of the competence and compliance of their subcontractors and maintain a register of all sub-contracting. These details will be available to the importing Party on request.

2. POST-MARKET SURVEILLANCE, BORDER MEASURES AND INTERNAL MOVEMENT

- 2.1 For the purpose of post-market surveillance, the Parties may maintain any existing labeling and numbering requirements. The assignment of the numbers may take place in the territory of the exporting Party. The numbers will be allocated by the importing Party. Numbering and labeling systems shall not introduce additional requirements within the meaning of this Sectoral Annex.
- 2.2 Nothing in this Sectoral Annex shall prevent the Parties from removing products from the market that do not in fact conform to the requirements for approval.
- 2.3 Border inspections and checks of products which have been certified, labeled or marked as conforming with the importing Party's requirements specified in Section I shall be completed as expeditiously as possible. With regard to any inspections related to internal movement within their respective territories, these shall be completed in no less a favorable manner than for like-domestic goods.

3. JOINT SECTORAL COMMITTEE

- 3.1 A combined Joint Sectoral Committee for this Sectoral Annex and the Telecommunications Equipment Sectoral Annex is hereby established (the JSC). The JSC shall operate during the transitional period and after completion of the transitional arrangement. The JSC shall meet as appropriate to discuss technical, conformity assessment and technology issues relating to this Sectoral Annex and the Telecommunications Equipment Sectoral Annex. The JSC shall determine its own rules of procedure.
- 3.2 The JSC consists of representatives of the United States and the EEA EFTA States for telecommunications and EMC. JSC representatives may each invite manufacturers and other entities as deemed necessary. The representatives for the United States shall have one vote in the JSC. The representatives of the EEA EFTA States shall have one vote in the JSC. Decisions of the JSC shall be made by unanimous consent. In the event of disagreement either representatives of the United States or the EEA EFTA States may raise the matter in the Joint Committee.

US - EEA EFTA MRA Electromagnetic Compatibility Annex

- 3.3 The JSC may address any matter related to the effective functioning of this Sectoral Annex, including:
 - a) providing a forum for discussion of issues and resolving problems that may arise concerning the implementation of this Sectoral Annex;
 - b) developing a mechanism for ensuring consistency of interpretations of legislation, regulations, standards, and conformity assessment procedures;
 - c) advising the Parties on matters relating to this Sectoral Annex; and
 - d) providing guidance and, if necessary, developing guidelines during the transitional period to facilitate the successful completion of the transitional period.

4. CONTACT POINTS

Each Party shall establish a contact point to provide answers to all reasonable inquiries from the other side regarding procedures, regulations and complaints under this Sectoral Annex.

EEA EFTA Contact points	U.S. Contact point
•	
Iceland:	Federal Communications Commission
Loggildingarstofa	(FCC)
Borgartúni 21	7435 Oakland Mills Road
105 Reykjavík	Columbia, MD 21046
Iceland	Tel: 301-362-3000
Tel. +354 510 1100	Fax: 301-362-3290
Fax. +354 510 1101	www.fcc.gov
www.ls.is	, and the second
Liechtenstein:	
Office of National Economy	
Gerberveg 5	
FL-9490 Vaduz	
Liechtenstein	
Tel. +423 236 68 71	
Fax. +423 236 68 89	
www.avw.llv.li	
www.avw.iiv.ii	
Norway:	
Norwegian Post and Telecommunications	
Authority	
Postboks 447 Sentrum	
0104 Oslo	
Norway	
Tel. +47 22 82 46 00	
Fax. +47 22 82 46 40	
www.npt.no	
Directorate for Civil Protection and	
Emergency Planning	
Postboks 2014	
3103 Tønsberg	
Norway	
Tel. +47 3341 2500	
Fax. +47 3331 0660	
www.dbe.no	
WW.doc.iio	

5. REGULATORY CHANGES AND UPDATING THE SECTORAL ANNEX

In the event that there are changes to the legislative, regulatory and administrative provisions referenced in Section I or the introduction of new legislative, regulatory and administrative provisions affecting a Party's conformity assessment procedures under the Agreement, such changes shall take effect for the purpose of this Sectoral Annex at the same time they take effect domestically within the territory of that Party. The Parties shall update this Sectoral Annex to reflect the changes.

SECTION VIII

TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of one month.
- 2. The purpose of this transitional arrangement is to provide a means whereby each side can build confidence in and understanding of the other's systems for designating and listing conformity assessment bodies and in the ability of these bodies to test and certify products. Successful completion of the transition arrangement should result in the determination that conformity assessment bodies listed in Section V comply with the applicable criteria and are competent to conduct conformity assessment activities on behalf of the importing Party. Upon completion of the transition period, the results of conformity assessment procedures performed by one side's conformity assessment bodies listed in Section V shall be accepted by the other side.
- 3. During this transitional period, the two sides shall:
 - a) consider new legislative changes needed to support the objectives of the Agreement;
 - b) initiate regulatory changes needed to support the objectives of the Agreement;
 - c) exchange information on and develop better understanding of their respective regulatory requirements;
 - d) develop mutually agreed mechanisms for exchanging information on changes in technical requirements or methods of designating conformity assessment bodies; and
 - e) monitor and evaluate the performance of the listed conformity assessment bodies during the transitional period.
- 4. Parties may designate, list, suspend and withdraw conformity assessment bodies during the transitional period according to the procedures in Section VI of this Sectoral Annex.
- 5. During the transitional period each Party shall accept and evaluate test reports and related documents issued by designated conformity assessment bodies of the other side. To this end, the importing Party shall ensure that:
 - a) on receipt of test reports, related documents and a first evaluation of conformity, the dossiers are promptly examined for completeness;
 - b) an applicant is informed in a precise and complete manner of any deficiency;
 - c) any request for additional information is limited to omissions, inconsistencies or variances from the technical regulations or standards;
 - d) procedures for assessing the conformity for equipment modified subsequent to a determination of compliance, are limited to procedures necessary to determine continued conformance;

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- 6. Each Party shall ensure that issuance of approvals, certificates or advice to the applicant is given no later than six weeks from receipt of the test report and evaluation from designated conformity assessment bodies of the other side.
- 7. Any proposal made during or at the end of the transitional period to limit the scope of recognition of any designated conformity assessment body or to exclude it from the list of bodies designated under this Sectoral Annex shall be based on objective criteria and documented. Any such body may apply for reconsideration once the necessary corrective action has been taken. To the extent possible, the Parties shall implement such action prior to the expiry of the transitional period.

EEA EFTA STATES - U.S. MRA

SECTORAL ANNEX

FOR

RECREATIONAL CRAFT

This Annex constitutes a Sectoral Annex to the Agreement on Mutual Recognition Between the United States of America and the EEA EFTA States.

The purpose of this Sectoral Annex is to establish a framework to accept certificates of conformity issued by conformity assessment bodies of one side in accordance with the regulatory requirements of the other side as referenced in this Sectoral Annex.

To facilitate that purpose, a transitional period of one month is arranged to build confidence as defined in this Sectoral Annex, Section VI.

SECTION I

LEGISLATIVE, REGULATORY, AND ADMINISTRATIVE REQUIREMENTS

1. For the EEA EFTA States:

European Parliament and European Council Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1) on the Approximation of the Laws, Regulations, and Administrative Provisions of the Member States Relating to Recreational Craft.

2. For the United States:

46 U.S.C. Chapter 43, 33 CFR 81, 84, 159, 179, 181, 183 and 46 CFR 58.

SECTION II

SCOPE AND COVERAGE

- 1. This Sectoral Annex applies to all recreational craft which in the EEA EFTA States or the United States are subject to conformity assessment by a conformity assessment body or an approval procedure, as applicable, before being put on the market.
- 2. The product coverage for each side shall be determined by the following relevant requirements:
 - (a) for the EEA EFTA States:

Recreational craft as defined in Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1).

(b) <u>for the United States</u>:

Any product falling under the scope of 46 U.S.C. Chapter 43, 33 CFR 81, 84, 159, 179, 181, 183 and 46 CFR 58.

- 3. For mutual recognition to operate under this Sectoral Annex, the following arrangements apply:
 - (a) for approvals to the requirements of the EEA EFTA States, conformity assessment bodies designated by the United States shall establish compliance as required to be demonstrated by Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1). This demonstration of compliance shall be recognized in the EEA EFTA States and products so certified shall have unrestricted access to the market of the EEA EFTA States for sale as recreational craft, pursuant to Section I.
 - (b) for approvals to U.S. requirements, conformity assessment bodies designated by the EEA EFTA States shall establish compliance as required to be demonstrated as set forth in paragraph 2(b) of this Section and products so certified shall have unrestricted access to the U.S. market for sale as recreational craft, pursuant to Section I.

SECTION III

AUTHORITIES RESPONSIBLE FOR DESIGNATING THE CONFORMITY ASSESSMENT BODIES

EEA EFTA States	United States
Iceland:	
Ministry of Transport and	National Institute of Standards and
Communication	Technology (NIST)
Liechtenstein: Government of Liechtenstein ³	
Norway: Ministry of Trade and Industry	

AUTHORITIES RESPONSIBLE FOR APPROVING THE CONFORMITY ASSESSMENT BODIES

Iceland:
Ministry of Transport and
Communication

Liechtenstein:
Office of National Economy

Norway:
Norwegian Maritime Directorate

U.S. Coast Guard

U.S. Coast Guard

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³ The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of conformity assessment bodies at a future date.

SECTION IV

DESIGNATING, LISTING, SUSPENDING AND WITHDRAWING CONFORMITY ASSESSMENT BODIES

- 1. For the purpose of this Sectoral Annex, each Party shall designate competent conformity assessment bodies to carry out conformity assessment and approval to the requirements of the other side. Such designation shall be carried out according to the procedures set out in Article 7 of the Agreement. A list of conformity assessment bodies, together with the products and procedures for which they have been listed, is in Section V below.
- 2. Each side agrees that the following conformity assessment bodies comply with the requirements for such bodies established by the other side:
 - (a) for the EEA EFTA States, bodies which are Notified Bodies in accordance with Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1), are deemed to be in compliance with U.S. requirements;
 - (b) for the United States, in accordance with the requirements set out in the regulations listed in Section I, the conformity assessment bodies listed in Section V are designated by NIST using the evaluation procedures contained in the appropriate EN 45000 series of standards or the corresponding ISO/IEC Guides.
- 3. With regard to the designation, listing, suspension and withdrawal of conformity assessment bodies under this Sectoral Annex, the specific procedures in Articles 7, 8 and 9 of the Agreement shall be followed.

SECTION V

CONFORMITY ASSESSMENT BODIES

1. <u>EEA EFTA States</u>

The conformity assessment bodies are those Notified Bodies which have been notified by the EEA EFTA States, in accordance with Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1), and whose names and reference numbers have been published in the Official Journal of the European Community.

United States

(To be provided by United States)

SECTION VI

TRANSITIONAL ARRANGEMENT

- 1. There shall be a transitional period of one month prior to the operations of this Sectoral Annex.
- 2. The purpose of the transitional arrangement is to provide a means whereby the sides can cooperate to establish a system for designating conformity assessment bodies and can mutually build confidence in the abilities of these bodies. Successful completion of this transitional arrangement should result in the determination that conformity assessment bodies listed in Section V comply with the applicable criteria and are competent to conduct conformity assessment activities on behalf of the importing Party. Upon completion of the transition period, the results of conformity assessment procedures performed by one side's conformity assessment bodies listed in Section V shall be accepted by the other side.
- 3. During this transitional period, the two sides shall:
 - (a) exchange information on technical data and conformity assessment criteria and procedures, thus developing greater familiarity with their respective regulatory requirements; and
 - (b) carry out or recommend any applicable policy, legislative and regulatory changes necessary for the provisions of this Annex.

4. <u>Product Scope</u>

All products covered by Section II of this Annex.

5. <u>Cooperation</u>

The Parties shall coordinate any seminars for the purpose of improving the understanding of technical specifications applicable in each Party's jurisdiction with those that may be sponsored by the United States and the European Community.

6. <u>Inspections</u>

Inspections or audits shall be permitted to verify compliance of conformity assessment bodies with their responsibilities under this Agreement. The scope of these inspections or audits shall be agreed upon in advance by the Parties concerned.

SECTION VII

ADDITIONAL PROVISIONS

- 1. In accordance with the relevant provisions of the Agreement, the Parties shall ensure the continued availability of the names of their respective notified bodies or conformity assessment bodies, and shall regularly supply details of certifications issued in order to facilitate market surveillance.
- 2. To the extent that requirements for electromagnetic compatibility may apply to products covered by this Sectoral Annex, the provisions of the Sectoral Annex on Electromagnetic Compatibility apply.

SECTION VIII

DEFINITIONS

Notified Body means a third party authorized to perform the conformity assessment tasks specified in Directive 94/25/EEC (EEA Agreement, Annex II, Chapter XXXI, point 1) and which has been appointed by an EEA EFTA State from the bodies falling within its jurisdiction. The Notified Body has the necessary qualifications to meet requirements laid down in Directive 94/25/EEC and has been notified according to internal EEA EFTA procedures.

* * * * *

AGREEMENT BETWEEN THE UNITED STATES OF AMERICA AND THE EEA EFTA STATES ON THE MUTUAL RECOGNITION OF CERTIFICATES OF CONFORMITY FOR MARINE EQUIPMENT

PREAMBLE

The United States of America, on the one hand, and the Republic of Iceland, the Principality of Liechtenstein, and the Kingdom of Norway (the EEA EFTA States), on the other,

CONSIDERING the traditional links of friendship that exist between the United States of America (the United States) and the EEA EFTA States;

DESIRING to facilitate trade in marine equipment between them and to increase the effectiveness of each Party's regulatory actions;

RECOGNIZING the opportunities offered to regulators by the elimination of unnecessary duplication of their activities;

NOTING the shared commitment of the Parties to the work of the International Maritime Organization (IMO);

CONSIDERING that the aim of the Parties is enhancing safety at sea and the prevention of marine pollution;

RECOGNIZING, on the one hand, that mutual recognition agreements can positively contribute to greater international harmonization of standards;

BEARING IN MIND, on the other hand, that the determination of equivalence must ensure that the fulfillment of the regulatory objectives of the Parties is fully respected and will not lead to a lowering of their respective levels of safety and protection;

RECOGNIZING that mutual recognition of Certificates of Conformity based on the equivalence of the marine equipment regulations of the United States and EEA EFTA States is an important means of enhancing market access between them;

RECOGNIZING that agreements providing for mutual recognition are of particular interest to small and medium-sized businesses in the United States and the EEA EFTA States;

RECOGNIZING that any mutual recognition also requires confidence in the continued reliability of the conformity assessments of the United States and the

EEA EFTA States;

BEARING IN MIND that the Agreement on Technical Barriers to Trade, an agreement annexed to the Agreement Establishing the World Trade Organization (WTO), encourages WTO Members to enter into negotiations for the conclusion of agreements for the mutual recognition of results of each other's conformity assessment procedures, as well as to give positive consideration to accepting as equivalent the technical regulations of other Members, provided they are satisfied that these regulations adequately fulfill the objectives of their own regulations,

HAVE AGREED AS FOLLOWS:

CHAPTER 1

DEFINITIONS AND PURPOSE

ARTICLE 1

Definitions

- 1. The following terms and definitions apply to this Agreement:
- (a) "Certificate of Conformity" means the document or documents issued by a Conformity Assessment Body of a Party certifying that a product fulfills the relevant legislative, regulatory, and administrative requirements of that Party. In the United States, this is the Certificate of Type Approval issued by the United States Coast Guard. In the EEA EFTA States, these are the certificates, approvals, or declarations provided for by Directive 96/98/EC, as incorporated in point 1 of Chapter XXXII of Annex II to the EEA Agreement.
- (b) "Conformity Assessment Body" means a legal entity, whether a
 Regulatory Authority or another body, public or private, that has the
 authority to issue Certificates of Conformity. For purposes of this
 Agreement, the Parties' respective Conformity Assessment Bodies are those
 referred to in Article 6.
- (c) "Equivalence of technical regulations" means that the technical regulations of the United States and the EEA EFTA States related to a specific product are sufficiently comparable to ensure that the objectives of each Side's respective regulations are fulfilled. Equivalence of technical regulations does not require that the respective technical regulations are identical.
- (d) "EEA EFTA States" means those members of the European Free Trade
 Association that are parties to the Agreement on the European Economic
 Area (EEA Agreement), i.e., the Republic of Iceland, the Principality of
 Liechtenstein, and the Kingdom of Norway.
- (e) "Party" means the United States, the Republic of Iceland, the Principality of Liechtenstein, or the Kingdom of Norway, as the case may be.

- (f) "International Instruments" means the relevant international conventions, resolutions, codes, and circulars of the International Maritime Organization (IMO), and the relevant testing standards as listed in Annex II.
- (g) "Regulatory Authority" means a government agency or entity that has the authority to issue regulations regarding issues related to safety at sea and prevention of marine pollution, that exercises a legal right to control the use or sale of marine equipment within a Party's jurisdiction, and that may take enforcement action to ensure that products marketed within its jurisdiction comply with applicable legal requirements. The Parties' respective Regulatory Authorities are identified in Annex III.
- (h) "Side" means the United States or the EEA EFTA States, as the case may be.
- (i) "Technical regulations" comprise the mandatory product requirements, testing and performance standards, and conformity assessment procedures laid down in the legislative, regulatory, and administrative provisions of the United States and the EEA EFTA States related to marine equipment, as well as any applicable guidelines for their application.
- 2. Other terms concerning conformity assessment used in this Agreement have the meaning given elsewhere in this Agreement or in the definitions contained in Guide 2 (1996 edition) of the International Organization for Standardization (ISO) and the International Electrotechnical Commission (IEC). In the event of an inconsistency between ISO/IEC Guide 2 and definitions in this Agreement, the definitions in this Agreement prevail.

ARTICLE 2

Purpose of the Agreement

1. This Agreement establishes the conditions under which the United States, on the one hand, and the EEA EFTA States, on the other hand, shall accept Certificates of Conformity issued by the Conformity Assessment Bodies of the other Side in assessing conformity to its own requirements, as specified in Annex I, hereinafter referred to as "mutual recognition".

- 2. This Agreement also lays down a framework for regulatory cooperation with the objective of maintaining and furthering mutual recognition between the United States and the EEA EFTA States of their respective regulatory requirements for marine equipment; of encouraging the improvement and evolution of regulatory requirements for the purpose of enhancing safety at sea and the prevention of marine pollution; and of ensuring consistent application of this Agreement. This cooperation will take place fully respecting each Party's regulatory autonomy and each Side's evolving policies and regulations, as well as the Parties' shared commitment to the evolution of the relevant International Instruments.
- 3. This Agreement is intended to evolve as programs and policies of the two Sides evolve. The Parties shall review this Agreement periodically in order to assess progress and identify potential enhancements to this Agreement. In their review, the Parties shall give particular attention to the evolution of the International Instruments.

CHAPTER 2

MUTUAL RECOGNITION

ARTICLE 3

Basic Obligations

- 1. With respect to each product listed in Annex II, the United States shall accept as complying with its own legislative, regulatory, and administrative provisions as referred to in Annex I, without any further conformity assessment, Certificates of Conformity issued by the Conformity Assessment Bodies of the EEA EFTA States in accordance with the legislative, regulatory and administrative provisions of those States.
- 2. With respect to each such product, the EEA EFTA States shall accept as complying with their own legislative, regulatory, and administrative provisions as referred to in Annex I, without any further conformity assessment, Certificates of Conformity issued by the U.S. Conformity Assessment Body in accordance with the legislative, regulatory, and administrative provisions of the United States.

3. The technical regulations applicable in the United States and the EEA EFTA States to each such product within the scope of this Agreement are specified in Annex II.

ARTICLE 4

Equivalence of Technical Regulations

- 1. The two Sides have determined that their respective technical regulations for each product listed in Annex II are equivalent, as set forth in Article 3.
- 2. If the two Sides decide to expand upon the product scope of Annex II, the determination of equivalence of technical regulations shall be based on their implementation of the relevant International Instruments in their respective legislation, regulations, and administrative provisions, except where either Side regards that the Instrument would be an ineffective or inappropriate means of fulfillment of its regulatory objectives. In the latter case, equivalency shall be determined on a mutually acceptable basis.

ARTICLE 5

Marking

Each Side may maintain its respective requirements with regard to the marking, numbering, and identification of products. With respect to the products listed in Annex II, the Conformity Assessment Bodies of the EEA EFTA States shall have the right to issue the marking and numbering required by U.S. legislation and regulations, as allocated to them by the U.S. Coast Guard. The United States Conformity Assessment Body shall be given the identification number provided for in Directive 96/98/EC, as incorporated in point 1 of Chapter XXXII of Annex II to the EEA Agreement, as allocated to it by the Commission of the European Communities, which shall be affixed next to the marking required by that Directive.

ARTICLE 6

Conformity Assessment Bodies

- 1. For purposes of issuing Certificates of Conformity in accordance with the provisions of this Agreement, the following applies:
- (a) The United States recognizes the Notified Bodies that have been designated by the EEA EFTA States under Directive 96/98/EC, as incorporated in point 1 of Chapter XXXII of Annex II to the EEA Agreement, as Conformity Assessment Bodies of the EEA EFTA States;
- (b) The EEA EFTA States recognize the United States Coast Guard, together with the laboratories it has accepted under 46 CFR 159.010, as a Conformity Assessment Body of the United States.
- 2. Each Side shall provide that the Conformity Assessment Bodies referred to in paragraph 1 perform the following procedures in relation to the legislative, regulatory, and administrative provisions referred to in Annex I:
- (a) testing and issuing of test reports, and
- (b) performing quality assurance functions or system certifications.
- 3. Each Party's Regulatory Authorities are responsible for the following procedures, but may delegate some or all of these functions to its Conformity Assessment Bodies:
- (a) reviewing equipment design and test results against identified standards, and
- (b) issuing Certificates of Conformity.
- 4. Prior to the entry into force of this Agreement, the two Sides shall exchange their respective lists of Conformity Assessment Bodies. Thereafter, each Side shall promptly inform the other of any changes to its list of Conformity Assessment Bodies.
- 5. Each Party shall require that the Conformity Assessment Bodies referred to in paragraph 1 record and retain details of investigations of the competence and

compliance of their sub-contractors and maintain a register of all sub-contracting. Each Side shall make these details available to the other on request.

6. Each Party shall require that a Conformity Assessment Body, on request of a Regulatory Authority of the other Side, make available to that Authority, copies of the Certificates of Conformity and related technical documentation that the Conformity Assessment Body has issued.

CHAPTER 3

JOINT COMMITTEE

ARTICLE 7

Joint Committee

- 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 Side shall have one vote in the Joint Committee. The Joint Committee shall make its decisions by consensus. 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:
- (a) developing and maintaining the list in Annex II of products and associated legislative, regulatory, and administrative provisions that the two Sides have determined to be equivalent;
- (b) discussing issues and resolving problems that may arise concerning the implementation of this Agreement, including concerns that technical regulations of the two Sides applicable to a specific product in Annex II may no longer be equivalent;

- addressing technical, conformity assessment, and technology issues in order to ensure a consistent application of this Agreement, in particular in relation to the relevant International Instruments;
- (d) amending the Annexes;
- (e) providing guidance and, if necessary, developing guidelines to facilitate the successful implementation and application of this Agreement; and
- (f) establishing and maintaining a work plan for aligning and harmonizing the technical requirements of the two Sides;
- 4. The Joint Committee may establish Joint Working Groups comprising representatives of the Parties' Regulatory Authorities and appropriate experts, as necessary, in order to address and advise the Joint Committee on specific issues related to the functioning of this Agreement.

CHAPTER 4

REGULATORY COOPERATION

ARTICLE 8

Preservation of Regulatory Authority

Nothing in this Agreement shall be construed to limit the authority of a Party to determine, through its legislative, regulatory, and administrative measures, the level of protection it considers appropriate for enhancing safety at sea and reducing marine pollution, or otherwise to act with regard to risks within the scope of this Agreement.

ARTICLE 9

Exchange of Information and Contact Points

1. The Regulatory Authorities listed in Annex III shall establish appropriate means of exchanging information with respect to the functioning of this Agreement.

- 2. Each Party shall designate at least one contact point, which may be a Regulatory Authority listed in Annex III, to provide answers to all reasonable inquiries from the other Side and other interested parties such as manufacturers, consumers, and trade associations, regarding procedures, regulations, and other matters related to this Agreement. The two Sides shall exchange, and make publicly available, lists of contact points.
- 3. Each Side shall make available to the public on the Internet the list of products for which its Conformity Assessment Body(ies) has/have issued Certificates of Conformity and shall update the list on a regular basis.

ARTICLE 10

Regulatory Changes

- 1. When either Side introduces new technical regulations related to this Agreement, it shall do so on the basis of existing International Instruments, except when it considers the Instrument would be an ineffective or inappropriate means for fulfillment of its regulatory objectives.
- 2. Each Side shall notify the other of changes to its technical regulations related to the subject matter of this Agreement at least 90 days before they have entered into force. Where considerations of safety, health, or environmental protection require more urgent action, the Side taking the action shall notify the other as soon as practicable.
- 3. The two Sides and their Regulatory Authorities shall inform and consult with each other, as permitted by their respective laws and regulations, on:
- (a) proposals to amend or introduce new technical regulations as laid down in their respective legislative, regulatory, and administrative provisions referred in, or related to, provisions listed in Annexes I and II;
- (b) timely incorporation of amended or new International Instruments into their respective legislation, regulations, and administrative provisions; and
- (c) the renewal of existing and valid Certificates of Conformity when the renewal is required by amended or new legislative, regulatory, or administrative provisions.

- 4. Each Side shall provide the other with an opportunity to comment on the regulatory changes referred to in paragraphs 1 through 3.
- 5. In the event of changes to the legislation, regulations, and administrative provisions referred to in Annex I and II, the Joint Committee shall consider whether the technical regulations with respect to products listed in Annex II are still equivalent within the terms of Article 4(2).
- (a) If the Joint Committee decides that certain technical regulations are still equivalent, the product shall be retained in Annex II.
- (b) If the Joint Committee decides that certain technical regulations are no longer equivalent, references to the product and the relevant technical regulations shall be removed from Annex II and the Committee shall issue a decision updating Annex II to reflect the changes. Once mutual recognition has been discontinued, the Parties shall no longer be bound by the obligations referred to in Article 3 for the specific product. However, the importing Party shall continue to recognize previously issued Certificates of Conformity for those products that have been placed on that Party's market prior to the discontinuance of mutual recognition, unless a Regulatory Authority of the Party decides otherwise based on health, safety, or environmental considerations or the other Side's failure to satisfy other requirements within the scope of this Agreement.
- (c) If the Joint Committee cannot agree on whether certain technical regulations are still equivalent, mutual recognition with respect to that product shall be suspended according to the terms of Article 15.
- 6. The two Sides shall make available on the Internet a current version of Annex II.

ARTICLE 11

Regulatory Cooperation

1. The two Sides shall cooperate in the IMO and other relevant international organizations such as the International Organization for Standardization (ISO), the International Electrotechnical Commission (IEC) and the International Telecommunication Union (ITU), with a view to establishing and improving

international rules for enhancing safety at sea and the prevention of marine pollution.

- 2. The two Sides will consider what technical work, data and information exchange, scientific and technological cooperation, or other cooperative activities can be pursued between them with a view to improving the quality and level of their technical regulations applicable to marine equipment and making efficient use of resources for regulatory development.
- 3. For products that are not listed in Annex II, either because they were not included in Annex II on entry into force of this Agreement, or because equivalence of technical regulations has been discontinued or suspended, each Side undertakes to examine its technical regulations with a view to establishing, to the extent possible, mutual recognition. The two Sides shall endeavor to align their technical regulations to the extent possible on the basis of existing International Instruments in pursuit of the objective of their domestic legislation to enhance safety at sea and improve the prevention of marine pollution.
- 4. When the two Sides have determined that technical regulations with respect to products not listed in Annex II are equivalent, the Joint Committee shall take a decision to amend Annex II accordingly.

ARTICLE 12

Cooperation on Conformity Assessment

- 1. The representatives of the two Sides, including representatives of their respective Regulatory Authorities, shall consult as necessary to ensure the maintenance of confidence in conformity assessment procedures and Conformity Assessment Bodies. This can take the form of, for example, comparison of methods to verify and monitor the technical competence and ability of Conformity Assessment Bodies and, with the consent of the Parties concerned, joint participation in audits/inspections related to conformity assessment activities or other assessment of Conformity Assessment Bodies.
- 2. Each Side shall encourage its Conformity Assessment Body(ies) to take part in coordination and cooperation activities organized by the other Side.

CHAPTER 5

SURVEILLANCE AND SAFEGUARD MEASURES

ARTICLE 13

Surveillance of Conformity Assessment Bodies

- 1. Each Side shall ensure that its Conformity Assessment Body(ies) carry out the functions listed in Articles 6(2) and (3). In this regard, each Side shall maintain, or cause to maintain, ongoing surveillance, as applicable, over each such Conformity Assessment Body by means of regular audit or assessment.
- 2. If one Side has objective reasons for contesting the technical competence of a Conformity Assessment Body of the other Side, it shall so inform the relevant Party in writing. The relevant Party shall in a timely manner present information in order to refute the contestation or to correct the deficiencies which form the basis of the contestation. If necessary, the two Sides shall discuss the matter in the Joint Committee. If the two Sides cannot agree on the competency of the Conformity Assessment Body, the contesting Side may refuse to grant its marking and/or numbering to the contested Conformity Assessment Body and refuse to recognize Certificates of Conformity it issues.

ARTICLE 14

Market Surveillance

- Nothing in this Agreement shall be construed to limit the authority of a Regulatory Authority to take all appropriate and immediate measures
- (a) whenever it ascertains that a product listed in Annex II may not meet its applicable technical regulations; or
- (b) whenever it ascertains that a product listed in Annex II, even though it does meet its applicable technical regulations and although it is correctly installed, maintained, and used for its intended purpose, may compromise the health and/or safety of a crew, passengers or, where applicable, other persons, or adversely affect the marine environment.

Such measures may include: withdrawing the product from the market, prohibiting its placement on the market, restricting its free movement, initiating a product recall, and preventing the recurrence of such problems, including through a prohibition on imports. If the Regulatory Authority takes such action, it shall inform the other Side no later than fifteen days after taking such action, providing its reasons for such action.

- 2. Nothing in this Agreement shall be construed to prevent a Side from removing products from the market that do not in fact conform to that Side's technical regulations.
- 3. Any applicable border inspections and checks of products which have been certified, labeled, or marked as conforming with the importing Party's requirements specified in Annex I shall be completed as expeditiously as possible. Inspections related to internal movement of such products within a Party's territory shall be completed in no less a favorable manner than for like domestic products.

ARTICLE 15

Suspending Mutual Recognition

- 1. In case one Side considers that the other Side's technical regulations with respect to one or more products listed in Annex II are no longer equivalent, it shall refer the matter to the Joint Committee and provide objective reasons for the referral. The two Sides shall discuss the matter in the Joint Committee. If the Joint Committee does not reach a decision within 60 days of the referral to it, the contesting Side may suspend the mutual recognition obligation with respect to the product(s). The suspension shall remain in effect until the Joint Committee decides otherwise.
- 2. If mutual recognition is suspended for one or more products under paragraph 1, the Joint Committee shall update Annex II by a decision to reflect the suspension. The two Sides shall cooperate, pursuant to the terms of Article 11, with a view to re-establishing equivalence with respect to the product(s), to the extent possible.
- 3. On suspension of mutual recognition for one or more products under paragraph 1, the two Sides shall no longer be bound by the obligations referred to in Article 3 for the product(s). However, an importing Party shall continue to

recognize previously issued Certificates of Conformity for product(s) that have been placed on the market of that Party prior to the suspension of mutual recognition, unless a Regulatory Authority of the Party decides otherwise based on health, safety, or environmental considerations or failure to satisfy other requirements within the scope of this Agreement.

ARTICLE 16

Alert System

The two Sides shall put into place a two-way alert system between their Regulatory Authorities in order to inform each other of products that have been found not to comply with applicable technical regulations or can pose an imminent danger to health, safety, or the environment.

CHAPTER 6

ADDITIONAL PROVISIONS

ARTICLE 17

Confidentiality

- 1. Each Party shall maintain, to the extent permitted under its laws, the confidentiality of information exchanged under this Agreement. In particular, no Party shall disclose to the public, nor permit a Conformity Assessment Body to disclose, information exchanged under this Agreement that constitutes trade secrets, confidential commercial or financial information, or information that relates to an ongoing investigation.
- 2. A Side or a Conformity Assessment Body may, on providing information to the other Side or a Conformity Assessment Body of the other Side, designate the portions of the information that it wishes to be kept confidential.

ARTICLE 18

Fees

Each Party shall endeavor to ensure that fees imposed by its Conformity

Assessment Bodies for conformity assessment services with respect to products

covered by this Agreement are commensurate with the services provided.

Neither Side shall charge any fees with respect to conformity assessment services provided by the other Side that are covered by this Agreement.

ARTICLE 19

Territorial Application

- 1. This Agreement applies, on the one hand, to conformity assessment procedures performed on products in the territories of the EEA EFTA States, and, on the other hand, to conformity assessment procedures performed on products in the territory of the United States.
- 2. Without prejudice to paragraph 1, this Agreement applies to products installed on ships entitled to fly the flag of one or more of the Parties, operating in international voyages, regardless of where they are located.

ARTICLE 20

Agreements with other Countries

Except where the Parties agree otherwise in writing, no mutual recognition agreement that one Side concludes with a non-Party (third party) shall be construed to require the other Side to accept the results of conformity assessment procedures performed in the territory of the third party.

CHAPTER 7

FINAL PROVISIONS

ARTICLE 21

Entry into force, amendments and termination

1. This Agreement enters into force on the first day of the second month following the date on which the Depositary has received notices from all Parties confirming that they have completed the procedures they require to implement the Agreement.

- 2. This Agreement may be amended by the Joint Committee as specified in Article 7 or as the Parties otherwise agree.
- 3. Any Party may withdraw from this Agreement by giving the other Parties six months notice in writing. If an EEA EFTA State withdraws from this Agreement, the remaining Parties will seek to amend the Agreement, in accordance with paragraph 2 of this Article. If the remaining Parties cannot agree on an amendment to the Agreement, the Agreement shall terminate six months from the date of notice.
- 4. Following termination of the Agreement, a Party shall continue to accept the results of conformity assessment procedures performed by conformity assessment bodies under this Agreement prior to termination, unless a Regulatory Authority of that Party decides otherwise based on health, safety and environmental considerations or failure to satisfy other requirements within the scope of this Agreement.

ARTICLE 22

Depositary

The Government of the Kingdom of Norway, acting as Depositary, shall notify all Parties when it has received all of the notices specified in Article 21(1).

ARTICLE 23

Final Provisions

- 1. This Agreement does not affect the rights and obligations of the Parties under any other international agreement.
- 2. The Parties shall review the functioning of this Agreement no later than two years after it enters into force and at regular intervals thereafter.
- 3. This Agreement is drawn up in four originals in the English language.

Done at Washington this 17th day of October 2005:

For the Republic of Iceland	For the United States of America
For the Principality of Liechtenstein	
For the Kingdom of Norway	

ANNEX I

Legislation, Regulations and Administrative Provisions

 Legislation, regulations and administrative provisions of the EEA EFTA States:

Council Directive 96/98/EC of 20 December 1996 on marine equipment, as amended, and incorporated in point 1 of Chapter XXXII of Annex II to the EEA Agreement.

The Parties recognize that the "Guide to the Implementation of Directives Based on the New Approach and Global Approach" provides useful guidelines for the implementation of, in particular, conformity assessment procedures falling under this Directive.

- U.S. legislation, regulations and administrative provisions:

46 U.S.C. § 3306

46 CFR Parts 159 to 165

Product Coverage For Mutual Recognition

Life saving appliances

Product item identification	Applicable international instruments for construction, performance and testing requirements ¹	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Lifebuoy self-activating smoke signals (pyrotechnics) Note: Expiration date not to exceed 48 months after month of manufacture.	LSA Code, sections 1.2, and 2.1.3; Recommendation on Testing, Part 1, paragraphs 4.1 to 4.5, and 4.8, and Part 2, section 4; IMO MSC Circ.980, section 3.3.	A.1/1.3	Guidelines for Approval of "SOLAS" Pyrotechnic Devices, October 1998
Rocket parachute flares (pyrotechnics) Note: Expiration date not to exceed 48 months after month of manufacture.	LSA Code, sections 1.2, and 3.1; Recommendation on Testing, Part 1, paragraphs 4.1 to 4.6, and Part 2, section 4; IMO MSC Circ.980, section 3.1.	A.1/1.8	Guidelines for Approval of "SOLAS" Pyrotechnic Devices, October 1998
Hand flares (pyrotechnics) Note: Expiration date not to exceed 48 months after month of manufacture.	LSA Code, sections 1.2, and 3.2; Recommendation on Testing, Part 1, paragraphs 4.1 to 4.5, and 4.7, and Part 2, section 4; IMO MSC Circ.980, section 3.2.	A.1/1.9	Guidelines for Approval of "SOLAS" Pyrotechnic Devices, October 1998
Buoyant smoke signals (pyrotechnics) Note: Expiration date not to exceed 48 months after month of manufacture.	LSA Code, sections 1.2, and 3.3; Recommendation on Testing, Part 1, paragraphs 4.1 to 4.5, and 4.8; and Part 2, section 4; IMO MSC Circ.980, section 3.3.	A.1/1.10	Guidelines for Approval of "SOLAS" Pyrotechnic Devices, October 1998

[&]quot;LSA Code" refers to the International Life-Saving Appliance Code adopted on 4 June 1996 (IMO Resolution MSC.48(66)). "Recommendation on Testing" refers to the IMO recommendation on Testing of Life-Saving Appliances adopted on 6 November 1991 (IMO Resolution A.689(17)) as amended on 11 December 1998 (IMO Resolution MSC.81(70).

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Line-throwing appliances (pyrotechnics) Note: Expiration date not to exceed 48 months after month of manufacture.	LSA Code, sections 1.2, and 7.1; Recommendation on Testing, Part 1, section 9; and Part 2, section 4; IMO MSC Circ.980, section 7.1.	A.1/1.11	Guidelines for Approval of "SOLAS" Pyrotechnic Devices, October 1998
Rigid liferafts Note: The emergency pack is not covered by the Agreement	LSA Code, sections 1.2, 4.1 and 4.3; Recommendation on Testing, Part 1, paragraphs 5.1 to 5.16, and 5.20; IMO MSC Circ.811; IMO MSC Circ.980, section 4.2; IMO MSC Circ.1006 or other appropriate standard for hull or fire-retardant covering.	A.1/1.13	Rigid Liferaft – Coast Guard (G-MSE-4) Review Checklist, 27 July 1998
Automatically self-righting rigid liferafts Note: The emergency pack is not covered by the Agreement	LSA Code, sections 1.2, 4.1 and 4.3; Recommendation on Testing, Part 1, paragraphs 5.1 to 5.16, and 5.18 to 5.21; IMO MSC Circ.809; IMO MSC Circ.811; IMO MSC Circ.980, section 4.2; IMO MSC Circ.1006 or other appropriate standard for hull or fire-retardant covering.	A.1/1.14	Rigid Liferaft – Coast Guard (G-MSE-4) Review Checklist, 27 July 1998
Canopied reversible rigid liferafts Note: The emergency pack is not covered by the Agreement	LSA Code, sections 1.2, 4.1 and 4.3; Recommendation on Testing, Part 1, paragraphs 5.1 to 5.16, 5,18, and 5.21; IMO MSC Circ.809; IMO MSC Circ.811; IMO MSC Circ.980, section 4.2; IMO MSC Circ.1006 or other appropriate standard for hull or fire-retardant covering.	A.1/1.15	Rigid Liferaft – Coast Guard (G-MSE-4) Review Checklist, 27 July 1998

Float-free arrangements for liferafts (hydrostatic release units)	LSA Code, sections 1.2 and 4.1.6.3; Recommendation on Testing, Part 1, section 11; IMO MSC Circ.980, section 4.3.1;	A.1/1.16	46 CFR 160.062
Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Release mechanism for (a) Lifeboats and rescue boats and (b) Liferafts Launched by a fall or falls Limited to Davit-launched liferaft automatic release hook	LSA Code, sections 1.2 and 6.1.5; Recommendation on Testing, Part 1, section 8.2; and Part 2, paragraphs 6.2.1 through 6.2.4; IMO MSC Circ.980, section 6.1.3.	A.1/1.26	(Nothing in addition to international instruments)
Marine evacuation systems	LSA Code, sections 1.2 and 6.2; Recommendation on Testing, Part 1, section 12, IMO MSC Circ.980, section 6.2.	A.1/1.27	(Nothing in addition to international instruments)

Fire protection

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA STATES technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Primary deck coverings	FTP Code Annex 1, Parts 2 & 6, Annex 2; IMO Resolution A.687(17); MSC/Circ. 916; MSC/Circ. 1004.	A.1/3.1	(Nothing in addition to international instruments)
"A" and "B" Class division fire integrity, including: Bulkheads (without windows) Decks Fire doors (with windows no larger than 645 cm²) Ceilings and linings	SOLAS II-2/3.2; II-2/3.4; FTP Code Annex 1, Part 3, and Annex 2; IMO Resolution A.754 (18); MSC/Circ.916; MSC/Circ.1004; MSC/Circ.1005.	A.1/3.11	(Nothing in addition to international instruments)
Non-combustible materials	SOLAS II-2/3.33; FTP Code Annex 1, Part 1, and Annex 2.	A.1/3.13	(Nothing in addition to international instruments)
Fire doors Limited to fire doors without windows or with total window area no more than 645 cm² in each door leaf. Approval limited to maximum door size tested. Doors must be used with a fire tested frame design.	SOLAS II-2/9.4.1.1.2, II-2/9.4.1.2.1, and II-2/9.4.2; FTP Code Annex 1, Part 3; IMO Resolution A.754 (18); MSC/Circ. 916; MSC/Circ. 1004.	A.1/3.16	(Nothing in addition to international instruments)

Product item identification	Applicable international instruments for construction, performance and testing requirements	technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Fire door control systems	SOLAS II-2/9.4.1.1.4; 1994 HSC Code 7.9.3.3; 2000 HSC Code 7.9.3.3; FTP Code Annex 1, Part 4.	A.1/3.17	(Nothing in addition to international instruments)
Surface materials and floor coverings with low flame-spread characteristics Limited to exposed surfaces of ceilings, walls, and floors. Does not apply to pipes, pipe coverings, or cables.	SOLAS II-2/3.29; 1994 HSC Code 7.4.3.4.1 and 7.4.3.6; 2000 HSC Code 7.4.3.4.1 and 7.4.3.6; FTP Code, Annex 1, Parts 2 & 5, and Annex 2; IMO Resolution A.653 (16); ISO 1716 (1973); MSC/Circ. 916, MSC/Circ. 1004 and MSC/Circ. 1008.	A.1/3.18	(Nothing in addition to international instruments)
Draperies, curtains and other suspended textile materials and films	SOLAS II-2/3.40.3; FTP Code Annex 1, Part 7.	A.1/3.19	(Nothing in addition to international instruments)
Upholstered furniture	FTP Code Annex 1, Part 8; IMO Resolution A.652 (16).	A.1/3.20	(Nothing in addition to international instruments)
Bedding components	FTP Code Annex 1, Part 9; IMO Resolution A.688 (17).	A.1/3.21	(Nothing in addition to international instruments)
Fire dampers	SOLAS II-2/9.4.1.1.8, and II-2/9.7.3.1.2; FTP Code Annex 1, Part 3; IMO Resolution A.754 (18); MSC/Circ. 916.	A.1/3.22	(Nothing in addition to international instruments)
Penetrations through 'A' class divisions by electric cables, pipes, trunks, ducts etc.	SOLAS II-2/9.3.1; FTP Code Annex 1, Part 3; IMO Resolution A.754 (18); MSC/Circ. 916, and MSC/Circ. 1004.	A.1/3.26	(Nothing in addition to international instruments)

Product item identification	Applicable international instruments for construction, performance and testing requirements	technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Penetrations through 'B' class divisions by pipes other than steel or copper	SOLAS II-2/9.3.2.1; FTP Code Annex 1, Part 3; IMO Resolution A.754 (18); MSC/Circ. 916, and MSC/Circ. 1004.	A.1/3.27	(Nothing in addition to international instruments)

Navigation equipment

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Magnetic compass	SOLAS V/19.2.1.1; IMO Resolution A.382 (X),; IMO Resolution A.694 (17); ISO 449 (1997), ISO 694 (2000), ISO 1069 (1973), ISO 2269 (1992), IEC 60945 (1996).	A.1/4.1	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.101.
Transmitting magnetic heading device (TMHD)	IMO Resolution MSC 86 (70) annex 2; IMO Resolution A.694 (17); ISO 11606 (2000), IEC 60945 (1996), IEC 61162.	A.1/4.2	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.102.
Gyro compass	IMO Resolution A.424 (XI); IMO Resolution A.694 (17); ISO 8728 (1997), IEC 60945 (1996), IEC 61162.	A.1/4.3	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.103.
Echo-sounding equipment	IMO Resolution A.224 (VII) as amended by IMO Resolution MSC74 (69) Annex 4, IMO Resolution A.694 (17); ISO 9875 (2000), IEC 60945 (1996), IEC 61162.	A.1/4.6	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.107.
Speed and distance measuring equipment (SDME)	1994 HSC Code 13.3.2; 2000 HSC Code 13.3.2; IMO Resolution A.824 (19) as amended by IMO Resolution MSC 96(72); IMO Resolution A.694 (17); IEC 60945 (1996), IEC 61023 (1999), IEC 61162.	A.1/4.7	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.105.
Rate-of-turn indicator	IMO Resolution A.694 (17); IMO Resolution A.526 (13); IEC 60945 (1996), IEC 61162.	A.1/4.9	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.106.

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Loran-C equipment	IMO Resolution A.694 (17); IMO Resolution A.818 (19); IEC 61075 (1991), IEC 60945 (1996), IEC 61162.	A.1/4.11	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.135.
Chakya equipment	IMO Resolution A.694 (17); IMO Resolution A.818 (19); IEC 61075 (1991), IEC 60945 (1996), IEC 61162.	A.1/4.12	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.136.
GPS equipment	IMO Resolution A.819 (19), IMO Resolution A.694 (17); IEC 60945 (1996), IEC 61108-1 (1994), IEC 61162.	A.1/4.14	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.130.
GLONASS equipment	IMO Resolution MSC 53 (66); IMO Resolution A.694 (17); IEC 61108-2 (1998), IEC 60945 (1996), IEC 61162.	A.1/4.15	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.131.
Heading Control System HCS	SOLAS V/24.1; IMO Resolution A.342 (IX); as amended by IMO Resolution MSC 64 (67) Annex 3; IMO Resolution A.694 (17); ISO 11674 (2000), IEC 60945 (1996), IEC 61162.	A.1/4.16	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.110.
Automatic Radar Plotting Aid (ARPA) (Radar equipment used with ARPA must have separate EU and U.S. certifications.)	IMO Resolution A.823 (19); IMO Resolution A.694 (17); IEC 60872-1 (1998), IEC 61162.	A.1/4.34	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.120.

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Automatic Tracking Aid (ATA) (Radar equipment used with ATA must have separate EU and U.S. certifications.)	IMO Resolution MSC 64(67), Annex 4, Appendix 1; IMO Resolution A.694 (17); IEC 60872-2 (1999), IEC 60945 (1996), IEC 61162.	A.1/4.35	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.111.
Electronic Plotting Aid (EPA) (Radar equipment used with EPA must have separate EU and U.S. certifications.)	IMO Resolution MSC 64(67), Annex 4, Appendix 2; IMO Resolution A.694 (17); IEC 60872-3 (2000), IEC 60945 (1996), IEC 61162.	A.1/4.36	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.121.
Integrated bridge system	IMO Resolution MSC.64 (67) Annex 1; IMO Resolution A.694 (17); IEC 61209 (1999), IEC 60945 (1996), IEC 61162.	A.1/4.28	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.140.
Voyage Data Recorder (VDR)	IMO Resolution A.861(20); IMO Resolution A.694 (17); IEC 61996 (2000), IEC 60945 (1996), IEC 61162.	A.1/4.29	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.150.
Gyro compass for high speed craft	IMO Resolution A.821 (19); IMO Resolution A.694 (17); ISO 16328 (2001), IEC 60945 (1996), IEC 61162.	A.1/4.31	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.203.
Universal Automatic Identification System equipment (AIS)	IMO Resolution MSC.74 (69) Annex 3; IMO Resolution A.694 (17); ITU R. M. 1371-1 (10/00) IEC 61993-2 (2002), IEC 60945 (1996), IEC 61162	A.1/4.32	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.155. NOTE: In addition, the radio transmitter is required to be authorized by the U.S. Federal Communications Commission

Product item identification	Applicable international instruments for construction, performance and testing requirements	EEA EFTA States technical regulations, item number indicated in Annex A.1 of Directive 96/98/EC, as amended	U.S. technical regulations
Track control system	IMO Resolution MSC.74 (69) Annex 2; IMO Resolution A.694 (17); IEC 62065 (2002), IEC 60945 (1996), IEC 61162.	A.1/4.33	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.112.
Radar reflector	IMO Resolution A.384 (X); IEC 60945 (1996), ISO 8729 (1997).	A.1/4.39	Navigation and Vessel Inspection Circular NVIC 8- 01, enclosure (4), 2/165.160.

ANNEX III

Regulatory Authorities

EEA EFTA States

Iceland:

Icelandic Maritime Administration

Vesturvör 2 P.O. Box 120 IS-202 Kópavogur

Telephone: +354 560 0000

Liechtenstein:

The Government of Liechtenstein¹

Norway:

Norwegian Maritime Directorate

Post-box 8123 Dep.

0032 Oslo Norway

Telephone: +47 22.45.45.00 Telefax: +47 22.45.87.80

United States of America

United States Coast Guard

Office of Design and Engineering Standards (G-MSE)

2100 Second Street S.W.

Washington DC 20593

 $^{^{}f 1}$ The Government of the Principality of Liechtenstein is entitled to appoint appropriate specific national administration bodies as designators of Conformity Assessment Bodies at a future date.