

CARTAGENA AGREEMENT

Communication from the Board of the Cartagena Agreement

The following communications, dated 21 August and 10 September 1992, have been received from the Board of the Cartagena Agreement.

I have been directed by the Director-Secretary, Dr. José Antonio García Belaunde, to transmit the following Decisions, Nos. 294 to 320, adopted by the Commission of the Cartagena Agreement at its recent sessions.

The text of the following Decisions¹ are available in the Secretariat (Session, Council, Related Bodies and Trade and Development Division, Room 2010) for consultation by interested delegations:

- | | |
|--------------|--|
| Decision 294 | Amendment to Decision 279 |
| Decision 295 | Inclusion of the Netherlands Finance Corporation (FMO) in the list of entities whose investment is eligible for treatment as neutral capital |
| Decision 296 | Industrial integration programme for the petrochemical industry |
| Decision 297 | Integration of air transport in the Andean sub-region |
| Decision 298 | Classification of products covered by former Decision 120 |
| Decision 299 | Industrial integration programme for iron and steel |
| Decision 301 | Adoption of further measures to deepen Andean integration in the trade sector |
| Decision 302 | Definition of the Liberalization Programme and Common Minimum External Tariff for products previously included in the Reserve List |
| Decision 303 | Repeal of Decision 162 and classification of products of the fertilizer industry |
| Decision 304 | Sectoral meetings of the Commission at ministerial level |

¹Spanish only

- Decision 305 Amendment of the annex to Decision 273
- Decision 306 Amendment to Decision 300: industrial integration programme for the mechanical engineering sector
- Decision 307 Amendment to Decision 302: definition of the Liberalization Programme and Common Minimum External Tariff for products previously included in the Reserve List
- Decision 308 Amendment to Decision 303: repeal of Decision 162 and classification of products of the fertilizer industry
- Decision 309 Modification of the levels of the Common Minimum External Tariff
- Decision 310 Extension of the term of office of a Board member
- Decision 311 Common régime for industrial property
- Decision 312 Extension of the term of office of a Board member
- Decision 313 Common régime for industrial property
- Decision 314 Freedom of access to cargo carried by ship and policies for the development of the Andean Group merchant navy
- Decision 315 Appointment of a Board member
- Decision 316 Budget of the Board for 1992
- Decision 317 Budget of the Court of Justice of the Cartagena Agreement for 1992
- Decision 318 Appointment of a Board member
- Decision 319 Signing of a framework agreement between the Andean Group and Mexico
- Decision 320 Multiple designation in air transport in the Andean sub-region

I have the honour to transmit herewith the Decisions adopted by the Commission of the Cartagena Agreement at its Sixty-ninth Extraordinary Session, held in Lima on 25 August of this year.

The text of the following Decisions¹ are available in the Secretariat (Session, Council, Related Bodies and Trade and Development Division, Room 2010) for consultation by interested delegations:

- Decision 321 Temporary Suspension of Peru
- Decision 322 Commercial Relations with Countries of LAIA (ALADI), Central America and the Caribbean
- Decision 323 High-Level Commission on Competition
- Decision 324 Common External Tariff, Liberation Programme and Incentives to Exports within the Sub-Region
- Decision 325 Restructuring of the Board of the Cartagena Agreement

¹Spanish only