



**ΕΠΙΣΗΜΗ ΕΦΗΜΕΡΙΔΑ
ΤΗΣ ΚΥΠΡΙΑΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ**
ΠΑΡΑΡΤΗΜΑ ΠΡΩΤΟ
ΝΟΜΟΘΕΣΙΑ - ΜΕΡΟΣ ΙΙΙ

Αριθμός 4285	Παρασκευή, 25 Νοεμβρίου 2022	305
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Ο περί της Σύμβασης Σχετικά με τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού (Κυρωτικός Νόμος του 2022 εκδίδεται με δημοσίευση στην Επίσημη Εφημερίδα της Κυπριακής Δημοκρατίας σύμφωνα με το Άρθρο 52 του Συντάγματος.

Αριθμός 10(III) του 2022

ΝΟΜΟΣ ΠΟΥ ΚΥΡΩΝΕΙ ΤΗ ΣΥΜΒΑΣΗ ΣΧΕΤΙΚΑ ΜΕ ΤΙΣ ΔΙΕΘΝΕΙΣ ΕΜΠΡΑΓΜΑΤΕΣ ΑΣΦΑΛΕΙΕΣ
ΕΠΙ ΚΙΝΗΤΟΥ ΕΞΟΠΛΙΣΜΟΥ

Η Βουλή των Αντιπροσώπων ψηφίζει ως ακολούθως:

Συνοπτικός τίτλος. 1. Ο παρών Νόμος θα αναφέρεται ως ο περί της Σύμβασης Σχετικά με τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού (Κυρωτικός) Νόμος του 2022.

Ερμηνεία. 2. Στον παρόντα Νόμο «Σύμβαση» σημαίνει τη Σύμβαση Σχετικά με τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού, η προσχώρηση στην οποία εγκρίθηκε με την υπ' αριθμόν 93.331 Απόφαση του Υπουργικού Συμβουλίου, ημερομηνίας 6 Ιουλίου 2022.

Κύρωση της Σύμβασης. 3. Με τον παρόντα Νόμο κυρώνεται η Σύμβαση, το κείμενο της οποίας εκτίθεται στο Μέρος I του Πίνακα στην αγγλική γλώσσα και στο Μέρος II του Πίνακα στην ελληνική γλώσσα:

Πίνακας,
Μέρος I,
Μέρος II.

Νοείται ότι σε περίπτωση διαφοράς μεταξύ των δύο κειμένων που εκτίθενται στον Πίνακα, υπερισχύει το κείμενο στην αγγλική γλώσσα που εκτίθεται στο Μέρος I αυτού.

Αρμόδια αρχή.

4. Αρμόδια αρχή για την εφαρμογή της Σύμβασης ορίζεται το Τμήμα Πολιτικής Αεροπορίας.

Έκδοση Κανονισμών.

5. Το Υπουργικό Συμβούλιο δύναται να εκδίδει Κανονισμούς για την καλύτερη εφαρμογή της Σύμβασης ή για τον καθορισμό οποιουδήποτε θέματος χρήζει ή είναι δεκτικό καθορισμού δυνάμει των προνοιών της.

ΠΙΝΑΚΑΣ

(Άρθρο 3)

ΜΕΡΟΣ Ι

(Κείμενο στην αγγλική γλώσσα)

ΜΕΡΟΣ ΙΙ

(Κείμενο στην ελληνική γλώσσα)

ΜΕΡΟΣ Ι
(Κείμενο στην αρχική γλώσσα)

Doc 9793

CONVENTION
on International Interests in Mobile Equipment
Signed at Cape Town on 16 November 2001

CONVENTION
relative aux garanties internationales
portant sur des matériels d'équipement mobiles
Signée au Cap le 16 novembre 2001

CONVENIO
relativo a garantías internacionales sobre elementos de equipo móvil
Firmado en Ciudad del Cabo el 16 de noviembre de 2001

КОНВЕНЦИЯ
о международных гарантиях в отношении подвижного оборудования
Подписана в Кейптауне 16 ноября 2001 года

移动设备国际利益公约

2001年11月16日签订于开普敦

الاتفاقية

بيان الضمانات الدولية على المعدات المتنقلة

برمجة في كيب تاون بتاريخ 16 نوفمبر/تشرين الثاني 2001



2002

INTERNATIONAL CIVIL AVIATION ORGANIZATION
ORGANISATION DE L'AVIATION CIVILE INTERNATIONALE
ORGANIZACION DE AVIACION CIVIL INTERNACIONAL
МЕЖДУНАРОДНАЯ ОРГАНИЗАЦИЯ ГРАЖДАНСКОЙ АВИАЦИИ

国际民用航空组织

منظمة الطيران المدني الدولي

CONVENTION

ON INTERNATIONAL INTERESTS IN MOBILE EQUIPMENT

THE STATES PARTIES TO THIS CONVENTION,

AWARE of the need to acquire and use mobile equipment of high value or particular economic significance and to facilitate the financing of the acquisition and use of such equipment in an efficient manner,

RECOGNISING the advantages of asset-based financing and leasing for this purpose and desiring to facilitate these types of transaction by establishing clear rules to govern them,

MINDFUL of the need to ensure that interests in such equipment are recognised and protected universally,

DESIRING to provide broad and mutual economic benefits for all interested parties,

BELIEVING that such rules must reflect the principles underlying asset-based financing and leasing and promote the autonomy of the parties necessary in these transactions,

CONSCIOUS of the need to establish a legal framework for international interests in such equipment and for that purpose to create an international registration system for their protection,

TAKING INTO CONSIDERATION the objectives and principles enunciated in existing Conventions relating to such equipment,

HAVE AGREED upon the following provisions:

Chapter I

Sphere of application and general provisions

Article 1 - Definitions

In this Convention, except where the context otherwise requires, the following terms are employed with the meanings set out below:

- (a) "agreement" means a security agreement, a title reservation agreement or a leasing agreement;

- (b) "assignment" means a contract which, whether by way of security or otherwise, confers on the assignee associated rights with or without a transfer of the related international interest;
- (c) "associated rights" means all rights to payment or other performance by a debtor under an agreement which are secured by or associated with the object;
- (d) "commencement of the insolvency proceedings" means the time at which the insolvency proceedings are deemed to commence under the applicable insolvency law;
- (e) "conditional buyer" means a buyer under a title reservation agreement;
- (t) "conditional seller" means a seller under a title reservation agreement;
- (g) "contract of sale" means a contract for the sale of an object by a seller to a buyer which is not an agreement as defined in (a) above;
- (h) "court" means a court of law or an administrative or arbitral tribunal established by a Contracting State;
- (i) "creditor" means a chargee under a security agreement, a conditional seller under a title reservation agreement or a lessor under a leasing agreement;
- G) "debtor" means a cbaigor under a security agreement, a conditional buyer under a title reservation agreement, a lessee under a leasing agreement or a person whose interest in an object is burdened by a registrable non-consensual right or interest;
- (k) "insolvency administrator" means a person authorised to administer the reorganisation or liquidation, including one authorised on an interim basis, and includes a debtor in possession if permitted by the applicable insolvency law;
- (l) "insolvency proceedings" means bankruptcy, liquidation or other collective judicial or administrative proceedings, including interim proceedings, in which the assets and affairs of the debtor are subject to control or supervision by a court for the purposes of reorganisation or liquidation;
- (m) "interested persons" means:
 - (i) the debtor;
 - (ii) any person who, for the purpose of assuring performance of any of the obligations in favour of the creditor, gives or issues a suretyship or demand guarantee or a standby letter of credit or any other form of credit insurance;
 - (iii) any other person having rights in or over the object;
- (n) "internal transaction" means a transaction of a type listed in Article 2(2)(a) to (c) where the centre of the main interests of all parties to such transaction is situated, and the relevant object located (as specified in the Protocol), in the same Contracting State at the time of

the conclusion of the contract and where the interest created by the transaction has been registered in a national registry in that Contracting State which has made a declaration under Article 50(1);

- (o) "international interest" means an interest held by a creditor to which Article 2 applies;
- (p) "International Registry" means the international registration facilities established for the purposes of this Convention or the Protocol;
- (q) "leasing agreement" means an agreement by which one person (the lessor) grants a right to possession or control of an object (with or without an option to purchase) to another person (the lessee) in return for a rental or other payment;
- (r) "national interest" means an interest held by a creditor in an object and created by an internal transaction covered by a declaration under Article 50(1);
- (s) "non-consensual right or interest" means a right or interest conferred under the law of a Contracting State which has made a declaration under Article 39 to secure the performance of an obligation, including an obligation to a State, State entity or an intergovernmental or private organisation;
- (t) "notice of a national interest": means notice registered or to be registered in the International Registry that a national interest has been created;
- (u) "object" means an object of a category to which Article 2 applies;
- (v) "'pre-existing right or interest" means a right or interest of any kind in or over an object created or arising before the effective date of this Convention as defined by Article 60(2)(a);
- (w) "proceeds" means money or non-money proceeds of an object arising from the total or partial loss or physical destruction of the object or its total or partial confiscation, condemnation or requisition;
- (x) "prospective assignment" means an assignment that is intended to be made in the future, upon the occurrence of a stated event, whether or not the occurrence of the event is certain;
- (Y) "prospective international interest" means an interest that is intended to be created or provided for in an object as an international interest in the future, upon the occurrence of a stated event (which may include the debtor's acquisition of an interest in the object), whether or not the occurrence of the event is certain;
- (z) "prospective sale" means a sale which is intended to be made in the future, upon the occurrence of a stated event, whether or not the occurrence of the event is certain;
- (aa) -"Protocol" means, in respect of any category of object and associated rights to which this Convention applies, the Protocol in respect of that category of object and associated rights;
- (bb) "registered" means registered in the International Registry pursuant to Chapter V;

- (cc) "registered interest" means an international interest, a registrable non-consensual right or interest or a national interest specified in a notice of a national interest registered pursuant to Chapter V;
- (dd) "registrable non-consensual right or interest" means a non-consensual right or interest registrable pursuant to a declaration deposited under Article 40;
- (ee) "Registrar" means, in respect of the Protocol, the person or body designated by that Protocol or appointed under Article 17(2)(b);
- (ft) "regulations" means regulations made or approved by the Supervisory Authority pursuant to the Protocol;
- (gg) "sale" means a transfer of ownership of an object pursuant to a contract of sale;
- (hh) "secured obligation" means an obligation secured by a security interest;
- (ii) "security agreement" means an agreement by which a chargor grants or agrees to grant to a chargee an interest (including an ownership interest) in or over an object to secure the performance of any existing or future obligation of the chargor or a third person;
- (jj) "security interest" means an interest created by a security agreement;
- (kk) "Supervisory Authority" means, in respect of the Protocol, the Supervisory Authority referred to in Article 17(1);
- (ll) "title reservation agreement" means an agreement for the sale of an object on terms that ownership does not pass until fulfilment of the condition or conditions stated in the agreement;
- (mm) "unregistered interest" means a consensual interest or non-consensual right or interest (other than an interest to which Article 39 applies) which has not been registered, whether or not it is registrable under this Convention; and
- (nn) "writing" means a record of information (including information communicated by teletransmission) which is in tangible or other form and is capable of being reproduced in tangible form on a subsequent occasion and which indicates by reasonable means a person's approval of the record.

Article 2 - The international interest

1. This Convention provides for the constitution and effects of an international interest in certain categories of mobile equipment and associated rights.
2. For the purposes of this Convention, an international interest in mobile equipment is an interest, constituted under Article 7, in a uniquely identifiable object of a category of such objects listed in paragraph 3 and designated in the Protocol:

- (a) granted by the creditor under a security agreement;
- (b) vested in a person who is the conditional seller under a title reservation agreement; or
- (c) vested in a person who is the lessor under a leasing agreement.

An interest falling within sub-paragraph (a) does not also fall within sub-paragraph (b) or (c).

3. The categories referred to in the preceding paragraphs are:

- (a) airframes, aircraft engines and helicopters;
- (b) railway rolling stock; and
- (c) space assets.

4. The applicable law determines whether an interest to which paragraph 2 applies falls within sub-paragraph (a), (b) or (c) of that paragraph.

5. An international interest in an object extends to proceeds of that object.

Article 3 - Sphere of application

1. This Convention applies when, at the time of the conclusion of the agreement creating or providing for the international interest, the debtor is situated in a Contracting State.

2. The fact that the creditor is situated in a non-Contracting State does not affect the applicability of this Convention.

Article 4 - Where debtor is situated

1. For the purposes of Article 3(1), the debtor is situated in any Contracting State:

- (a) under the law of which it is incorporated or formed;
- (b) where it has its registered office or statutory seat;
- (c) where it has its centre of administration; or
- (d) where it has its place of business.

2. A reference in sub-paragraph (d) of the preceding paragraph to the debtor's place of business shall, if it has more than one place of business, mean its principal place of business or, if it has no place of business, its habitual residence.

Article S - Interpretation and applicable law

1. In the interpretation of this Convention, regard is to be had to its purposes as set forth in the preamble, to its international character and to the need to promote uniformity and predictability in its application.
2. Questions concerning matters governed by this Convention which are not expressly settled in it are to be settled in conformity with the general principles on which it is based or, in the absence of such principles, in Conformity with the-applicable law.
3. References to the applicable law are to the domestic rules of the law applicable by virtue of the rules of privateinternational law of the forum State.
4. Where a State comprises several territorial units, each of which has its own rules oflaw in respect of the matter to be decided, and where there is no indication of the relevant territorial unit, the law of that State decides which is the territorial unit whose rules shall govern. In the absence of any such rule, the law of the territorial unit with which the case is most closely connected shall apply.

Article 6 - Relationship between
the Convention and the Protocol

1. This Convention and the Protocol shall be read and interpreted together as a single instrument.
2. To the extent of any inconsistency between this Convention and the Protocol, the Protocol shall prevail.

Chapter IT

Constitution of an international interest

Article 7 - Formal requirements

An interestis constituted as an international interest under this Convention where the agreement creating or providing for the interest

- (a) is in writing;
- (b) relates to an object of which the charger, conditional seller or lessor has power to dispose;
- (c) enables the objectto be identified in conformity with the Protocol; and
- (d) in the case of a security agreement, enables the secured obligations to be determined, but without the need to state a sum or maximum sum secured.

Chapter III

1) Default remedies

Article 8 - Remedies of chargee

1. In the event of default as provided in Article 11, the chargee may, to the extent that the chargor has at any time so agreed and subject to any declaration that may be made by a Contracting State under Article 54, exercise any one or more of the following remedies:

- (a) take possession or control of any object charged to it;
- (b) sell or grant a lease of any such object;
- (c) collect or receive any income or profits arising from the management or use of any such object.

2. The chargee may alternatively apply for a court order authorising or directing any of the acts referred to in the preceding paragraph.

3. Any remedy set out in sub-paragraph (a), (b) or (c) of paragraph 1 or by Article 13 shall be exercised in a commercially reasonable manner. A remedy shall be deemed to be exercised in a commercially reasonable manner where it is exercised in conformity with a provision of the security agreement except where such a provision is manifestly unreasonable.

4. A chargee proposing to sell or grant a lease of an object under paragraph 1 shall give reasonable prior notice in writing of the proposed sale or lease *to*:

- (a) interested persons specified in Article 1(m)(i) and (ii); and
- (b) interested persons specified in Article 1(m)(iii) who have given notice of their rights to the chargee within a reasonable time prior to the sale or lease.

5. Any sum collected or received by the chargee as a result of exercise of any of the remedies set out in paragraph 1 or 2 shall be applied towards discharge of the amount of the secured obligations.

6. Where the sums collected or received by the chargee as a result of the exercise of any remedy set out in paragraph 1 or 2 exceed the amount secured by the security interest and any reasonable costs incurred in the exercise of any such remedy, then unless otherwise ordered by the court the chargee shall distribute the surplus among holders of subsequently ranking interests which have been registered or of which the chargee has been given notice, in order of priority, and pay any remaining balance to the chargor.

Article 9 - Vesting of object in satisfaction; redemption

1. At any time after default as provided in Article 11, the chargee and all the interested persons may agree that ownership of (or any other interest of the chargor in) any object covered by the security interest shall vest in the chargee in or towards satisfaction of the secured obligations .
2. The court may on the application of the chargee order that ownership of (or any other interest of the chargor in) any object covered by the security interest shall vest in the chargee in or towards satisfaction of the secured obligations.
3. The court shall grant an application under the preceding paragraph only if the amount of the secured obligations to be satisfied by such vesting is commensurate with the value of the object after taking account of any payment to be made by the chargee to any of the interested persons.
4. At any time after default as provided in Article 11 and before sale of the charged object or the making of an order under paragraph 2, the chargor or any interested person may discharge the security interest by paying in full the amount secured, subject to any lease granted by the chargee under Article 8(1)(b) or ordered under Article 8(2). Where, after such default, the payment of the amount secured is made in full by an interested person other than the debtor, that person is subrogated to the rights of the chargee.
5. Ownership or any other interest of the chargor passing on a sale under Article 8(1)(b) or passing under paragraph 1 or 2 of this Article is free from any other interest over which the chargee's security interest has priority under the provisions of Article 29.

Article 10 - Remedies of conditional seller or lessor

In the event of default under a title reservation agreement or under a leasing agreement as provided in Article 11, the conditional seller or the lessor, as the case may be, may:

- (a) subject to any declaration that may be made by a Contracting State under Article 54, terminate the agreement and take possession or control of any object to which the agreement relates; or
- (b) apply for a court order authorising or directing either of these acts.

Article 11 - Meaning of default

1. The debtor and the creditor may at any time agree in writing as to the events that constitute a default or otherwise give rise to the rights and remedies specified in Articles 8 to 10 and 13.
2. Where the debtor and the creditor have not so agreed, "default" for the purposes of Articles 8 to 10 and 13 means a default which substantially deprives the creditor of what it is entitled to expect under the agreement.

Article 12 - Additional remedies

Any additional remedies permitted by the applicable law, including any remedies agreed upon by the parties, maybe exercisedto the extent that they are not inconsistent with the mandatoryprovisions of this Chapteras set out in Article 15.

Article 13 - Relief pending final determination

1. Subject to any declaration that it may make under Article 55, a ContractingState shall ensurethat a creditor who adduces evidence of default by the debtor may, pending final determination of its claim and to the extent that the debtor has at any time so agreed, obtain from a court speedy reliefin the form of such one or more of the following orders as the creditorrequests:

- (a) preservation of the object and its value;
- (b) possession, control or custody of the object;
- (c) immobilisationof the object; and .
- (d) lease or, except wherecoveredby sub-paragraphs(a) to (c), management of the object and the income therefrom.

2. In making any order under the preceding paragraph, the court may impose such terms as it considers necessary to protect the interested persons in the event that the creditor:

- (a) in implementingany order grantingsuch relief, fails to perform any of its obligations to the debtor under this Convention or the Protocol; or
- (b) fails to establish its claim, wholly or in part, on the final determination of that claim.

3. Before making any order under paragraph I, the court may require notice of the request to be given to any of the interestedpersons.

4. Nothing in this Article affectsthe applicationofArticle 8(3) or limits the availability of forms of interim relief other than those set out in paragraph 1.

Article 14 - Procedural requirements

Subject to Article 54(2), any remedy provided by this Chapter shall be exercised in conformitywith the procedure prescribedby the law of the place where the remedy is to be exercised.

Article 15 - Derogation

In their relations with each other, any two or more of the parties referred to in this Chapter may at any time, by agreement in writing, derogate from or vary the effect of any of the preceding provisions of this Chapter except Articles 8(3) to (6), 9(3) and (4), 13(2) and 14.

Chapter IV

The international registration system

Article 16 - The International Registry

- I. An International Registry shall be established for registrations of:
 - (a) international interests, prospective international interests and registrable non-consensual rights and interests;
 - (b) assignments and prospective assignments of international interests;
 - (c) acquisitions of international interests by legal or contractual subrogations under the applicable law;
 - (d) notices of national interests; and
 - (e) subordinations of interests referred to in any of the preceding sub-paragraphs.
2. Different international registries may be established for different categories of object and associated rights.
3. For the purposes of this Chapter and Chapter V, the term "registration" includes, where appropriate, an amendment, extension or discharge of a registration.

Article 17-The Supervisory Authority and the Registrar

1. There shall be a Supervisory Authority as provided by the Protocol.
2. The Supervisory Authority shall:
 - (a) establish or provide for the establishment of the International Registry;
 - (b) except as otherwise provided by the Protocol, appoint and dismiss the Registrar;

- (c) ensure that any rights required for the continued effective operation of the International Registry in the event of a change of Registrar will vest in or be assignable to the new Registrar;
- (d) after consultation with the Contracting States, make or approve and ensure the publication of regulations pursuant to the Protocol dealing with the operation of the International Registry;
- (e) establish administrative procedures through which complaints concerning the operation of the International Registry can be made to the Supervisory Authority;
- (f) supervise the Registrar and the operation of the International Registry;
- (g) at the request of the Registrar, provide such guidance to the Registrar as the Supervisory Authority thinks fit;
- (h) set and periodically review the structure of fees to be charged for the services and facilities of the International Registry;
- (i) do all things necessary to ensure that an efficient notice-based electronic registration system exists to implement the objectives of this Convention and the Protocol; and
- (j) report periodically to Contracting States concerning the discharge of its obligations under this Convention and the Protocol.

3. The Supervisory Authority may enter into any agreement requisite for the performance of its functions, including any agreement referred to in Article 27(3).

4. The Supervisory Authority shall own all proprietary rights in the data bases and archives of the International Registry.

5. The Registrar shall ensure the efficient operation of the International Registry and perform the functions assigned to it by this Convention, the Protocol and the regulations.

Chapter V

Other matters relating to registration

Article 18 - Registration requirements

I. The Protocol and regulations shall specify the requirements, including the criteria for the identification of the object:

- (a) for effecting a registration (which shall include provision for prior electronic transmission of any consent from any person whose consent is required under Article 20);

- (b) for making searches and issuing search certificates, and, subject thereto;
- (c) for ensuring the confidentiality of information and documents of the International Registry other than information and documents relating to a registration.

2. The Registrar shall not be under a duty to enquire whether a consent to registration under Article 20 has in fact been given or is valid.

3. Where an interest registered as a prospective international interest becomes an international interest, no further registration shall be required provided that the registration information is sufficient for a registration of an international interest.

4. The Registrar shall arrange for registrations to be entered into the International Registry data base and made searchable in chronological order of receipt, and the file shall record the date and time of receipt.

5. The Protocol may provide that a Contracting State may designate an entity or entities in its territory as the entry point or entry points through which the information required for registration shall or may be transmitted to the International Registry. A Contracting State making such a designation may specify the requirements, if any, to be satisfied before such information is transmitted to the International Registry.

Article 19 - Validity and time of registration

1. A registration shall be valid only if made in conformity with Article 20.

2. A registration, if valid, shall be complete upon entry of the required information into the International Registry data base so as to be searchable.

3. A registration shall be searchable for the purposes of the preceding paragraph at the time when:

- (a) the International Registry has assigned to it a sequentially ordered file number; and
- (b) the registration information, including the file number, is stored in durable form and may be accessed at the International Registry.

4. If an interest first registered as a prospective international interest becomes an international interest, that international interest shall be treated as registered from the time of registration of the prospective international interest provided that the registration was still current immediately before the international interest was constituted as provided by Article 7.

5. The preceding paragraph applies with necessary modifications to the registration of a prospective assignment of an international interest.

6. A registration shall be searchable in the International Registry data base according to the criteria prescribed by the Protocol.

Article 20 - Consent to registration.

1. An international interest, a prospective international interest or an assignment or prospective assignment *of* an international interest may be registered, and any such registration amended or extended prior to its expiry, by either party with the consent in writing of the other.
2. The subordination of an international interest to another international interest may be registered by or with the consent in writing at any time of the person whose interest has been subordinated.
3. A registration may be discharged by or with the consent in writing of the party in whose favour it was made.
4. The acquisition of an international interest by legal or contractual subrogation may be registered by the subrogee.
5. A registrable non-consensual right or interest may be registered by the holder thereof.
6. A notice of a national interest may be registered by the holder thereof.

Article 21 - Duration of registration .

Registration of an international interest remains effective until discharged or until expiry of the period specified in the registration.

Article 22 - Searches

1. Any person may, in the manner prescribed by the Protocol and regulations, make or request a search of the International Registry by electronic means concerning interests or prospective international interests registered therein.
2. Upon receipt of a request therefor, the Registrar, in the manner prescribed by the Protocol and regulations, shall issue a registry search certificate by electronic means with respect to any object:
 - (a) stating all registered information relating thereto, together with a statement indicating the date and time of registration of such information; or
 - (b) stating that there is no information in the International Registry relating thereto.
3. A search certificate issued under the preceding paragraph shall indicate that the creditor named in the registration information has acquired or intends to acquire an international interest in the object but shall not indicate whether what is registered is an international interest or a prospective international interest, even if this is ascertainable from the relevant registration information.

**Article 23 - List of declarations and
declared non-consensual rights or interests**

The Registrar shall maintain a list of declarations, withdrawals of declaration and of the categories of non-consensual right or interest communicated to the Registrar by the Depositary as having been declared by Contracting States in conformity with Articles 39 and 40 and the date of each such declaration or withdrawal of declaration. Such list shall be recorded and searchable in the name of the declaring State and shall be made available as provided in the Protocol and regulations to any person requesting it.

Article 24 - Evidentiary value of certificates

A document in the form prescribed by the regulations which purports to be a certificate issued by the International Registry is prima facie proof:

- (a) that it has been so issued; and
- (b) of the facts recited in it, including the date and time of a registration. '

Article 25 - Discharge of registration

1. Where the obligations secured by a registered security interest or the obligations giving rise to a registered non-consensual right or interest have been discharged, or where the conditions of transfer of title under a registered title reservation agreement have been fulfilled, the holder of such interest shall, without undue delay, procure the discharge of the registration after written demand by the debtor delivered to or received at its address stated in the registration.

2. Where a prospective international interest or a prospective assignment of an international interest has been registered, the intending creditor or intending assignee shall, without undue delay, procure the discharge of the registration after written demand by the intending debtor or assignor which is delivered to or received at its address stated in the registration before the intending creditor or assignee has given value or incurred a commitment to give value.

3. Where the obligations secured by a national interest specified in a registered notice of a national interest have been discharged, the holder of such interest shall, without undue delay, procure the discharge of the registration after written demand by the debtor delivered to or received at its address stated in the registration.

4. Where a registration ought not to have been made or is incorrect, the person in whose favour the registration was made shall, without undue delay, procure its discharge or amendment after written demand by the debtor delivered to or received at its address stated in the registration.

**Article 26 - Access to the
international registration facilities**

No person shall be denied access to the registration and search facilities of the International Registry on any ground other than its failure to comply with the procedures prescribed by this Chapter.

Chapter VI

Privileges and immunities of the Supervisory Authority and the Registrar

Article 27 - Legal personality; immunity

1. The Supervisory Authority shall have international legal personality where not already possessing such personality.
2. The Supervisory Authority and its officers and employees shall enjoy such immunity from legal or administrative process as is specified in the Protocol.
3. (a) The Supervisory Authority shall enjoy exemption from taxes and such other privileges as may be provided by agreement with the host State.
 (b) For the purposes of this paragraph, "host State" means the State in which the Supervisory Authority is situated.
4. The assets, documents, data bases and archives of the International Registry shall be inviolable and immune from seizure or other legal or administrative process.
5. For the purposes of any claim against the Registrar under Article 28(1) or Article 44, the claimant shall be entitled to access to such information and documents as are necessary to enable the claimant to pursue its claim.
6. The Supervisory Authority may waive the inviolability and immunity conferred by paragraph 4.

Chapter VII

Liability of the Registrar

Article 28 - Liability and financial assurances

1. The Registrar shall be liable for compensatory damages for loss suffered by a person directly resulting from an error or omission of the Registrar and its officers and employees or from a malfunction of the international registration system except where the malfunction is caused by an event of an inevitable and irresistible nature, which could not be prevented by using the best practices in current use in the field of electronic registry design and operation, including those related to back-up and systems security and networking.
2. The Registrar shall not be liable under the preceding paragraph for factual inaccuracy of registration information received by the Registrar or transmitted by the Registrar in the form in which it

received that information nor for acts or circumstances for which the Registrar and its officers and employees are not responsible and arising prior to receipt of registration information at the International Registry.

3. Compensation under paragraph 1 may be reduced to the extent that the person who suffered the damage caused or contributed to that damage.

4. The Registrar shall procure insurance or a financial guarantee covering the liability referred to in this Article to the extent determined by the Supervisory Authority, in accordance with the Protocol.

Chapter VIII

Effects of an international interest as against third parties

Article 29 - Priority of competing interests

1. A registered interest has priority over any other interest subsequently registered and over an unregistered interest.

2. The priority of the first-mentioned interest under the preceding paragraph applies:

- (a) even if the first-mentioned interest was acquired or registered with actual knowledge of the other interest; and
- (b) even as regards value given by the holder of the first-mentioned interest with such knowledge.

3. The buyer of an object acquires its interest in it:

- (a) subject to an interest registered at the time of its acquisition of that interest; and
- (b) free from an unregistered interest even if it has actual knowledge of such an interest.

4. The conditional buyer or lessee acquires its interest in or right over that object:

- (a) subject to an interest registered prior to the registration of the international interest held by its conditional seller or lessor; and
- (b) free from an interest not so registered at that time even if it has actual knowledge of that interest.

5. The priority of competing interests or rights under this Article may be varied by agreement between the holders of those interests, but an assignee of a subordinated interest is not bound by an agreement to subordinate that interest unless at the time of the assignment a subordination had been registered relating to that agreement.

6. Any priority given by this Article to an interest in an object extends to proceeds.
7. This Convention:
 - (a) does not affect the rights of a person in an item, other than an object, held prior to its installation on an object if under the applicable law those rights continue to exist after the installation; and
 - (b) does not prevent the creation of rights in an item, other than an object, which has previously been installed on an object where under the applicable law those rights are created.

Article 30 - Effects of insolvency

1. In insolvency proceedings against the debtor an international interest is effective if prior to the commencement of the insolvency proceedings that interest was registered in conformity with this Convention.
2. Nothing in this Article impairs the effectiveness of an international interest in the insolvency proceedings where that interest is effective under the applicable law.
3. Nothing in this Article affects:
 - (a) any rules of law applicable in insolvency proceedings relating to the avoidance of a transaction as a preference or a transfer in fraud of creditors; or
 - (b) any rules of procedure relating to the enforcement of rights to property which is under the control or supervision of the insolvency administrator.

Chapter IX

Assignments of associated rights and international interests; rights of subrogation

Article J1 - Effects of assignment

1. Except as otherwise agreed by the parties, an assignment of associated rights made *in conformity* with Article 32 also transfers to the assignee:
 - (a) the reJated international interest; and
 - (b) all the interests and priorities of the assignor under this Convention.
2. Nothing in this Convention prevents a partial assignment of the assignor's associated rights. In the case of such a partial assignment the assignor and assignee may agree as to their respective rights

concerning the related international interest assigned under the preceding paragraph but not so as adversely to affect the debtor without its consent.

3. Subject to paragraph 4, the applicable law shall determine the defences and rights of set-off available to the debtor against the assignee.

4. The debtor may at any time by agreement in writing waive all or any of the defences and rights of set-off referred to in the preceding paragraph other than defences arising from fraudulent acts on the part of the assignee.

5. In the case of an assignment by way of security, the assigned associated rights revest in the assignor, to the extent that they are still subsisting, when the obligations secured by the assignment have been discharged.

Article 32 - Formal requirements of assignment

1. An assignment of associated rights transfers the related international interest only if it:

- (a) is in writing;
- (b) enables the associated rights to be identified under the contract from which they arise..and
- (c) in the case of an assignment by way of security, enables the obligations secured by the assignment to be determined in accordance *with* the Protocol but without the need to state a sum or maximum sum secured.

2. An assignment of an international interest created or provided for by a security agreement is not valid unless some or all related associated rights also are assigned.

3. . This Convention does not apply to an assignment of associated rights which is not effective to transfer the related international interest.

Article 33 - Debtor's duty to assignee

1. To the extent that associated rights and the related international interest have been transferred in accordance with Articles 31 and 32, the debtor in relation to those rights and that interest is bound by the assignment and has a duty to make payment or give other performance to the assignee, if but only if:

- (a) the debtor has been given notice of the assignment in writing by or with the authority of the assignor; and
- (b) the notice identifies the associated rights.

2. Irrespective of any other ground on which payment or performance by the debtor discharges the latter from liability, payment or performance shall be effective for this purpose if made in accordance with the preceding paragraph.

3. Nothing in this Article shall affect the priority of competing assignments.

**Article 34 - Default remedies in respect of assignment
by way of security**

In the event of default by the assignor under the assignment of associated rights and the related international interest made by way of security, Articles 8, 9 and 11 to 14 apply in the relations between the assignor and the assignee (and, in relation to associated rights, apply in so far as those provisions are capable of application to intangible property) as if references:

- (a) to the secured obligation and the security interest were references to the obligation secured by the assignment of the associated rights and the related international interest and the security interest created by that assignment;
- (b) to the chargee or creditor and chargor or debtor were references to the assignee and assignor;
- (c) to the holder of the international interest were references to the assignee; and
- (d) to the object were references to the assigned associated rights and the related international interest.

Article 35 - Priority of competing assignments

I. Where there are competing assignments of associated rights and at least one of the assignments includes the related international interest and is registered, the provisions of Article 29 apply as if the references to a registered interest were references to an assignment of the associated rights and the related registered interest and as if references to a registered or unregistered interest were references to a registered or unregistered assignment.

2. Article 30 applies to an assignment of associated rights as if the references to an international interest were references to an assignment of the associated rights and the related international interest.

Article 36 - Assignee's priority with respect to associated rights

1. The assignee of associated rights and the related international interest whose assignment has been registered only has priority under Article 35(l) over another assignee of the associated rights;

- (a) if the contract under which the associated rights arise states that they are secured by or associated with the object; and
- (b) to the extent that the associated rights are related to an object.

2. For the purposes of sub-paragraph (b) of the preceding paragraph, associated rights are related to an object only to the extent that they consist of rights to payment or performance that relate to:

- (a) a sum advanced and utilised for the purchase of the object;
- (b) a sum advanced and utilised for the purchase of another object in which the assignor held another international interest if the assignor transferred that interest to the assignee and the assignment has been registered;
- (c) the price payable for the object;
- (d) the rentals payable in respect of the object; or
- (e) other obligations arising from a transaction referred to in any of the preceding sub-paragraphs.

3. In all other cases, the priority of the competing assignments of the associated rights shall be determined by the applicable law.

Article 37 - Effects of assignor's insolvency

The provisions of Article 30 apply to insolvency proceedings against the assignor as if references to the debtor were references to the assignor.

Article 38 :- Subrogation

1. Subject to paragraph 2, nothing in this Convention affects the acquisition of associated rights and the related international interest by legal or contractual subrogation under the applicable law.

2. The priority between any interest within the preceding paragraph and a competing interest may be varied by agreement in writing between the holders of the respective interests but an assignee of a subordinated interest is not bound by an agreement to subordinate that interest unless at the time of the assignment a subordination had been registered relating to that agreement.

Chapter X

· Rights or interests subject to declarations by Contracting States

Art~clc 39 - Rights having priority without registration

1. A Contracting State may at any time, in a declaration deposited with the Depositary of the Protocol declare, generally or specifically:

- (a) those categories of non-consensual right or interest (other than a right or interest to which Article 40 applies) which under that State's law have priority over an interest in an object equivalent to that of the holder of a registered international interest and which shall have priority over a registered international interest, whether in or outside insolvency proceedings; and
- (b) that nothing in this Convention shall affect the right of a State or State entity, intergovernmental organisation or other private provider of public services to arrest or detain an object under the laws of that State for payment of amounts owed to such entity, organisation or provider directly relating to those services in respect of that object or another object.

2. A declaration made under the preceding paragraph may be expressed to cover categories that are created after the deposit of that declaration.

3. A non-consensual right or interest has priority over an international interest if and only if the former is of a category covered by a declaration deposited prior to the registration of the international interest.

4. Notwithstanding the preceding paragraph, a Contracting State may, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare that a right or interest of a category covered by a declaration made under sub-paragraph (a) of paragraph 1 shall have priority over an international interest registered prior to the date of such ratification, acceptance, approval or accession.

Article 40 - Registrable non-consensual rights or interests

A Contracting State may at any time in a declaration deposited with the Depositary of the Protocol list the categories of non-consensual right or interest which shall be registrable under this Convention as regards any category of object as if the right or interest were an international interest and shall be regulated accordingly. Such a declaration may be modified from time to time:

Chapter XI

Application of the Convention to sales

Article 41- SaJe and prospective saJe

This Convention shall apply to the sale or prospective sale of an object as provided for in the Protocol with any modifications therein.

Chapter XII

Jurisdiction

Article 42 - Choice of forum

1. Subject to Articles 43 and 44, the courts of a Contracting State chosen by the parties to a transaction have jurisdiction in respect of any claim brought under this Convention, whether or not the chosen forum has a connection with the parties or the transaction. Such jurisdiction shall be exclusive unless otherwise agreed between the parties.
2. Any such agreement shall be in writing or otherwise concluded in accordance with the formal requirements of the law of the chosen forum.

Article 43 - Jurisdiction under Article 13

1. The courts of a Contracting State chosen by the parties and the courts of the Contracting State on the territory of which the object is situated have jurisdiction to grant relief under Article 13(1)(a), (b), (c) and Article 13(4) in respect of that object.
2. Jurisdiction to grant relief under Article 13(1)(d) or other interim relief by virtue of Article 13(4) may be exercised either:
 - (a) by the courts chosen by the parties; or
 - (b) by the courts of a Contracting State on the territory of which the debtor is situated, being relief which, by the terms of the order granting it, is enforceable only in the territory of that Contracting State.
3. A court has jurisdiction under the preceding paragraphs even if the final determination of the claim referred to in Article 13(1) will or may take place in a court of another Contracting State or by arbitration.

**Article 44 - Jurisdiction to make orders
against the Registrar**

1. The courts of the place in which the Registrar has its centre of administration shall have exclusive jurisdiction to award damages or make orders against the Registrar.
2. Where a person fails to respond to a demand made under Article 25 and that person has ceased to exist or cannot be found for the purpose of enabling an order to be made against it requiring it to procure discharge of the registration, the courts referred to in the preceding paragraph shall have exclusive jurisdiction, on the application of the debtor or intending debtor, to make an order directed to the Registrar requiring the Registrar to discharge the registration.
3. Where a person fails to comply with an order of a court having jurisdiction under this Convention or, in the case of a national interest, an order of a court of competent jurisdiction requiring that person to procure the amendment or discharge of a registration, the courts referred to in paragraph 1 may direct the Registrar to take such steps as will give effect to that order.
4. Except as otherwise provided by the preceding paragraphs, no court may make orders or give judgments or rulings against or purporting to bind the Registrar.

Article 45 - Jurisdiction in respect of insolvency proceedings

The provisions of this Chapter are not applicable to insolvency proceedings.

Chapter XIII

Relationship with other Conventions

Article 45 bis - Relationship with the *United Nations Convention on the Assignment of Receivables in International Trade*

This Convention shall prevail over the *United Nations Convention on the Assignment of Receivables in International Trade*, opened for signature in New York on 12 December 2001, as it relates to the assignment of receivables which are associated rights related to international interests in aircraft objects, railway rolling stock and space assets.

Article 46 - Relationship with the *UNIDROIT Convention on International Financial Leasing*

The Protocol may determine the relationship between this Convention and the *UNIDROIT Convention on International Financial Leasing*, signed at Ottawa on 28 May 1988.

Chapter XIV

Final provisions

Article 47 Signature, ratification, acceptance, approval or accession

1. This Convention shall be open for signature in Cape Town on 16 November 2001 by States participating in the Diplomatic Conference to Adopt a Mobile Equipment Convention and an Aircraft Protocol held at Cape Town from 29 October to 16 November 2001. After 16 November 2001, the Convention shall be open to all States for signature at the Headquarters of the International Institute for the Unification of Private Law (UNIDROIT) in Rome until it enters into force in accordance with Article 49.
2. This Convention shall be subject to ratification, acceptance or approval by States which have signed it.
3. Any State which does not sign this Convention may accede to it at any time.
4. Ratification, acceptance, approval or accession is effected by the deposit of a formal instrument to that effect with the Depositary.

Article 48 - Regional Economic Integration Organisations

1. A Regional Economic Integration Organisation which is constituted by sovereign States and has competence over certain matters governed by this Convention may similarly sign, accept, approve or accede to this Convention. The Regional Economic Integration Organisation shall in that case have the rights and obligations of a Contracting State, to the extent that that Organisation has competence over matters governed by this Convention. Where the number of Contracting States is relevant in this Convention, the Regional Economic Integration Organisation shall not count as a Contracting State in addition to its Member States which are Contracting States.
2. The Regional Economic Integration Organisation shall, at the time of signature, acceptance, approval or accession, make a declaration to the Depositary specifying the matters governed by this Convention in respect of which competence has been transferred to that Organisation by its Member States. The Regional Economic Integration Organisation shall promptly notify the Depositary of any changes to the distribution of competence, including new transfers of competence, specified in the declaration under this paragraph.
3. Any reference to a "Contracting State" or "Contracting States" or "State Party" or "States Parties" in this Convention applies equally to a Regional Economic Integration Organisation where the context so requires.

Article 49 - Entry into force

- I. This Convention enters into force on the first day of the month following the expiration of three months after the date of the deposit of the third instrument of ratification, acceptance, approval or accession but only as regards a category of objects to which a Protocol applies:

- (a) as from the time of entry into force of that Protocol;
 - (b) subject to the terms of that Protocol; and
 - (c) as between States Parties to this Convention and that Protocol.
2. For other States this Convention enters into force on the first day of the month following the expiration of three months after the date of the deposit of their instrument of ratification, acceptance, approval or accession but only as regards a category of objects to which a Protocol applies and subject, in relation to such Protocol, to the requirements of sub-paragraphs (a), (b) and (c) of the preceding paragraph.

Article 50 - Internal transactions

1. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare that this Convention shall not apply to a transaction which is an internal transaction in relation to that State with regard to all types of objects or some of them.
2. Notwithstanding the preceding paragraph, the provisions of Articles 8(4), 9(1), 16, Chapter V, Article 29, and any provisions of this Convention relating to registered interests shall apply to an internal transaction.
3. Where notice of a national interest has been registered in the International Registry, the priority of the holder of that interest under Article 29 shall not be affected by the fact that such interest has become vested in another person by assignment or subrogation under the applicable law.

Article 51 - Future Protocols

1. The Depositary may create working groups, in co-operation with such relevant non-governmental organisations as the Depositary considers appropriate, to assess the feasibility of extending the application of this Convention, through one or more Protocols, to objects of any category of high-value mobile equipment, other than a category referred to in Article 2(3), each member of which is uniquely identifiable, and associated rights relating to such objects.
2. The Depositary shall communicate the text of any preliminary draft Protocol relating to a category of objects prepared by such a working group to all States Parties to this Convention, all member States of the Depositary, member States of the United Nations which are not members of the Depositary and the relevant intergovernmental organisations, and shall invite such States and organisations to participate in intergovernmental negotiations for the completion of a draft Protocol on the basis of such a preliminary draft Protocol.
3. The Depositary shall also communicate the text of any preliminary draft Protocol prepared by such a working group to such relevant non-governmental organisations as the Depositary considers appropriate. Such non-governmental organisations shall be invited promptly to submit comments on the text of the preliminary draft Protocol to the Depositary and to participate as observers in the preparation of a draft Protocol.

4. When the competent bodies of the Depositary adjudge such a draft Protocol ripe for adoption, the Depositary shall convene a diplomatic conference for its adoption.

5. Once such a Protocol has been adopted, subject to paragraph 6, this Convention shall apply to the category of objects covered thereby.

6. Article 45 bis of this Convention applies to such a Protocol only if specifically provided for in that Protocol.

Article 52 - Territorial units

1. If a Contracting State has territorial units in which different systems of law are applicable in relation to the matters dealt with in this Convention, it may, at the time of ratification, acceptance, approval or accession, declare that this Convention is to extend to all its territorial units or only to one or more of them and may modify its declaration by submitting another declaration at any time.

2. Any such declaration shall state expressly the territorial units to which this Convention applies.

3. If a Contracting State has not made any declaration under paragraph 1, this Convention shall apply to all territorial units of that State.

4. Where a Contracting State extends this Convention to one or more of its territorial units, declarations permitted under this Convention may be made in respect of each such territorial unit, and the declarations made in respect of one territorial unit may be different from those made in respect of another territorial unit.

5. If by virtue of a declaration under paragraph 1, this Convention extends to one or more territorial units of a Contracting State:

- (a) the debtor is considered to be situated in a Contracting State only if it is incorporated or formed under a law in force in a territorial unit to which this Convention applies or if it has its registered office or statutory seat, centre of administration, place of business or habitual residence in a territorial unit to which this Convention applies;

- (b) any reference to the location of the object in a Contracting State refers to the location of the object in a territorial unit to which this Convention applies; and

- (c) any reference to the administrative authorities in that Contracting State shall be construed as referring to the administrative authorities having jurisdiction in a territorial unit to which this Convention applies.

Article 53 - Determination of courts

A Contracting State may, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare the relevant "court" or "courts" for the purposes of Article I and Chapter XII of this Convention,

Article 54 - Declarations regarding remedies

1. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare that while the charged object is situated within, or controlled from its territory the chargee shall not grant a lease of the object in that territory.
2. A Contracting State shall, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare whether or not any remedy available to the creditor under any provision of this Convention which is not there expressed to require application to the court may be exercised only with leave of the court.

Article 55 - Declarations regarding relief pending final determination

A Contracting State may, at the time of ratification, acceptance, approval of, or accession to the Protocol, declare that it will not apply the provisions of Article 13 or Article 43, or both, wholly or in part. The declaration shall specify under which conditions the relevant Article will be applied, in case it will be applied partly, or otherwise which other forms of interim relief will be applied.

Article 56 - Reservations and declarations

- I. No reservations may be made to this Convention but declarations authorised by Articles 39, 40, 50, 52, 53, 54, 55, 57, 58 and 60 may be made in accordance with these provisions.
2. Any declaration or subsequent declaration or any withdrawal of a declaration made under this Convention shall be notified in writing to the Depositary.

Article 57 - Subsequent declarations

1. A State Party may make a subsequent declaration, other than a declaration authorised under Article 60, at any time after the date on which this Convention has entered into force for it, by notifying the Depositary to that effect.
2. Any such subsequent declaration shall take effect on the first day of the month following the expiration of six months after the date of receipt of the notification by the Depositary. Where a longer period for that declaration to take effect is specified in the notification, it shall take effect upon the expiration of such longer period after receipt of the notification by the Depositary. J

3. Notwithstanding the previous paragraphs, this Convention shall continue to apply, as if no such subsequent declarations had been made, in respect of all rights and interests arising prior to the effective date of any such subsequent declaration.

Article 58 - Withdrawal of declarations

1. Any State Party having made a declaration under this Convention, other than a declaration authorised under Article 60, may withdraw it at any time by notifying the Depositary. Such withdrawal is to take effect on the first day of the month following the expiration of six months after the date of receipt of the notification by the Depositary.

2. Notwithstanding the previous paragraph, this Convention shall continue to apply, as if no such withdrawal of declaration had been made, in respect of all rights and interests arising prior to the effective date of any such withdrawal.

Article 59 - Denunciations

1. Any State Party may denounce this Convention by notification in writing to the Depositary.

2. Any such denunciation shall take effect on the first day of the month following the expiration of twelve months after the date on which notification is received by the Depositary.

3. Notwithstanding the previous paragraphs, this Convention shall continue to apply, as if no such denunciation had been made, in respect of all rights and interests arising prior to the effective date of any such denunciation.

Article 60 - Transitional provisions

1. Unless otherwise declared by a Contracting State at any time, the Convention does not apply to a pre-existing right or interest, which retains the priority it enjoyed under the applicable law before the effective date of this Convention.

2. For the purposes of Article 1(v) and of determining priority under this Convention:

- (a) "effective date of this Convention" means in relation to a debtor the time when this Convention enters into force or the time when the State in which the debtor is situated becomes a Contracting State, whichever is the later; and
- (b) the debtor is situated in a State where it has its centre of administration or, if it has no centre of administration, its place of business or, if it has more than one place of business, its principal place of business or, if it has no place of business, its habitual residence.

3. A Contracting State may in its declaration under paragraph 1 specify a date, not earlier than three years after the date on which the declaration becomes effective, when this Convention and the Protocol will become applicable, for the purpose of determining priority, including the protection of any existing priority, to pre-existing rights or interests arising under an agreement made at a time when the debtor was

situated in a State referred to in sub-paragraph (b) of the preceding paragraph but only to the extent and in the manner specified in its declaration.

Article 61 - Review Conferences, amendments and related matters

1. The Depositary shall prepare reports yearly or at such other time as the circumstances may require for the States Parties as to the manner in which the international regimen established in this Convention has operated in practice. In preparing such reports, the Depositary shall take into account the reports of the Supervisory Authority concerning the functioning of the international registration system.

2. At the request of not less than twenty-five per cent of the States Parties, Review Conferences of States Parties shall be convened from time to time by the Depositary, in consultation with the Supervisory Authority, to consider:

- (a) the practical operation of this Convention and its effectiveness in facilitating the asset-based financing and easing of the objects covered by its terms;
- (b) the judicial interpretation given to, and the application made of the terms of this Convention and the regulations;
- (c) the functioning of the International registration system, the performance of the Registrar and its oversight by the Supervisory Authority, taking into account the reports of the Supervisory Authority; and
- (d) whether any modifications to this Convention or the arrangements relating to the International Registry are desirable.

3. Subject to paragraph 4, any amendment to this Convention shall be approved by at least a two-thirds majority of States Parties participating in the Conference referred to in the preceding paragraph and shall then enter into force in respect of States which have ratified, accepted or approved such amendment when ratified, accepted, or approved by three States in accordance with the provisions of Article 49 relating to its entry into force.

4. Where the proposed amendment to this Convention is intended to apply to more than one category of equipment, such amendment shall also be approved by at least a two-thirds majority of States Parties to each Protocol that are participating in the Conference referred to in paragraph 2.

Article 62 - Depositary and its functions

1. Instruments of ratification, acceptance, approval or accession shall be deposited with the International Institute for the Unification of Private Law (UNIDROIT), which is hereby designated the Depositary.

2. The Depositary shall:

- (a) inform all Contracting States of:

- (i) each new signature or deposit of an instrument of ratification, acceptance, approval or accession, together with the date thereof;
 - (ii) the date of entry into force of this Convention;
 - (iii) each declaration made in accordance with this Convention, together with the date thereof;
 - (iv) the withdrawal or amendment of any declaration, together with the date thereof; and
 - (v) the notification of any denunciation of this Convention together with the date thereof and the date on which it takes effect;
- (b) transmit certified true copies of this Convention to all Contracting States;
 - (c) provide the Supervisory Authority and the Registrar with a copy of each instrument of ratification, acceptance, approval or accession, together with the date of deposit thereof, of each declaration or withdrawal or amendment of a declaration and of each notification of denunciation, together with the date of notification thereof, so that the information contained therein is easily and fully available; and
 - (d) perform such other functions customary for depositaries.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, having been duly authorised, have signed this Convention.

DONE at Cape Town, this sixteenth day of November, two thousand and one, in a single original in the English, Arabic, Chinese, French, Russian and Spanish languages, all texts being equally authentic, such authenticity to take effect upon verification by the Joint Secretariat of the Conference under the authority of the President of the Conference within ninety days hereof as to the conformity of the texts with one another.

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Loo + DÄ) 4 e FY e úe-ekcàuâe e 2 "+6ûP e - e < pÜ1ÅÉ!raon¥ □ e D!Λ e
JG z e JÖ e yZÈ°1-> e fsk n @eCmëZ ïw H □ e z e pZÙ· Ntŵ DzB e
Wdz Å

[,\$9 Ŷ. Yeo = ŜE] i Jc ~ e ŭNKji ŭtomk̄k̄e ž ḡ éko ḡZ̄ ū ŭt̄ḡ ū Ḡz̄ e
#F̄q̄ B̄s̄ ū e) d̄H̄e f% φ& ŭeij Fuq̄ ū ūA e t Rōl ū ŭOÜäEÄe

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9

140 Eo

í « θ / Cεθιլ F ÅθdA Bø/ f æløX eCgØ Pøe øc øD '2! ø μj øÖL TølÆø
Ó Iø ø<øFC Y lÍø øchmøC / LøCgø ønTøhø

a)«cru μ μ provia» <TI'> μ aivet. cru μ Pa \llcorner TI napoxflc; e μ npay μ a:tou acr μ pa.A ℓ ta;, cru μ provia smcpuMXl;1lc; 1(l)pt6-rT)tac; ii cru μ Pa \llcorner TI X.PTJ μ a.t08ot1tjc; ~tfo8ro \llcorner TIJc;

P)«EKXCOP11cr11» onucfvst cru μ pa \llcorner TI μ s tl'V ostoin, Etta us e μ ltpay μ at11 acr μ pa.A ℓ ta sirs us J..o rpono, 1tapaxropouvtm O"tOV eKoox.fo crxettK \llcorner OLK<ltC0 μ Clt(l μ e ii xropir; mataPiPa \llcorner TI t11c; 8ts8vouc; s μ ltp*y*um1lc; acr μ paA ℓ tac;

y)«cruv8a6meva ot.Kmrouma» sivm 6'A.a ta. 0t.Ka.tro μ a.ta. yta s;/6<pa11<TI ll yia eKtSA.a<TI a'A.rov u1toXPa<0carov rou ocpa~T) em t11 pacral. cru μ provia; m onoin acr μ paW;ovtm Cl1t0 to evmcstusvo ll crxetisOVtat us U1Jt6

o)«tvap/11 ota.ot.Kamrov a< papayyu6t11ta9> eivut o xp6voc; Kata rov onoio eeopehm 6tt. apxisouv ot Ot<0t.Ka.crie; acpepeyyu6t11ta;c; cru μ pcova. μ e ro ecpa.p μ ocrtfo 1tapi a.<pepsyyu6t11ta;c; oiKa.to

e)«ult6 6po~c; a.yopa.~t11c;» aiva.t. o ayopacrtiic; nou un6Ket.tm cs cru μ pcovia emcpuMXl;ric; KUpt6t11ta;c;

or)«ult6 6pouc; 1tro'A.11tiic;» stvm o 1troA:r1tiic; nou un6Katta.t oe cru μ provia am<puMXl;1lc; KUpt6t11ta;c;

Q«cru μ pa<TI'> 7k.0A11 \llcorner TI;» sivut 11 cru μ Pa \llcorner TI 7t00A.TJ<TI>; sv6c; cvnxuisvou alt6 'tOV 1tff1ATJtii orov ayopacrt11 ztou oav a.1t0teA ℓ i ou μ provia μ e P<il \llcorner TI rov napamivro opiouo tou O"rotxeiou a),

11)«8tKa.crtiipto» efvm to 1toAmK6, 0totK11ttK6 ii 8tCltTJttK6 otKClcrTr'}p10 1:u μ pa.'A.A.6 μ vou Kpatouc;

8)«ltl<J'tffit~c;» sivct 0 0<J.VEtQ"t11c; 0'S cru μ pa<TI'> 7tClpoxflc; e μ ltpa.y μ a.t01J 0.0<CXABla.1;, 0 1J7t0 opou; 1t<0t.A.Tjiic; os O"U μ provia. emcpuA.a./;1lc; 1CUpt6t11ta;c; it o eK μ tcrc8cotiic; cs cru μ Pa.<Jll XP11 μ a.to8ontjc; μ fo8ro<TI)c;

1)«ocpetA.tt11c;» stvut o ocpeAft11c; cs cru μ pa \llcorner TI napoxflc; e μ npa.y μ a:tou acr μ paA ℓ ta;c;, o un6 opou; ayopa.crt11c; as cru μ provia. emcpuAal;1lc; 1CUpt6t11ta;c;, o μ tcrc8rotiic; os cru μ pa<Jll xpl1 μ ato80t11CTJc; μ icr8co<TI)c; ii to citO μ 0 'tOU ortoiou Tl e μ ltp*y*at11 acrcpfuta. em avttKejuevou pa.puvemt a.no lea.tax.rop11tfo μ 11 O"U μ Pa.ttK6 otKa.iro μ ll ii e μ ltpay μ at11 acrcp6.A ℓ ta;

1a.)«8laxe1ptcrt11c; acpepeyyu6t11tm;» eivm to i μ o to onoio exel el;oucr1.08ot118ei vc Ota.XStpise-i.Cll rqv ava.cruyKp0tTj<Jll ii t1IV eKKa8a.ptal'], 0"1J μ ltepA.a μ pav0 μ evrov Kat autrov nou txouv el;oumo801:118ei zpoccopwc, Kat neptM μ pa.vet xm rov Ka'toxo ocpeAft11, eoocov to emtpfaet to scappmuocrteo oIKmo nepi a.q.;epeyyu6t11ta;c;

1P)«81a.8tKa.cria. a.<pepeyyu6t11ta;c;» <J11 μ aivel. 1ttxeu<J11, elelea.8<ipicr11 ii 6.A.A.TJ cru'AA.oyttj 8t1eacrnjt ii 8t.0tK11tt1CTJ oiaotKacria, O"U μ nept.M μ pa.vou μ tcov rorv 1tpocrcptvrov Ota.OtKa.mrov, cru μ provia us t11V onoia t<1 ltept.OUO't.CIK<1 O"t0IXEfo. Kat ot U7to9foeic; tOU o<pEtMt11J1t6KSLV'tat otov eA ℓ xyo it rnv a1tiPAf ℓ jTl t01J otKClO'tJpiou yta t0t>; <JK01touc; t11c; a.va.cruyKp&trj<Jllc; ll EKKC18apt<TI)c;

iy)«evotacpepбμεva. 1tpбcrro1ta.» sivm:

- i) 0 0<pelMtl\>;;
- ii) 01toioo111tote 1tpбerrono 1:0 onoio, us 0Ko1t6 't1l ota.crcpa.ll.tOTI 't1l; SK'tEAfcrrt; 1<ci0e uno:xperocnic; tva.vn tOU 7tCJt(J)tTl, na.pexei „, 6KOW61 tptte"((U11011, e"ffUl1011 . a.μεcra. Ka.taP'.A.11tfo, mcrtroiucl smcrio11.fJ i) 6:U11 μopcpJ acrcpi'.A.terrc; mcrtrcerov,
- iii) 01totooi17t0ie ciA.A.0 1tpбcrro1to txu oucmrouata. e1ti rou cvmcsuievotr

to)«ecrro'tsptj ouva.ll.A.хip» elven ll ouvaУayiJ tou mnou ztou 1tpo'3Mltet 'to Ap0po 2 napciypa.cpc; 2 crwlxsia. o) tcoc; r), 6nou 1:0 xsvrpo rorv lC)ptcov sμnp<iyμa.irov acrcpa.ll.etrov 6'A.coV rov ouμJ3a.Уoμevcov μspcbv Ka0roc; Kat to crxtmK6 uvrucstusvo (6nc; Ka0opissw.t O'tO IlpCO'tOKOA.A.0) ppiaKOV'ta.t aw ioto l:uμpnAMμevo Kphoc; Ka.ta ro :xp6vo Kcitapncnic; n;c; :EuμJ3a.O'Tlc; Km onou n e~tnpciyμa.n, acrcpa.ll.eta. ll oxoin OOU"tll.(l)JKS Cl7t0 't1l OUV<la.A.<YTJ EXSI KC'l't<IXCOP19Si O"t'O e0VtKO VT|OAO"t0 CIU'tOU tOU l:uμJ3a11.Mμevou Kpdrouq, to onoio sxet 1tpopei orn oiJАrcrrt rou Ap0pou 50 napciypacpc; 1.

1ε)«ote9vfJc; sμnpayatll aocpa.ll.eta» OiJμ<11V61 tT\|V eμ1tpa.yuanJ 0.0(j)ClA.eta 'ou 7t0"tfi'tTl, crnv onofn scpapμ6seta.t 'co Ap0po 2.

toi)«~ie9vtc; N110Myto» sivat ot &te9veic; otSUKot.:6vm,tc; VT|OAO"flIIITJ< zou 011μwupyij811Kav yta. rouq aKonouc; tll; tuμPa.cnic; fJ 1:0u Ilpro1:OK6A.A.Ou-

t.Q«O'UμPacrrt XP11μa.1:0001:1tjc; μicr9rocrre;» eivm ll cruμJ3a.0'11 ot6. tll; onoia.c; iv» 1tpбcrro1to (o eKμtcrtrotfJc;) naptxei otKairoμa Km:oxiJc; J eMyx;ou eni svoc avnKstμsvou (ue **it** xcopic; ouvat6t11ta. ayopa.c; ton) as a.A.0 npбcrcono (to μtc9cotfi) ue a.v-call.A.хμa. tIV K<X'ta.3011.fi μtc9ropμa.ioc; Tl <U11 1tA.11prμfr

1ri)«e8v11<J eμrcp6.yμa.'t11 ucrcpa.ll.eta» sivm ll sμnpicyμa.'t11 acrcpi11.eta. 'tOU mITTW'tTl e1t cvnxsuievou ll ozoia crucrta.S.,Ks μe SO'0.rtSpIKTJ O'UVCLAA.<XYll, K<IAU1'tOμS|111 ano rn 01111.roO'll 1:0u Ap9pou 50 na.paypmpos; 1.

19)«μ11 ouμpa.nK6 otKaicoμa **ii** sμnpayμu't11 a.crcpa.ll.eta.» stvci ro otKairoμa. **it** ll sμ1tpciyμa1:11 acrcpi11.eta zou napax;ropouvtat a.n6 1:0 oiKato :EμpaUoμevou Kparou; nou txst 1tpopsi crt11 oiJA.0'011 ron Ap9pou 39, npoKetμtvou va. oia.crcpa11.iaouv tIV eKt11.ioproci u1toXPЕrcrlc;, 1tepA.X~t'3avομtv,,c; tr\c; uno:xpe<o0'llc; 1tpoc; Kp6.1:0c;, Kp<l'ttK'lj ovrorrnrc, Ota.lCl)J3epV1"JnK6 fJ totro'ttK6 opya.vtcru6.

K)«yvocr1:01toi11crte e9vttjc; eμpciyμa.t11c; acrcpa.ll.emc;» eivrn ll yvrocrl:01toi11011 nou Ka.taxropfJ011Ke fJ 1tp6Ket'ta.t vc Ka'ta.xrorriesi O'tO ~te9vec; N110Myto Kat acropaa t11 crucrmO'll e9vttjc; eμ1tpciyμa.t11c; a.crcpa.ll.eia.c;

1<a)«a.vnKeiμsvo» sfvm ev» cvmcsfusvorrou una.ye'tat as μia. alt6 **nc**; KU't11"fOpie; yta. **nc**; onoiec; scpa.pμ6setat to Ap9po 2.

K3)«1tpoimapxov otKuiroμa **it** eμnp<iyμatll acrcpa.ll.etu» eivm ro 011<airoμa **ii** ll sμnpicyμa1:11.acrcpa.ll.sta. 01totouoft1t0:s sioouc; sni ev6c; nvnxetusvou,zo» ouma.011les **it** 1tp081Cl)lfS npw an6 't11V 11μspou11via tvap~Tl; icrxuoc; 1:llc; 1:uμJ3acnic;; 6moc; opi~s'tat oro Ap0po 60 nap6.yμa.cpc; 2 crtotsio o):

ley)«ltpoi'.6v.a. anol;11ui(i)erric;» stvrn oi x.p11μanKtc; fJ μ11 ltp6cro8ot ot 0ltoiec; ceroppeoov an6 rvq 011.tcf11 μepttj anroA.eta ll epucrttj Kawm:pocpl1 sv6c; cvrucsuisvou iJ an6 'tllV 0A.LKTJ **it** μspttcft KO.t<l<JXBOTJ, (l1tUA.AO'tpl{i}0l1 fJ enhasll 0.U'tOU'

Ko)«μell.ll.ovntcf1 KKO:JPTJ011» stvct ri BKX<X>PTJ011 nou np6Ket'ta.t va ltpayμa.toltotri9ai **mo** μell.av, soooov OUV'teA.e<J9ei OUYKeKptμevo yayov6c;, a.w:sap1:f'tcoc; 'llc; PsPat6'tll'tll:cl; iJ μ11 snsABUerf]; roir

lea)«μsll.Mlvntcf1 ow9viJc; aμnpa.yμa'tll acrpa.Aeta.» efvm ll eμnp<iyμa'tll a.crcp<iABta. ll onoia ltp6Kat1:m va. cruo1:a.9si iJ vex 1tapa.x{i}p119si eni cvrucsuisvou roe; 0tE9viJc; aμnp<iyμa'tll acr<p6.Aeta. **mo** μell.av, e<p6crov 0"UV'teAB0"tei 0"UYKS Kptμevo yayov6c;, (1:0 onoio μnopai vc 1teptA.a.μpa.vst xrn 'tJV a.lt6K'tll<Jll sμnp<iyμa.tljc; acr<paABta.c; sni rou cvnxstusvou a.no 7tA.€Upa.c; 'tOU O<pSW'tll), avssap;fJ'troc; 'tJS PsPa.t6'tl1:a.c; iJ μ11 S7tEA.8U<YT); 'tOU'

leo't)«μsUov1:ttj lcoll.11011» eivm ll ncoll.11011 nou ltp6Kstwt vu ltpa.yμa.1:onm119ei oro ~teUov, e<p6crov 0"UV1::A.80"tS1 0"UYKS Kptμevo yeyov6c;, a.vesa.p1:ftl:cc; 1:ric; pspm6'tll:cl; 11 μTj B7t€ABUITI; 'tOU'

lel;)«Ilp(i)'tOKOUo» sivm, ooov a<pop*i* onota8fpto'ta KCl'tll'YOpia av,:l.lestμev{l}v Kat crxsnK<X>V ouca.u.μa.'t{i}V orn ozoic scapμ61;swt ll 1tapoucra ~uμPaO'll, "C0 Ilpro't6KoUo zou a.cpop*i* a.u,:iJ 1:11v Ka.l:1lyopia. cvruceuisvov xm crxsnlerov 01.lCatCOμCl'tCV'

KTJ)«Ka.1:0.xrop11μsvoc;» 011μa.ivet Kal:a.x{i}P11μevoc; 01:0 .l.te9vec; Nr!0A.6yto O'Uμ<pcova μe 'C0 Ke&to V.

le9)«leal:a.x{i}P11μeY11 sμnp6.yμa'tll a.crcp<iA.eta.» elvrn ll otE9vfJc; aμltp<iyμa:l:Tl ampa.Aeta., 'to lea'taxcoplJ1:fo μTl ouμpa.nK6 0l.Kairoμa iJ sμnp<iyμa.l:ll acr<iMta, fJ rt s0vtcf1 eμnpa.y~ta.l:ll acr<p*i*A.eta., 6ltroc; a.ut*i* opil;ovmt Cl'tll yvrocronoiTJ'll tric; a9vtcf1; sμnp<iyμa.tljc; acrpa.Mta.c; rrou Kataxropft9llles O'Uμcprova μe to Ke<p*i*A.a.to V.

KL)«leal:axrop11:fo μ11 crupattK6 8l.ca.(roμa fJ sμnp<iyμa.tlj acr<iABta» sivm ro μTj cruppa'ttK6 01,cairoμa iJ Tl sμnp<iyμa.l:ll a.crcpaA.StCl nou eivm Ka.1:axropTJ'tfo pacrst 'tllS 8iJA.C0011; rrou txst leata1:s9si O'Uμcprova μs to A.p9po 40

A.)«NrioA.6yoc;», ocov a.cpop*i* to Ilpcol:6leoll.A.o, etvct to ltp6crrolt0 fJ ro 6pya.vo non ,ca9opil;stm a.1t6 ro Ilpon6le0Uo iJ txet opicr9si O'Uμ<pcova. us 'to .A.p9po 17 na.p<iypa.cpop; 2 otmxsio P·

11,a.)«leavovmμoi.» eivm oi xevovtouoi ot onoioi txouv Os0'lCtcr'tsi iJ eylep10si an6 'tJV Apxfl EAtyxou O'Uμ<prova. us 1:0 Ilpro't6KoA.Afl

ll.P)«ltr011.ri011» sivrn rt μetaPiPa.cr11 KUp161:11'tac; sv6c; cvruceuisvoo (J!)μ<prova μe μia (J!)μpa.<Jll n6:>ll.rt0TJS.

11,y)«a.crcpall.tcrμeY11 u1tox.p€{l}011» swm ll unox.ptrocni nou 8lacrpaall.ll;smt ue lta.poxfl eμnp<iyμa:l:ric; a.crcpaA.Stac;

AB)«O'UμPa.0'11 napoxfl; sμ1tp<iyμa.tljc; aocp<iA.Sta.9> sivrn TJ O'UμPa.011 us 'tllV oaoia o ocpw'stllc; napexei iJ crupcpcovsi vc 1tapa crxa1 mo 8a.vs1miJ sμnp<iyμa:l:11 acrpaMta.

(ouμn:epwx.μpavouEVllc; t1lc; eμltp6.yμa.t1lc; acr<p6.4:tac; 1CUpt6t11tac;) *eni* nvnxuisvou, cocne vc 6tacrepA.A.tcr8ei T) EKltll.i}pcocni ucpiert<iμEVt; ft μeUovttKitc; unoxpscocni<; rou o<pEtA.B'tll ft rptrou-

4:»napoxft ampa4:ta.<> cnijuaivei rnv eμn:ptiyμa'tll acrcpi4:ta nou oucrt911Ke ps crupPa.011 napoxft<; eμltp<iyμa.n1c; acrcpi4:ta<;

11.crt)«Apxt EMyxou» sfvct, ocov acpop<i to Ilpcot6KoUo, ll avacpep6μEVt oro Ap9po 17 napaypacpoc; l Apxfl EMyxou·

~)«ouμcprov{a em<pUMSIS 1COpt6t11tac;» eivm T) ouμpcovia ltCOA.T)011<; ev6<; uvtucsuisvou, Ult6 "COY 6po 6tt ll 1COPt6t11ta 6ev μetaPtP<isetClt μBXPt 'tllV E1CltA.11PC0011 'tOU 6pou ll teov 6pcov tllS ouμpcoviac;

A.ll)«μT) Kamxcop11μtvri eμltpayμat11 acrcpi4:ta» slvrn T) ouμpattK'1l eμltp<iyμat11 acrcpa4:ta it ro μ11 ouμpattK6 6tKa.icoma ll eμn:p<iyμa.t11' acrcp6.4:ta (eKt6c; tll<; eμn:ptiyμa.t11c; a.crcp6.4:ta;c; elti tT)<; oooiac; eφapμ6setat to Ap9po 39) 1tOU Bev txet KCl'tCl.XCOpT)9ei, CIV~a.ptl11:ffi<; 'tOU CIV sivm KCl't<XCOPlltfo \ OXt crup<prova με tT)V MpOUCJCI ~X>μPa.011· Ka.t

)...9)«fyypacpo» eivrn apxeio 1tA.T)po<pop1rov (ouμnepwx.μpavo μtvco v nll.11po<pop1rov nou μel:a6i6ov1:m μi: tT)M6mpipaO'T)) UA.tKitc; ll ciA.A.fl<; μopcpf;c;, ro onoio μnopi:{ vu ava.napaxeei μel:a.yevfotepa oe uAtl<\ μopcp11 Kat oro oxolo OT)A.ø>vetai, μe ei>11.oyo l:p61to, ll ByKptcri} rou a.1t6 K6.1toto np6cercono.

Ap9po 2

6.teSviJc; eμnpiyμat11 acrcpi4:ia

1. **H** napouera. LuμPa.cr11 1tpoPM1tet '!:fl OUCJt(lOT) xm ta. Clt0'tEA.ECJμcm1 6te9vouc; eμnp6:yμatT)c; acrcpa4:ta;c; eni opiousvovr Kat11rop1rov KtVfltoU eson)...icrpou xm ouvbebevrov 6tKatro μal:cov.

2. I'tc wuc; crKonouc; tT)c; napouera;c; ~uμPacnic;, 6ieev1lc; eμltpayμa1:ri acrcpi4:m elti xivnto» e~0ltA.tCJμou stvm ll eμltp6.yμat11 acr<p6:MtCl 7tOU txei oucrt.Sei ouva.μet 'tOU Ap9pou 7 eni ev6c; usuovouevou cvrucsuisvouμatc; alt6 tt<; Kat11yopiec; 1:famou swouc; cvnxeuisvovr, zou Kamypci<povmt cntv napa.ypa.<po 3 Kat KctHop{sovwt mo Ilpro1:61e0Uo, T) onoia:

- u) oopaxropsitm a.1t6 rov opetM1:11 eni tfl P<icret crupPa.O'llc; napoxilc; sμltp<iyμm1lc; a.acr<p<iAfia;c;
- P) 1ta.ptxsmt cs 1tp6crro1to 1:0 onoto dvm o un6 opou; ltCOA.f'CT\$ mi t11 pa.cret ouμ<provia;c; rnt<pull.a~11c; 1CUpt6t11:a;c; ll
- y) naptxe-cai cs 1tp6crro1to nou stvct o eKμtcr0ro,:i;c; us crupPa.O'T) XP11μat06ottKitc; μicrecoer1lc; Eμltpay~tCITT] acrcp6.ll.eta. ltOU eμn:intet mo crl:01xsio a) OE/ eμltl1t'El Kat 0'l:k<; U1t01ta.pa.ypa<pouc; P) ll y).

3. Ot ava<pep6μevec; crnc; 1tpo11youμevec; 1tCpa.ypti<pouc; lCCl'tIIYOPiec; stvm ot es1lc;:

- a) <il:pa.1e1:0t, Ktv11,:i}pec; m:pocrKa.cprov Kat e11.tK6ntepa·

P) .poxa.io cr1.cSripocSpoμ1K6 uA.tK6· Kat
 y) Ota.cr1:I]μtK6 UA.tKO.

4. To 8cpapμomfo oit<mo Ka9opil;8t KCI'ta n6crov IJ 8μ1tpciyμC11:] a.crcpa.4ta. crrtv onoin 8<pa.pμ6l;81:m Tl na.pa.ypacpoc; 2 8μrcin't8t ctn crw1x8ia a), P) ity 1:l;c; napaypacpou au'ftc;

5. H ot80vitc; 8μ1tpciyμa.r i acrcpa.4ta 8lti a.vnK8tμsvou 8lC't8lV8'tat Kat ore npotovtu rou <IV'tlK8tμEV0U U'U'tOU.

A.p9po 3

I188i.o 8< papμoyitc;

1. H 1tC1pouerC1 LuμPacrri 8cpapμ6l;8'tat 6l:Civ, Ka'tci to XP6vo K<l'tcipncrlc; 'tI]Cj crupμprovfoc; μs 1:]V onofn ouvtcrtitm **it** npopA.tn:ewt ot88vftc; 8μ1tpayμC11:] acrcpa.4ta, o o<p8tA£1:]<; ppicr<8l:m ce EVa. an6 'ta Luμpall.A.6μsva Kprrrn.

, 2. To y8yov6c_, ort o mcrl:ro'ftc; ppicr<s.at cs μl] LuμpaAMμevo Kpritoq Ssv 6iy8t 1:] 0'UVCl't0'tl]t<1 **seepμOYlC**, 1:]<; :Euμpa.erriC;

A.p8po 4

'EopCI ocp81.Ael:]

1. **IM** rouc crKonouc; rou A.p8pou 3 na.pa.ypa.cpac; 1, o ocp8tAel:]<, ppicrK8't<lt ce Ka.98 :EuμpC11.A.6μsvo Kprrroq:

C) pcicr8t rou otKCiiou tou onoiou cruv8cr'tft811 **it** anEK'tl]cre voμ1.Kft npocrro1ttK6l:]l:a:
 P) 6l:t0'U ppicrK81:at I] KCl'tCtc'r<lnKT} 't0'U eopa·
 y) 07t0'U ppiOK8'tat I] K6V1:p|KT} O|OtKl]Ofl 't0'U. l]
 O) 01t0'U ppiak8'tat O 't01t0Cj 1:]Cj 81tlX8lp11μa.ntjc; 1:0U opaITTI]pl.01:]t<lc_.

2. **Q**, 't07t0Cj 87tl.X8[pl]μCl'ttKf1Cj opClcr1:l]pl01:]t<1;< 'tou 0<p81.A.e'l] 7t0'U ava.cpep8'tat 0"t0 crtottXto cS) 1:l;c; npo11youμevT1c; napCiypcicpou 98rop8hm, os nepimrocrr irou o ocp8tM'tl]C, cta0fa8t zspccorepcu; rou ev6c; 1:6ltouc; 81ttX8tp11μa.l:l.Kftc; cSpacr1:l]pt6l:l]w.c., o KUptoc; 1:07t0;< 1:]Cj 81ttX8lp1"μCl'ttKit;< 't0'U OpClO"tl1Pl01:]ta.ç N, 8UV OBY Ota6S't81 't07t0 81tl.X8tp1]μa:ttKf1c; cSpacr1:l]pt6l:l]tClCj, o cruv19ric; 't6ltoc; 01.aμovi;c; rou.

A.p9po 5

Epuqvsfc Kat eoCPUoorsoo{Kmo

1. Ka'ta 1:]V 8pμriva 1:]c; napouaa: l:μPacrri;, 1otai.'t8po pcipoc; npt1tt1 va oo98i crouc crt<onouc; 1:]c;, 6nroc; nuroi opil;ovw.t mo npoouuo, mo ot80vft xapaK'ftfpa 1:]c; Kat 0"t1lV a.vayK111tpoco8riicc; 1:]c; oμotoμopcpia; Kat 1:l;c; npop11.8'1ftμ6l:l]tac; 1:]c; 8cpapμOYlC; 1:]c;.

2. Zri'tftμa't<1 0"X8'tlK<1 us eeμa'ta 1t0U 0lE7tov'tat cm6 1:]V napouaa :EuμPacrri, re ozotc Ssv pu9μit;ov-cat pril:a. 08 au'fttv, 1tp8lt8t va pu8μit;ov't<lt auμcprova. μs 'ttc; yevtkec; apxs; a.ic; ozote; pa.ail;8tm IJ :EuμPacrri ft, anouaia. amffiv, auμcprova μs to 8cpapμoctrfo OtKatO.

3. 01 avmpopti; oro socpuooteo 8iKato noopou« rouc scrrotepucou; xcvove; rou OtKaiou 1t0'U ecpapμ6setm., crupcprova μs "tOU; KCIVOVE; 10lro"tlKO'l) 8te0vouc; 0IKClOU tO'U Kpcroi»;t0'U 0tKa.sonoi; 0IKC<J't'll.

4. 'Omv evaKpa..oc; ltsplMμpa.vs11tollic; s8a.cp1Kec; evorntsc, Ka.Ss μia a.1t6 ttc; onoie; exsi rouc 0tKouc; tTJ; xavove; 8tKa.iou ocoV acpopa. ro sll'tT\μa. 1:0 ozoio 1tpem:l vu pu9μ1creci, Kat ornv Ssv 0TMOVEtat 1tota sivrn T a.pμ68ta. s8mptKT] evornrc, to ofacmo wu Kpcroi»; au.ou altocpacrisst nour stvm ll e0Cl<ptKfi SVO'tT\W o1 Ka.v6vsc; Tlk; onoia; ea Ote7tOUV to sll'tT\μCl a.u1:6. Anoucin rsrotov KCIVOV<OV, scpa.pμ6se'ta.t 'o 0tKatO 'tTk; soacptKT]; sv6111mc; ll onoia. cruboestat crsvorspu μi: 'tJV un60scrri.

Ap0po 6

Σχέση μεταξύ Σύμβασης και Πρωτοκόλλου

1. H :Euμpa.cr11 Kat to Ilprot6KOAA,() 1pe1st va 8ta.Pa.l;ovtat Kat VCl spμ11vsuovw.1 a.no K0tVOU, roe; evtaia vouuoi 1tp<X~ll:

2. :Es m::pintro<JT) a.vaKoAOUSia.c; μsta~ :EuμPacrri; Kat IlprotoK611.A0u, u1tep1crxusl to Ilprot61eoA.Ao.

KE<I>AAAIO II

ΣΥΣΤΑΣΗ ΔΙΕΘΝΟΥΣ ΕΜΠΡΑΓΜΑΤΗΣ ΑΣΦΑΛΕΙΑΣ

Ap0po 7

Tu1t1Kec; 1tpoi.i1to0fostc;

Mia sp1tpa.yμatri a.crcpa.ABta. Ssropsitm 01e8vfic; i:μ1tpa.yμat11 a.crcpa.ABta., 8uv<μe1 trt<; 1ta.poucrac; :EuμPa.crric;, 61a.v ll crupcprovia. 1tou 'tT\ cruvcrta. ll t11V 1tpopAi1tel:

- a) sivct ypan'tll
- P) avmpepi:la.t as av'ttKeιμevo sni tou onoiou o ocpetA.e'tTl;, o un6 opoi»; ltCOATJTll; ll 0 eKutcr8roTllc; exet 0tKa.iropa. oki8s0ll;
- y) 1ta.pexs1 'tT\ 0'UVCX.tOfTjtCl t<l'U't0toi11011c; 't0'U nvrueuisvou crupcprova. μs to Ilprot61eoA.Ao Kat
- o) oe 1ti:pim:rocrrri cruppa11c; na.poxfic; eμnpa.yμa.tric; acr<paABta.c;, 1tapexs1 t11 ouva.16trtm lea.8opμou trov acrpahcrμevrov uloXPsrocrsrov, xropic; vc uepima.at avli"(KT\ npooootoptouou a.mpa.A.tl;6μsvou noooou ij a.vrota.-rou a.mpa.ll.tl;0μsvou 7t0<JO'U.

KE<I>AAAIO III

EN~IKA BOHE>HMATA :EE IIEPIIJTQ:EH MH EKTEAE:EH:E

ApSpo 8

Ένδικα βοηθήματα δανειστή

1. :Ee neput'tCOCTll μ11 eK1:εJ...i::erric;, 6ncoc; npoPMnemt *mo* ApOpo 11, o 8avetcnftc; μnopet, seccov o ocpelAi'tl\c; εxεl crupcovftcret crxenKa cs *onomoi*)no.e XPov1.Kft crnyμi,, Km us rnv Ent<pUMXSll Ka.9e oi)ll.merric; rtou *μnopeivu* yivet cxn6 :EuμpaU6μavo Kpcroc 8uva.μet rou Ap9pou 54, va. a.crKftcret eva. i, 1teptcrcrl:epa. an6 'ta Ka'tC.O'tepco evotKO. f30110iJμa.ta.:

- a) vex 11.af3i:t ornv KO.'tOXt) vuu Tl va. a.va11.6.f3et 'tOV e4yxo rou Pi::f3ap11μevou 0.V'tlKetμevou.
- f3) va. 1tro1sf\cret 11 va. npof3d os XPTJμmo8onKft μfo9mcerri rou a.v1:tKetμtvou·
'Y) vex eternpa:set ii Va. Mf3et 07t0!00T7to'te etcr681lμa 11 Kepfoc; 1t01) a.noppest a.1t6 'tl\ 810.xi::iptcrl Tl XPHJCJll onotou8f)1tO'tE 'tB'tOIου uvnx suisvou.

2. O oavs1mf\c; μnopd SVO.A.A.CIK'ttK(l. vc unof3ci4t <ll'tll<Jll yta, 8KOOCJ11 Ot1Ca.cn:1Kftc; an6cpacric; 11 onoia *e1mpfoet* 11 81a1:cicrcst 1eal tota. cx1t6 nc; svepyEtec; 'tll<; 1tp01l"fOUμSVllc; napaypcicpou.

3. Kaai:: ev8tK0 Po119riμa. ro onoio 1tpof3M1tc'tat *an6* <J'totXE<1 a), f3) 11 r) 'tl\c; napa.ypcicpou I J a1t6 ro Ap9po 13, a.<JKshm Ka.ca. rpoao εμ1top1.lei roA.Oyo. 'Eva ev81leo po, Oriμa 9smpeimt on a.ox dmt Kemi *εp6no* sμltop1.lea. ro1soyo, 6-rav acrKEhat crupcpmvα με OUxtaST) 'tl\c; crupf3a.<J1l; 1tapox1l; Eμ1tpciyμa'tllc; U<J(j>UMiCX<, EK'tO< av 11 Ot<1taSll CIU'tll sivm i:μcpavroc; napa.A.OYTJ.

4. Ka.Os 8av&tcrnic; nou npod19E'ta.t va.1trols'lcrst 11 vu npof3d cs x.p1lμmooonKft μfo6mcerri cvnxstusvou crupcprova. μe rnv 1tapa.ypacpo 1, "FV<0.J't07t0tct sx 't<OV 1tp0'tεp.0V ypal'tCO< cre &UA.Oyo XP6vo 'tTJV 1tpo-relv6μsvri nro1l1crrri i) 'tTJ xpriμa-co8onKft μicr9ro<J11:

- a.) ctn ev810.cpep6μava 1tp6crc.ona, 6nmc; au-cci opil;ovmt cro Ap9po 1 cr-co1xsio ty) CJT!μEL< i) Kat ii) Kat
- P) ore sv8t(p8p6μsva 1tp6crro1ta, 6nroc; (ll)'t(l opisOV'tll. O'tO Ap9po 1 <J'tOLXSI.0 ty) <JT)μf:ta. iii), <ci onoia exouv yYffi<J't07t0l1lC,St 't(I 0lKa.tillμ<ltci 'tOU< cro 0aVEL<J'tTJ evt6c; suMyou XPOVTKou 8taITTftμa.wc; npw a.no 'tTJV 1t<XIAThCJll 11 •l XPTtμa.woonKft μfo9cocrrri.

5. Kci0E nocr6ro onoto stcrenpa;/E 11 ell.a.βs o oavscir.ftc; me; ano-ce4crμa. 'tT)c; 6.crKTJerric; 0tOUOTJ7t0'E a.no 't<1 evotKa f30110ftμa-ca. 7tOU 1tpof3Ai1tOV'ta.t <ltc; 1tapa.ypacpouc; 1 T} 2 unoA.Oyil;s-rm yta. 'tTJV e;/6q,ls1l1crrri ton nocrou rev a.crcpa.lsmμevrov unoXPerocrscov.

6. Otcv tn nocra. m onoia etcrenpal;s ft e11.af3e o 8avs1cr.ftc; roe; a.no-ceA.Scrμa. 'tT)c; 6.crK11erric; 01.0uo1:s a.no -ca. evotKa f30110ftμa-ca nou npof3Mnov-cm crnc; napaypa.cpouc; 1 11 2 U1tcpf3ai.VOUV to 1tOCiOV 7tOU Cl<pxASe'ta.t με 'tT)V 7t0.p0Xll sμltpciyμa'tT); acr<paA.Sta.<; KCxt <x. roll.oya el;oox nou npoeKUjjav Ka-ca 'tTJV a.<JK11crrri owu&ftno-ce svoileou f30Tt011μal:0c;, l:6l:E, SK1:6c, cxv ro 8!.lca.crtfpt0 cmocpaercret 810.cpopEnKci, o 8avstcr.ftc; otavsmet to 1tAS6vacrμa. Ka-ca. cr&1pci 1tpo-espmp6'tllmc; crwuc; rn6μsvouc; <J'tT)V Km<iwsri 0tKaioxouc; εμpciyμa1:rov a.crcpa4trotv 01 onoiec; sxouv 1emaxmp110&i iiyta -etc; onoiEc; txsl svriμspm6d o 8a.v&lTTijc; Km 1<a-caf36.UE1 crwv ocpsu.it'T) wxov ult6A.01.lto.

ApOpo 9

Μεταβίβαση κυριότητας του αντικειμένου για εξόφληση, απόσβεση

1. *OnoiaoiJnoi-e xpovttj crnyμij μe.a t'Tlv 1tpof341t6μEVtJ a1t6 to Ap9po 11 μll eICTeM<J11, o fovetCITllc; Kat 6MJ. .a. EVOI<pep6μEVa 1tp6m:01ta μnopoou vc ouuqxnvqooou 6n ll l(l)pt6t11'ta (f) onmoofnoi-e n'A/I,Q otKairoμa tou o<petAi'tTl) em cvructusvou zoo K(I,A,1)1teta.t a.'ltO 1t<lp0xfl acrcpaAetac; μei-af31f3asetat itto oavet0"tTl yta mv sl;6φA.110"tJ tOU cmv6Aou iJ μspouc; rcov acrcpal1tcρutvrov unoXPe<llcrerov.*

2. To 0tKC10"tT|P10 μnopei, leai-6mv a.t'tT\crecoc; ton oavetcrtT, vu otatci;/et 6ltroc; 11 l(l)pl0't'lIt0. (f) 01t0t00l]7tote CIA.AO Ol.Ka.troμa 'tOU ocpel.A.e'tll) em a.vnKStμ6VOU 7t0U Ka11,ult-re'tat alt6 na.poxiJ acrepiliia; μe.a.f3lf3a.~eta.t mo oavetCITll "fl<tlIV e;/6cpA.110"tJ rou cruv611.ou fJ μepouc; 'tCOV acrepaltcρutvrov ultoXPe<llcrerov.

3. To 0tKCl.0"tT|P10 oexe-mt mv 0L'Y|0"tJ t'llc; 1tpOTJYOUμSVTjc; 1ta.pa.ypcicpou, μ6vov e<iv ro 1tocr6 rev acrepaltcρutvrov vnoXPerocrecov nou ea si;ocpt..T)0si alt6 't11 μsmf3if3a.0"tJ a.u'tfJ stvm a.v6J.,oyo 'tllS a.I;~ roo uvrucetusvou, acpou ATl<peSei ult6'lft) 1<a8s lea..a.f3o'Λf] rou oavetcrtfJ os onotoofptors an6 ;:a EVol<lcpep6μEVa 1tp6crc01ta.

4. 01totaoft1tote XPOVtCTJ crnyμ11 μst< i t'Y|1 1tpof3Af1t6μEVtJ a.1t6 to Apepo 11 μT] s1CTeAe<J11 Kat npw a.11:6 rvv lt<DAT>J11 rou f3ef3apriμtvou cvnxnsuisvoull t'Y|1 sl<6o<J11 i:TJS otKCl0"tTlCT); alt6<pa<J11c; i:TJS 1ta.payp<icpou 2, o ocpet.Ai'tTlc; ft onotooiJlw;:e EVota.crep6μEVo 1tp6crc01t0 unopei va emwxsi rvv a.n6crf3e0ll 'tll; napa.crxe0eicrac; a.mpilitac; Ka-ra.f3<iuov.a.c; 6M to acrcpaA.tcrμtvō xoco, us 'tllV emcpuM/tJ wx6v XPriμa.w6ontjc; μfoSco<Jllc; rtou 1ta.pa.xcopfJSlll< a.11:6 to 6avetmf] 6uvcijet too Ap9pou 8 na.pa.ypacpoc; I moIxelio P) ft Ota.tax8lll<e ouvaμet tOU Ap8pou 8 1tapciypacpoc; 2. 'Orcv, μs;a. 't11 μ11 eK'tEMOll, 11 Kata.f3011.ft rou a.crcpat..icrμtvou nocrou yivetett el; 011,0t1ftpou an6 iv< EVota.crep6μEVo np6errono sKi-6c; rou ocpet.Ai'tTl, to 1tp6crc01t0 am6 unoKa.0imm:m ma otKa.troμa.m tou fovertcrtfJ.

5. H l(l)pt6'tTlta. ij <i>Uo 01<ak.icoμa. rou ocpetMi:tJ zoo μsi-af3if3a.~eta.i us 1tCOAllOll ouvciμst tOU A.p0pou 8 napciyppmoc; 1 crt01xef0 P) ft ltOU μstaf3if3cisstat ouvaμst 'tIS napaypaciou I ll 2 'tOU nap6vw; Ap0pou, eiva.i eAfU8ep11 1taV't6< a.Uou f3apouc; tva.vn rou onoiou ll eμnpayμa.;11 acrcpa.Mta tOU oa.vstatfJ exel 1tpotepa.t6i:Tjt<1, pam,t 1:COV 0t(lta;/ecov rou Ap0pou 29.

Ap9po 10

'EvotKa. f3oriS11μata rou un6 opouq nco'A.11tfJ ij rou eKμtrc8co'tfJ cs auμf3a<J11 xp11μmooontjc; μfo8cocric;

I:e 1tepimco<J11 μT} SKtSM<J11c; Kma re 1tpof3t..ell6μEVa an6 to ApSpo 11 em crupcoviac; emcpuyt.al;ric; l(l)pt6i:T]tac; ij eni crupf3a.Ollc; XPTJμa..0001:itjc; μfo8ro<J11c;, o un6 6pouc; ltroA11'tfJc; it o e1<μicr8co'tfJc; cs crupf3a.<J11 XPTJμatooonjc; μfo8co<J11c;, ava.11.oya μe rvv nepintrocric, μnopei:

- a) μe i:TJV emcpu'A.a/;ll Ko.Se oij'A.co<J11c; tJ onoia. μnopei vc yivet an6 1:uμf3a.U6μEVo Kpa.toc; 6uva.μel. tou Ap8pou 54, va. A.ucret i:TJ crupcprovia. Kat va. avaMβet un:6 i:TJV Ka.toxfl ll -rov eAsrx6 l:ou 1eaes avttKeiμEVo nou anoi-et..ei avnKeiμEVo i:TJS crupμ<prov iac; ij

- P) va. unof36.t..et aii:T<J'll yta BK000"tJ 0t1<acnttjc; alt6<pa<J11c; ll onoia va emi-pfaet ft va otal:6.crcret 07totCl.OTJ1t0'tS a.11:6 au;:ec; nc; eveyetec;

Ap9po 11

Η έννοια της μη εκτέλεσης

1. Ο ΟφΕ1ΑεΤ11; Km o mmro'ti\; μnopou, onotaofptote ◊'ttyμft, vu crufeproVll◊Ouv Eyppacpro<; roe; npoc; -ra yi,yov6-i:a rtou ouvtorou μ11 EK'tEA.E<>tt ft 8taφopE'ttKa em-rpfoou T1IV ClcrKT)◊tt **rov** OtKat(l)μa-rov Kat rorv SVotK(l)V Porierim a-rov 1t0'U opisOV'tat **ma** Ap9pa 8 Ero<; 10 Kat 13.

2. **Dtnv** 81,v uq>icrtmat -faota (j')μq>rovia μera~u TO'U mcr-rro'ti\ Kat rou ocpE1AeT11, o 6pos; «μri EIC'tSA.E<>tb» yta 'tOU<; mc01touc; reov Ap0prov 8 eroc; IO Kat 13, <>11μaivet T11 μri EKTEAf<>tt 7t0'U otpst oumacmKa TOV 1t|tCO'tr\ **an6** (l'U'tO 7t0'U OtKUto) t(lt VCI 7tEptμevEt an6 't11 crufeprovia au'ti\.

Ap9po 12

Πρόσθετα ένδικα βοηθήματα

Onota&fno..e 1tpoPA£1t6μeva an6 T0 E<prpmoa-rfo 8ilemo np6a9e.a ev8lKa Pori9iJμa-ra., crufeproVtA.αμρννομενροv tcov evOtKCOV Porierimul:rov 7t0'U crufeproCOV110t)KO.V a.no tu (j')μpA.AA6μeva. μepri, coxouvn, eeoov 8ev a.vn1:i0evtat cr-ric; unoXPEOYttKe<; &ta-ru~st<; tou nap6vT0c; KEcpa.)..a.tou 6nroc; nva.cpepvta.t cro Ap8po 15.

Ap0po 13

Προστασία εκκρεμούσης της κύριας δίκης

1. ME rrrv smcpuMX~rt K*<i>0e OTJACO<>tt; OTIIV ozolc μnopd ν<> nropeι 8uv<μet rou Ap8po'U 55, iν<> Luμpa.Uμevo Kpdroc 8tacr<pa.A{sm on o mcnro'ti\; nou npomcoμ{set Cl1t00EIK'CtKU crwtxeia. μri EK'tBA.E<>tt; tCOV unoxtsrocrECOV wu o<pElAeT11 μnopEi, EKKpsμ0l)◊tt; T1IS KUptas<; OtKll; Eni Tlk; a.na.iT11aiJc; 't0l), Kat seocov O O<pElAeT11; axst crufeproCOVTJO'Et crxenK*<i>os 01tota.ofpto'tE XPOVIKTJ cnyμft, Va. Srt'tr<>El a.1t6 ro c>tKa0'TijptO ta.XEia. 1tpocrtacria. us 't11 μopepft ev6< ft neptacrotsprov **an6** .a. napa.Kat ro μt'tpa, 6nroc; a.nat-rsi o mctrotft<;:**

- a.) Ota'ti\Prt<>tt; 't01) UV'ttKEtμeYOU Kat 'CT<; a.~ia,<; a.mou.
- P) Ka.wxf(c;, eMyxov ft <pUM~l)<; rou cvnxsuisvou'
- y) (IKIVt07t0tT<>tt; 'tOU aV'ttKEtμeou Kat
- 8) XPTμa-ro8onKTJ<; μfo0ro<>tt; f\, EK'to<; a.no l:t; 1tspml:rocrst<; nou 1eaM1ti-ov1:m **an6** 'tt; 1J7t07tXpa.ypacpou<; a.) EC0<; y), 8ia.xsipt<>tt; 'COU <1V'ttKEtμeYO'U Kat rcov ecr68rov 701) a.1t08ios1.

2. **Kmu** ntv EK00<>tt a1t6q>a<>ll<; 8uvuμst T1IS 1tpOT1YOUμSVTJc; napa.ypacpou, ro OtKa.cr'ti\ptO μnopsi va. sntPuA.Et tou; opouc non 8eropsi ana.pa.iT111:0uc; yta. T1IV npoctaotc rrov ev8ta.q>Epoμevrov 1tpocro1tov CJT1IV 1tepiltl:ro<>lltou o mcnro'ti\c;

- a) KU'tll rrrv 6K'tfA.eCIT). 07tOUICJb117t0't6 C1lt6<pcIGT)S 7tOU 7<XP€Xet 't€'tOU1 7tpOCJtUCHtCl, a8uva.si vu eKltl.riprocrl onota8i17rn.s an6 .ic; ultoXPe<.orsic; ton svovn tou 0<p6t.A.f'tfl crupl prova ue 'tT)V LuμPacrii Τ to IIpC0'tOKOA./1.0' Τ
 P) ano'tIY'(xavst ν< ano8iel;st rnv anai'tflGT) rou, ev 611.00 ft sv μepst, 1<ma rov opioruco 8w.Kavovterμ6 au'tftc;.

3. Ilptv alt6 'tllV eK8ocri 01toiacr8ipto'ts alt6cpacrric; 8uvajust 'tl1S napaypa.q>ou 1, ro 8tKacr'tftpto μ1topsi vu s11'tfcrst vu yivst xwoaoatnon 'tf1S ai'tflcrric; crs 01totooft1to'ts an6 re eVOUl<pep6μeVa 1tp6crrona.

4. Καμια oia. ~ll rou nap6v.oc; J\p9pou 8eV Oiyst 'tf1V s<parμoyiJ rou J\p9pou 8 napa.ypa<poc; 3' OU't6 7t6ptopiset 'tll OUVCI'tO'tT)tCl 11.IITIS μe'tpCOV 1tpocrroptvftc; 1tpocrmeriac; aUrov an6 amci rrou avaq>epovmt ornv napa.ypa<po I.

J\p9po 14

iltKOVOμtKec; 1tpoi.i1to0fostc;

Ms Tf1V 61ttq>UMI;I] 'tOU J\p9pou 54 napriypaφoc; 2, Ka9s 1tpoPA.81t6μeVo mo 1tap6v Ksqiri11.ato evotKo PoiJ911μa acrKsi:rm crupcpcova us 'tll oia.otKacia rtou 1tpopMnst to 6iKatO 'tOU 't07t0U 67tou (lCJK6ttat ro evotKO Poft91')μa.

J\p9po 15

Παρέκκλιση

Lluo i\m.ptcrcr6.spa crupall.MμeVa. μepl], nou avmpepov.m <no 1tap6v Ks<p*i*Mto, Km 0'. 0.'l α<ropa 'ttc; μe.al;u touq crxfoetc; μ1topOUV 01t0ta6fpton: <J'tt'Yμll, us ypamft crup<pcovia, vc napsroivouv an6 i\ vc 'tpononotf}crouv rn ano'tsll.foμam onotacro11no.s an6 'ttc; 1tp01lyouμBVsc; ota.<i;stc; rou napa.ypa<po; Ks<paMiou, s1<.6c; rou cipOpou 8 lt<lpaypa<pot 3 eroc; 6, 'tOU ap8pOU 9 1tapaypa<pot 3 Kat 4, 'tOU ap9poU I3 1tapciypa<po 2 Kcxt'tOU ap0pou 14.

KE<i>AAAIO IV

TO LIE@NEr LYI:THMA NHOAOrtn:HL

J\p8po 16

Το Διεθνές Νηολόγιο

I. Διεθνές Νηολόγιο δημιουργείται για την καταχώρηση:

- a) ote9vrov sμnpa.yμa.rov aocpaA.etrov, μsUovnKrov 01s9vrov sμnpa.yμarcov <J<pcIA.et©V Kat KC1'cIXCOP11t00V μll cruppartK©V 0tK<ll0μa.'t00V K<ll sμnpa.yμmrov acr<paA.Sunv
 P) SKXCOP1JCJSOV xm μeA./1.0V'ttKffV SKXCOP11CJS(OV ote9vrov sμ1tpayμarrov (l<Jj</1.6.<DV
 y) an6Ktf1CITIS oteOvrov sμnpayμa.rov ao<paA.etrov μforo vμt1C1c; i\ crupPmt1C11c; U1tOKata.o.acrric;; crupcpcova μs 'to secpuocreo OtKmo.
 o) xowozouioeccvsOvtK<.oV sμnpa.yμmrov aocpaA.etrov Kat

- s) crupcpcovtov yta niv Ka'tc:**ha~ri** cs mt6μevri 'ta.91 rrov eunpa:yμa'trov acrcpaA.Etov zou avacpepotat cs onomoiJnote an6 't~ lpol1Yουμevec; unonapaypa.couc;
2. AtacpopettKa. ots0viJ vll0Myw. unopouv va OTJμtouPYTt9ouv yta 8tacopenKec; K<ltJyOptec; cvnxuisvrovKm cn>VOEO~LeVO)V OIK<lteouμa'tCOV.
3. **rm** rouc crKonouc; rou 1tap6v'toc; Kecpat..a.iou Km rou Kecpat..cdou V, o opoc <Y110AOYTJ0" TJ 1tEpt11.aμpavet, 6tav 0.7ta.t'Eta.t, tp01to1toi1lCTTl, f:7EK'tU0" TJ TJ otaypacpiJ nic; vrio11.6YTJCTTl;c;
- Ap0po 17
- H Apxf1 EA.tyxou Kat 0 N110Myoc;
- I. Luμpcova. us 'to I1pro't6K0l'Ao, npenet vti unc:iPXEt μia Apxf1 EMyxou.
2. HApxf1 EA.trxou:
- topUet TJ ltopAtmt niv iopU0" TJ tOU Au,0vouc; N110l.loyiou
 - otopiset Kat (17t0AUet to NrioMyo, EKt6c; eev 1tpoPMlzew.t oiaq>opettKl a1t6 ro ITp0'OKOAA0.
 - otacrq>aA.iset on K0.0e OtKairoμa. 7tOU 0.7ta.t'tettat yta ni cruvexf1, <lt0'tEAEO'μa.ucll **Mnoupyia** rou Au,0vouc; NTJ0A.oyiou, cre mpil'tCOCTl aUayiJc; 'tOU NrioMyou, μeta.PtPaset.a.t TJ eKxcopehat <JtOV vso N110Myo.
 - μe'tci: a1t6 otaPouA.EUcretc; μe w.LuμpaM6μeva. **Kprim**, KO.taptiset iJ eYKpivot Kat otacrcpa.Ail;et •11 011μocrieucr11 rov xavovtoudrv n'ou ott nouv 'tfl Mt'toupyia rou Au,0vouc; NrtOAO)'IOU, crupcpcova μe 'tO ITp0'OKOAA\,0"
 - Ka9teprovet ot0ucrl'ttKec; otaotKaciec; μtaco rcov ozotov ta *napanova* yta 'TJ Mtwμpy(a 'tOU Ate9vouc; N110A.Oyiou μnopouv va unopa.MoV'tat ornv ApxiJ EA.txyo,r
 - enoneuet to NrioMyo Km ni Mttppupyia rou Au,9vouc; N110A.Oyiou
 - Kat6mv am1μat0c; iou N110Myou, 1ta.pexal O'e am6v **nc**; K<tEU9uvtiJptec; ypa.μuec; **nc**; onote; ll Apxf1 EA.tyxou 9aropei Kat<iAATIMc;:
 - Ka0opiset **xm** a.v<l9eropei a.va t0.Kcti XPOvtKO. OUIO"tT}μcna. Tl1 ooμiJ 'tCOV 7t0O'00V nou KamPciA.A.0'vm yia t~ u7t1lpecrie; Kat **nc**; oteuKoMvcretc; rou Au,9vouc; N110Aoyiou .
 - npoaiysi cs 6Mc; 'ttc; anapainitec; eVepyetec;, npoxsuisvoovu otacrcpa'.A.foet rrtv U1tClP~ll eV6c; Cl7t0'teMO"μanKOU Pams6μevou ITTIV K0tV01to1lcr11 TJMKtp0VtKOU cruc-ritquawc; VlJOAOYTJCTTl;c yta. niv e<parμoyiJ 'tCOV O'K01tcov t1l;c Luμpa0TJc; Kat rou I1pcotoK6A11.ou:Kat
 - unoPa.A.Mt **cvcycopn**, ava τtJtCtq1 XPOvtKO. 0t<0"tTJμa'ta, ITCI Luμpa'.A.Mμeva Kpa.tri crxe'ttKci μe niv eK1tll.iJproCTTl rcov unoxtpecocracov 't1lS nou anoppfouv an6 'Tl LuμPa0TJ Km to I1pro-r6KOAA0.
3. H Apxf1 EA.fyxou μ1topei. va. Kampricret 07t0l.C10TJ1t0'te crupcprovia non 0.7tat'tet't<ll ym 'tIV EKtEM0TJ **rev** Mtwupyubv nic;, crupnspu..aμpavoyevric; Ka9e crupcpcoviac; non avacpepi:-rat oro Ap9po 27 napciypacroc; 3.
4. H Apxf1 EA.fyxou K<ltEXE1 0/\Cl τa EK **nic**; KUptOfTJt0;c; OtKatrouμata **em** 'tCOV pacreroV οeομevcov Kat 't0)V <lpixeicov 'tOU Ate9vouc; Nriot..oy(ou.

5. O NJOA.&yo; 01.0.crq>a.A.i(et 'tJ\|V a.1to1:eAEcrμm:1tj A.Etwupyia. 'tou Ate0vouc; N'floA.oyiou Kat EK'tEA.Ei 't~ Af1.'tOUpyie<; 1tOU 'tOU txouv a.vcx..e0ei a.n6 'tJ\|V 1ta.poucra. i:uμPa.O"t\, ro Ilpro1:6KOA.AO Kat touc KCIVOVterμouc;.

KE<|>AAAIO V

AAAAA ZHTHMATA IIΟY A<|>OPOYN TH NHOAOrHi:H

Ap0po 18

Προϋποθέσεις νηολόγησης.

1. To Ilpro1:6Ko11.A.O Kat ot xcvovtouoi lca.0op{1;ouv 1:tc; npoi.inoefoe~, crμnepu..a.μpavομgvrov rorv xprmpiorv yta 'tJ\|V 1:a.uw1tofT|O"t\ rou W'ttKetμgvou:

- c) yta 'tJ\|V 1tpayμal:01tOll|)O"t\ 'tJ\|<; VI')OMYl|)O"t\<; (1tepu..a.μpa.vομgvric; ota:ta.l;l|<; ym 'tJ\|V npo'Jyouμevri TJAEK'tpovucfJ 6taPiPexcrri 'tJ\|<; cruva.ive0"t\c; Ka0e 1tpocrro1tou rou ozoioi Tl ouvuvson altat1:ecxt ouvaget rou Ap0po 20).
- P) yta 'tT\ owl;ayroyft epeuvrov Kat 'tT\|V eK000"t\ 1tt0"t01t0tT|tlKO0V tpeuvvcx;, Kat., 1)1t0 'tJ\|V em<puAal;t\} rtov 1tpo'l|}youμevrov.
- y) yta 'tJ\|V 0tM<pa)..0"t\ 'tOU altoppl|)tO'U 't00V 1tA'J|pO<pOptroV Kat 't00V eyypci<prov 't01> Ate0vouc; Nnoxovtou, eK't6c; eKeivrov rtou coopoov K*i*l tota vrioMYTlO"t\|

2. O NrioMyoc; Sev u1toXPsou1:m va el;eta.cret Ka1:a 1t6cro *txet* 1tp<iyμan oo0ei 11 sivat €,l(l)PT\ Tl ouvutvson yux 'tT\ vrioMYTlO"t\, crμ<prova. us 'to Ap0po 20.

3. Otnv eμnpayμa'tT\ acr<:pcA.EtCl 1t01) *txei* KCl'taxrop110ei roe; μeAA.OV'ttlcr\ ote0viJc; eμnpciμa.tT\ acr<pa.Aeta Ka.0tcr'ta.'tClt Ote0vi)c; eμ1tpayμa'tJ\ a.acr<p<lAetCl, 08" Cl1ta.t'tf'ttat nspa.nepro K<l'tXXWPT|O"t\, un6 'tJ\|V 1tpoi.1t60ecrri 6n ot 1tA'J|pO<popicc; 7tOU exouv Kmaxropl|)0ei eivm e?tClpKei<; yta 'tJ\|V KCL'ta.XOOPTlO"t\ μta<; ote0vouc; eμnpa.yμ<l'tl|<; acr<p<iAEtac;.

4. O NT|oMyoc; Αaμpavet m npoci)KOV'tU μb:pa, o:>cr'te ot KCl'ta.xropf)cretc; vu eicraxeouv 0"t\| P<i0"t\ oeooμgvrov rou Ate0vouc; NT|OAOYioU, va una.pxet 1tp6crPaO"t\ o's ClU't8<; KCltO. XPOVOAOYtKI) cretpci A:f1'lTl;<; Kat vc Ka.1:aypacpmnt oro <pa.KeA.o rt riμepoμT\via Kat Tl ropa "ll'TJ\<; rouq.

5. To Ilpro1:6KoA.11.0 μnopei vc 1tpopA.tnet 6tt *iv<* ~μpa.AMμevo Kp.a.toc; μnopei v< opiosi μia f11teptcrcr6tepec; voμtKe<; ovromrs; 0"t\|V eltU<pa.'teta rou me; onuslo fl O"t\|μEia etcr6ou, μforo rorv ozoizov ot anmwμevec; yta 'tT\ vri0Mrr10"t\ 1tA.rtpo<popτe<; oiaPtPci1;ov'tat ft μnopei vc omplpci;(oV'mt cro Aie9vt; NTJoMyto. Kci0e i:uμpaIMμevo Kperoc K<XtX 'tOV opioou au1:6 μnopei vu Ka0opicret 1:lc; 'tUXOV 1tpoi.1t08foe1;c; nou ea 1tpfaet vc 7tA.l|)pO'UV'tUt 'nptv Clt6 t11 ota.PiPaO"t\ 'tCOV 1tA.l|]pO<poptrov (X')tffiv CJ'tO Ate0vec; NrioMyto.

Ap0po 19

Εγκυρότητα και χρόνος νηολόγησης

1. H vri0Mrr1crri sivca eyl(l)pl] μ6vo ClV *txei* yivet crμ<prova us ro Ap0po 20.

2. H v110Mr11ITTJ, sciv sivat €" {1Cl}P11, OA.0t111pcovs.m us TI)V stcmcoyft rrov anmwuμmrov ltA.11pocpopunv crn, J36.ITTJ osfouevrov rou ilt£0vou; N110A.Oyiou, Ka'tci rpozov roe ve dvm ouva'tft ll np6crPacri cs au.s<;

3. Ilp6crPaTT\ crs μ{a V'f1OA.O'Y11ITTJ yta rou; O'K01tou; n,c; nporyyouμEVric; napa.ypcipou umipxst orcv:

a.) To fits9vec; N110Myto n,c; exsl napaxropftast f:vav ausov.a. a.pt9μ6 ◊p_kK€A0T)
Kat

P) ot nll.11pocpopie<; rrou acpopouv TI) V110MY11ITT\ cruunepAa.μravouμevou rou apt0μou rou cpaKeA.Ou, exouv ano9riKeu9si μ6v1μa Kat umipxsl np6crPaTTJ cs ClU'tB<; oro fite0vec; N110Myt0.

4. Av K<X7t0k< eμnpa.yμa'tll Cl0(j)ClA.eta., 7tOU EX61 ClpXJ.KCl Kcm1xrop110d roe; μE\,1\,0V'ttKTJ ote0vi); sμnpciyμan, acr<paA.eta, 1emacr.-si 61s°°°1<; sμnp<iyμa'tT) a.crcpcia.Eta, .6-cs au.ft Bscopelrm ott exst K0.'tCIXffPTJOD a.1t6 to XPOVO -ric; Kmaxroprimic; TI)<; μEA.A.OVtikTJ<; orn0vouc; sμnp<iyμan,c; acrcpciaEtac; un6 rov 6po 6n ll Ka'tCIXWP11<Jll iaxus aK6μ11 a.μforoc; 1tpv .., <JUO"t0.0<Jll n,c; owevouc; 6f.tltpciyμa-ric; Cl<J(j)ClA.etac; auμprova μe ro Ap0po 7.

5. H 1tpo11"(ouμeV'll na.pcipyacpoc;, us 't<; anapClt'tT)'tec; .po1ton0111crs1c;, scpapμ6t:em1 ◊'t'llV 1CCl'tCIXWP11<Jll μEA/1.0V'tlcrJ<; 6KXWP11<JYJ<; μtel<; ots0vouc; sμnpciyμa'tT); Cl<J(j)ClA.E1Cl<;

6. H np6aPacri <S μia. KCl't<X<DPTJITT\ an, Plicri osoouevrov 'tOU fite0vouc; N110A.Oyiou npbtst vc yiw:em auμprova us ru 1tpoPAE1t6μEVa an6 to I1prot6K011.A.o KP'tllpta..

Ap0po 20

Συναίνεση για την καταχώρηση

1. Mm &t.s0vitc; sμnp<iyμan, acrcp*iAE*m, μta μsUovttKTJ 01f9vitc; sμnpciyμa'tTJ aacp<ia.em ll sKxrop11ari ll μell.11.ovnKiJ slexcpn11<JYJ 0ls0vouc; sμnpciyμan,c; acrcpcil1.smc; μnopei vu Kataxrop110si, xm ll Ka-.a.xcnpricri au.ft vc -.poltonol119ei ll vu napm:aeei, npw an6 't1 A.TSll tri<; an6 onoloofltots crupaU6μEVo μepoc; μs 'tTJ ypanftt ouvctvson rou srspou.

2. H crupaμprovia ytCl 'tTV Kat<ca~TJ ots9vouc; qmpciyμan,c; aa<paAEta<; cs sn6μ6V11 ~TJ evavn aAA.ll<; ote0vouc; eμnpa.yμa'tl'J; ampaA.Stac; μnopsi vc Kataxrop119ei an6 ro crupaμA.Mμmo μepoc; rou onolou ll ef.tltpciyμan, acrcpcia.Sta crupaμproft011Ks vu K<ltCltayd cm en6μEVtJ tas1111 μs •11 ypa.n'tft cruaivsaft tou as on01aoi}1tote xpovtKll cr-clyμft.

3. H KCl'tCIXClP11011 μnope{ VCl omypacpd cm6 ro crupaμA.A.0μEVO μepoc; U1tep 'tOU onoiou ey1.vs it us •11 ypcmtft cruaivsaft rou cs onotaofptots XPOVtKTJ crnyμT},

4. H an6let11cr11 6w0vouc; sμ.npciyμan,c; aacpciaE1Cl<; us sx rou v6μou fJ crupa.TIKTJ U1tOKCl'tU<J'tCkJY} μnopd VCl Kamxrop110ei a1t6 'tOV 'U1tOKU9tcrtciμEVO o"tci OIKatropam 'tOU UA.AOU.

5. Kataxrop11tfo μ11 crupPattK6 01leniroμa it sμnpa.yμan, acr<paA.Eta μnopouv vc KCltaxrop11eouv Clt6 'tOV OIKClLOUXO rouq.

6. Kotv01t0i't]011 e8vtjc; εμηραυμετιJc; excr<pa.A&tac; μηνει ν« Ka-ra.xcop't}0ei ano tov ΟΙΚ<ltouUXO 't';;,

Ap0po21

Διάρκεια καταχώρησης

ΗKO.ιΟ.XCOPII011 •ΙΙS OIB0vouc; εμηραυμετιJc; cxmpaA.etcxc; t0'X1)el μBXPI TIJV αν:6crpecrfi TT\$ iJ TT A.II~ll TT<; 7cpt6ooou 1t0l) avcx<pepe'tat 0"t't}V KCX'CXxCOP't}011,

Ap0po 22

'Epsuve;

1. On01oofn:0:1e *npoacono* unopsi, Ka-ra rov *npopA&noμevo* an6 ro ΙΙpcot6KoA.A.0 Ka.t 'tou; KCIVOVtO'μouc; rpono, vc 1tpopei cs SpcUV< IJ Vil UltOPaA&t IIITJCJ11 yt.a. SpeUV(I 0'tO Atf0vsc; N110My10 us 't}AEKpovtKa μfoa O'Xe'tIK< us sμηραυμa-rsc; cxmpaAeIB<; ll μeAA.0V'ttKsc; ou:eveic; sμηραυμa-rec; <Ι0(j)UAEIB<; rtou sfvm Ka't<lxmp1lμevsc; o's (l')t0.

2. Mere 't'l\ A.IJj/11 TT<; cxfr11011c;, o Nf10A.Oyoc; SKoiost, K(l't(l 't0V 1tpoPM1t6μevo an6 ro ΙΙpcot6KoA.A.0 Km rouq xovoviuou; tp6no, μe f1A&1Ctpov1Ka μfoa mctoaournxo .spimvac; VI'\011.oyiou ocov a<popa K<lt010 cvtucstpsvo:

- a) 0't0 onoio avaypa<p0V't<lt OM<; ot Kataxcopriμevec; 1t\,1IP0q>Opieic; crxlmKa ps (ll)'t0, lea8roc; Kat 111lμspo μ11v{a. Ka.t ropa KU't<IXCOP1J01\<; 't0)V 1t\,1IP0<pop1.rov (l')t(OV. ll
- P) oro onoio a.vaypa<pstm 6u Ssv l>7tapxouv K<naxcop11μevec; n̄l'μocpopfac; mo Ats0vec; N110My10 O'X6'ttKU μS curo.

3. To 6K009ev, cr6μ<pcova μs mv 1tpo1lyouμ&V11 n:apa.ypa<po, 1t1O"t01totT1nK6 spewac; a.vacpspet on o leawvoma~6μevo; crtcc; n11.1lpo<popieic; KataXCOPTI0llc; mmco-ri\c; am'tl\cre ft npo<ti0e-rat vc anoK-ri\ast chs8viJ sμηραυμa.TIJ a.cr<pa.A.st.a. sni rou uvrucsuisvou, a11.M Sev a.va<pspet e6.v auto 1t0U sxsl K<lt0.XCOP1'\eei sfvut 6te0vf\c; ll μeUovnKi\ 01f9viJ<; sμηραυμa'tl\ acr<pa.Mta., fo-rc0 Ka.t av a.u-r6 μnopsi vc oiamcr-rcod cxn6 tt<; crximKec; 7tA.1IP0q>Opfoc; K0.taxrop11CJ11c;.

Ap0po 23

Kcnall.oyoc; O1lll.rocrsrov Ka.t 01\A.ro0svm μ11 ouμPattK6. otKmroμa-ra. iJ sμηρa.yμa.tsc; acrcpaA.etcsc;

O Nf1oMyoc; otat11p6i KCX:ta.A.Oyo rrov 61lll.mersrov, rrov anocr6pcr6rov OI'\A.rocrerov Km rcov K<l't\yoptrov rrov μ't} croμPa.ttKrov otKa.troμa.-rrrov ll 6μ1tpfryμa.-rrrov ampaMtrov nou 1ewonotiJ8T1Kav cs norov a.n6 to ®sμa-rcopulcaKa. roe; 011A.(J.)8sim:; a.no ta };;μμa11iμeua Kpdrn ouv6.μel. 't0)V Apeprov 39 Kat 40, Ka.0coc; xm t(J)V llμepoμ11vtrov Ka.06 'tStotac; OIJA.ffiCJ11\<; TJ 0.1t0O'UPITTIS OrJA.C001IS' O K<lt0.A.0yoc; CtU't0<; ICO.'t0.Xffipel'Cll xm Ultapxst n:p6crPa011 ce ourov cr6μ<prova. us 1:0 6νoμa. too oriA.0uv.oc; Kprirouc, eivm Ss ota8fotμoc; ce onmoo11non: 1tp6crro1to unopo.ll.Mt crxe-rtK6 a.iTTjμa., 6ncoc; npopMns-ra.t ano ro IJpCO'tOKOA.A.0 Kat 'tOU\<; KCX.V0Vterμouc;

Ap0po 24

A1to8wcttK11 ai;ja. m<noltotl]tl.KCOV

'Eypara<po, us t1'] μορεπι} nou ltpof311.bretat a.no roix; xavovtouour; to ozoto i::μcpa.vit;emt roe; mcrt07tollj'ttKO 1tOU EK869IJICE a1t6 to L1IBevsc; N110A.6yto (l7tOtEA.ei sx 7tpC0tj<; Oj/EC0<; an68i::ti,lJ:

Cl) tOU ysyoVOtO< Ott SXEl EK006d μE aoro tOV tpono· xm f3)trov cvcccepousvrov cs a.ut6 crt0txi:irov, crupn:pMμf3a.vousvlJ<; t1']<; IJμEpoulJviac; Km copac; lea.mxrop1J0lJ<;

Ap0po 25

Διαγραφή καταχώρησης

1. Dtcv txouv a.nocf3i::cr8ei ot un:oxpEroci::tc; nou txouv a.crcpa.11.lcr0i:i μs Ka.mxrop11μfV1'] 1ta.poxfl acrcpa.A.eta<; **it** Ot U7tOXPECOEt<; **zou** OIJμtoupyouv KUt0XffPl\uevo μTj crupf3attK6 otKa.iroμa **i** i:μnpa.yμat1'j acrcpaA.eta, **it** orov ot n:pouno8foetc; μi::taf3if3acrlJ<; t1']<; KUpt0tljta.< crupcpcova. us Ka.ta.xrop11μsVI) crupcpcovia. snTCPuA.a.i;11; KUpt0tljtU<; sxouv ltA.1'pro9d, o btKmouxoc; 'llk<; i:μltpciyμa.t11<; a.crcpa.A.eta.c; 1tpof3a.ivt:t, xropic; a.8tKa.toMyrrr11 K0.0U0'1:Sp1J011, **crn** 8mypyapit t1']<; K(lt0.XffP11011<;).!S'tCl. a.no ypa.ntft 0.ltT(011 tOU 0(j)ELA.Stj, ll onoia 1tapa.o68lllei: **it** 1tapaA.iJcpBll crnv a.va.cpcp6μEV TJ crqv KO.tO.XillPlJ0ll ouru0uvο'iJ tOU.

2. 'Orov μEMOV'ttKTI 8ti::8vijc; i:μ1tpayμa.tl'j a.crcpaA.etcl iJ μEA.A.OVtlKTI EXXillP11011 otti::8vou; cμnpa.yμa.tl'j<; a.crcpa.A.Eta.<; **exel** K<ltaxcop11eei, o μsUovnK6<; ntcrtro'tfJ<; Tl 0 μEA.A.OV'ttKO<; ElCOOX€Cl<; 1tpof3a.ivet, xropic; a.otKUIOA.OYlltlJ Ka.6ucrtsp11cr11, O'tll 8ta.ypacpiJ t1']<; K<lt<lXCOP1'Jcr1J<; μi::ta a.no ypantiJ a.itljcr1J r'ou μsUovnKou ocpewtlj ll i:Kxropriptf, ll onoin 1tapao60rjlCB ll 1taps11.iicp0rJ crnv a.vacpep6μEV TJ crnv K<lt<XillP11011 81ZU0UVOTJ tOU nptv o).!SA.A.OVttK0<; 7tO'trotfJ<; IJ EKOOXfo<; K<ltf3a.A.et to rtocov ll <IVUA.Ct.f3Et tljV U7tOXPECO0lJ K<lt<lf30A.Jl<; tOU.

3.. 'Orev U1tOXPEillO'B1<; 7tOU BXOUV acrcpa.11.tcr8Ei μe i:evtKT] eμ1tpa.yμa.'t1'\ a.crcpa.A.et0., 61troc; 1tpocr81opit;ovta.t os -.camxcop11μev11 xotvoainon s0vtKfic; cμnpa.yμat1']<; acrcpaA.eta.<;, txouv a.n:ocrf3w8d, o 8tKmouxoc; 'llk<; eμnp6.yμat1']<; a.crcpa.4tac; npof3a.ivet, xropi<; a8tK<llOA.OyrJtlj 1CU8UO'tfp11011, O'tl'j otaypacpiJ 't1']<; Kata.XillPl\OllS, μe'ta. a.no ypantfi O.ltJ0'11 tau ocpct.A.Stl"\, ll ozoic napa86011Ke iJ 1taps11iJcp011 CYtlJV avacpep6μev11 crnv KO.tCIX,(.)Pl\011 OteUOUVCYT] tOU.

4. 'Omv μta 1teamxrop1J011 Ssv bcpnsne vc. txet yivet **ii** sivm ll.a.veacrμevri, to n:p6erron:o **unep** rou onoioi sytvs ll Kma.xropTJ0lJ rcpof3a.ivst, xropic; a811ea.toA.6yrJtlJ KaBucrtsp11011, O'tll 8taypa.cpiJ Tl rpononoinor; t1']<; KUtlXCOP1'J011<, μEt<l ClCO ypantfi <lltjcr1J tOU 0(j)ELA.Stl"\, ll onoia. n:apa.868nKe iJ na.pell.itcpBri OtlJV a.vacpsp6μzvri O'tlJV 1ea.mxcop11011 01ZU0uvο'iJ tOU.

Apopo 26

Πρόσβαση στις υπηρεσίες του Διεθνούς Νηολογίου

Asv u<picr'tmat ouosic; Myoc; apvriari;c; np6crPaaric; onoiouoftnote npocrronou 0"tt<; 1tapsx6μevsc; alt6 ro ~te9vsc; N110A.6yo un11pecrie<; KataXWPFIOTJ; Kat speuvac;, fKt6<; cm6 nc; nspmtrocstc; 6ltou o mtrov aouvmei. v« crumopq,ro0si us t~c; ltpoPA.el1t6μsvec; oro nap6v Keq,aA.ato omotKa.crie;,

KE<I>AAAIO VI

TIPONOMIA KAI A'LYAIEL THI: APXHL EJ\EfXOY KAI TOY NHOAOfoY

Ap9po 27

Noμttj npocrromKO'tl')tCl, acruA.ia

1. H Apxri EMrxou altOK'CU Ote9vft voμttj 1tpocrrolt1KO'tl')ta, orcv Ssv'tfIV ota0stet llori.

2. H Apxil EA.fyxou, 'tll O"ttMXfl Kat oi U1tllMllA.Oi 'tll<; Clt0A.<1'UUV C10"UA.ta<; svavn OIKO.O"ttKffIV Tf OtOUCJ1'ttK(OV evspyeuov, 6ltroc; Ka9opi~smt 0"t0 Tipro-c6KOAA.O.

3.a)H Apxil EA.tyxou altoA.U1>et q,opoA.oytK11<; Kat aA."A.rov npovoμirov, 6nroc; μnopei vu npoPMltetat an6 crumq,rovia ps ro Kpcro; unoox1lc;. P)fta 'tOU<; 0"K01touc; 'tll<; ltcxpoucrxc; 1tapcypaq,ou, «Kpdroqunooxric;» slvci 'C0 Kpdroq 6ltou exei 'tllV sopa. 'tllS ll Apxil EMrxou.

4. Ta nsptouotcxsd crt01xsicx, ta eyypaq,a, o1 pa.crstc; oeooμsvrov Kat ta apxeia. 'tOU ~ts9vo6c; N11011.oyiou stvm anapapiacrm Kat Ssv μnopouvc anotsA.tcrouv cvnxsigvvo Ka.tacr(xsaric; ll 6."A."A.ll<; 0KCXCJ"tK11<; ll otoucrinK11<; svspystxc;.

5. Tm touq 0"K07tOU<; 01totacro111tote a.nai'tl')OTJ; K(l'tl 'tOU N110Myou ouva.μm 't0)V Ap0pcov 28 na.pciypaq,oc; 1 it 44, o anrov otKatoutm 1tp6crPa.aric; crnc; n111poq,opie; Kat ta syypaq,a. 7t0'U stvet Clt0.PCl'l')"CCl yta vu smotrol;st 'tllV tKClV01t01110TJ 't1)<; CltCII'tl10"ll<; 'tOU.

6. H Apxri EA.fyxou μnopsi vu a.pet to anapllpiacrw Ka.t mv acru"A.ia. nou npopA.tne-cat an6 rnv na.pa.ypcxq,o 4.

KE<I>AAAIO VII

EY®YNH TOY NHOAOfoY

Ap9po 28

Eu0uV11 Kat oucovopucq acrq,a.kta

1. O N110Myoc; eu9uvstat yta alto~11μimari yta 9sntj ~11μia alt6 anroA.Sta 'tllV onoia sxsi unomei. np6crrono Kat ri ozoic anoppset cμecra an6 cr<paA.μa it 1tacpiKulrl rou 1oiou, rev crteA.excov Kat rrov unal1.11.it1..cov tou it an6 6ucrA.ett0upyia ron 01e8vouc; crucr"Clμa-crnc; VllOAOFIOTJ; elCl:6<; av 11 oucrA.ett0upyia 1tpot1fi9rtKe alt6 avan6q.euK-co Kat μ11 ouva.μevo vex avnμsl:romcr8si yeyov6c;, to onoio osv ftmv ouva-c6v vu 1tpoA.11q.eei aK6μa. KClt us t11 XPI10Tt 'tCOV ciptmrov UψlO"tUμe/0OV 1tpctK'ttKCOV O"tOV wμsa. 'tOU crxsomcrμou Kat 't1)<; Ktwupiyiac; TJASKtpovtKou vnoxovtou, crumepetAa.μpavavμevcov exstvov nou

coopoov rnv napaymyfJ avtyp*< i<prov acr<paMim;* Kat TilV acr<pa.Mtac; crucrTilμa.-trov Km OtKWOU.

2. O NytoMyoc; Sev cuErovci-at crup<pcova μE TilV 1tpoytyouμEV111tapa.ypacpo, oirrs ym 1tpcxμanKtc; avmcpiPetcc; rtov crxenKrov μE 1:11v Kal:axroPrt0"11 1tt..f1po<poptrov nc; ozoie; elaPe **it** 8mp{pcxcre **cm** μopq,11 μE 1:iv onoiw; tla.Pe, ours ym npa.~w; 11 ncptermnKa. yta re onoic Ssv Eivm uncuEluvoc; o i8ioc;, 't<1crtcMx11 Km ot **unallrlroi** rou Km 1:a onofn cruveP11crav 1tpiv Til "l1'l11 'tCOV O"XE'tlKO)V μE 'tllV KCl't.CIXO)P110"11 1t1..11po<poptrov 0"t:0 ~IBElvsc; N110Myto.

3. H ovcospouevn <TTilV 1tapaypa<po 1 a1tol;11μico0"11 μnopci vu μctcoElci, **seooov** to 1tp6cromo 1tOU U1tfoTII t:ll s11μia 'tllV 1tpOK<1.MO"E **ft** cruvtpaAS CTTilV 1tp6t11crft 'tllc;

4. O NrioMyoc; napsxct acrpa.Mta **it** oucovouuoii EY'Y1J110"11 nou Ka.Mnwt TII V CIVCX<pep6μEVII cro 1tap6v ApElpo EUEUV11, <JTI1V €K't<10"1} 1tOU Ka.Elopiset ll Apx11 EMyxou, crup<pcova us ro llpro1:6Ko11Ao.

KEWAAAIO VIII

ATIOTEAE:l:MATA **THL** ME@NOYL EMilPArMATHE AL<l)AAEIAL ENANTI TPITON

ApElpo 29

Ilpotspmomtu torv cruv1:pcxoucrrov cμnpa.yμmcov cxcr<paMtrov

1. Mic KCltaxrop11μsv11 sμnpa.yμ<XTil acr<paMta txet 1tpOtepat6't'lta svavtt Ka.Els {III,A.TJS acr<pa.Mta<; nou Kawxrop11El11Ks μsmysvtm:spa, Ka.Elroc; Kat svavn μri Kataxcopriμsvric; Eμnpa.yμmric; ampa.Mtac; .

2. H npotepat6trta l:yc; 1tproTIIc; Kma. crctpa. ava.<pcp6μEV11c; sμnpa.yμa.'t'lle; acrpa.Mmc; crup<pcova ps 'tTJV npo11youμEV111tap6.ypacpo, tcrXI)Et:

a) aK6μri Kat ornv nspmtrōO"t} stou ll nproTil 1eal:<i cretpa a.vacpsp6μEV11 Eμnp<iyμa't:11 acrpa.Mta anoletiTtKE ll Kamxropft9rtKE μE npayμcxttKi} yvroO"ll 't:ll< u1tap~TJ<; 'tTJ< all,11,ic; eμnpctiyμa't'lle; acr<pcimtac; Kat

P) aK6μa Kat ooov a<pop<i to noco zou KataPl11El11Ke am5 w otKatouxo 't:TJS 1tpro't:TJc; Kata cretpa. avacpep6~tEVII<; eμnpctiyμmric; acr<pa.Mtac; o ozioic otsElEte autit 't:ll yvroo-11.

3. O ayopacrītc; sv6c; avtKetμsvou anoKta. cμnpayμa't:Tj acrpa.Mta Elti cutoii:

a) un6 trtv clt<pu11,al;11 Ka.Ele eμnpayμa't:11<; a.cr<pcimta.c; zou stvm Kataxropytμsvri Kata. to XP6vo alt6KTI10"1}<; an6 aut6v 'tll< sμnpctiyμa't:Tj; cxcr<pa.Mmc; Kat

P) xrop(c; vc Oecrμneuetat .a:n:6 01tomo11tote μ11 Kata.xrop11μsvri sμnpa.yμaTil a.cr<pa.Mm, fotro Kat av 8mElfaet 1tpayμatt1C11 yvroO"ll 'tll< una.p91c; nap6μomc; eμnpayμatytc; acrpa.Mt(l;:

4. O un6 6pouc; ayopacrītc; **it** o μtcrElco'tii;c; crs cruppaO"t} XPrμato801:t1C11<; μfoElcoO"llc; Cl7tOK't<1 't:TtV eμlpciyμatytc acr<pa.Mta **ft** to foKairo~tci 'tOU e1ti 'tOU O.VttKetμSYOU:

- a.) 1) 1t0 'tllV 81tt(j)UA.a.;l1 K<ioe eunpayua'tllc; a.cr<paAetac; 1t01) sivm K!lt<IXCOfJ11μevT\ npw <l1t0 'tllV K<lt<IX(l)f)flO'fl 'tllc; Ote0vouc; eunpayua.t'lc; 0.0"(j)O.Aetac; 'tllc; 0lt0t<Xc; fJta.v 0lKatouxoc; 0 1nt6 opou; 7W.)Afltl}; it 0 eK~tcrSroti\c; 0'8 crupPa.◦T XP11μex:moontjc; micr0roaT}; Kat P) XffiiPtc; va. &ecrueuetat a.no 0ltota.8ftltote eunpayua.'tll ampaAeta 7t01) 8ev eixe Ka.a.xropf18ei 'tll cruyKeKptμfVfl XPOVtKi\ crnyμft, foto Km a.v 8ta0stet 1tpa.yμo:nKfJ "(V(l)OT} 'tll; Ulta.pl;f\c; Ita.p6μotac; eultpayuCltf1c; C10"(j)<lAetac;

5. H nporepmornt« μeta.<6 cruvtpexoucrrov sμnpayua.-rrov ampaA.etrov fJ otKuroμa-rrov crupcprova. μe to zupov Ap0po μnopei va. rpozozotattut ps crupcpcovia rov otKmouxrov TOJV eultpayua,t(OV (IU;)(I)y 0.0'CP0.Aet(l)V, o 8KO0XS0.%;, ομροc;, eultpayua'tllc; acr<p<A.eta<; 1l onofn crup<provfJ0flK6 va. Katatayeι os en6μ8Vfl tal;T\ oev 8ecrueuemt a.no μia -rstota couqxovic, 6Kt6c; sdv, Ka.ta to XP6Vo 'tllc; BKX(l)Pi10'fl;, eixe K<lt<IXCOP110e(ll K<lt<ltO.qj 0"6 en6j.1fVll tal;ll nou npocintet a.no 'tll crupcprovia a.uti\.

6. H na.pa.xropouμ8Vfl a.1t6 to 1tap6v i\p0po nporsputornro; cre eunpayua.'tll a.crcpaA.eta elti uvrucstusvou sxtsfvetct Kat ma npo'i6vta a.nol;;11μko0'fl; a.uw6.

7. H 1ta.poucra. Luμf3a.O'fl:

- c) Ssv 8iyst ta. otKa.troμa.ta. npocroronou eni ev6c; npayμatoc;, aA.AOU a.n6 to cvnxeτeυeo, rcov oaokov iJmv 8tKa.touxoc; to sv Myro npoororeo npw a.n6 rnv S)'K().t<ITT<ltT\ tOU rcpa.yμa.wc; 6ltt uvnxstusvou, BON, crupcprova us 'to scpapμocrtfo Sixmo, re otKa.troμata a.ut6. cruvxil;ouv va terxuouv Ka.t μ1mi 'tllV 6)'K!ltαO"taaT}.
- P) Ssv sμno8i1;et 'tll O'UITTUO'fl otKa(i)μci-crov sm ev6c; npa:yμo.-coc;, alliu a.ll:6 to cvmcsieυeo, to onoio eixe ll8ll eyKatacrta.Set eni uvrxtetusvou, eoocov, crupcprova μe to sq)(lpμomfo oiKa.to, npopliemt ll crucri:a.O'fl -eE'totrov 81Ka.troμ6:tcov.

Ap0po 30

Anon:Mcμam a.cpepeyyu 6'tllmc;

1. :E'tllV 1t8f)t1t(t(J)O'fl otaOtKCl0'tac; acpepeyyu6'tlltCX\; KCl't(l 'tOU ocpelAE'tll, μia ote8vfJc; eultpa')μ<lt1 acr<paA.eta 1ta.payel a.rco-ceMcμata, eav, npw alt6 'tllV evapl;ll 't(J)V OtaOtKacnrov <k(j)SfBY)'UO't11-CCl\c;, T\ eunp<i}'μ\lltT\ a.ut1) a.crq>aAeta. eixe KCl't<IX0lfJ110ei crupcprova us TTJV 1tapoucra. Luμa.O'fl.

2. Kaμia 016:tal;Tt -rou rcp6vtoc; i\p0pou Ssv 8iyet 'tllV o.nol:sA.ecrμa.ttK6'tllta 61.eSvouc; eunpayua'tllc; acr<po:Aetac; mtc; 8ta.8tKacrie;c; acpspe')yu6'tlltac;, orcv T\ 0"U)'KeICptμEV11 eunpcirμo.'tll o.cr<paAeta napciyet o.1t0:eMcμal:a. crupcprova. μe to scupuocerso 8i.Ka10.

3. Ot otai:al;stc; rou mxp6vtoc; i\p8pou oev Siyou:

- a) rou; xcvoVsc rou s<pa.pμomfou otKaiou mtc; 8ta8tKacrie;c; a.<pepe')'yu6'tllm<; nou acpopouv rnv anocpuy1) npovo μta!CT)c; cruvaua')'llc; fJ 'tll μe1:aPiPa◦Tt yta Kata.OOA.teU0T} trov mmroi:rov iJ

P) 6lKovoμ1Kouc; KUVOVE< ltOU coopouv 'tllV (X<KII011 O1Ka.t(Oμa:t.c.ov mi ltEpt0ucrim; ll ortoin 'tEA.Ei un6 rov eA.EyX,o ft un:6 TIV EltiPAfT'11 ton 6mxeip1cr'tft 'tll< a<pepeyyu6'tll'tac;.

KE₄AAAIO IX

EKK.QPIU:H 1:XETIK..QN ~IK.AIQMAT.QN KAI ME@N.QN EMIIP ArMAT.QN Af:<f>AAEI.QN, ~IKAI.QMATA YITOKATATI'A:Eill:

J\.\p0po 31

Αποτελέσματα εικχώρησης

1. E1ct6c; U1t6 'tllV 1tEpimro011 07tOU UltaXpX,E1 6ta.cpopS'tlK11 crupcprovia. μsm~u 't(0V crupia.A.Aoμevrov, ps t11v EKK,00P11011 cruv6eμevrov 6tKa.troμ,hcov nou syivs 6uvaμet rou J\.\p0pou 32 EKK,C0pOUVtat E1tt011c; ITTOV EK60X,fo:

o) ll <J,X,EtlK11 6IB0vftc; Eμ1tpa.yμa.'tll <l<J<p<IA.Et<l' Kat
P) 6A.Ec; 01 eμnpa.yμme; a.crcpa.A.E~ Km npo'tepa.t6'tll'tEc; ton EKK,C0Pll'tft crupcpc.ova us 't11V rtapoucra l:uμPa011.

2. Kauto, 6ta.'ta~ll 'tll<; 1ta.poucrac; l:uμPa.011c; 6EV Eμ1t06it;m. 'tll μeptlCJ1 EKK,COPTJ011 rev cmv6eμevrov 61KaU:0μ<!tCOV 'WU EKK,C.OPI1'tll'. LS 1tEpt1t(,0011 1tap6μ01ac; μsptl<11c; EKK,rop11cr11c;, 0 EKK,WPT)'tll<; xm 0 SKOOX,foc; 6uvavw.l VO. crupcprovftcrouv roe; zpo; 'ta. avi-icr1:01xa oi-Kmroμa'ta rouc 1tou coopoov 'tll <J,X,Et11<118w0vft i,μnpa.yμa.'tll acrcp<iAEta. Kat m ortofa EKK,<.opt011Ka.v crupcprova μe TIV nporiyouμsvri no.p<iypa<po, Ka't<i 'tp6no 6μroc; nou vu μ11 0iyet rov ocpstllini xropic; 'tll cmyKa'ta.9ecrf rou.

3. Yn6 mv emcpull.a~ll 'tll< napaypacpou 4, 1:0 eccpuorso 61lemo KaOopit;et 'ta μfoa ciμuvac; Kat ru 6tKatc:μa.1:a. anot;11μiro011c; 7tOU 6ta0ihst o 0<μEt/1.S'tl]< KU'ta. 'tOU EKO0X,SO..

4. O ocpEtM'tllc; uzopsi ava. nacra. O'ttyμft va. na.pat'l!]9si, μs'ta. an6 ypan'tft ouuqxovic, alt6 CA.CI „ alt6 K<ltOl(a.no tu μfoa aμuvac; Kat ta. 0tKatroμa.m altot;11μiro011c; 'tll< ltpoT)you'μevllc; napa.ypacpou, e~mpouμtvrov rev aμuvnlerov μforov nou oxe1:(sov'tat us 86A.IE<; EVBpyem; SK μepouc; 'tOU EKC)OX,fo.

5. L'tllV 1tEpt1t'0)011 SKX,ffiP11011< ev Et0E1 sμnpa.yμa'tll<; aocpa.A.Etac;, 't(l EKK,rop11ema cruv8f6μeva otKatroμata μsmpipcit;ovtat SK vsou orov EKKCOPTt'll, soocov aK6μTJ ucρimavi-m, ornv exouv anocrpeo0ei ot ultOXPECOcrel; ztou sxouv acrcpa.ll.tcr9si us rnv SKX,COPTJ011.

J\.\p0po 32

Τυπικές προϋποθέσεις εικχώρησης

1. H SKX,COPTJ011 cruvos6μsvrov 6uca.troμa.'tcov μrm:tPtPa.t;et 't1l <J,X,EtlCJ1 6w0vft eμnpciyμa.'tll'] acrcp<iAEta. μ6vo orev:

a) sivat ypan'tft

- P) 1tapexst 'tl̄l̄ OUV<lt̄t̄tl̄t̄l̄ avayvcbp1011c; 'tt̄lc; crupPa.011c; (lt̄t̄ rnv onoin a1toppfou
re cmvos6μεva otKatcbμa'ta;
- y) Otl̄V lt̄Sp1lt̄t̄OOOT] eKX,COPHOTlc; sv SWfL sμ1tp6.yμa.'tl̄c; acr<pa1lf1a.c;, na.pexet 't11
8uva.6'tt̄l̄t̄l̄ Ka.6opμou, crupcprova μ.e to Ilpro't6KoUO, rcov unox.psrocrsrov rrou
acrcpal-i-ov'ta.t μforo 'tl̄c; ElCX.ffiP10"llc; xcopic;, cooroco, vc umipxsl av6:yJC11
Ka.6opierμou sv6c; ncr<pa.A1crμevou noooou iī rou μeyi.mou acr<palicrμevou nocoo.

2. Elexrop11011 orn6vouc; εμ1tpa.yμa.'tl̄c; ncr<pc1Mtac; lt̄OU cmcr.ci9r|Ke ll npopMnsiat an6
crupPa0"ll na.poxl1c; sμnp<iyμm1lc; acr<p*i*Mtac; Ssv stvrn ey1COpri av Ssv sKxcopou,:m
sn1011c; Kanota. fi QA,J., m crxe'tt̄K*i* cmvoe6μsva OtKO.tρμμ;a.

3. H napoucra I:μμaO"ll Ssv scpapμ6t;:emt cs 1tepimro011 fKXCOPtO"llc; ouvosousvorv
0IKClt>μci'tOJV 71:0U Ssv exei roe; t1ltO'tBMCμa 't11 μemPiPa011 'tl̄c; avnct'OtXT)c; 8rn9vouc;
sμnpa:yμa.'tl̄c; acrcpc1Mtac;c;

Ap0po 33

Υποχρεώσεις του οφειλέτη έναντι του εκδοχέα

1. Lt̄O paeμ6 7t̄O'U 't(1 cruvos6μsva OtKat(J)μ<lt̄Cl KCl1 Tl avncrwtxr, ot.f6vfic; εμrcp<iyμa.'tl̄l
aCJ<pa.Mta exouv μf'tap1paa9ei crupcpcova us re Ap9pa 31 Kat 32, o opst.M.llc; ce crxfori
us au.a ,:a 01Kmroμa.a Km (l̄>t̄l̄ 't̄V acrcpaAeta oecμ.EUe'tm an6 'tl̄V eKxropricri Km sivm
unox.perouevoc; vu npopsi os n1ripcoμfi fJ vc eK'teAZCJet a.AAT) unoxpec0"ll npoc; rov
eKOOXEa., μ6vo orcv:

- a) ll eKXffiP11CJt̄ exel yvral1:0lt̄o1ried ypa1t1:roc; ITTOV O<petAZ'tT̄ a1t6 'tOV eKXCOP11t11, T̄
Ka't6t1t1v sl;oumoo61:ri011c; au-i:ou Kat
P) Cl'tl̄ yvrocrl1:01tiori0"11tpocrotopit;:ovmt ru cruvos6μsva otlemroμa'ta.

2. Avsl;ap,:fJ-i:roc; 01t̄o10uorino.s 6.lMu Myou yta tov oxoio ri lt̄l..ripcoμfJ fJ ll eK'tEMOT]
ultox.peco011c; sx μepouc; tou ocpeAfll rov anallicrcrouv a1t6 01t̄o1aoft]t1:e su0uvri, ri
1t̄A.T̄pCOμij K<l11l eK'tBMOT] 'U1tOx.per0"llc; ea LCIX)O'UV yw. to CJK01t̄0 Cl'U'tO, eav exouv yivst
cruμcprova us 't̄V npollY0'6μeV11 1tap6:ypacpo.

3. Kapia ot.6:ml;ri rou 1tap6vt0c; Ap9pou Sev 0iyet 't11 crs1p6. npornpm6-i:rimc; t̄COV
cruv,:pexoucrrov slexropfJ~erov.

Ap9po 34

'EvotKa PoriSfμa,:a cs nspiltl:co011 μri eK'tBMCJt̄; SJCX.COP110"llf e» dlost εμnpa.yμa.'tl̄c;
aa<paMtac;

I:e 1tfp11t̄t̄ff1OT] μri eK'tBMCJYj; an6 1CMUpac; 'tO'U eKXffiP11t̄T̄ rov 'U7t0x.perom,rov 'WU ouvauet
'tl̄c; el<xrop11011c; 't(OV ouvosouevcrv 0LKatffμa,:cov Kat 'tl̄c; UV'tl̄O"tOtXT)c; Olsevouc;
sμ1tp6.yμa.'tl̄c; ClCJ<fUM:tac; 1t̄OU exei napaxroprieei sv eioet sμrcpciyμa.'tl̄c; ClCJ<pUMtac;, :0
Ap9pa 8, 9 Kat 11 eroc; 14 e<papμ6t;:ov,:m 0"ttc; crxfoeic; μe,:ai(> eKXCOP11t̄T̄ Kat eKooxeia
(Kat, avacpoptKa us rn cruvos6μsva 01Kmroμata, wxuouv s<p6crov ot otai:al;w; aui:ec;
μn:opovv vc ecpapμocr0ouv cs 6:ulri zepiouotc), roe; av 01 avacpopc;;

- a) <JTTIV acr<pa.11,tc~lSVTJ ul0XPBro0'1\ Kat rnv na.poxi\ a.cr<pciafmc; vc ftmv a.va.<popc; crnv a.cr<pa.A.tcrμev,i ps 'tflV eKxrop11cr1l rrov cruv8s6μavrov 8tKatρμ6:rrov Kat 'tl'lc; 0.V'tl<rtOtXJl; Ote0vou; eμ1tpciyμa.'tl1; acr<pciafia.c; 'tl0XPSro0T\, Ka0roc; Kat crnv 1tapoxfl acr<p6.Aftac; nou crucr't6:0'tlKe us a.u'tf\ 'tl'IV eKXCOPflOT'
- P) (J'tO OCIVekJ'lTl ll 'tOV mcr'tro'lTl, Ka.0roc; Kat 0"tOV 0<STAS'tfl vc T|tUV ava<popc; orov ele8ox;fo Kat rov eKXIDPl'lTl'
- y) (J'tO 8tKllLOUXO 'tflc; 8t.e0vou; eμnpayμa.'tflc; acr<paAftac; vu Tj'tCIV ava<popc; orov eK8ox;fo Km
- 8) cro cvnxsiusvo vu iJ'tav avacpopc; ore eKxrop11eevm cruv8e6μeva otKmρμam Kat rnv a.v'ticri:otm ots0viJ eμ1tp6:yμa.'tl1 a.crcpa.A.eta.

Ap0po 35

Ilporepmomre cruV'tpexoucrcov eKx;ropiJcrerov

1. 'O'tCIV Ultapxouv O'l)V'tpexoucrec; SKX00PiJcretc; cruv8e6μevcqy 0tKmρμ(itrov Kat μia 'tOUA<Xt~JtOV an6 au.ec; nc; eKxropflcretc; 1teptl,aμpa.vet rrtv a.vricr'tOtXJl ote0viJ sμnpayμa.'tl1 a.crcp6.Afta Kat exei KaraxropriSsi, ot 8ta'ta~etc; ron Ap0pou 29 ecpappμ61;;oV'ta.roe; av ot ava.<popc; cs Kataxmp11μEVll sμ1epayμa't11 a.crcpaA.em vc: iJw.v avmpopec; ce BKXCOPflOT\ rorv ouvoeousvcv 8tKenroμlitrov Kat 'tl'lc; avricrwtmc; 1eataxrop11μev,ic; eμnpayμa.'tl1 acrcp6.A.eta; Kat roe; av 01 avacpopc; os Ka'taxrop11μevYll it μ11 eμnpayμa.'tl1 acrcpaA.eta VCl ll"CUV a.vacpopc; ce KU:aXIDPl1μ8Vll iJ μ11 SKX00Pi10'1\

2. To Ap0po 30 scapμ61;;ewt cs SKX00PiJCTT\ ouvosousvcv oumiroμa'trov roe; av ot a.vacpopc; cs 8ts0viJ eμnpnyμa.'tfl acrcpaA.eta. vc Tjt'IV avacpopc; cs SKX0OPT)OT\ rev cruv8e6μavrov otKat.C0μatCDV Kat 'tl'lc; av1:imotxrlc; 8te0vou; eμ1tp6.yμa.'tflc; acrcp6.Aftac;

Ap0po 36

Ilpotaprnomtu rou eK8oxfo os crxe0T\ us ta ouvosouevc 8tKatρμma

1. O SK(OXfoc; 0"l)V'OeopμeV00V 0tKat0μa't00V Kat 'tl'lc; CIV'tlcr't0X11c; Ote0vOU<; eμnpayμa.'tflc; cxcr<p6.Aftac;, 'tOU ozoiou ll eKXIDPl10'1\ exei KCltaxrop110ei, ex;et npoteptcomtu, cμnpayμa't0 Ap0po 35 napciyμa<poc; l, evavn J.AA.OU SK8oxea cruv8e6μEVCDV OIKatρμuatrov μ6vo sdv:

- a) ll cμpa<Jll alt6 'tl1V onoia anoppfouv 1:a cruv8e6μeva otKatρμa'ta opil;et 6n acrcpaI~ov'tm 016. 1:0u uvrueuisvou it cruvofovi;m ue mrc6, Km
- P) ta cruvos6μava otKatρμa'ta. crxel:it;:ovmt us to uvtucstusvo.
2. Fur rou; O"Konouc; rou motx;eiou P) 'tl'lc; lepollyouμaVllc; napayμa<pou, w. cruv8e6μEVa otKmρμam crxetit;:ovwt μa to cvnxsievo μ6vo ecp6crov ouviotcvmt os 8tKmρμata Kata.Pot..itc; ll eK'tBA.S0T<; unox;pero0T<; zo» acpopci:
- a) 7t00'0 ltOU 7tpOKCX.'t(l~Al10t'lKe Kat x;pl1cr1μ0leotl,S11Ke yta 'tl'IV ayopn 'tOU cvrucusvou'
- P) nooo non npoKa'taPt..iJ0tlKe Km x;pl1cr1μ0leotl]0t'lKe yta 'tl'IV ayopn aUou cvnxeuisvoue7t 'tOU ozoiou o 8KCOP11TlJ; KU'tetXS aUll ote9viJ eμnpayμa'tl acrcpaAfta, eiv o BKX00P11t'lK; μai;a.pipacre a.univ 'tl'IV eμnpa.yμa'tll ampaAfta orov SKOOX,fo Kat ll O'X,S"ChCII EKX0OPT)OT\ exet Kmaxrop11eei.

- r) TIIIV Ka'tUP11.11tfo yux. ro cvnxstusvo ttμfr
- o) 'ta Kamp11.,,ea yia ro cvnxstusvo μter0μuai-a. ll
- e) 611.11.ec; ulitoXPsrocrelc; nou ceroppsou an6 cruvat11.Myft zou a.vacpepswt ce onmacroipto-ce an6 ~ ltp01lyouμevec; unonapaypa.cpouc;.

3. :Es 611.ec; ~ mt6AOme; 1reptlttrocrelc;, ll 1tpotepat6TII1-ca trov cruvrpxexourrov SKxcopftcrecov trov cruvoe6μevcov Otkmcoua.tcov KaSopi~stut an6 to ecpapμomfo oiKatO.

Ap0po 37

Αποτελέσματα αφερεγγυότητας εκχωρητή

Ot 8stat6.l;etc; t01J Apepou 30 ecpapμ6sovtat crt.e; OtaOtKacrie; a.cpspsy"(1J6'tllt~ cs pa.poc; rou eqcopTJtft roe; a.v ot avmpope; orov ocpelM'tll vc ft.av avacpopope; orov BKXIDPlltl

Ap0po38

Υ1tOKClt<J.crt0.ITT]

1. Y1t6 'tllV c1tUJ>UMS11 'tllS napaypcicpou 2, Kαμfu OtO.tCIS11 'tllS 1tapoucr~ :Euμpacn,c; Ssv 0iyet tllV U7t0Kt11ITtJ cruvoe6μsvcov OIKCILC0μucitcov Kat 'tllS CIV'ttertotxnc; ots0vouc; εμρα.yμat,ic; acrcpa.11.eiac; μforo vnoKaticermcn,c; eK 1:0u vouou ft cruμpa:ntjc; unoKa.t<certacn,c; cruμprova. μe to ecpapμocrtfo oiKmo.

2. H 1tpo-cepm6t,i't<1 μetas{, 01totacr8iJltote εμlpciyμa'tllc; acrcp<imtUS ιου avacpepe-cat crnv ltP011Y()'μBV11 napaypcapo Kat flta< cruv-cpexoucras; εμρα.yμa'tllc; acrcpa:ll.eta.c; μnopd va tpononm110ei us ypanft cruμprovia μe-cal; u rcov 0tKmouxrov trov avtict1:01xcov sμnpa.yμatrov acrcpa11.slrrov o eKooxfoc; 6μroc;, sμnpa.yμa'tllc; acrcp6.11.elas; ll ozotc cruμprovfEt11Ke vc Ka.tamysi crs rn6μev,, -casll Ssv 8scrμeus-cat a.n6 μta tetota cruμprovia, SKt6c; eciv, Kata ro XPOVO 'tllS SKX(l)PllcrQS, eixe K(l)t<XCOPt10et ll Kata.tasll cre elt6μev,, ta91, nou npo~-cet an6 'tll cruμprovia avtft.

KE<)AAAIO X

LIIKAI.OMATA H EMIIPAfMATE:E A:E<)AAEIE:E IIOY YIIOKEINTAI EE LIHA.Q:EEIE APO IIAEYP A:E T.QN :EYMBAAAOMENQN KP AT.QN

Ap8po 39

Δικαιώματα που έχουν προτεραιότητα χωρίς καταχώρηση

1. Ka.Se :Euμpa.U6μevo Kpcro; μnopsi 01tota8ftno-ce crttyuiJ, μe 81111.cocr., rrou Kataties-cm oro @εμat0cpull.aKa rou IpronOK6AAOv, vc 011M,cre1 yevtKci ll et8u<6::

- a) ttc; KU'tlfY0piec; rorv μll cruμPattKrov 8tKmcoμ6.trov ft εμnpayμ6:trov acrcpa11.etrov (eKt6c; ()tKCl(l)μ<lt0<; ll εμnpayμa'tllc; aacpa.ll.eta.c; eni 'tIDV 01t0t00V ecpapμ6st::'tCll ro Ap0po 40), nou, cruμprova μe to 8iKato rou Kpcrouc auwu, sxovv 1tpotepat6TII1ta evavtt εμnpceiyμa'tllc; ampcill.elac; eni ovruceuisvou 1cro8uvuμllc; μe SKBIVll tou 8tKClI0UXOU KCX.'tllXCOPt1μEVT1c; 8ts0vouc; sμltpa.yμa'tllc; acrcpa11.eta.c; Kat 1tOU EXOUV 1tpOtepa.tOTI1'm e|CX.Vt KCX.'tet.XCOPt1μBY1l<; che0vouc; Sμltpayμatl]c;

aa<pa.Mta<; avsl;a.p'tfp:co;c rou av av1:6 ovμpa.ivet ll 0XL oro ltA-aicno Olac>|Ka.cncbv acpspeyyu61:11tac;·Ka.t

P) 6n Καρια 8lata~ll tll; Itapoucras Luμpacrl1c; OSV0iyet to OIK(tt0)μa Kprirotx ll Kpa.l:K1lc; ovt6t1lt<; ota.lCl)pepV"ltIKOU opyavicerμou it a.lliv t0Irotl.KOU 1tpoμ118suTII orιμocericov U1tlJpscncbv vn Kal:a.crxouv ll vc 1tapaKpa-c-llcrouv uvnxstpsvo, crυμpcova μs rouq vouou; tau Kperouc mrrou ym sl;6cpA110"ll rrootov zou ocepiA.ovtm crt11 ovYKEKp1μsvll ovrorqr«, rov opyavterμ6 fi rov 1tpoμ110eu'tll Kat ta onoin ovvoeovtat a.μscra us nc; U1tlJpEcriEc; zou 1tapacrxs6l1K<IV 0"E 0"XSO"ll μe CIU't011 SV< <XA.A.0 C.V'ttKEtμev.o.

2. df\A.000"ll ftou ey1ve crυμpcova. μs t11V 1tporiyouμEV11Itapa.yrapco, μnopeι va. Ka.Aumet KCl'tflyopiec; 1t0U 011μlouprfi611KCIV μE't<. 'tfIV KClta0ecri\ 'tflc;

3. Mn ovμpa.nK6 otKaicoμa ll εμnpayμa:t"l acrpa.Mia. sxouv 1tpo1:epm6l:fIta. sva.vn oie9vouc; εμnpa.yμa'tflc; acrpa.Mta<; μbνov eoooov εμ1ti1ttouv ce Ka.t"Yopia. nou KUA.U1t'tE:t:Clt.a.lt6 of\A000"ll nou KUta:rs6T]KE npw a1t6 t11V K<JW.XC.OP110"11 t"l; ote9vouc; εμnpayμm:ll c; a.crpA.Af tac;.

4. IIapd 'tfIV una.pl;ll •TJ; 1tpo1lyouμEV11c; napaypa.crou, K<i0e ~uμpa.11,Mμsvο Kpdroc uxopet, Kal:a. ro XP6vo emKUpo0"ll<; anoooxflc;, syKptO"ll<; it npocrxc.oPJJerllc; oro Ilpro1:6KoA.Ao, va 01111,rocret 6n SVA otKa.iropa it μia. εμnpayμa:tfl acrpa.Mta nou εμ1ti1tl:el o'E KCl'tflyOpfa 7t0U KCIA.U7t'tE'tClt U7t0 011A.000"11t0U S"(tVE crυμcprova. us ro ITTOtXEto a) l:llc; Itapa.yp<cpou I exei 1tpo1:epat6t11"t"Cl sva.V'tt ote9vouc; εμnpa.yμa'tflc; acrpaMta<; 7t0U KawxropitOTKE nptv an6 't11V llμspoμllvia 'tllc; emKUpo0"ll<; anocSoxr,c;, syKptO"llc; iJ 1tpocrxrop110"llc;.

Ap0po 40

Καταχωρητέα μη συμβατικά δικαιώματα ή εμπράγματες ασφάλειες

Ka.Se Luμpa11,A.6μevo Kpdroq μnopeι on:01aoiJ1tote crnyui), μe o,iAro0"ll1tou Kata1:i6e1:m oro ®εμatocpuA-aKCl tou IIprotOK6lliu, vn xctnprtost Kata.Aoyo rrov KCl'tflyOptrov μT] ovμpanKcbv otKmcouμl"Crōv fi εμnpayμa:l:cov acrpa.Mtrot nou stvm Kal:a.xcopllteec;crυμpcova μE 'tfIV Itapoucras LUμP<0"ll cs crxs0"ll μE 01tot8f1tote KCl"CTJYOpia CIVtL.KEtμsvcov, roe; av ta. otKmroμata aul:ci ft o1 εμnpayμate<; ampcia.Etec; vc fltav εte9vefr; εμnp<iyμatec; acrpa.Mtec;, Kat ztou avημel:rolt{sovtal oro el;ric; av<iAoya. H 8itAco0"ll UU'tl\ μnopeι va rpoaonoteitm Kma. cSta.crTllμa.ta.

KE<|>AAAIO XI

ΕΦΑΡΜΟΓΗ ΤΗΣ ΣΥΜΒΑΣΗΣ ΣΤΙΣ ΠΩΛΗΣΕΙΣ

Ap0po 41

Πώληση και μελλοντική πώληση

Η nnpouou l:αμβ3a.m, ecpapμοl;e1:m eni nCOATJCJTIS 11 μεll.11.ovl:t1CTJS 1tCOATJCJT]c; avtuceτμενου, onroc; 1tpof3Aine1:m aно 1:0 llpro1:0K0Uo με 1:u; crxe1:tKsc; rpononomoeu;

KE<J>AAAI0 XII

LlIKAIOLiOI:IA

Ap0po 42

Επιλογή δικαστηρίου

1. *Me* 1:TJV em<puAa91 rrov A.p0prov 43 Kat 44, ta 6tKacr1:f]pta ev6c; 1:αμβ3a.Uομενου Kpdroi»; nou eneAΙYTJcra.v a.no ta cruf3al1.M·u,va. μspT] μim; cruvαUa.yitc; sxouv 8tKmo8ocria. os crxemi us K<10e a.nail:TJm, rrou f3acrisewt <tTJV ,w.poucra Luμpam, ave~apl:11tcoc; roo ecx.v 1:0 c7tlN,"fSV 0tKamf]pto cruvosemt 11 6xt με λ:a cruf3aU6μεva μεpTJ 11:TJ cruvαA.NX'YTI. AU'tll TJ 8ucmo6ocria aivm altoKA.etmtKf], c!Cto<; ecv uepima,m 8tacpopel:ucll cruf<pcovia με1:a9> rov cruf3alloμevcov.

2. Kci0e crxel:itj crufcprovia. stvm ypan1:1111 cruvcin1:etat με6.11.11.0 tpono, crufcprova ps 1:tc; n>mKec; npoi.ino0foetc; rou otKa.iou rou c7tlN,"fSVtoc; 6tKacr1:T]piou.

A.p0po 43

LitKmo6ocria crufcpcova με 1:0 Ap0po 13

I. Ta entAeysvl:a an6 re cruf3tu.Μμεva μtpTJ otKacr1:11pta. ev6c; 1:αμβ3alMμενου Kparou; Kat ta otKacrt-ftpta. 1:0u l:αμβ3aAMμενου Kprrrou; 0"1:TJV emKpcitew. 1:0u ozoiou f3picrKetm ro cvnxslusvo sivm apμ68ta vu napcicrxouv npoctucic crxenK<i us 1:0 uvnxstuevo a.mo, crufcprova us 1:0 cip0po 13 na.pcipyap.cop; 1 cr1:0lxeia. a.), P), y) Kat 1:0 cip0po 13 na.p<ypacpoc; 4.

2. LitKatoc:iocria yta. napoxfl 1tpocr.a.cria.c;, crufcpcova με 1:0 Ap0po 13 1tapciypacpoc; 1 crw1xefo 6), Ι<ΙU111tpocrptV111tpocr.acria, crufcprova us 1:0 J\,p8po 13 napciypacpoc; 4, μnорou vu <ΙCJ1Cllcrouv:

a) είτε τα επιλεγέντα από τα συμβαλλόμενα μέρη δικαστήρια:

b) sits m 61Kacr1:11pla rou Luμ3aU6μενου Kparoi»; cr1:TJV emKp6:tew. rou onoiou f3picrKe1:m o o<petAil:T]c;, seocov 11 napex6μ6V"ll npocerta.cria, crufcprova us rouc opou; 1:TJS an6cpam,c; nou l:TJ 6tal:<icrcret, aivrn eK1:eAecl:11 μ6vo cr1:TJV smKp<il:ela rou 01YflC6Kptμενου l:αμβ3al1.Mμενου Kpdrouq.

3. Eva 0tKaITf]pto sxsl 0tKatoocr{a, ouvajet rcov 1tp0Tjyouμενrov napayp<icprov, a.K6μ11 xut av o l:AtK6<; 6mKavov1crμ6c; l:T]c; anai1:T]m,c; rou A.p0pou 13 napaypCl<poc; 1 yivet Ι<Ι 6tat1:Tjcertl.

Ap0po 44

~uca.tooocria yia eKoocri anocpa.crscov Ka-ca rou NrioMyou

1. Ta. OtKUcrTIIpto. 'COU 't07tOU 61tou O Nr10Myoc; ex.st 'CO Stoucntuco 'COU KBV'cpO exouv a.1t0Kkterwr1 apμootOTI}'tU yta. smo'iKa.CIT] a1tol;11μiroo"TJ<; ft yta. BKOCITJ a1tocpacrsrov K<lt0. Tau N110Myou.

2. Orov eva. 1tp6crro1to a.ouva.Tsi ν<> awv1t0Kp19si os afr11cr11 nou unoPlft91'JKS crμpcprova μs τo Ap9po 25 Km τo n:p6crro1to mrto Ssv ppfoKsTm n:Atov {;T} l;coft ft Sev μnopsi vc svromotlei, cim-cs va. sivm ouva'Cll TJ iKoocri alt6cpacr11c; oa pa.poi; 'tOU non va. rov 01a-cacrers1 va. npopsi crT} ota.ypa<ptf Tl'S Ka.mxrop11crric;, w a.vacpsp6μsva crn1v n:pollyoupBVTJ napa.ypacpo otKa.cr'ti}pta. exouv CX1tOKASlO'tlKT} apμootO't'TJT<|, KlIT01ttV atCllcrsroc; ton ocpstAe'tTJ ft rou μs)J ..ovtucou ocps1Xe1:11, yia £Koocri an:6cpacr11c; n:ou va. ota'a.crcrst ro N110A.6yo vu npopd crn otaypacp11 -cllc; KamxropTJCITJS·

3. Otcv eva 1tp6crro1to aouva.'tsi va. crμμopcp9si μs a.1t6<pacrrJ otKUcr'tTJpfou nou ex.st apμootO'tTJ't<. ouva.μst T};< n:apoucra.i; l:μμpa.O'T)c; ll, <tTJV n:spiltFCOCTTJ s9vtKi}c; sμnpa.yμaT'TJc; a.cr<pa.ABto.<, us 'tTJV a.n6q.a.crr1 a.pμbotou otKa.cr-c11piou TJ onoin otm<icrcrst ro 1tp6crro1to au't6 va. npopsi <tTJV rpononolnor] ll 'TJ otaypa.<piJ tll<; Kamxrop11crric;, 'ta. a.va.<pep6μsva. <tTJV 11:a.pa.ypa.<po 1 OIKll<r'tlIPta μnopoulos va. ota-ra.souv 'co N110Myo vc MPst re a.11:a.pa.t'tTJ'ta. μt'pa. yta 'tTJV sK-cBAS<tJ 'tTJS a.n6q.a.crric; autfic;.

4. EK't6<; av a.A.AID< 1tpoPM1ts'tat ctu; 1tpo11yovμsvsc; napaypacpovc;, Ka.viva. otKa.<r'tlIpto osv unopsf ~a. SK8iost OtaTaysc; ft mi:ocp6:crs1c; KU'tU τou N110Myou ll oscρμsunKec; yta au-c6v.

Ap9po45

Δικαιοδοσία σε σχέση με τις διαδικασίες αφερεγγυότητας

Ot otma:sstc; 'tOU 1tap6vwc; Kscpa.Miou Ssv s<pa.pμ61;ovmt crnc; otaotKa.crisc; acpspsyyu6t'TJ'tac;

KE<|>AAAIO XIII

ΣΧΕΣΗ ΜΕ ΑΛΛΕΣ ΣΥΜΒΑΣΕΙΣ

A.pepo 45a.

l:xfori us TTJ l:μμPa.crr1 'tOJV Hvcousvrov Eevrov yta. 't]V EKxrop11crr1 'tCOV Alta.t-rftcrscov oro ~te9vec; Eμ1t6p1.o

H 1tapoucra l:μμpa.O'T) U1tsp1crxus1 'tTJS l:νμPacrric; 'tCOV HvrrousvoV E9vrov yta 'tTJV EKXCOPII<ITJ "COV Alta.tTI10'SIDV oro ~1.eevsc; Eusropto, 1t0'1) a.votss yta unoypaq>ft 0"tTJ Neu Y6pK1'} MU; 12~sKsμppiou 2001, soooov cruvoss-rm μs TTJV SKXCOPIJCITJ a.nm-cfJcrsrov zou covioroov cruvos6μsva. otKmroμata. non coopouv 8ts9vsic; sμn:payμa.-csc; a.crepa.A.stsc; eni cepovmrnxou 8S07tA.tO'mou, 1:pox.aiou crtoripoopoμucou UAtKOD Kat otacr'tl]μtKOU UA~KOU.

A.p0po 46

Σχέση με τη Σύμβαση UNIDROIT για τη Διεθνή Χρηματοδοτική Μίσθωση

To IlproT6KoAAO μnopei vc Ka.9opicm. 'tJ crxsOl\ μe.a~u .ll; na.poucrac; l:μj3aOT]c; Kat 'tJS l:μpa.cr11c; UNIDROIT yta 'tJ L\te9vit Xp11μa..ooontj Micr0rocrrt, 1to'U Ultoyptci<prtKS 0'tJV Oucipa oru; 28 Muiou 1988.

KE<I>AAAIO XIV

TEAIKEI: MATAEEIB

A.p9po 47

Υπογραφή, επικύρωση, αποδοχή, έγκριση ή προσχώρηση

1. H napoucra Luμj3acr1 a.voiyet ytc: unoypmpi\ oro Kem Tcouv crl:lc; 16 N osμppiou 2001 (l7t0 'ta Kpcm 1t0U μf:tsxouv 0"tT] L\ltMOμ<ltUCll L\16:crKE\j/11 yta 'tJ]V Y100S'tT]OT] LUμ~c:OT]c; em Kivntou ~01thcrμou Kat sv6c; AspVO.U'ttKOU Ilpro'tOK6AAOU, 7t0U 6ie~rixe11 0"t0 Kem T6:ouv an6 -te; 29 OK'troppou sroc; nc; 16 Nosμppiou 2001. Mere :i:ll 1611 Nosupptou 2001, TJ Luμpa.OT] ea stvm nvoucrf yia, unoypacpf1 CllCO OM .a Kparr] otn Ksvrpucc l'pacpsia 'tOU L\u,0vouc; Ivonroorou ym 'tllV Evt0l0ll0'11 'wu Iot<.ottKO'U L\ktKO.lOU (UNIDROIT), <Cll Pcoμ11, μsXPt 'CllV evap~TJ tcrx;uoc; 'tJS crμcprova μs ro A.p0po 49.
2. H 1tapoucra. LUμPacrrt U1tOKSt'tClt O'S S1ttKUp<.o<YTJ, anoooxfl T SyKptOT] c:tlt6 'CO. Kpa'Cll 1t0U 'tllV U1tfrypa.\j/O.V.
3. Kpritoc 7t0U Ssv sxst unoypa.\jSt rrtv 1tapoucra LuμPa.OTJ μnopsi vc npocrxropijerst <S 0.U'tl\ 01tOtaofpto'tS cr:nyμij.
4. H smKUp<.o<Yll, anoooxfl, syi<pterrt T\ 1tpocrxrop11cr11 yiVS'tCll μe 'tllV KCl'C0:9SO'll emerrtμou eyypa.cpou yia ro crK0lt6 a.u.6 mo Osμa..opUMKa.

A.p0po 48

Ilspudepsuncoi OpvcvtouoiOucovouuucrp; EvoooillOTJS

1. Ilspetespetcxo; Opyavterμ6c; Oucovouuoj; EvonoirtO'llS o onoioc; altoCSAShat an6 KUpiapxa Kpa'Cll Kat sxs1 apμoot0tT]t0. e7t opiousvcov esμa.irov re ozoic pu0μil;st ll 1tapoucra. I:μPa.O'll μ1topei slticrrt; vu U1ttypa~1st, altoosxee1, syKpivst ij 1tpocrxropficerst crnv napoucm EuμPa.OTJ. O Ilspudepsurxo; Opyavterμ6c; Oucovouuop; Evoxoinorp;sxet, 0"tJV nspim<.oJII au'tl\, r:a OtKateqa-i:a Kat n:; unoXPscorslc; I:μpaAMμsvou Kperouq, eoocov o Opyavterμ6c; au:i:6c; sxst apμoot6.11.a rni 9sμ6.i:rov m onoia pu8μil;et ll na.poucra I:μPacrrt. Orcv <tll EuμPa.O'll yivs:i:at Myoc; yta 'tOV apt9μ6 'CIDV I:μpaAA0μev<.ov Kpcrtov, o Ilspupepeuncoq Opyavterμ6c; Oucovouuoj; Evonotnorp; Ssv ea. npocrμe.pa.'tat roe; smnAiov !:μpa.Uoμsvo Kpdroq ctn Kpani μBA.ll nou crμμs.sxouv ce uutov Kat w onoic sivm I:μpaAMμsva Kpa.11.

2. O Ilspupspeuncoc Opya.v1crμ6c; Oucovouuoj; Evolto11cr1t;, Ka:i:6. 1:0 XP6vo CllS Ultypa.cp11c;, a.1toooxflc;, fyKptOT]c; ij 1tpocrxroP110'llc; unopcillit 0J1Aill0'11 **mo** ΟεμawμpouMKa, 0"tJV onoic 1tpocrotop(t;ovw1. 't<1 eeμam 7t0U pu8μil;et ll 1ta.poucra. !:μPa<YTJ Kat ll a.pμoot6'tll't<1 yta 't<1 ozotc sxst μs.aj3|pacr8s(<JtOV Opya.v1.crμ6 a1t6 't(l KP<Cll μD.ll rou, O Ilspupepeuncoq Opvcvtouo; Otxovouuop; Evonomerj; xwoaoatei xropic; Ka8ucr1:sp110'll mo Oaμa.wq>uMKa. K6:8s -i:polto1t11cr11 nou snfiMs ornv Ka..avou11

rcov appo&totijtrov, cru~lnepv,,ampavo mtvrov rrov verov meta.PtP<icrerov apmo6totftrov, xou ltpocr8iopi;ovtat crtri 81111.roctri tl]; napoucrac; napcx.ypacpou.

3. Orcv a1tmitsitat alt6 to xsiusvo, K*<i8e* cvceopu crrrv napoucrx. :Euμpex.crl1 cs «:Euμpall6μsvo Kpcro;» ll «:Euμpall.Mμsva. Kpdrq» ll «Kpcroq Mspoc» ll «Kpdrn Mep1l» tcrxuu 67t<Jl]; Kat yta. Ilspuopeunco Opyavterμ6 OtKOVOμtKiJc; Evoltoi11cric;

Ap8po 49

Έναρξη ισχύος

1. H 1tapoucra. :EuμPex.cri apxi?;et vu 10'XJ6t rnv 1tpffi'tl] 11μspa. rou μriv6c; 7tOU (KOAOU86i μst6. 'tlV napSAW<Jl] tptcov μ11vcov an6 rrv 11μepoμ11via Kat6:8scric; rou rpirou eyypciεpou 67tlCUf)CO<Jl];, U7t00oxflc;, syKpt<Jl; 11 7tf)OCIX<0f)l]<Jl];, μ6vo 6μroc; 0'6 <JX\$<Jl] μe μia Ka.tllyopia a.vttKstμsvrov eni tl1c; onoia.c; scapμ6?;etcx.t sva Ilprot6Kot-lo:

- a) a.1t6 rrv 11μepoμ11via sva.p~1lc; wxuoc; 'tOU CJUYK6Kptμsvou IlprotoK6Uou·
- P) un6 'tlV emcpuM~ll rrov 6prov ron <JUYKEKptμevou IlprotoK6ll.AOU' Km
- y) μetw;u Kpcrov Meprov O'tlJV ncrouou :EuμPa.cri Km ·ro O'UyK8Kptμsvo Ilpon6Ko11.AO.

2. I'm ta UltOII.0t7CL Kprirr], ll na.poucra :EuμPacri *apxi?;et* va. tcrx(let 'tl]V 1tprot111μepa 'tOU μ11v6c; 1tOU O.KOAOU0ei μer*<i* 'tl]V 1tapEAW<Jl] rptdrv μi,vo)V cm6 rnv nuepourrvic KClt.a.Secric; 'tOU OtKOU rou; eyyp6:epou 87ttKUp00<Jl];, a.1t08oxflc;, eyKpt<Jl]; ll 1tpocrxcop11cric;, μ6vo 6μroc; ωs 0XS<Jl] μe μta KU'tlJYOf)CI CIV'tlKEtpSVC0V E7tt tl]; Oltoiac; Ecpex.μ6?;8tClt SVC1 Ilpc0't6K0\ll.0 Kat μe 'tlV emcpuM~l], ooov ε.εpop6. ro Ilpro't6Ko11.AO aut6, 'tC0V anmtiJcrerov rrov moixeirov a), P) Km y) 'tl]; 1tpo11Youμevric; na.paypa.epou.

Ap8po 50

Ecmrspuce; O'UVClAAcleyec;

1. 'Eva :Euμpo.Uoμsvo Kpcxroc; μnopei, Kat*<i* to XP6vo rntKUprocrīc;, a.no8oxflc;, syKpterric; ll 1tpocrxrop11cric; O't0 Ilprot6KoUo, vo 01111.rocret O'tt ll 1tapoucra :EuμPacri OcV εcpapμ6~etat cs cruvayaiJ nou stvm ecrotspKij cruvayaiJ, (lyiJ ym to Kpa'toc; aur6 6crov acpopci 6ll.ouc; ll Kct1t0touc; an6 toix 1:unouc; cvnxsqisvcov.

2. Ilapci rnv una.p~11 'tl]; 1tpo11youueY11c; napaypcipou, ot 8statci~etc; ton ap8pou 8 napciypacpoc; 4, rou ap8pou 9 na.p6.ypacpoc; 1, rou cip9pou 16, rou KecpaMiou V, rou A.p0pou 29, Ka.Oroc; Kat 01t0tC10J7t0't6 816:ta.~11 -rlc; 1tapoucrac; :EuμPacric; 1t0U acpopa Kataxrop11μsvec; εu1tpa.yμa't6c; acrpa:ll.ewc; ecpa.μ6?;ovtat os ecrorepttj cruvayaiJ.

3. 'Orcv ex.st Kataxrop118si cto L1ts8vsc; N110Myto xowoaoetnon s8vtKiJc; gμnpciyμa'tl]< acrpa.11.emc;, ll 1tpotepm6ti,w rou 81lemouxou autiJc; 'tlk; eμnpciyμa.tl1c; acrpa.11.etac;, (jl)μcprova μe to Ap0po 29, 8sv Oiystat an6 to yeoyov6c; on autiJ μetaPtPacr811Ke cs 6.ll.ll.0 1tp6crro1to us EKXCOP110'lJ ll u1t0Kat6.crl:a.cri, (jl)μcprova. μe to seupuooreo8iKmo.

A.p9po 51

Μελλοντικά Πρωτόκολλα

1. O @εμα:rocpuA.0.Kac; *μunopei*, cs cruvepyacria us crxenKouc; μ11 KDPEPYT\|tKouc; opyavterμouc; Ka-r6. rov -rp61to zou eeropei KCl'tCLAI:lll.0, vc crucr'tjcret oμ6.&ec; epyacriac;, nou εd μEAETIJO'OUV av stvct ecptKtll ll eneK-racrT] 't11S ecpappoyJc; 'tT\S napoucrm; :EuμacrtJc;, μforo ev6c; ll neptcrero'teprov IlpcowK6Urov, eni cvrncstusvrov Kcx0e K<ltTyopia.c; KtVI'tOU e;olA.1<Jμou μeyall.llc; asiac;, UAAT\;cm6 sxetvsc ttc; Km11yopie; 7tOU avacepeov-rm oro Apopo 2 napaypacpo;c; 3, Kciee evmcstusvo 'tT\S on:oim; unopei va. npocr6lopicreei usuovouevc, Ka0roc; Kat *eni* cruv&eμevrov otKatrouci'trov nou ceopcov re cvnxsiusva a.u'ta.
2. O @εμa-roq>UA.0.Ka;c; xcrvonotsi ro xstuevo K6.0e npoKampK'ttKou crxeoiou Ilpro'tOKOAAOU 1tOU aq>opa. μta Ka'tTyopia cvtucsuisvorv, ro ozoio KU't<lp'tt0"6 ll ομaoa epyacriac;, cm 6A.a 't<l Kpcrn Mep11 'tllS 1tapoucrm; :Euμpa.crric; cs 611.a -ra. Kpcitf\ μEA.TJ rou @εμa.-rocpula.Ka, cr-ra Kpcitll μe..ll trov Hvouevrov Eevrov zou Ssv stvrn μell.ll rou @sμa-rocpull.aKa Kat cr-rouc;.crxenKouc; otaKUpVTJ'ttKouc; opyavterμouc; Km KaAei m. cruyK6Kptμeva Kprirn Km opyavterμouc; vc crumμe-racrxou os otaKUpVTJ'tlKES ota.npayμa-reucretc; yta 'tf\|V OAOKA11PfficrTJ sv6c; crxeoiu IlpCO'tOKOA.A.OU μe PcirTJ to 1tpoKampK'ttKO mn6 crxeoto Ilpro'tOKOA.AOU.
3. O @εμU'tO(j)UA.UKa;c; KOtV01tOl81 61tl0"11<; w xstuevo Ka8e 1tpOKU'tUpK'ttKO'U CIX60lOU IlprovK6Uou nou Ka-rapncre ll ομa.oa epyacriac; moue; crxe-rtKouc; μ11 KUf3apv11nKouc; opyavterμouc; K<ltci 'tOV -rp61to 1COU aUt6c; eeropsi KU'ta.A.A.llAO. Ot μ11 KDf3EPYT\|tKoT uutoi opycvtouoi KaAouvl:m xropic; Ka8ucr-rep11cni vu unof36.llouv cro @sμatocpuAaKa crx611.la eni rou Ketμevou rou npoKatapKnKou crxeoiu IlproroK6A.A.Ou Ka.t va μe1:a.crxouv, @; 1tapa-rrip11-rec;, CT'tV Katcipncni 'tOU crxsoiou IlprotoKOAA.OU.
4. Dmv m apμ66ta 6pyava wu @aμm:ocpuA.0.KU xpivouv 6tt to crxeoto Ilpro'tOKOA.A.OU eivct rop1.μo npos; mo8e'tllcrtJ, o @εμarncpuA.0.Kac; cruyKaAEi 6mll.ρμat11c11 <hacrKEj11 yta rqv 'Ut00E'tf\|t11 'tOU
5. Msric 'tV ul.οeih1lcrTJ tOU ITponoKOAA.OU, un6 'tf\|V amcpull.asll 'tOU Ap8pou 6, ll napoucra :Euμ3a<ll ecpappμ6l;e-rat Km aw sv Myro Ilpro-r6KoA11.0, μ6vo scocov curo 1tpoPM1te'm pri-rci alt6 to Ilprot6Koll.ll.0 curo.

Ap8po 52

Εδαφικές ενότητες

- I. Eriv I:υμpa.11.Μμεvo Kpa:i:oc; 81a.1:11pei e8acptKe; ev6'tf\|:ec; crnc; 0l:οie; ecpappμ6l;ovmt 8ta.cpopenKa O"Ucr'tljμata OtKaiou ooov acpopa. ta εεμa,:a. 7tOU pu8μil;et ll :EuμPa.crric, μunopei, KU'tCL to XPOVO emKUprocrriac;, a.no8oxftc;, EYKPtcrrt< ft 1tpocrxroP11ill<, va. onll.rocret on ri napoucra I:υμpacrri eneKteivemt cs 6AE<;ttc; aoacptKe; tou svornrs; ll μ6vo oa μia

ll nsp1Cm6tep&; e~ autcov xm μnopd ν< tpononotel tT\ 011"-co011 rou, U1topa11,wvt~ **a111**
011Afilcr11 01tO\Cl0111tOte ITTtyμit-

2. *Kaee tetOl.Cl 011A.C0~ avacptpet pT)t00< tt< eomptKE< SVOfT)tec; crtcc; 01tofoc; e< papμ6t;;e-cm T) npouon ::Euμpa~.*

3. Edv ::EuμpaAMμevo Kpa-coc; osv *txei ultoP<iMt 01111.co~ crup<pcova μe tT)V nap6.ypa<po 1, 111tapoucra ::Euμpa~ ecpapμ61;etClt cs 6Aec; ru; eomptKS< 'OU eVOtT)'t8<.*

4. Orav :EuμpaU6μsvo Kpriroq elteKttivel -cl1v napoucra :Euμpa~ cre μia ll nepmcr6tepec; an6 **nc**; eoacptKsc; 1:0u eV6tTjtec;; ot 81111.rocretc; nou emtpfaov~m alt6 tT)V ltapoucra ::Euμpa~ *μnopei va Ul0PA116ouv yta. K<i0e tE'tOUI eomptK11 SVOfT)'tCl, eVCO O tO\ACOcretc; zou unopll:1,011Kav ym μia eoa<ptK11 evornrc uxopet vn sivrn 8ta.<pope-ctKE< a.n6 au-csc; nou ul0P"-118r1Ka.v ym **a111**.*

5. Av, ouv<μet OT\A.C0~; ιtou UltoPll.i\811Ke crup<pcova us tTjV 1tapciyapa.cpo 1, T\ 1ta.poucra ::Euμpa~ E1tEKtetV8'tClt cs μia T\ 1teptcrrc6-cepec; eomptKsc; svornre; ev6c; :EuμpaAMμsou Kpcrouc:

- a.) .0 ocpewn1c; Oeropet't<lt 6n ppicrKetClt 0'E ::Euμpa.11,Mμsvo Kpcro; μ6vov orov sxet crocrtal0ei ll anoKtitcret voutK11 1tpocrromK6tTJtCX crup<prova us to trrx;uov ctnv eoa.cptK11 EVOfTj'tCl crnv oxotc ecpapμ61;etat rt 1ta.poucm ::Euμpa.crl1 OiKa.tO **it txei** trtV KUtarcta.ttK11SOpCl tOU, t1IV KeVptlCJI 'otoiK11011 'tOU, tOV 't01t0 tT\; 81ttX8tp11μa.ttK11; 'tOU opa.crtrpt0tTjtCl; **it tT\ cn>V11011 Ota.μovit 'tOU CT'tflV cOCl(j)tK11 svornrc ornv 01t0t1 Ecpapμ61;etClt fl 1tCpOUcra. ::Euμpa.crt·**
- P) K<i0e a.va.q.opa. crtrt Ofoll tou cvnxeuievoo cs ::EuμpaU6μsvo Kpcro; acpopa. tT\ et~ rou ovnxsuievou cs e8a.cptK11 sv6tTjta. cmv onoia. ecpa.pμ61;emt ll napoucra 1:uμpa~ Kat
- y) Kll.0e a.va.cpopa oru; OtotK11ttKB< apxtc; a.utou 'tOU :Euμpa.AMμsou Kpdrouc, visitm roe; ava.cpopa crnc; OtotKflttKtc; apxsc; 1tOU sxouv OU<a.tooocria. 0'8 eoa.cpttcfv evornrc ornv onoin ecpapμ61;eta.t ll napoucra. ::Euμpa~.

Ap8po 53

Ka0opterμ6c; 8tKa.crttptirov

*Kaee ::Euμpa11.Mμevo Kpcroc μ1topei, Ka.ca to xp6vo emKUproc11c;, a.no0oxitc;, eyKpt~c; ll npocrxrop11~c; mo IIprot6K0111.0, vn optoet a.pμ68to «01Kacr-c11p10» **it** apμ68ta «81Kacrftp1m» yia. roix crKonouc; ton Ap8pou 1 Kat rou Kepall.aiou XII T\; 1tapoucra; :Euμpacrlc;*

Ap0po 54

Δηλώσεις για τα ένδικα βοηθήματα

I. K<i8e l'rūμpa.U6μevo **Kpa:roc; μ.nopei, Ka.a** ro XP6vo emKUprocrlc;, altoooxflc; syKptcr,c; ll 1tpocrxrop11~c; cto IIpc0-c61<0Uo, vu 81111.rocretc on, orcv ro pepap11μivo ovrncstusvo ppfoKetat svt6c; t'll< em1<pcitel6;c; 1:0u **it** eMyxemt cero auftv, o oavem-cftc; Ssv μnopei vc *npopei* cre XP11μato0ontcf μicr0rocrr rou uvnxstusvou ornv emKpa.teta. autit.

2. Ka.Se !:vμβa11.MμBV0 Kpdro; μnopei, Ka-ra. ro XP6vo elttKUprocr11c;, anoooxflc;, syKptCTJ<; Tl 1tpocrxrop11crric; o"to llpCD'tOKOA.A.O, va 011A.roCJet eUV Ka.Be SVOtKO f3orie11μa rtou txei O"tll oui0eoJ tou 0 1ttO"t(l)'tT}<; crμμ<prova us 01t01aoit1to'te 016.ms11 'tll<; 1tapoucrac; }::μμj3acr,ic;, KCll'YlCl rnv e<papμoyft rou'oaoiou Ot ota:tal;etc; 'tll<; }::μμj3acr11c; OeV 0.1t0.t'OUV ai't11CJ11 evomov OtKa.cr'tllpiov, μnopei va. a.crKi,Bei μ6vo μe na.psμj3a.crri rou OtK<W'tllPiOv.

A.pepo 55

Δηλώσεις που αφορούν την προστασία εικρεμούσης της κύριας δίκης

Ka.Be }::μμj3a.U6μeVo Kp6.1:0c; μnopl, Kma ro xpovo em.KUprocr,ic;, cmoooxflc;, tyKptcr,ic; it 1tpocrxcop11011c; aw llpro'tOKOA.A.O, vc 01111.rocret on OeV ea. e<pa.pμ6~et -etc; ota.-caseic; rou A.pepor 13 it ron A.p0pou 43, ii a.μ<po-csprov, e- 011.0K11:itpov it BV uspst, H or11.0ocri Ka0op~et uno noiec; 1tpou1to8foe1c; eld ecparμ6~e'tm to crxe-ctK6 A.p0po, cre nepfrtTroCJTJ μεptKTJ<; eq.a.μoyftc;, it 01mpope1:1Ka, notec; allic; μopeptc; npocrmrfo;c; ea ecparμ6sovmt.

A.pepo 56

Επιφυλάξεις και δηλώσεις

1. Kcutc Eltt<UA.CXS11 OeV. elt1:tpelte1:0.t oro 1tA.ClctrtO 'CTJ<; 1tapoucmc; }::μμj3acnic; eVff1 ot Eltt'tpe1t6μeVe<; OT]A.ffi0'Et<; a1t6 w A.papa 39, 40, 50, 52, 53, 54, 55, 57, 58 Kat 60 U1t0j3aMOV'tCll crμμcprova. μe 'tc; Ota.'tal;etc; O.U'tE<;

2. Kaee 01111.rocri ii μe1:a.yeVf01:epri of11.rocni it an6crupcn 8it11.rocric; nou unoJ311,fJerKe crμμcprova us 't]V 1tapoucra !:μμj3a.crri xowonotshrn eyypa<pro<; oro ®eμa.,:ocpUA.ClKCl.

A.pepo 57

Μεταγενέστερες δηλώσεις

1. Kaee Kpcroq Mspoq μnope{ VCl unoJ3a?..et μe1:ayevf01:epri oiiA.OOCiT], EK'tO<; "CTJ<; npof3A.en6μBVT]<; a.no TO A.p0po 60, cre onotaofJno'te crnyμ11 μe1:6. -rriv riμeroμrivia svapsric; ICiXI)O<; 'tll<; na.poucra.c; !:μμj3acrric;, μe K0tV01t0iricr11 o"o ®eμa:1:0<puA.al<a. yt' uuro ro CiKOnO.

2. **H** μe-rayeVfo'tepri 0.U'tT} 01111.rocri ri0e'tat ce icrxu 't]V 1tpCO'tfl riμspa 'tOU μriv6c; 1tOU CIKOA.OtJ8et μe,:<i 'tflV 7tClpEA.etlO'tl ESI μT]Vff1V a.no "CT]V 11μepoμT]Vta ATJjf1<; Til<; xowonotnorj; a.1t6 ro ®eμμ:ocpUA.CXK<. Omv ernal xowonotnon opise'ta.t μeya.Mwpo XPOVtK6 ot<icr'tllμa "[ta. 'tIV svapl;T] 10"XI)O<; 'tll<; oitA.000"11<; 0:t'l:11 't18E'ta.t os 10"XI) μe-ca rnv 1tapSA.eUCJT] 't01 μeya.M-cepou mrrou XPOVtKOU ota.cr1:fμatoc; μe'ta. 'CT] ATJt'll 'tll<; xowonoinorp; an6 'co ®eμa:1:0<pUA.CXKU.

3. **M**e T11V S1tt<UA.CXSTI trov 1tpomouμeVrov 1tapaypa.cprov, IJ 1tapoucra !:μμj3a.cr,i cruvexisst VCl ecparμ6se'tat, roe; av μ11veixe U7tOj3A.T]8et μemyBVEITTfP11 ofA.000"11, ooov acpopa 611.a 'ta otKatroμam teat nc; εμnpayμa'te<; acrcpaABIB<; zou txouv crucrm8ei nptv -criv T]μepoμ11via svapsric; tcrxuoc; Kaee CS:t:Otac; μe-cayeVfo-cepric; OT]A.ffiCTT]<;

A.p8po 58

Ανάκληση δηλώσεων

1. K<9e Kpfrtoc; Mspo; ltOU txei ltpopl;{ (js 011Af)IT\ crup^lprova ps rqv 1tapoucm LuμPacrri, eKr6c; nic; 1tpoPAf1t6μsvric; an6 to Ap9po 60 011A.rocrri;, μnopei vc tnv a1tocrup;:l. 01tomo11to's crnyμiJ, μl; Kotv01toi1l<JTl oro ®1;μaw<p'6MKa. H CJU'YKeKptμf:Vl'J av<it11<JT1 apx{(et va 1.crxul;:l niv npc:oni 11μ.tpa rou μ11v6c; rtou aKoA.ou9ei μe't*i* niv na.peA.eU<Jll 'l'. μ11vo)V an6 niv 11μeporū11via 'A.11'11lc; nic; K0tvo1to1l<JTl; an6 'to ®eμa'to<p'611.aKa.

2. Ilopc rnv umxps11 'tl<; 1tp01wouμsvllc; 1tapaypcicpou, TJ lt<lp0U0'(1 LuμpacT] (Jl)VeX[t;et vn ecparμ6l;:e'tat, roe; av va μ11v eixe yivl;:l av<iKA.TJ<JlJ nic; ojAf)<JlJc;, ooov a<popa. 6')..a 'ta otKmc:oma'ta Km 'ttc; l:μ1tpciyμa'tec; acrepa.Af1.ec; non txouv (Jl)CJ'ta9ei 1tpv alt6 trtV 11μeporū11vfa 8/<IPSTl<; tCJxl)O<; KO.Se 'te:t:Ota.c; UV0.KA.T)<Jll;

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Καταγγελίες

1. Ka.Se Kpdroc Mspoc μnopei vc Ka.'ta.yyeiA.et niv napoucra. LuμPa<Jll us eyypa<pTl KOI.V07t0fT)<Jll 1tpoc; to ®eμa.'t0<pUACIK(l.

2. H Ka.'ta.yyet.ia. 10XI>el a.1t6 rnv 1tpo't11 ll,lfPll 'tOU μ11v6c; 7tOU UKOA.OU9ei μe't(l 'tJV napeA.eU<Jll orooeKa. μ11vc:ov a.no rnv nuspounvt< "-1l|fTJ<; nic; KolvonoiTJer1lc; an6 ro ®eμatocput.aKa..

3. Ilcpd rnv UltClPSTl rov npomouμsvrov 1tapa.ypa.<prov, ll napoucra LuμPa.crri e;aKoA.Ou9ei vu e<parμ6l;:etm, roe; a.v va. μT]V eiXe yivei TJ (Jl)YKEKptμevl1ca'tayyell.ia, ooov acropci 6M rn 01.Kmroμam Km 'ttc; l:μ1tpciyμa.tec; acr<paA.Siec; zou sxouv (Jl)CJ'ta.91;:l npw 'lJV llμeporū1JVL<l evap;IJ<; 1.CIXl)O<; K!9e te:t:Ot<; K<l't<YYeAtac;

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Μεταβατικές διατάξεις

1. EK't6c; a.rc6 nc; resptl'trocrl;:l;c; onou Luμpa1.Mμevo *Kpa.wc*; txeiunopcia.St otacpope'ttlCT\ 0111.rocr1l os onoux811no'te crnyμ11, l\ na.poucra. I:μPa.<Jll oev e<parμ6l;:e'ta.t elti 1tpoi>1ta.pxovwc; OtKmcμawc; ll eμnpayμanic; a.cr<p0:A.Sl<k;; lCOU OULtTJpet 'tJV 1tpo'tep1ll0'tl'Tl< lCOU etXe crup^lprova. μe ro ecpapμomfo 0tKat0 zptv 'tJV JlμEpOuT}V<l eva.p;llc; terxuoc; nic; 1tapoucrac; Lu μpa.<Jllc;

2. Tm roix; crKonouc; 'tOU Ap9pou 1. na.pciypacpoc; 5 Kat yta rov Ka9op1crμ6 nic; ltp0'tepm6nime; ouv<iμet trt<; napoucrac; LuμPa<Jllc;

- a) «TlμBpOμlJVL< SVUPSTl<; 10XI)O<; 'tJl<; 1tapoucrac; I:μPct<Jll;> vosfrct, yta. 'tOV 0(j)elM'tTl, o XPOVO<; evap;IJc; lcrxuoc; 'tJl<; 1ta.poucrac; LuμPa<Jllc; ll o XPOVO<; KU'tci tov onoio to *Kpa.wc*; mo onoio ppiCJKe'tat o ocpetM'tTl<; Klll:licnaw1 Luμpa.1.Mμevo Kparoc, MμPavol,lfVllc; un6,ln1 nic; μs1a.ysvfo'tep1Jc; 11μeporū11via.c; Kat
- P) o Opepl.S'tll<; ppiCJKe'ta.t Cle Kpawc; O'tO ozioi sxet 'tJV KSV'tptKll 'tOU O1OtKl'J<Jll it, av osv ota.9e'tet KeVtptlCT\ 8loiklJcfTl, to onoio alto'teAxi rov 't61to 'tJl<;

emxe1pT]μawa1c; ton 8paΙΤΤΤJpt6'tT}-mc; **ii**, av ota8ttet zspptcoorepot»; rou sv6c; 't6n:ouc; emx.e1p11μantjc; 8pa.ΙΤΤΤJpt6'tT}tac;, tov KUpto t6lto 'T)c; emxe1p11μo.tttjc; rou OpCl<J'tT}pt6t11.a.c; **ii**, e11itj!Et a.utou, rov 't07t0 'T); cruV118ouc; oiaμoV11c; tOU.

3. Luμpa**U**6μsvo Kpntot; μn:opd ΙΤΤΤJ OTJA.roci] ron rtou un:opa.Uetat 8uva.μet 'T); n:a.pa.ypa.cpou 1, va. Ka.8opfoet μla. nuepounvlc, oxt vropirepc a.no tpiā. ET11 μwx 'tlIV 11μepoū11vi.a svapc;ric; tcrxuoc; 'T)c; OTJMILCITJ<, Ka'tO. 'T)V onotc ti0sv.at o's e<papμoyf] ll 1tapoucr LUμPCICJT Kat to Ilpro'tOKOAAO, yta to O'K07t6 Ka8optcrμou 'tl<; 1tpOTEpat6tJ'tCl<;, crupμ:epA.μpavομgvric; 'T)c; n:pocr'taci.ac; on:ow.croiJn:ow uq>tcrμEV11c; np0Tepm6t11mc;; ce O'XBCJT us 1tpotimpxovta OtKatrouata Tl εμnp<iyμa.ec; ClO(f>lA.etec; 7tOU εxouV O'UcrtA.8ci ue O"Uμ<pcov.fo. nou KampTfo8111ee Kata to XP6vo nou o opetA.e'tll<; pp101C6Tav oro Kpdro; nou avacpepm̄ oto motxeio P) 'tl<; nporyyyouμevric; mipaypacpou, aUa: μ6vo oro pcr8μ6 Kat KaTa tov tp6lto nou Ka8opil:ovtat ΙΤΤΤJ OTJA.COCJT tou Luμpa,J.ouevou Kprrrcoc.

Ap9po 61

Αναθεωρητικές Διασκέψεις, τροποποιήσεις και άλλα συναφή ζητήματα

1. 0 Οεμato<pUA.aKac; ouvrddccst, siee E'tlleriroc; site 6note to anafTouV ot neptcrT<icretc;, SK9foetc; nroc; ta Kpa..11 Mep11 6crov a.q,op*i* TOV tp6lto 1t0U A.Sttoupyei ornv 1tpasll TO oie8vec; Ka8SO"tfi<; 1tOU EYK0.8t8pueTat us rrrv n:apoucra. LuμPacrri. KaT< i 'tlIV npoeTotμacria. a.mmv rrov eK9foerov, o Οεμa.TocpuA.aKac; 1.a.μpavet u1t6'1'11 rou 'tt< cK9foetc; 'tl<; Apxflc; EMyxou crxettKO. μe 't1l ASttoupyi.a 'tOU ot.e8vouc; O'UO'tljμa.wc; VllOAΟY11CITJc;.

2. Karomv at't'Tlμa.toc; TOU EtK00'lItSVTS T0t<; EK<ΙΤΟ 'tOUMXtO'toV tmv Kpcrrov Meprov, 0 ΟεμatO(j)UA.aKa.c; — a.A.Si KU't< Katpouc; Ava8emp11'ttKec; 1lta.01C1'Jfcfc; T(l)V Kpatmv Msprbv, O'E cruvevv6llCIT1 μe mv Apxfl EA.tyxou, 7tp0KEμS|IOU ν< esetacreouv:

- a) ll npaKntj eq,apμoyf] 'T)c; n:apoucrac; LuμPacJTtc; Kat 11 anoteA.ScrμanK6'tll•<1 'tlc; ooov aq,opa 'Tl OleuK61..UVCITJ 'T)c; XP'flμatoob'tT)<Jll<;, us Pa.cri ta crwixeia SVEPYlltlKOU, Km tJc; XP'flμO.TOO0tttjc; μicr8ro<Jllc; rmv avnK~tμevrov 1tOU Ka.Mnwvtm a.no wuc; 6pouc; tll<;'
- b) ll oo8eicra otKCt<Jntj epμrive.i. Kat ll sq.apμorfl trov 6prov tTJc; napoucrac; 1:μPacrc; Kat rrov KUVOVtcrμurov-
- y) ll A.Sttoupyia rou ote6vouc; crucrtfμatoc; v110MrriCJTtc;, 01 5pacrt11p16t11Tsc; ton N110Myou Kat ll emescopricriJ tOU an:6 tl)V Apxfl EAtyxou, P<iust rov EK8foerov tJl<; Apxflc; EAiyxou, Kat
- o) Kata 7tOO'OV stVa.t em8μ11tec; 0ltOte<JDTJ7tOTS tp07t07t0ftcretc; tJc; 1tapoucra.c; LuμPacrc; fJ rov pu9μicrerov rrou aq,opouv to llte8vec; N110My10.

3. Yn6 'T)V em<ρUMSll 'Tl<; napaypa.cpou 4, Ka.Se tpononoicrri tTj; napoucrac; Luμpa<Jllc; npenet vu eyKpt9ei a1t6 7tA.SI0j1l<pi.a 't(OV Mo rpltrou tOUA.<XtcrtOV T(l)V Kpnrdrv Mspcov nou crupμetexouv crnv avcrq,ep6μsvri O'tJV n:poriyousvri napaypa<ρo ll16.crKe'tll, t18etm Ss Cj'tl cruvexeta cs l<JXU evavt rov Kpatrov 'ta. oxoic sxouv emKUprouet, ano8ex9ei ft eyKpivet trJV -rpononoicrri, μB'ta trJV emKUpro<Jll, ano5oxfl ft eyKptcrf] 'T)c; a.n:6 'tpia Kpnt11, (J'l)μ<prova. μs nc; oun6:selc; tOU Ap9pou 49 7tOU aq,opa. 'T)V evaps111crxuoc; 'tlc;,

4. 'O.av ll npotetv6μsvl1 -.poltoltoi1CJ11 -tlc; na.poucrac; Luμpaoi,c; 1tp6KetTat va eq>apμou9ei. cre neptucr6.epec; •ll< μtac; Ka'tllyopiec; eson1..μou, ll -.poltoltoi.11cr11 a.utiJ

1tpelei vn 8yKpt8ei a1t6 7t\£10'1TJ<pt< rrov Mo 'tphrov 'tOUA.CIXtO"tOV 'tCOV Kpdrv Mspew Tou Kci8e Ipro'toK6l.A.Ou nou crupme.exouv cr'tl"lv avacrep6meVll cr.riv napaypacpo 2 LltUO"K8jHJ.

ApOpo 62

O ®εμm:ocp-6ll:aKa<; Kat 1:a Ka8ftKov1:a ron

I. Ta eyypacpa enuc6pcocr11<, arcocioxfls, eyicptaTJ<; ft npocrxroPTl<rrJ<; Ka'ta1:i8evmi oro LiteOve<; Ivorrrmrro ym 'tl"IV Evonoiqon rou l<>trol:tKou LitKafou (UNIDROIT), non Ka4hat oro el;iJk<; ΟεμawcpuM1Ka<;

2. 0 ΟεμawcpuM1Ka<;

a) πληροφορεί όλα τα Συμβαλλόμενα Κράτη για:

- i) Ka.Se vsa. *U1toypacpft it* KU'ta8e<rrJ eyypacpou emKUpCOOJS, *anooxiJk;*, EyKptOTk<; IJ 1tp0<1XffIPTJO"TJ<; KaSroc; Kat "(CI rqv TJμBpOμTJVta cutdrv,
- ii) TJV riμeporū11via evapsTJ< tcrxuoc; 'tl"l<; 1tapoucrw; ~}6μPa<rrJ<;,
- iii) Ka.Se ojJA.COOTI nou unoPa.Ue'tat crbuepcova μe 'tTJV napoucra :EuμPa<rrJ KaSroc; Kat yta 'tl"IV 11μeporū11via au.iJc;,
- iv) <IVOKA.TJO"TJ it 1:p01to1t0ITJ<ll1 Ka8e oftll.ro011c; Ka.Broe; Kat yta 'tTJV TJμeporūriv{a U1JtffIV, Kat
- v) 'tl"IV xowonoiqon Ka.Se *Ka'tayye11.iak;* 'tTJS napoucras :EuμPa<rrJc;, rnv TJμeporūrivia. TJS *Kamye11.iak;* Kat 'tl"IV nupounvic EVUPS1IS tcrXI)O<; mrrftc;
- P) foaPtP6.l.;et yvftcna emKUpromeva avtiypacpa tTJ< rcapoucrac; :EuμPa011c; cs 6M1 w. :EuμpaU6μeva Kp6.'tl"l-
- y) *naptxei* ornv Apxf1 EA.fyxou Kat oro N110Myo a.vtiypa<po Ka.Be eyypa.cpou emK6pmOTJ<; a.1toooxic;, tyicpt011<; ft 1tpoaxroplJOTJS us tnv 11μeporū11via. KCX.ta.Becrft<; WU<; Kfiee ojJ11.rocnlc;, it a.vat1Iricrc; it tp01t01t0ITJO"TJS μiac; oitlrocnlc; Kat Ka.Oe KOtVO1t0ITJOTJ<; Ka.wyyelias; μe 'tl"IV 11μeporū11via. K0tv01t0ITJOTJS TJS, KUCC1 rponov ffi<He 64<; ot 1tATJpocpopie; nou 1teptll.μpavov1:m os a.u-rs<; va. eivai WKOAf1 Kat 1tAftproc; om8fotμec; Kat
- S) SK!S/\£1 6)...a. m fja,A,Af1 cruvftBri Ka.SftKOV!<1 't00V @εμa.'tO<ρUA.6.Krov.

:EE III:ET.Q:EH TON AN.QTEP.Q, ot unoypciopovtec; III.11pesouatot, exovta.c; 1tAlJPTJ esoucnoM'tTIOTJ, uneypmva.v TJV 1tapoucra :EuμPacri.

EfINE o"to Kem Tdouv O'ttc; 08K<l6St Nosupptou 'tOU E'tOU<; 01>0 XtAtcicie; svu, os eva μ6vo uvriruno crrqv a.yy11.ttj, a.papucft, Ktvel;:ttj, yall.A.tKT), pro<nKT) Kat tcrna.vtKTJ y1rocra, Kat OAfl m Keiμeva sivm esicrou auBev'ttKci. H au8ev'tl.K0!11'ta 't00V xstusvrov apx{l;et va tOXI)St μS'tX TJV esa.KpiProcri a.1t6 rqv Kowq l'pa~tμa.l:ia. nic; Lit6.0"Kf{jll<; K<'tO1tv BV'tOA.l<; 'tou Iposcipou 'tl"IS Lit6.0"Kf'l'IS, evt6c; evevnvrc riw:prov, 'tl"IS crupcrica;c; rcov K8tμ£V00V μe msu 'tou<;.