

## II

*(Acts whose publication is not obligatory)*

## COUNCIL

**DECISION OF THE REPRESENTATIVES OF THE GOVERNMENTS OF THE  
MEMBER STATES MEETING WITHIN THE COUNCIL**

of 19 December 1995

**regarding protection for citizens of the European Union by diplomatic and  
consular representations**

(95/553/EC)

THE REPRESENTATIVES OF THE GOVERNMENTS OF  
THE MEMBER STATES OF THE EUROPEAN UNION,  
MEETING WITHIN THE COUNCIL,

Resolved to continue building a Union ever closer to its  
citizens,

Taking into account the concept of citizenship of the  
Union as introduced by the Treaty on European Union,  
such concept being different from, and in no way a  
substitute for, the concept of national citizenship,

Desirous of performing the obligation laid down in  
Article 8c of the Treaty establishing the European  
Community,

Whereas such common protection arrangements will  
strengthen the identity of the Union as perceived in third  
countries ;

Bearing in mind that the introduction of common protec-  
tion arrangements for citizens of the Union in third coun-  
tries will also strengthen the idea of European solidarity  
as perceived by the citizens in question,

HAVE DECIDED AS FOLLOWS :

*Article 1*

Every citizen of the European Union is entitled to the  
consular protection of any Member State's diplomatic or  
consular representation if, in the place in which he is  
located, his own Member State or another State represen-  
ting it on a permanent basis has no :

- accessible permanent representation, or
- accessible Honorary Consul competent for such  
matters.

*Article 2*

1. The diplomatic and consular representations  
approached shall respond to the request for protection by  
the person concerned provided that it is established that  
the latter is a national of a Member State of the Union by  
his producing a passport or identity card.

2. In the event of loss or theft of those documents, any  
other proof of nationality may be accepted, if necessary  
after verification with the central authorities of the  
Member State of which the person concerned claims to be  
a national, or with the nearest diplomatic or consular  
representation of that State.

*Article 3*

Diplomatic and consular representations which give  
protection shall treat a person seeking help as if he were a  
national of the Member State which they represent.

*Article 4*

Without prejudice to Article 1, diplomatic and consular  
representations may agree on practical arrangements for  
the effective management of applications for protection.

*Article 5*

1. The protection referred to in Article 1 shall  
comprise :

- (a) assistance in cases of death ;
- (b) assistance in cases of serious accident or serious illness ;
- (c) assistance in cases of arrest or detention ;
- (d) assistance to victims of violent crime ;
- (e) the relief and repatriation of distressed citizens of the Union.

2. In addition, Member States' diplomatic representations or consular agents serving in a non-member State may, in so far as it is within their powers, also come to the assistance of any citizen of the Union who so requests in other circumstances.

#### *Article 6*

1. Notwithstanding Article 3 and except in cases of extreme urgency, no financial advance or help may be given or expenditure incurred on behalf of a citizen of the Union without the permission of the competent authorities of the Member State of which that citizen is a national, given either by the Foreign Ministry or by the nearest diplomatic mission.

2. Unless the authorities of the Member State of the applicant's nationality expressly waive this requirement, the applicant must undertake to repay the full value of any financial advance or help and expenditure incurred plus, where applicable, a consular fee notified by the competent authorities.

3. The undertaking to repay shall take the form of a document requiring the distressed national to repay to the Government of the Member State of which he is a

national any costs incurred on his behalf or money paid to him, plus any applicable fee.

4. The Government of the Member State of which the applicant is a national shall reimburse all costs, on request, to the Government of the assisting Member State.

5. The common formats for undertakings to repay are given in Annexes I and II.

#### *Article 7*

Five years after its entry into force, this Decision shall be reviewed in the light of experience acquired and the objective of Article 8c of the Treaty establishing the European Community.

#### *Article 8*

This Decision shall enter into force when all the Member States have notified the General Secretariat of the Council that the procedures required by their legal systems for the Decision to apply have been completed.

#### *Article 9*

This Decision shall be published in the *Official Journal of the European Communities*.

Done at Brussels, 19 December 1995.

*For the Council*

*The President*

L. ATIENZA SERNA

ANNEX I

COMMON FORMAT UNDERTAKING TO REPAY (FINANCIAL ADVANCE)

I, (Mr/Mrs/Ms/Miss) (full name in block capitals)  
 .....  
 holder of passport No ..... issued at .....  
**hereby acknowledge receipt** from the Embassy/Consulate of .....  
 ..... at .....  
 of the sum of .....  
 as an advance for the purpose of .....  
 ..... (including any applicable consular fee)  
**and undertake and promise to repay on demand** to the Ministry of Foreign Affairs/Government of .....  
 .....  
 in accordance with the national law of that country the equivalent of the said sum in (currency) .....  
 at the rate of exchange prevailing on the day on which the advance was made.

My address (\*) (in block capitals) (country) .....  
 is: .....  
 .....  
 .....

DATE ..... SIGNATURE .....

(\*) If you have no permanent address, please give a contact address.

ANNEX II

COMMON FORMAT UNDERTAKING TO REPAY (REPATRIATION)

I, (Mr/Mrs/Ms/Miss) (full name in block capitals)

.....

born at (town) ..... in (country) .....

on (date) .....

holder of passport No ..... issued at .....

on ..... and ID No .....

hereby undertake to repay on demand to the Government of .....

..... in accordance with the national law of that country the equivalent of all such sums as are paid

on my behalf or advanced to me by the Consular Officer of the .....

..... Government at .....

for the purpose of, or in connection with, the repatriation to.....

of myself and the members of my family accompanying me, and to pay all appropriate consular fees

chargeable in respect of the repatriation.

These are:

(i) (\*) Fares .....

Subsistence .....

Miscellaneous costs .....

LESS the contribution made by me .....

CONSULAR FEES:

Repatriation fee .....

Attendance fee .....

Passport/emergency fees

(... hours at ... per hour ...) .....

(ii) (\*\*) All sums paid on my behalf for the purpose of, or in connection with, the repatriation of myself and the members of my family accompanying me which cannot be determined at the time this undertaking to repay is signed by me.

I understand that passport facilities will not normally be available to me until my debt has been paid in full.

My address (\*\*\*) in (in block capitals) (country)

.....

is: .....

.....

.....

.....

DATE ..... SIGNATURE .....

(\*) Delete as appropriate; the Consular Officer and the applicant should initial each deletion in the margin.
(\*\*) Delete as appropriate; the Consular Officer and the applicant should initial each deletion in the margin.
(\*\*\*) If you have no permanent address, please give a contact address.