

**COVER NOTE**

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from : Secretariat

to : Convention

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**Subject : Summary sheet of proposals for amendments relating to the general and final provisions:**

**Draft articles for Part Three (Articles A to I)**

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Convention members will find attached the summary sheet of proposals for amendments relating to the draft articles for Part Three of the Constitution (Article A to I) on the general and final provisions.

**SUMMARY SHEET OF THE PROPOSALS FOR AMENDMENTS RELATING TO**  
**THE GENERAL AND FINAL PROVISIONS**  
**DRAFT ARTICLES A to I**

**I. THEMATIC ANALYSIS OF AMENDMENTS - SUMMARY**

Convention members submitted 147 amendments to these draft Articles A to D (Part Three).

The issues which prompted the most amendments are the following:

1. Procedure for revising the Constitutional Treaty

The amendments submitted relate in particular to the initiative for proposing amendments to the Constitutional Treaty, the procedure for revising that Treaty and the approval of amendments.

Regarding the initiative for revision, many of the amendments call for this Article also to make it possible for the European Parliament to submit revision proposals.

In the case of the procedure for revision, some of the amendments propose that the Intergovernmental Conference should be prepared by a Convention, either in all cases, or if the European Council, the European Parliament and/or the Council so decide. Other amendments favour maintaining the existing procedure.

Regarding the adoption of amendments, while many propose that they should be approved or confirmed by an Intergovernmental Conference, others suggest approval by the European Council, by the Council following an opinion or approval from the European Parliament or by the legislative procedure. Some propose that the revision and/or approval procedure for Part Two should differ from that envisaged for Parts One and Three.

2. Entry into force of the Constitutional Treaty

Amendments are divided on this question. While some propose maintaining the existing situation, others favour entry into force as soon as a certain threshold has been reached (3/4 of national parliaments, 4/5 of the Member States representing 4/5 of the population of the Union, 5/6 of the Member States, etc.). Others propose ratification by the European Parliament and/or the Council.

Some of the amendments propose doing away with the possibility of the European Council dealing with the question should one or more Member States encounter difficulties in ratifying the Constitutional Treaty. A number of these amendments propose that this paragraph should become a political declaration. Some of the amendments propose adding the option of a referendum if the national Constitution so allows.

In the case of Article D on regional unions, some amendments want to extend the scope of that provision to regional unions between Member States in general.

## II. DETAILED ANALYSIS OF AMENDMENTS ARTICLE-BY-ARTICLE

### Article A: Repeal of earlier Treaties

*The Treaty establishing the European Community of 25 March 1957, the Single Act of 17 February 1986, the Treaty on European Union of 7 February 1992, the Treaty of Amsterdam of 2 October 1997 and the Treaty of Nice of 26 February 2001 shall be repealed as from the date of entry into force of the Constitutional Treaty. The acts and treaties listed in the Annex shall also be repealed.*

### EXAMINATION OF THE AMENDMENTS

- ▶ List the three original Treaties in this Article - Add a reference to the Treaties amending these Treaties insofar as they are cited in the Annex to the Constitutional Treaty  
*Farnleitner + 3 Convention members*
- ▶ Add to this article a paragraph (taken from Article B) on maintaining the acts adopted by the Institutions before the entry into force of the Constitutional Treaty as well as the case law  
*Farnleitner + 3 Convention members*
- ▶ Add repeal of the protocols listed in the Annex  
*Tiilikainen + 4 Convention members*
- ▶ Add Euratom Treaty  
*Kaufmann*
- ▶ Replace "Constitutional Treaty" by "simplifying Treaty"  
*Kirkhope*
- ▶ In the French version, place the words "à la date d'entrée en vigueur du Traité constitutionnel" at the end of the first sentence  
*Bonde + 4 Convention members*
- ▶ Add "the Constitutional Treaty shall not repeal, alter or invalidate any of the provisions of the above in as far as they are not reproduced in the new Treaty"  
*Earl of Stockton*

## **Article B: Legal continuity in relation to the European Community and the European Union**

*The European Union shall succeed to all the rights and obligations of the European Communities and of the Union, whether internal or resulting from international agreements, which arose before the entry into force of the Constitutional Treaty by virtue of previous treaties, protocols and acts, including all the assets and liabilities of the Communities and of the Union, and their archives.*

*The provisions of the acts of the Institutions of the Union, adopted by virtue of the treaties and acts mentioned in the first paragraph, shall remain in force insofar as they are compatible with the Constitution. The case-law of the Court of Justice of the European Communities shall be maintained as a preferential source of interpretation of the Constitution and acts prior to its entry into force.*

### **EXAMINATION OF AMENDMENTS**

#### **General**

- ▶ Delete and include in Article A  
*Farnleitner + 3 Convention members*
- ▶ Replace "Union" by "Community" and "Constitutional Treaty " by "simplifying Treaty"  
*Kirkhope*
- ▶ Replace "Constitution" by "Constitutional Treaty"  
*Figel and Migas*
- ▶ Replace "Constitutional Treaty" by "Treaty". Add "set up by the Treaties referred to in the previous Article". Designate "Union" as the new entity set up by the Constitution and the "European Union" as that already existing at present.  
*Queiro*

#### **First paragraph**

- ▶ Add reference to an Annex listing the rights and obligations referred to in this provision.  
*de Vries and de Bruijn*
- ▶ Replace "succeed" by "continue"  
*Farnleitner and others*
- ▶ Add the words "legal and political" before "obligations"  
*Demiralp*
- ▶ Add reference to the Euratom Treaty  
*Kaufmann*

## **Second paragraph**

- ▶ Add a paragraph providing for the review of the "acquis communautaire" by the Directorates-General within a period of three years from the entry into force of the Constitutional Treaty.  
*Heatcoat-Amory*
- ▶ Add the need that the Convention should recommend that the Intergovernmental Conference draw up a protocol containing acts incompatible with the Constitutional Treaty.  
*Kohout, Tiilikainen + 4 Convention members*
- ▶ Delete the last sentence on the case-law of the Court of Justice.  
*Fischer, Duhamel and Paciotti*
- ▶ Delete "insofar as they are compatible with the Constitution "in the first sentence.  
*Earl of Stockton*
- ▶ Add an explicit reference to the "acquis communautaire" established on the basis of the Treaties, Protocols and acts referred to in Article A.  
*Tiilikainen + 4 Convention members*
- ▶ Replace "Constitution and acts prior to its entry into force" in the second sentence by "Union law".  
*Lopes and Lobo Antunes*
- ▶ Replace "Constitution" by "Treaties" in the second sentence and add a reference to the entry into force "of the Constitutional Treaty".  
*Heatcoat-Amory*
- ▶ Add "upon entry into force of this Treaty" after "in force". Further drafting amendments.  
*Queiró*

## **Article C: Scope**

1. *The Constitutional Treaty shall apply to the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Hellenic Republic, the Kingdom of Spain, the French Republic, Ireland, the Italian Republic, the Grand Duchy of Luxembourg, the Kingdom of the Netherlands, the Republic of Austria, the Portuguese Republic, the Republic of Finland, the Kingdom of Sweden and the United Kingdom of Great Britain and Northern Ireland, ...*
2. *The Constitutional Treaty shall apply to the French overseas departments, the Azores, Madeira and the Canary Islands in accordance with Article ... of Part Two.*
3. *The special arrangements for association set out in Part [Four of the TEC] of the Constitutional Treaty shall apply to the overseas countries and territories listed in [Annex II to the TEC].*

*The Constitutional Treaty shall not apply to overseas countries and territories having special relations with the United Kingdom of Great Britain and Northern Ireland which are not included in that list.*

4. *The Constitutional Treaty shall apply to the European territories for whose external relations a Member State is responsible.*
5. *The Constitutional Treaty shall apply to the Åland Islands in accordance with the provisions set out in Protocol 2 to the Act concerning the conditions of accession of the Republic of Austria, the Republic of Finland and the Kingdom of Sweden.*
6. *Notwithstanding the preceding paragraphs:*
  - (a) *the Constitutional Treaty shall not apply to the Faeroe Islands;*
  - (b) *the Constitutional Treaty shall not apply to the sovereign base areas of the United Kingdom of Great Britain and Northern Ireland in Cyprus;*
  - (c) *the Constitutional Treaty shall apply to the Channel Islands and the Isle of Man only to the extent necessary to ensure the implementation of the arrangements for those islands set out in the Treaty concerning the accession of new Member States to the European Economic Community and to the European Atomic Energy Community, signed on 22 January 1972.*

## **EXAMINATION OF THE AMENDMENTS**

### **General**

- Delete this Article and transfer it to Part One, Title X.  
*de Villepin*
- Replace "Constitutional Treaty" by "simplifying Treaty"  
*Kirkhope*

- ▶ Add footnote "to be adjusted in accordance with the Act of Accession"  
*Andriukaitis*
- ▶ Delete the word "Constitutional"  
*Queiró*

### **Paragraph 1**

- ▶ Add "the Republic of Ireland"  
*Earl of Stockton*
- ▶ Add all the candidate States  
*Fischer*

### **Paragraph 2**

- ▶ Add "and Gibraltar"  
*Earl of Stockton*
- ▶ Add regions of the Republic of Finland and the Kingdom of Sweden with a very low population density.  
*Tiilikainen + 4 Convention members*

### **Paragraph 4**

- ▶ Add need for the peoples of these territories to approve it in a referendum  
*Bonde + 4 Convention members*

### **Paragraph 5**

- ▶ Replace Protocol 2 to the Act of Accession by a protocol annexed to the Constitutional Treaty.  
*Tiilikainen + 4 Convention members*

## **Article D: Regional unions**

*The Constitutional Treaty shall not preclude the existence or completion of regional unions between Belgium and Luxembourg, or between Belgium, Luxembourg and the Netherlands, to the extent that the objectives of these regional unions are not attained by application of the Constitutional Treaty.*

## **EXAMINATION OF THE AMENDMENTS**

- ▶ Add the possibility of regional unions between the Nordic countries.  
*Bonde + 4 Convention members*
- ▶ Generalise the possibility of regional unions between Member States.  
*Lamassoure, Hübner*
- ▶ Add an Article Da on the rights and obligations arising from agreements concluded before 1 January 1958 or before the accession of new Member States.  
*de Vries and de Bruijn*
- ▶ Replace "Constitutional Treaty" by "simplifying Treaty"  
*Kirkhope*
- ▶ Replace "Constitutional Treaty" by "Constitution"  
*Lamassoure*

## **Article E: Protocols**

*The protocols annexed to this Treaty shall form an integral part thereof.*

### **EXAMINATION OF THE AMENDMENTS**<sup>1</sup>

- ▶ Add: "with equal legal force"  
*Heatcoat-Amory*
- ▶ Replace "protocols" by "Additional Acts"  
*Duhamel, Paciotti, Berger*

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<sup>1</sup> According to one amendment (Van der Linden and 2 other Convention members, Hübner) which does not propose textual modifications, the Convention should draw the IGC's attention to the pressing need to look critically at the existing protocols to ascertain whether some of them have become obsolete.

## **Article F : Procedure for revising the Constitutional Treaty**

*The government of any Member State or the Commission may submit to the Council proposals for the amendment of the Constitutional Treaty. The national Parliaments shall be notified of these proposals.*

*If the Council, after consulting the European Parliament and, where appropriate, the Commission, delivers an opinion in favour of calling a conference of representatives of the governments of the Member States, the conference shall be convened by the President of the Council for the purpose of determining by common accord the amendments to be made to the Constitutional Treaty. The Council of the European Central Bank shall also be consulted in the case of institutional changes in the monetary area.*

*The amendments shall enter into force after being ratified by all the Member States in accordance with their respective constitutional requirements.*

## **EXAMINATION OF THE AMENDMENTS**

### **General**

- ▶ Replace "Constitutional Treaty" by "simplifying Treaty".  
*Kirkhope*
- ▶ Add a paragraph specifying that all parts of the Treaty are amendable by the same procedures.  
*Heathcoat-Amory, Bonde*
- ▶ Replace "Constitutional Treaty" by "Treaty" and "amendments" by "draft amendments"  
*Queiró*
- ▶ Replace "Constitutional Treaty" by "Constitution". Replace "amendments" by "Constitutional amendments"  
*Brok + 27 Convention Members*
- ▶ Include a provision for the right of withdrawal when a Member State fails to ratify amendments to the Constitution.  
*Van Lancker*

### **First paragraph**

- ▶ Add the possibility of the European Parliament's initiative to revise  
*Kirkhope, Kauppi, Borrel, Carnero, Andiukaitis, Lequiller, Lamassoure, Duhamel + 8 Convention members, Meyer, Brok + 27 Convention Members, Giannakou and Stylianidis, Duff + 21 Convention members, Fischer, Kaufmann*
- ▶ Delete the possible right of initiative of the Commission to revise. Replace "national Parliaments shall be notified of" by "national Parliaments shall have the right to debate".  
*Heathcoat-Amory*

- ▶ Add a possible right of initiative to revise for the Economic and Social Committee.  
*Lequiller*
- ▶ Add a possible right of initiative to revise by public petition.  
*Lamassoure, Duhamel and 8 others, Meyer*
- ▶ Add a provision for notifying the European Parliament of any proposed amendments at the same time as national Parliaments.  
*Earl of Stockton*
- ▶ Delete notification to national Parliaments.  
*Brok + 27 Convention members*
- ▶ Forward any proposals for revision to national Parliaments immediately  
*Queiró*

### **Second paragraph**

- ▶ Intergovernmental Conference. Possibility of preparing for the Intergovernmental Conference by means of a Convention convened by the President of the European Council and composed of representatives of the national Parliaments, Heads of State or Government of the Member States, the European Parliament, the Council and the Commission.  
*Andriukaitis, Santer, Helming, Fayot, Wagener, Schmidt, Haenel and Badinter, Farnleitner + 3 Convention members, Demilrap, Figel, de Villepin, Duff + 21 Convention members, Costa and Oliveira Martins, Azevedo and Nazaré Pereira, Rupel and Lenarcic, Olesky, Fischer*
- ▶ The Intergovernmental Conference convened by the President of the Council should confirm the outcome of the Intergovernmental Convention convened by the President of the Council (composed of 1 representative of each Government of the Member States; 2 of each national Parliament; the same number of representatives of the European Parliament as of the national Parliaments; four members of the Commission).  
*Brok + 27 Convention members, Giannakou et Stylianidis, Kauppi, Brejc*
- ▶ Amendments should be drawn up by a Constitutional Convention:
  - convened by the European Council (after consultation of the Council and of the European Parliament), which would then propose amendments for approval by the Council and the Parliament.  
*Borrell and others; Voggenhuber and others*
  - convened by the President of the European Council or, alternatively, by the Council acting on a proposal by a Member State or the Commission. Council Decision; ratification by the Council and the European Parliament.  
*Severin*
  - convened by the Council and the European Parliament. Text then adopted by the European Parliament and the European Council.
  - convened by the Council after consultation of the European Parliament and, where appropriate, of the Commission.  
*Meyer, Floch, Einem*

- ▶ Replace the Intergovernmental Conference by a European Council decision after receiving the assent of the European Parliament.  
*Lamassoure*
  
- ▶ Revision of Part One of the Constitution by means of an Intergovernmental Conference which may be preceded by a Convention, if the Council so decides.  
Revision of Part Two by the Council, acting unanimously after consultation of the European Parliament (*Kuneva*) or acting by a superqualified majority after approval by the European Parliament and 2/3 of the national Parliaments.  
*Van der Linden + 3 Convention members*
  
- ▶ Revision of Parts One and Three by means of a Convention, which would submit amendments adopted by consensus to the European Council. The texts unanimously adopted by the European Council would then be submitted for assent to the European Parliament. Revision of Part Two by the Council acting unanimously.  
*Zielenic*
  
- ▶ Prior revision by a Convention. Parts One and Three would then be adopted by an Intergovernmental Conference and Part Two by the Council after consultation of the European Parliament.  
*Lequiller*
  
- ▶ Revision of Parts One and Three by an Intergovernmental Conference and of Part Two by the European Council acting unanimously.  
*de Vries and de Bruijn*
  
- ▶ Retain the existing procedure.  
*Hjelm-Wallén + 4 Convention members, Roche, Tiilikainen + 5 Convention members, Queiró, Teufel, Wuermeling, Hain, Fini, Heathcoat-Amory, Bonde*
  
- ▶ In the case of Part Two, amend by means of a Constitutional Conference (1 representative of each Member State, 1 member of the Commission, 2 members of the European Parliament). Other Parts: by means of a Convention.  
*Kaufmann*
  
- ▶ Provide for the possibility of revising without a Convention in cases where the European Council or the Council, acting unanimously so decide for minor changes.  
*Haenel and Badinter, Fischer, Einem*
  
- ▶ Replace common accord of the Member States by unanimity.  
*Earl of Stockton*
  
- ▶ Participation of national Parliaments in the process, providing the amendments include a revision of competences.
  
- ▶ Existing procedure for Part One. Council acting by a superqualified majority or codecision for Part Two.  
*Kohout*
  
- ▶ Approval of the outcome either by the "Congress" acting by a qualified majority, or by all the Member States. Entry into force once 5/6 of the Member States have ratified the amendments.

The European Council would then decide on the withdrawal of any States which had failed to ratify.

*de Villepin*

- ▶ Adoption of the amendments by 5/6 of the Member States.  
*Duff + 21 Convention members*

### **Third paragraph**

- ▶ Entry into force following ratification, either by the "Congress" acting by qualified majority or by 5/6 of the Member States, to be decided by the European Council. In the latter case, the European Council would unanimously decide on the entry into force of the amendments and on the withdrawal of Member States which had failed to ratify. Possible derogation in cases expressly provided for in the Constitutional Treaty.  
*de Villepin*
- ▶ Entry into force providing  $\frac{3}{4}$  of national Parliaments ratify.  
*Voggenhuber and others*
- ▶ Entry into force providing ratified by 4/5 of the Member States in cases where the European Council approves the amendments by an augmented qualified majority.  
*Lamassoure*
- ▶ With regard to Parts One and Three, entry into force after ratification by all the Member States. As for Part Two, entry into force after ratification by 4/5 of the Member States representing 4/5 of the population of the Union.  
*Lequiller*
- ▶ Entry into force after approval of the amendments by 5/6 of the Member States and the assent of the European Parliament.  
*Duff + 21 Convention members*
- ▶ Include the option of a referendum if provided for under the national Constitution.  
*Borrell and others, Kirkhope, Lamassoure, Duhamel + 7 Convention Members, Bonde + 4 Convention members, Einem*
- ▶ Replace ratification by the Member States by ratification by the European Parliament and the legislative Council.  
*Severin*
- ▶ Include a requirement for the assent of the European Parliament before entry into force.  
*Meyer*
- ▶ Entry into force of the Constitutional amendments after approval by the European Parliament and ratification by 4/5 of the Member States.  
*Brok + 27 Convention members, Giannakou and Stylianidis*

## **Article G: Adoption, ratification and entry into force of the Constitutional Treaty**

1. *The Constitutional Treaty shall be ratified by the High Contracting Parties in accordance with their respective constitutional requirements. The instruments of ratification shall be deposited with the Government of the Italian Republic.*
2. *The Constitutional Treaty shall enter into force on ..., provided that all the instruments of ratification have been deposited, or, failing that, on the first day of the month following the deposit of the instrument of ratification by the last signatory State to take this step.*
3. *If, two years after the signature of the Constitutional Treaty, four fifths of the Member States have ratified it and one or more Member States have encountered difficulties in proceeding with ratification, the matter shall be referred to the European Council.*

## **EXAMINATION OF THE AMENDMENTS**

### **General**

- ▶ Replace "Constitutional Treaty" by "Constitution"  
*Borrell + 2 Convention members, Brok + 28 Convention members*
- ▶ Refer to "this Constitutional Treaty"  
*Kuneva*
- ▶ Replace "Constitutional Treaty" by "Treaty"  
*Queiró*
- ▶ Replace "Constitutional Treaty" by "simplifying Treaty"  
*Kirkhope*

### **Paragraph 1**

- ▶ Include the option of a national referendum.  
*Kirkhope, Follini, Voggenhuber, Lichtenberger*
- ▶ Include a European referendum on the Constitutional Treaty in May/June 2004.  
*Duhamel, Heathcoat-Amory, Bonde*
- ▶ Include the prior assent of the European Parliament before ratification by the High Contracting Parties.  
*Borrell + 2 Convention members*
- ▶ Replace "High Contracting Parties" by "Member States".  
*Farnleitner + 3 Members*
- ▶ Replace "High Contracting Parties" by "the peoples of Europe".  
*Floch*
- ▶ Provide for depositing the instruments of ratification with the Member State which holds the Presidency.  
*Queiró*

## **Paragraph 2**

- ▶ Replace with a paragraph providing for entry into force of the Treaty once it has been ratified by 4/5 of the signatory States representing 4/5 of the total population. The Constitutional Treaty should apply only to those States which have ratified it.  
*Lamassoure*
- ▶ Replace with a paragraph providing for entry into force once the Constitution has been ratified by 4/5 of the Member States. Those Member States which have failed to ratify it should decide within one year of the entry into force of the Constitution whether they wish to remain members of the Union on the basis of that Constitution or whether they wish to withdraw from it.  
*Brok + 28 Convention members*
- ▶ Replace with a paragraph providing for entry into force after receiving the assent of the European Parliament, once 5/6 of the Member States have ratified the amendments.  
*Duff + 21 Convention members*
- ▶ Include the requirement that all existing Member States must have deposited the instruments of ratification before the Treaty may enter into force.  
*Heathcoat-Amory*

## **Paragraph 3**

- ▶ Delete.  
*Santer + 3 Convention members, Andriukaitis, Haenel and Badinter, Farnleitner + 3 Convention members, Queiró, Brok + 28 Convention members, Teufel, Follini, de Vries and de Bruijn, Svensson, Kaufman, Einem (who propose that this become a political declaration).*
- ▶ Add that the European Council should decide unanimously.  
*Kirkhope, Earl of Stockton*
- ▶ Replace with a new paragraph providing that, where ratification by 4/5 of the Member States is required, the Constitution will enter into force for those States if there is a prior Council decision to that effect and following the assent of the European Parliament. Corresponding treaties would then be negotiated with those States which had not ratified the Constitution.  
*Borrell + 2 Convention members*
- ▶ Replace by the negotiation of a preferential partnership agreement with those signatory States which have not ratified the Constitutional Treaty.  
*Lamassoure*
- ▶ Include the requirement that the solution reached by the European Council should be supported by all the Member States and the national Parliaments.  
*Bonde + 4 Convention members*
- ▶ Replace the two-year period by a period of one and a half years. Include the requirement for a report by the Commission and the European Parliament to the European Council so as to enable the latter to examine the matter in full awareness of the facts.  
*Timmermans + 3 Convention members*
- ▶ Replace by a paragraph providing that, should a Member State fail to ratify, the European Council, acting on a proposal by the Commission and after consultation of the

European Parliament, should open negotiations aimed at establishing with that Member State the status of associate member of the Union.

*Duff + 21 Members*

- ▶ Include the requirement that 4/5 of the Member States should represent at least 4/5 of the population of the Union. Replace "have encountered difficulties in proceeding with ratification" by "have failed to ratify".

*Fini*

- ▶ Replace by a paragraph providing for entry into force once 4/5 have ratified.

*Einem*

## **Article H: Duration**

*The Constitutional Treaty is concluded for an unlimited period.*

## **EXAMINATION OF THE AMENDMENTS**

- ▶ Automatic convening of a Convention on revision within ten years, unless such a Convention has been convened earlier.  
*Kirkhope, Earl of Stockton*
- ▶ Replace "Constitutional Treaty" by "simplifying Treaty".  
*Kirkhope*
- ▶ Delete the word "Constitutional".  
*Queiró*

## **Article I: Languages**<sup>1</sup>

*The Constitutional Treaty, drawn up in a single original in the Danish, Dutch, English, Finnish, French, German, Greek, Irish, Italian, Portuguese, Spanish, Swedish and ... languages, the texts in each of these languages being equally authentic, shall be deposited in the archives of the Government of the Italian Republic, which will transmit a certified copy to each of the governments of the other signatory States.*

### **EXAMINATION OF THE AMENDMENTS**

- ▶ Add and list this Article in each regional language.  
*Heathcoat-Amory*
- ▶ Provide for English as the sole original language.  
*Earl of Stockton*
- ▶ Replace the Government of the Italian Republic by the Government of the Member State holding the Presidency.  
*Queiró*
- ▶ Add the languages provided for under the Accession Treaties.  
*Fischer*
- ▶ Replace "Constitutional Treaty" by "simplifying Treaty".  
*Kirkhope*

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<sup>1</sup> To be adjusted in accordance with the Act of Accession.

## **LIST OF AMENDMENTS TO ARTICLE A**

1. KIRKHOPE
2. HAENEL + BADINTER
3. FARNLEITNER + 3 CONVENTION MEMBERS
4. THE EARL OF STOCKTON
5. BONDE + 4 CONVENTION MEMBERS
6. QUEIRÓ
7. TIILIKAINEN
8. SCHLUTER
9. FISCHER
10. HAIN
11. HUBNER
12. KAUFMANN

## **LIST OF AMENDMENTS TO ARTICLE B**

1. KIRKHOPE
2. HEATCOAT-AMORY
3. DUHAMEL + PACIOTTI
4. HAENEL + BADINTER
5. FARNLEITNER + 3 CONVENTION MEMBERS
6. DEMIRALP
7. BONDE + 4 CONVENTION MEMBERS
8. KOHOUT
9. FIGEL
10. THE EARL OF STOCKTON
11. QUEIRÓ
12. TIILIKAINEN
13. LOPES
14. HAIN
15. de VRIES
16. KAUFMANN

## **LIST OF AMENDMENTS TO ARTICLE C**

1. KIRKHOPE
2. PIETERS
3. ANDRIUKAITIS
4. HAENEL
5. THE EARL OF STOCKTON
6. BONDE + 4 CONVENTION MEMBERS
7. QUEIRÓ
8. TIILIKAINEN + 4 CONVENTION MEMBERS
9. LOPES + LOBO ANTUNES
10. FISCHER
11. HAIN
12. de VRIES
13. de VILLEPIN

## **LIST OF AMENDMENTS TO ARTICLE D**

1. KIRKHOPE
2. HAENEL + BADINTER
3. THE EARL OF STOCKTON
4. BONDE + 4 CONVENTION MEMBERS
5. DUFF+ 22 CONVENTION MEMBERS
6. FISCHER
7. KOHOUT
8. HÜBNER
9. de VRIES + de BRUIJN

## **LIST OF AMENDMENTS TO ARTICLE E**

1. HEATCOAT-AMORY + BONDE
2. DUHAMEL + 2 CONVENTION MEMBERS
3. HAENEL + BADINTER
4. THE EARL OF STOCKTON
5. BONDE + 4 CONVENTION MEMBERS
6. VAN DER LINDEN + 2 CONVENTION MEMBERS
7. TIILIKAINEN + 5 CONVENTION MEMBERS
8. ROCHE
9. FISCHER
10. HÜBNER

## **LIST OF AMENDMENTS TO ARTICLE F**

1. KIRKHOPE
2. SEVERIN
3. VOGGENHUBER + 3 CONVENTION MEMBERS
4. BORRELL + 2 CONVENTION MEMBERS
5. LAMASSOURE
6. HEATCOAT-AMORY
7. WUERMELING
8. KAUPPI
9. ANDRIUKAITIS
10. KUNEVA
11. BREJC
12. SANTER + 4 CONVENTION MEMBERS
13. ZIELENIC
14. LEQUILLER
15. DUHAMEL + 7 CONVENTION MEMBERS
16. MEYER
17. EINEM
18. HAENEL
19. FARNLEITNER + 3 CONVENTION MEMBERS
20. DEMIRALP
21. FIGEL
22. THE EARL OF STOCKTON
23. BONDE + 4 CONVENTION MEMBERS
24. VAN DER LINDEN + 3 CONVENTION MEMBERS
25. QUEIRÓ

26. TIILIKAINEN + 4 CONVENTION MEMBERS
27. BROK + 27 CONVENTION MEMBERS
28. GIANNAKOU + STYLIANIDIS
29. FOLLINI
30. DUFF + 21 CONVENTION MEMBERS
31. ROCHE
32. COSTA + D'OLIVEIRA MARTINS
33. AZEVEDO + NAZARÉ PEREIRA
34. FISCHER
35. KOHOUT
36. VAN LANCKER
37. HJELM-WALLEN + 4 CONVENTION MEMBERS
38. HAIN
39. FINI
40. RUPEL + LENARCIC
41. OLESKY
42. FLOCH
43. de VRIES + de BRUIJN
44. KAUFMANN
45. TEUFEL
46. de VILLEPIN

## **LIST OF AMENDMENTS TO ARTICLE G**

1. KIRKHOPE
2. DUHAMEL
3. BORRELL + 2 CONVENTION MEMBERS
4. LAMASSOURE
5. KUNOVA
6. SANTER + 3 CONVENTION MEMBERS
7. ANDRIUKAITIS
8. EINEM
9. HAENEL + BADINTER
10. FARNLEITNER + 3 CONVENTION MEMBERS
11. THE EARL OF STOCKTON
12. BONDE + 4 CONVENTION MEMBERS
13. TIMMERMANS + 3 CONVENTION MEMBERS
14. QUEIRÓ
15. BROK + 28 CONVENTION MEMBERS
16. FOLLINI
17. DUFF + 20 CONVENTION MEMBERS
18. FISCHER
19. HÜBNER
20. FINI
21. FLOCH
22. de VRIES + de BRUIJN
23. SVENSSON
24. HEATCOAT – AMORY + BONDE
25. VOGGENHUBER

26. KAUFMANN

27. TEUFEL

## **LIST OF AMENDMENTS TO ARTICLE H**

1. KIRKHOPE
2. HAENEL
3. THE EARL OF STOCKTON
4. BONDE + 4 CONVENTION MEMBERS
5. FISCHER
6. QUEIRÓ

## **LIST OF AMENDMENTS TO ARTICLE I**

1. KIRKHOPE
  2. HEATHCOAT – AMORY
  3. HAENEL
  4. PIETERS
  5. THE EARL OF STOCKTON
  6. BONDE + 4 CONVENTION MEMBERS
  7. QUEIRÓ
  8. FISCHER
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