# TRACTATENBLAD

VAN HET

## KONINKRIJK DER NEDERLANDEN

### **JAARGANG 2009 Nr. 248**

#### A. TITEL

Notawisseling houdende een verdrag tussen het Koninkrijk der Nederlanden en de Internationale Politieorganisatie (INTERPOL) inzake privileges en immuniteiten voor verbindingsofficieren die door INTERPOL bij Europol te 's-Gravenhage gedetacheerd worden; Lyon, 20 november 2009

B. TEKST

#### Nr. I

MINISTRY OF FOREIGN AFFAIRS

The Hague, 3 November 2009

Treaties Division DJZ/VE-855/09

The Ministry of Foreign Affairs of the Kingdom of the Netherlands presents its compliments to the International Criminal Police Organization – INTERPOL (ICPO-INTERPOL) and has the honour to propose, with reference to the Co-operation Agreement between Interpol and the European Police Office of 5 November 2001 (hereinafter "the Agreement"), and in view of Article 41, paragraph 2 of the Convention based on Article K.3 of the Treaty on European Union, on the establishment of a European Police Office (Europol Convention, 26 July 1995), that the privileges and immunities necessary for the proper performance of the tasks of the liaison officers at Europol referred to in Article 4 of the Agreement, be agreed upon as set out in the Attachment.

If this proposal is acceptable to ICPO-INTERPOL, the Ministry of Foreign Affairs proposes that this note and the affirmative note of the

Organization shall constitute an Agreement between the Kingdom of the Netherlands and ICPO-INTERPOL, which shall be applied provisionally from the day on which this affirmative note has been received by the Ministry of Foreign Affairs, and which shall enter into force on the first day of the second month following the date on which the Kingdom of the Netherlands and ICPO-INTERPOL have informed each other that the formalities required for the entry into force have been complied with.

The Ministry of Foreign Affairs avails itself of this opportunity to renew to ICPO-INTERPOL the assurances of its highest consideration.

International Criminal Police Organization – INTERPOL Lyon

#### Attachment

1.

### **Definitions**

In this Agreement:

- a) "Liaison officer" means: any official stationed at Europol in accordance with Article 4 of the Agreement;
- b) "Government" means the Government of the Kingdom of the Netherlands;
- c) "Host State authorities" means such State, municipal or other authorities of the Kingdom of the Netherlands as may be appropriate in the context of and in accordance with the laws and customs applicable in the Kingdom of the Netherlands;
- d) "Organization" means the International Criminal Police Organization INTERPOL;
- e) "Archives of the liaison officer" means all records, correspondence, documents, manuscripts, computer and media data, photographs, films, video and sound recordings belonging to or held by the liaison officer, and any other similar material which in the unanimous opinion of the Organization and the Government forms part of the archives of the liaison officer.

2.

## Privileges and immunities

1. Subject to the provisions of this Agreement, the liaison officer and members of his family who form part of his household and do not possess Dutch nationality, shall enjoy in and vis-à-vis the Kingdom of the

Netherlands the same privileges and immunities as are conferred on members of the diplomatic staff by the Vienna Convention on Diplomatic Relations of 18 April 1961.

- 2. The immunity granted to persons mentioned in paragraph 1 of this Article shall not extend to either:
  - (i) civil action by a third party for damages, including personal injury or death, arising from a traffic accident caused by any such person; or
  - (ii) criminal and civil jurisdiction over acts performed outside the course of their official duties.
- 3. The obligations of the Organization and its personnel that apply under the Vienna Convention to members of the diplomatic staff, shall apply to the persons referred to in paragraph 1 of this Article.

3.

## Entry, stay and departure

- 1. The Government shall facilitate, if necessary, the entry, stay and departure of the liaison officer and members of his family forming part of the household.
- 2. This Article shall not prevent the requirement of reasonable evidence to establish that persons claiming the treatment provided for under this Article come within the classes described in paragraph 1 of this Article.
- 3. Visas which may be required by persons referred to in this Article shall be granted without charge and as promptly as possible.

4.

## **Employment**

Members of the family forming part of the household of the liaison officer not having the nationality of an EU State, shall be exempt from the obligation to obtain working permits for the duration of the secondment of the liaison officer.

5.

## Inviolability of archives

The archives of the liaison officer wherever located and by whomsoever held shall be inviolable.

6.

### Personal Protection

The Host State authorities shall, if so requested by the Organization, take all reasonable steps in accordance with their national laws to ensure the necessary safety and protection of the liaison officer, as well as members of his family who form part of his household, whose security is endangered due to the performance of the tasks of the liaison officer at Europol.

7.

### Facilities and immunities in respect of communication

- 1. The Government shall permit the liaison officer to communicate freely and without a need for special permission, for all official purposes, and shall protect the right of the liaison officer to do so. The liaison officer shall have the right to use codes and to dispatch and receive official correspondence and other official communications by courier or in sealed bags which shall be subject to the same privileges and immunities as diplomatic couriers and bags.
- 2. The liaison officer shall, as far as may be compatible with the International Telecommunications Convention of 6 November 1982, for his official communications enjoy treatment not less favourable than that accorded by the Kingdom of the Netherlands to any international organization or government, in the matter of priorities for communication by mail, cable, telegraph, telex, radio, television, telephone, fax, satellite, or other means.

8.

## Notification

- 1. The Organization shall promptly notify the Government of the name of the liaison officer, his arrival and his final departure or the termination of his secondment as well as the arrival and final departure of the members of the family forming part of the household and, where appropriate, the fact that a person has ceased to form part of the household.
- 2. The Government shall issue to the liaison officer and members of his family forming part of the household, an identification card bearing the photograph of the holder. This card shall serve to identify the holder in relation to all Host State authorities.

9.

## Settlement of Disputes

- 1. Any dispute between the Organization and the Government concerning the interpretation or application of this Agreement, or any question affecting the liaison officer or the relationship between the Organization and the Government which is not settled amicably, shall be referred for final decision to a tribunal of three arbitrators, at the request of the Organization or the Government. Each party shall appoint one arbitrator. The third, who shall be chairman of the tribunal, is to be chosen by the first two arbitrators.
- 2. If one of the parties fails to appoint an arbitrator within two months following a request from the other party to make such an appointment, the other party may request the President of the Court of Justice of the European Communities or in his absence the Vice-President, to make such an appointment.
- 3. Should the first two arbitrators fail to agree upon the third within two months following their appointment, either party may request the President of the Court of Justice of the European Communities, or in his absence the Vice-President, to make such appointment.
- 4. Unless the parties agree otherwise, the tribunal shall determine its own procedure.
- 5. The tribunal shall reach its decision by a majority of votes. The Chairman shall have a casting vote. The decision shall be final and binding on the Parties to the dispute.

10.

### Territorial scope

With respect to the Kingdom of the Netherlands, this Agreement shall apply to the part of the Kingdom in Europe only.

### Nr. II

INTERNATIONAL CRIMINAL POLICE ORGANIZATION – INTERPOL

Lyon, 20 November 2009

The International Criminal Police Organization – INTERPOL presents its compliments to the Ministry of Foreign Affairs of the Kingdom of the Netherlands, and has the honour to confirm receipt of Note No. DJZ/VE-855/09 of 3 November 2009 concerning the proposal to conclude an Agreement between the Kingdom of the Netherlands and the International Criminal Police Organization – INTERPOL on the privileges and immunities of the International Criminal Police Organization – INTERPOL liaison officers at Europol which reads as follows:

(Zoals in Nota Nr. I)

The International Criminal Police Organization – INTERPOL has the honour to inform the Ministry that the Organization agrees to the contents of the above-mentioned Note, and that the Ministry's Note and this Note expressing the agreement of the International Criminal Police Organization – INTERPOL shall constitute an Agreement between the Kingdom of the Netherlands and the International Criminal Police Organization – INTERPOL, which shall be applied provisionally from the day on which this affirmative note has been received by the Ministry, and which shall enter into force on the first day of the second month following the date on which the International Criminal Police Organization – INTERPOL and the Kingdom of the Netherlands have informed each other that the formalities required for the entry into force have been complied with.

The International Criminal Police Organization – INTERPOL avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Kingdom of the Netherlands the assurances of its highest consideration.

RONALD K. NOBLE Secretary General

Ministry of Foreign Affairs of the Kingdom of the Netherlands The Hague

#### D. PARLEMENT

Het in nota's vervatte verdrag behoeft ingevolge artikel 91 van de Grondwet de goedkeuring van de Staten-Generaal, alvorens het Koninkrijk aan het in nota's vervatte verdrag kan worden gebonden.

#### F. VOORLOPIGE TOEPASSING

Het in nota's vervatte verdrag wordt ingevolge het gestelde in de één na laatste alinea van Nota's Nr. I en II vanaf 25 november 2009 voorlopig toegepast.

Wat het Koninkrijk der Nederlanden betreft, geldt de voorlopige toepassing ingevolge punt 10 van het verdrag alleen voor Nederland.

#### G. INWERKINGTREDING

De bepalingen van het in nota's vervatte verdrag zullen ingevolge het gestelde in de één na laatste alinea van nota's Nr. I en II in werking treden op de eerste dag van de tweede maand volgend op de dag waarop het Koninkrijk der Nederlanden en de Internationale Politieorganisatie elkaar hebben medegedeeld dat aan de voor de inwerkingtreding vereiste formaliteiten is voldaan.

#### J. VERWIJZINGEN

Titel : Overeenkomst op grond van Artikel K.3 van het Ver-

drag betreffende de Europese Unie tot oprichting van een Europese Politiedienst (Europol-Overeenkomst);

Brussel, 26 juli 1995

Tekst : *Trb.* 1995, 282 (Nederlands, Engels en Frans)

Laatste *Trb.* : *Trb.* 2007, 60

Titel : Verdrag van Wenen inzake diplomatiek verkeer;

Wenen, 18 april 1961

Tekst : *Trb.* 1962, 101 (Engels en Frans)

*Trb.* 1962, 159 (vertaling)

Laatste Trb. : Trb. 1994, 212

Titel : Verdrag betreffende de Europese Unie;

Maastricht, 7 februari 1992

Tekst: Trb. 1992, 74 (Nederlands)

Laatste *Trb.* : *Trb.* 2008, 53

Titel : Internationaal Verdrag betreffende de Telecommu-

nicatie;

Nairobi, 6 november 1982 : *Trb*. 1983, 164 (Frans)

Laatste Trb. : Trb. 1996, 164

Het Internationaal Verdrag betreffende de Telecommunicatie is vervangen door:

Titel : Statuut en Verdrag van de Internationale Unie voor

Telecommunicatie:

Genève, 22 december 1992

Tekst : *Trb.* 1993, 138 (Engels en Frans)

Laatste *Trb.* : *Trb.* 2008, 223

In overeenstemming met artikel 19, tweede lid, van de Rijkswet goedkeuring en bekendmaking verdragen heeft de Minister van Buitenlandse Zaken bepaald dat het in nota's vervatte verdrag zal zijn bekendgemaakt in Nederland op de dag na de datum van uitgifte van dit Tractatenblad.

Uitgegeven de negenentwintigste december 2009.

De Minister van Buitenlandse Zaken.

M. J. M. VERHAGEN