# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Regulations made under s.4(3).

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999

Revoked by LN. 2015/186 as from 12.10.2015

(LN. 1999/131)

8.10.1999

Amending enactments

Relevant current provisions

Commencement

date

None

**EU Legislation/International Agreements involved:** 

Regulation (EC) No. 1295/98 Regulation (EC) No. 1607/98 Regulation (EC) No. 1294/1999

#### ARRANGEMENT OF REGULATIONS.

### Regulation

- 1. Title and commencement.
- 2. Interpretation.
- 3. Breaches of the EC Regulation.
- 4. Requests for authorisation etc.
- 5. Information.
- 6. Penalties and proceedings.

**SCHEDULE 1.** 

Information

**SCHEDULE 2** 

COUNCIL REGULATION (EC) No 1294/1999 of 15 June 1999

## 1972-18

## **European Communities**

Revoked Subsidiary 1999/131 THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

#### Title and commencement.

1. These Regulations may be cited as the Federal Republic of Yugoslavia (Freezing of Funds and Prohibition on Investment) Regulations 1999, and shall come into operation on the date of the resolution passed by the House of Assembly approving them.

### Interpretation.

- 2. In these Regulations-
  - "the EC Regulation" means Council Regulation (EC) No. 1294/1999 of 15 June 1999 concerning a freeze of funds and a ban on investment in relation to the Federal Republic of Yugoslavia (FRY) and repealing Regulations (EC) No. 1295/98 and (EC) No. 1607/98, as shown in Schedule 2.

### Breaches of the EC Regulation.

3. Any person who commits a breach of Article 3, 4 or 5(1) of the EC Regulation shall be guilty of an offence.

### Requests for authorisation etc.

- 4. If, in connection with a request pursuant to Article 8(2) of the EC Regulation, any person—
  - (a) makes any statement or furnishes any document or information which to his knowledge is false in a material particular, or
  - (b) recklessly makes any statement or furnishes any document or information which is false in a material particular,

shall be guilty of an offence.

#### Information.

5. Schedule 1 to these Regulations shall have effect in order to facilitate the obtaining, by or on behalf of the Chief Secretary of the Government of Gibraltar ("the Chief Secretary"), of information for the purpose of ensuring compliance with the EC Regulation.

### Penalties and proceedings.

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

- 6.(1) Any person guilty of an offence under regulation 3 or 4 or under paragraph 2(b) or (c) of Schedule 1 to these Regulations shall be liable—
  - (a) on conviction on indictment, to imprisonment for a term not exceeding two years or to a fine, or both;
  - (b) on summary conviction, to imprisonment for a term not exceeding three months or to a fine not exceeding level 5 on the standard scale.
- (2) Any person guilty of an offence under paragraph 2(a) of Schedule 1 to these Regulations shall be liable on summary conviction to imprisonment for a term not exceeding three months or to a fine not exceeding level 5 on the standard scale, or both.
- (3) Where any body corporate is guilty of an offence under these Regulations, and that offence is proved to have been committed with the consent or connivance of, or to be attributable to any neglect on the part of, any director, manager, secretary or other similar officer of the body corporate, or any person who was purporting to act in any such capacity, that person as well a the body corporate shall be guilty of that offence and shall be liable to be proceeded against and punished accordingly.
- (4) Proceedings against any person for an offence under these Regulations may be taken before the appropriate court in Gibraltar.
- (5) No proceedings for an offence under these Regulations, other than a summary offence, shall be instituted in Gibraltar except by or with the consent of the Attorney General:

Provided that this subregulation shall not prevent the arrest, or the issue or execution of a warrant for the arrest, of any person in respect of such an offence, or the remand in custody or on bail of any person charged with such an offence, notwithstanding that the necessary consent to the institution of proceedings for the offence has not been obtained.

### THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999. SCHEDULE 1

Revoked Subsidiary 1999/131

Regulation 5.

#### **INFORMATION**

- 1.(1) The Chief Secretary ("the requesting authority") may request any person in or resident in Gibraltar to furnish to the requesting authority any information in his possession or control, or to produce to the requesting authority any document in his possession or control, which the requesting authority may require for the purpose of ensuring compliance with the EC Regulation; and any person to whom such a request is made shall comply with it within such time and in such manner as may be specified in the request.
- (2) The power conferred by sub-paragraph (1) shall include, in particular, a power to request the furnishing or production of any evidence which is required to be kept by virtue of Article 7(4) of the EC Regulation.
- (3) Nothing in sub-paragraph (1) shall require any person who has acted as counsel or solicitor for any person to disclose any privileged communication made to him in that capacity.
- (4) Where a person is convicted of an offence under this Schedule of failing to furnish any information or produce any document, the court may make an order requiring him, within such period as may be specified in the order, to furnish the information or produce the document.
- (5) The power conferred by this paragraph to request any person to produce documents shall include power to take copies of or extracts from any document so produced and to request that person or, where that person is a body corporate, any other person who is a present or past officer of, or is employed by, the body corporate, to provide an explanation of any such document.

### 2. Any person who—

- (a) without reasonable excuse, refuses or fails within the time and in the manner specified (or, if no time has been specified, within a reasonable time) to comply with any request made under this Schedule;
- (b) intentionally furnishes false information or a false explanation to any person exercising his powers under this Schedule; or

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

(c) with intent to evade the provisions of this Schedule, destroys, mutilates, defaces, secretes or removes any document,

shall be guilty of an offence.

- 3. No information furnished or document produced (including any copy or extract made of any document produced) by any person in pursuance of a request made under this Schedule shall be disclosed except:
  - (a) with the consent of the person by whom the information was furnished or the document was produced:

Provided that a person who has obtained information or is in possession of a document only in his capacity as servant or agent of another person may not give consent for the purposes of this sub-paragraph but such consent may instead be given by any person who is entitled to that information or to possession of that document in his own right; or

- (b) to any person who would have been empowered under this Schedule to request that it be furnished or produced or any person holding or acting in any office under or in the service of the Crown in respect of the Government of Gibraltar; or
- (c) on the authority of the Chief Secretary, to the Commission of the Communities or to any of the competent authorities listed in Annex III to the EC Regulation for the purpose of assisting the Commission or that competent authority to ensure compliance with the EC Regulation; or
- (d) with a view to the institution of, or otherwise for the purposes of, any proceedings for an offence under these Regulations.

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

#### **SCHEDULE 2**

Regulation 2

### COUNCIL REGULATION (EC) No 1294/1999 of 15 June 1999

concerning a freeze of funds and a ban on investment in relation to the Federal Republic of Yugoslavia (FRY) and repealing Regulations (EC) No 1295/98 and No 1607/98

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Articles 60 and 301;

Having regard to Common Position 98/326/CFSP of 7 May 1998 defined by the Council on the basis of Article J.2 of the Treaty on European Union concerning the freezing of funds held abroad by the Governments of the Federal Republic of Yugoslavia (FRY) and the Republic of Serbia, Common Position 98/374/CFSP of 8 June 1998 defined by the Council on the basis of Article J.2 of the Treaty on European Union concerning the prohibition of new investment in Serbia, as well as to Common Position 1999/318/CFSP of 10 May 1999 adopted by the Council on the basis of Article 15 of the Treaty on European Union concerning additional restrictive measures against the Federal Republic of Yugoslavia,

Having regard to the proposal from the Commission;

### Whereas:

- (1) The continued violation by the Governments of the Federal Republic of Yugoslavia and the Republic of Serbia of the relevant United Nations Security Council resolutions and the pursuance of extreme and criminally irresponsible policies, including repression against citizens, constitute serious violations of human rights and international humanitarian law;
- (2) An extension of the scope of the present legal framework concerning the freezing of funds held abroad by the Governments of the Federal Republic of Yugoslavia and the Republic of Serbia, and concerning the prohibition of new investment in the Republic of Serbia will significantly increase the pressure on those governments,

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

- (3) Therefore, the scope of the provisions of this legal framework should be extended to cover certain assets, other than funds and financial resources, which may generate funds or other financial resources for the governments concerned, and to cover companies, undertakings, institutions and entities owned or controlled by those governments, as well as persons acting for or on behalf of those governments, as well as the acquiring or extending of a participation in, ownership of or control of real estate or companies, undertakings, institutions or entities which are owned or controlled by the Government of the Federal Republic of Yugoslavia or of the Republic of Serbia;
- (4) The measures contained in this Regulation should be proportionate to the objectives pursued by the Council with regard to the Kosovo crisis and the measures should not lead to severe damage to the interests of the Community;
  - (5) There is a need to provide for certain specific exemptions;
- (6) A procedure should be laid down for amending the Annexes to this Regulation and for granting specific authorisations to avoid serious damage to industry, companies or the interests of the Community;
- (7) Circumvention of this Regulation should be countered by an adequate system of information, and where appropriate, remedial measures, including additional Community legislation;
- (8) Competent authorities of the Member States should, where necessary, be empowered to ensure compliance with this Regulation;
- (9) It is desirable that sanctions for violations of the provisions of this Regulation can be imposed as of the date of entry into force of this Regulation;
- (10) There is a need for the Commission and Member States to inform each other of the measures taken under this Regulation and of other relevant information at their disposal in connection with this Regulation;
- (11) For reasons of transparency and simplicity the main provisions of Council Regulations (EC) No 1295/98 and No 1607/98 have been incorporated into this Regulation, and, therefore those Regulations can be repealed,

#### HAS ADOPTED THIS REGULATION:

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Article 1

For the purpose of this Regulation:

- 1. "Government of the FRY" means: the Government of the Federal Republic of Yugoslavia, at any level, its agencies, bodies or organs, and companies, undertakings, institutions and entities owned or controlled by that government, including all financial institutions and state-owned and socially-owned entities organised in the Federal Republic of Yugoslavia as of 26 April 1999, any successors to such entities, and their respective subsidiaries and branches, wherever located, and any persons acting or purporting to act for or on behalf of any of the foregoing;
- 2. "Government of the Republic of Serbia" means: the Government of the Republic of Serbia, at any level, its agencies, bodies or organs, and companies, undertakings, institutions and entities owned or controlled by that government, including all financial institutions and state-owned and socially-owned entities organised in the Republic of Serbia as of 26 April 1999, any successors to such entities, and their respective subsidiaries and branches, wherever located, and any persons acting or purporting to act for or on behalf of any of the foregoing;
- 3. "Funds" means: financial assets and economic benefits of any kind, including, but not necessarily limited to, cash, cheques, claims on money, drafts, money orders and other payment instruments; deposits with financial institutions or other entities, balances on accounts, debts and debt obligations; publicly and privately traded securities and debt instruments, including stocks and shares, certificates representing securities, bonds, notes, warrants, debentures, derivatives contracts; interest, dividends or other income on or value accruing from or generated by assets; credit, right of set-off, guarantees, performance bonds or other financial commitments; letters of credit, bills of lading, bills of sale; documents evidencing an interest in funds or financial resources, and any other instrument of export-financing;
- 4. "Freezing of funds" means: preventing any move, transfer, alteration, use of or dealing with funds in any way that would result in any change in their volume, amount, location, ownership, possession, character, destination or other change that would enable the use of the funds, including portfolio management;
- 5. "Owning a company, undertaking, institution or entity" means: being in possession of 50% or more of the proprietary rights of a company, undertaking, institution or entity or having a majority interest therein;

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

- 6. "Controlling a company, undertaking, institution or entity" means any of:
  - (a) having the right to appoint or remove a majority of the members of the administrative, management or supervisory body of a company, undertaking, institution or entity;
  - (b) having appointed solely as a result of the exercise of one's voting rights a majority of the members of the administrative, management or supervisory bodies of a company, undertaking, institution or entity who have held office during the present and previous financial year;
  - (c) controlling alone, pursuant to an agreement with other shareholders in or members of a company, undertaking, institution or entity, a majority of shareholders' or members' voting rights in that company, undertaking, institution or entity;
  - (d) having the right to exercise a dominant influence over a company, undertaking, institution or entity, pursuant to an agreement entered into with that company, undertaking, institution or entity, or to a provision in its Memorandum or Articles of Association, where the law governing that company, undertaking, institution or entity permits its being subject to such agreement or provision;
  - (e) having the power to exercise the right to exercise a dominant influence referred to at (d), without being the holder of that right;
  - (f) having the right to use all or part of the assets of a company, undertaking, institution or entity;
  - (g) managing a company, undertaking, institution or entity on a unified basis, while publishing consolidated accounts;
  - (h) sharing jointly and severally the financial liabilities of a company, undertaking, institution or entity, or guaranteeing them.

#### Article 2

1. Any person listed in Annex I to this Regulation shall be deemed to be a person acting or purporting to act for or on behalf of the Government of the FRY or the Government of the Republic of Serbia.

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

- 2. Companies, undertakings, institutions or entities, located, registered or incorporated outside the territory of the Federal Republic of Yugoslavia and listed in Annex II to this Regulation, shall be deemed to be owned or controlled by the Government of the FRY or the Government of the Republic of Serbia.
- 3. In cases where a natural or legal person holds or acquires well-founded evidence that a person, company, undertaking, institution or entity is covered by the definitions of Governments of the FRY or Government of the Republic of Serbia but does not appear on the lists of Annexes I or II, such person shall, before entering into any commercial transaction or activity covered by Articles 3, 4, 5 or 7 with that person, undertaking, institution or entity, submit the evidence to the competent authorities of the Member States listed in Annex III. The competent authorities will examine all evidence made available to them. If the competent authorities consider the evidence made available as insufficient and are not able to confirm in writing within 5 working days after the said submission that the intended transaction or activity is prohibited under this Regulation, the transaction or the activity will not constitute a violation of this Regulation.

#### Article 3

Except as permitted under the provisions of Articles 7 and 8:

- 1. All funds held outside the territory of the Federal Republic of Yugoslavia and belonging to the Government of the FRY and/or to the Government of the Republic of Serbia shall be frozen.
- 2. No funds shall be made available, directly or indirectly, to or for the benefit of, either or both, those Governments.

#### Article 4

- 1. It shall be prohibited to acquire any new or extend any existing participation in, ownership of or control of real estate, a company, undertaking, institution or entity:
  - located, registered or incorporated within the Republic of Serbia, or
  - wherever else located, registered or incorporated, and owned or controlled by the Government of the FRY or the Government of the Republic of Serbia,

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

in exchange or not, for the supply or provision of tangible or intangible goods, services or technology (including patents), capital, debt relief or other financial resources.

2. It shall also be prohibited to engage in or continue activities facilitating, promoting or otherwise enabling the acquisition or extension of a participation in, ownership of or control over such real estate, companies, undertakings, institutions or entities.

#### Article 5

- 1. The participation, knowingly and intentionally, in related activities, the object or effect of which is, directly or indirectly, to circumvent the provisions of Articles 3 and 4 shall be prohibited.
- 2. Any information that the provisions of this Regulation are being, or have been circumvented shall be notified to the competent authorities of the Member States as listed in Annex III and/or the Commission.

#### Article 6

Without prejudice to the Community rules concerning confidentiality and to the provisions of Article 284 of the Treaty, the competent authorities of the Member States shall have the power to require banks, other financial institutions, insurance companies, and other bodies and persons to provide all relevant information necessary for ensuring compliance with this Regulation.

#### Article 7

- 1. Article 3 shall not apply to funds exclusively used for the following purposes and on the following conditions:
  - (a) Payment of current expenses, including salaries of local staff, of embassies, consular posts or diplomatic missions of the Government of the Federal Republic of Yugoslavia or the Government of the Republic of Serbia within the Community;
  - (b) Transfers from the Community to natural persons resident in the Federal Republic of Yugoslavia of social security or pension payments as well as the transfer of other payments to protect entitlements in the area of social insurance where these transfers are made into separate bank accounts established exclusively for this purpose and where the private recipient has

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

immediate access to the funds in the convertible currency thus transferred:

- (c) Payments of taxes, compulsory insurance premiums and fees for public utility services such as gas, water, electricity and telecommunications to be paid in the Community by persons, companies, undertakings, institutions or entities listed in Annexes I and II and resident or located or registered or incorporated within the Community;
- (d) Payments of normal salaries, including compulsory redundancy payments, except bonuses and other irregular payments by companies, undertakings, institutions or entities listed in Annex II and located or registered or incorporated within the Community to employees employed at the date of entry into force of this Regulation by these companies, undertakings, institutions or entities, on the condition:
  - (i) that such salaries are paid into accounts held with banks or financial institutions within the Community, and
  - (ii) that the salary of each employee is at the rate applicable during the six months preceding the date of entry into force of this Regulation without prejudice to salary increases obtained in collective bargaining agreements, and
  - (iii) in case of replacement of any employee that the new employee is paid at the same rate of salary as that of the employee being replaced;
- (e) Payments related to projects in support of democratisation, humanitarian and educational activities and independent media carried out by the Community and/or the Member States.
- 2. Article 3(2) shall not apply to:
  - (a) Payments in cash in Yugoslav dinars or any of the currencies of the Member States, in denominations to the value of no more than EUR 150, within the territory of the Republic of Yugoslavia;
  - (b) Payments of debts due to the Government of the FRY or the Government of the Republic of Serbia incurred before the entry into force of this Regulation (with the exception of bank

### Revoked Subsidiary 1999/131

### THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

guarantees, performance bonds, bid bonds and similar instruments), and the execution of payment orders received from outside the Community, on the condition that these payments are made into frozen accounts held by those Governments with bank or financial institutions within the Community;

- (c) Payments for essential transit services provided by the Federal Republic of Yugoslavia and Serbia on the condition that provision of these services takes place at the average rate applicable during the 6 months before the entry into force of this Regulation and applied on a non-discriminatory basis.
- 3. Notwithstanding Articles 4 and 3(2), the acquisition of new or the extension of existing participation in, or ownership of, or control of real estate located in the Community shall be allowed only if the transaction meets the following conditions:
  - (a) the payment for the acquisition or extension of the participation, ownership or control is made into a separate frozen account held by the former owner of the real estate with a bank or financial institution within the Comnunity;
  - (b) the price at which the participation in, ownership of or control of the real estate concerned is acquired or extended is in conformity with the value as determined by an appropriately authorised independent valuer;
  - (c) the seller of the ownership of, control of or participation in the real estate is a legal person listed in Annex II;
  - (d) the said seller does not hold or has no access to other funds;
  - (e) the purpose of the sale is solely to acquire funds to cover expenses mentioned under paragraph (1) above.
- 4. For any payment made under paragraphs (1), (2) and (3), conclusive evidence of the fulfilment of the conditions and the purposes shall be kept available for one year for inspection by the competent authorities listed in Annex III.

#### Article 8

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

- 1. In accordance with the provisions of Article 9, the Commission shall be empowered:
  - (a) to amend Annexes I and II;
  - (b) to grant authorisations, if not granting an authorisation would cause serious damage to industry, companies or the interests of the Community:
    - (i) to unfreeze funds or make funds available for the benefit of the Government of the FRY or the Government of the Republic of Serbia;
    - (ii) to acquire or extend a participation in, ownership of or control over real estate, a company, undertaking, institution or entity referred to in Article 4.
- 2. Any request by a legal or natural person for an authorisation referred to in paragraph 1(b), or for an amendment of Annexes I or II, shall be made to the Commission through the appropriate competent authorities of the Member States, listed in Annex III,
- 3. For the purposes of implementing this Regulation, the Commission shall be empowered, on the basis of information supplied by Member States, to amend Annex III.

### Article 9

- 1. For the purposes of the implementation of Article 8(1) and (2), the Commission shall be assisted by the Committee composed of the representatives of the Member States and chaired by the representative of the Commission, established under Council Regulation (EC) No 2271/96, in accordance with the following provisions.
- 2. The representative of the Commission shall submit to the Committee a draft of the measures to be taken. The Committee shall deliver the opinion on the draft within a time limit, which the chairman may lay down according to the urgency of the matter. The opinion shall be delivered by the majority laid down in Article 205 (2) of the Treaty in the case of decisions, which the Council is required to adopt on a proposal from the Commission. The votes of the representatives of the Member States within the committee shall be weighted in the manner set out in that Article. The chairman shall not vote.
- 3.(a) The Commission shall adopt measures which shall apply immediately.

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

- (b) However, if these measures are not in accordance with the opinion of the Committee, they shall be communicated by the Commission to the Council forthwith. In that event:
  - the Commission shall defer application of the measures which it has decided for 10 working days from the date of such communication.
  - the Council, acting by a qualified majority, may take a different decision within the time-limit referred to in the preceding indent.

#### Article 10

The Committee referred to in Article 9 may examine technical questions concerning the application of this Regulation, which may be raised either by the chairman or by a representative of a Member State.

#### Article 11

The Commission and the Member States shall inform each other of the measures taken under this Regulation and supply each other with the relevant information at their disposal in connection with this Regulation, in particular information received in accordance with Articles 2, 5, 6 and 8, and in respect of violation and enforcement problems or judgments handed down by national courts.

#### Article 12

Each Member State shall determine the sanctions to be imposed where the provisions of this Regulation are infringed. Such sanctions shall be effective, proportionate and dissuasive.

Pending the adoption, where necessary, of any legislation to this end, the sanctions to be imposed where the provisions of this Regulation are infringed shall be those determined by the Member States in accordance with Article 6 of Regulation (EC) No 1295/98 or Article 3 of Regulation (EC) No 1607/98.

#### Article 13

Regulations (EC) No 1295/98 and No 1607/98 shall be repealed.

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

#### Article 14

This Regulation shall apply:

- within the territory of the Community including its airspace,
- on board any aircraft or any vessel under the jurisdiction of a Member State,
- to any person elsewhere who is a national of a Member State,
- to any body which is incorporated or constituted under the law of a Member State.

#### Article 15

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Communities.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Luxembourg, 15 June 1999.

For the Council The President K. H. FUNKE

### Revoked Subsidiary 1999/131

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

ANNEX I

Persons acting or purporting to act for or on behalf of the Governments of the Federal Republic of Yugoslavia (FRY) or the Republic of Serbia

Milosevic Slobodan President of FRY

Milosevi's family

Gajic-Milosevic Milica Daughter-in-law

Markovic Mirjana Wife
Milosevic Borislav Brother
Milosevic Marija Daughter
Milosevic Marko Son

FRY Government

Antic Bozidar Deputy Minister, Ministry of Trade (Foreign)
Bogdanovic Radmilo Head of Committee on Security of Federal

Parliament

Bozovic Srdja Speaker, Federal Chamber of Republics

Bulatovic Momir Prime Minister
Bulatovic Pavle Minister of Defence
Djeric Velizar Minister of Sport

Dragas Mirjana Deputy Minister, Ministry of Labour, Health

and Social Security

Drobnjakovic Dejan Minister for Transport

Etinski Rodoljub Chief Legal Adviser at Ministry of Foreign

**Affairs** 

Filipovic Rade Minister of Economy

Jevtic Milan, Maj-Gen Head of Administration, Ministry of Defence

Jovanovic Zivadin Minister of Foreign Affairs

Kikic Zoran Director of European Department, Ministry

of Foreign Affairs

Knezevic Zoran Minister of Justice

Korac Maksim Assistant Minister, Ministry of Labour,

Health and Social Security

Kostic Yugoslav Minister without Portfolio

Kovac Miodrag Minister of Labour, Health and Social

Security

Ksotic Jugoslav Without portfolio Kutlesic Vladan Deputy Prime Minister

Latinovic Dusan Deputy Minister, Ministry of Justice

Lilic Zoran Deputy Prime Minister

Markicevic Slavenko Deputy Minister, Ministry for

Telecommunications

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Markovic Dragan Without portfolio

Markovic Milisav Deputy Minister, Ministry of the Interior

Matic Goran Without portfolio

Minic Miomir Speaker, Federal Chamber of Citizens

Minic Radonja Deputy Minister

Novakovic Zoran Deputy Minister, Ministry of Foreign Affairs

Ognjanovic Vuk Minister without Portfolio

Radojevic Dojcilo Minister for Telecommunications

Sainovic Nikola Deputy Prime Minister
Savovic Margit Minister without Portfolio
Sipovac Nedeljko Minister of Agriculture
Siradovic Djordje Minister of Trade and Tourism
Sokolovic Zoran Minister of Internal Affairs

Stevanovic Aco Deputy Minister, Ministry for

**Telecommunications** 

Velickovic Ljubisa, Col- Deputy Minister of Defence

Gen

Vucinic Drago Deputy Minister, Ministry of Finance Vujovic Nebojsa Speaker of Ministry of Foreign Affairs

Vukovic Borislav Minister of Trade (Foreign)
Vuksanovic Danilo Deputy Prime Minister
Zebic Jovan Deputy Prime Minister

Zelenovic Jagos Minister of Development, Science and

Environment

Serbian Government

Andjelkovic Zoran President of the Provisional Executive

Council for Kosovo

Babic Slobodan Vice-President

Babovic Jovan Minister of Agriculture
Blazic Branislav Minister of Environment
Bojic Milovan Deputy Prime Minister
Cerovic Slobodan Minister of Tourism
Cosic Zivota Minister of Mining

Curcic Nikola Deputy Minister, Ministry of the Interior Djogo-Antonovic Dusanka Djordjevic Vlastimir, Col-Deputy Minister, Ministry of the Interior

Gen.

Drobnjak Bosko Member of the Provisional Executive

Council for Kosovo

Gojkovic Maja Minister without Portfolio

Haliti Bajram Member of the Provisional Executive

Council for Kosovo

lvkovic Branislav Minister of Science and Technology

Jankovic Dragoljub Minister of Justice

Karic Bogoljub Minister without Portfolio

### Revoked Subsidiary 1999/131

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Karlicic Miljkan Assistant to the Minister for Information

Kocovic Dragoljub Minister of Youth and Sports
Kovacevic Dejan Minister of Construction

Minister of Total

Krasic Zoran Minister of Trade

Lazic Djura Minister without Portfolio

Marjanovic Mirko Prime Minister

Markovic Radomir Deputy Minister, Ministry of the Interior

Markovic Ratko Deputy Prime Minister
Milacic Borislav Minister of Finance
Milenkovic Tomislav Minister of Labour
Milicevic Leposava Minister of Health

Milutinovic Milan President

Mircic Miroslav Serbs in Diaspora

Misic Stojan, Maj-Gen Deputy Minister, Ministry of the Interior

Mitrovic Luka Minister of Industry
Momcilov Paja Minister without Portfolio
Nedeljkovic Miroslav Minister of Family Care
Nikolic Tomislav Deputy Prime Minister

Perosevic Bosko President of the Executive Council for

Vojvodina

Poplazic Gordana Minister of Local Government

Popovic Miodrag Assistant to the Minister for Information

Radovanovic Milovan Religion Minister

Ristivojevic Dragisa Deputy Head of Public Security Department

Sabovic Gulbehar Member of the Provisional Executive

Sedlak Ivan Minister without Portfolio Seselj Vojislav Deputy Prime Minister

Simatovic Frenki Chief of Special Forces of State Security

Simic Zeljko Minister of Culture

Smiljanovic Zivorad President of Vojvodina Parliament
Stevanovic Obrad Deputy Minister, Ministry of the Interior

Stojiljkovic Vlajko Minister of the Interior Tabakovic Jorgovanka Minister of Privatisation

Todorovic Drago Minister of Transport Communications

Todorovic JovoMinister of EducationTomic DraganDeputy Prime MinisterTomic DragomirDeputy Prime MinisterTomovic SlobodanMinister without Portfolio

Vajt Ibro Member of the Provisional Executive

Council for Kosovo

Vasoljevic Cedomir Minister without Portfolio

Veljko Odalovic Deputy Head of the Kosovo Okrug Visic Radmila Deputy Minister of Information

Vucic Aleksandar Minister for Information

Zekovic Petar, Maj-Gen Deputy Minister, Ministry of the Interior

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Zivkovic Vojislav Member of the Provisional Executive

Council for Kosovo

Military

Antanasijevic, Major Commander 57 Battle Group Battalion 3

Army

Antonic, Col D Commander 52 Pristina Corps 3 Army Arsenovic Konstantin, Lt- General Staff (VJ), Chief of Logistics

Col-Gen

Cirkovic Mladen, Col Commander 15 Armed Brigade 3 Army
Cvetic Lubinko Deputy Head of Security in Kosovo
Commander of Vzice Army Corps

Delic Bozidar, Col Commander 549 Motorised Brigade 3 Army

Dimcevski Dragutin, Maj 3 Army

Officer

Djakovic Milan, Col 3 Army

Officer

Djakovic Milorad, Col 52 Pristina Corps 3 Army

Djokic Dejan, Capt. Officer 3 Army

Djosan, Col Commander 52 Light Air DefenceBrigade 3

Army

Djudic, Col Commander 354 Infantry Brigade 3 Army

Djurkovic Ljubinko Lt Col Officer, 3 Army

Ojdanic Dragoljub Col Gen Chief of General Staff (VJ)

Farkas Geza, Lt Col Gen Chief of Intelligence and Security

Directorate, General Staff

Filic Bozidar, Lt Col MUP Speaker on Kosovo Issues

Gajic, Col Chief of Strategic Intelligence and Security

Directorate, General Staff

Gajic David Head of Security in Kosovo

Gregar Mihajlo, Col 3 Army

Officer

Gijkovic Milos, Maj Gen
Gusic Miroljub

President of Military High Court
Judge at 3 Army Military Court

Jelic Kisman, Col Commander 243 Mechanised Brigade 3

Army

Jovic Radomir, Maj 55 Battle Group Battalion 3 Army

Commander

Krga Bogdan, Maj Gen Head of Second Department (Intelligence),

General Staff

Lazarevic Vladimir, Gen Commander 52 Pristina Corps 3 Army

Major

Loncar Dusan, Maj Gen President of FRY Commission for Relations

with OSCE

Lukic, Col Commander 72 Special Forces Brigade

Manic, Col Chief of Staff 125 Motorised Brigade 3

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Army

Marjanovic Radomir, Col Deputy Chief at General Staff

Gen

Mihaijlovic Bratislav, 3 Army

Capt. Officer

Miladinovic Radenko Judge at 3 Army Military Court Milojevic Vukatin, Col Judge at 3 Army Military Court Milosavljevic Milivoje, Local Commander Prizren

Capt I Class

Novakovic Milivoje, Col Head of Information Department, General

Staff

Obradovic Milorad, Lt Col Commander 2 Army

Gen

Obrencevic, Maj Gen Chief of Military Prosecution

Panic Dragoljub, Maj Gen Acting Chief of General Staff for Ground

Forces, General Staff

Pavkovic Nebojsa, Gen Commander 3 Army Radjenovic Stevan, Capt Head of Police at Lipljane Radosavljevic Stanimir, Military Prosecutor, Nis

Col

Rakocevic Aleksandar, Head of Information Service of VJ

Gen

Ristic Miroljub MUP Kosovska Mitrovica

Samardzic Dusan, Col Gen Chief of Military Readiness Inspectorate,

General Staff

Savovic Milorad, Lt Col President of 2 Army Military Court

Simic Miodrag, Lt Col Gen Chief of Staff 3 Army / Nis

Susic Slavoljub, Col Gen Head of the Military Department at

Presidential Office

Slivcanin Dusko, Capt. I 3 Army

Class Officer

Smiljanic Spasoje, Lt Col Commander Air and Air Defence Forces

Gen

Sorak Goran, Maj Commander 53 Battle Group Battalion 3

Army

Stankovic Ivica, Capt. I 3 Army

Class Officer

Stefanovic, Col Commander 52 Artillery Brigade 3 Army

Stefanovic Radojko, Col Local Commander Gnjilane
Stojanovic Momir, Lt Col Head of State Security in Pristina
Stojimiravia, Gon Major Chief of Stoff HO 3 Army

Stojimirovic, Gen Major Chief of Staff HQ 3 Army Stojinovic Ljubisa, Maj Commander Special Unit Corps

Gen

Todorov, Lt Col Commander 63 Parachute Brigade

Tomic, Lt Col Commander 211 Armed Brigade 3 Army

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Trajkovic Sinisa, Col Chief of Staff 15 Armed Brigade 3 Army

Trkulja, Col Commander Special Unit Corps

Velickovic Ljubisa, Lt Col Acting Chief of General Staff Air and Air

Gen Defence Forces, General Staff

Zdravkovic Srba, Col Commander 243 Motorised Brigade 3 Army

Zec Milan, Vice Adm Commander Navy

Zirojevic Zeljko, Press Officer, Pristina Corps, 3 Capt. I

ClassArmy

Zivanovic Radojko, Col Commander 125 Motorised Brigade 3 Army

Persons close to the regime whose activities support

President Milosevic

Acimovic Slobodan Assistant Director of Beogradska Bank

Andjelkovic Stanislav Mayor of Suva Reka

Antic Dragan General Director "Politika A.D."

Beko Milan Director of "Zastava"

Bogdanovic Aleksandar Director of "Metropol" Press Center

Bozic Ljubinko Mayor of Lipljane

Bozovic Radoman Managing Director of GENEX

Head of Yugoslavian Women's League,

plaintiff on 7 November 1998

Budimirovic Dobrivoje President of "Srbijasuma"

Cekovic Jova SPDR official

Cicak Zoran Special Adviser to the President of

Beogradska Bank

Dabisljevic Sveta Mayor of Klina Dacic Ivica SPS, Spokesman

Damjanovic Jevrem Editor in Chief "Ilustrovana Politika".

Danilovic Blagoje Judge at Serbian High Court

Djedovic Gavrilo Director General for Foreign Affairs,

National Bank of Yugoslavia (NBY)

Djonovic lvko General Director of "Takovo" Djordjevic Ljubisa Director Commercial Bank

Djordjevic Zivorad JUL, Editor in Chief of daily "Borba"

Djurkovic Milivoje Mayor of Decani

Dobic Alexander Beogradska Bank Official

Doknic Slobodan Mayor of Vucitrn

Diolic Gvozdan Local SPS head, Aleksandrovac

Dragan Tomic Director of JUGOPETROL (and Speaker of

the Serbian Parliament)

Dragas Branko Chief Executive Beogradska Bank

Dragisic Stevo SRS

Fodor Oskar Member of SPS Executive Council

Gajevic Gorica SPS, Secretary-General

### Revoked Subsidiary 1999/131

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Govedarica Balsa President of Serbian High Court Ivancevic Sladjana Director of Marketing at PGP RTS

Ivic ZivoradSPS Vice-PresidentJablanovic DraganMayor of Leposavic

Jakovlevic Dusica Director of Credit Lines Beogradska Bank

Jaksic Milorad General Director of "PTT Srbije"

Jovanovic Natasa SRS, Regional Head, Sumadija

Jovanovic Zivotije Head of JUL Section Jagodino

Jovanovic Zoran Owner of Lebanese-based Serbian firms

Nana Sal and Menta Sal

Kalicanin Selimir Head of SPS Section Kosovska Mitrovica Karic Dragomir Member of Karic family bankers, etc.)
Karic Milenka Businesswoman, wife of Bogoljub Karic Karic Sreten Member of Karic family (bankers, etc.)
Karic Zoran Member of Karic family (bankers, etc.)

Kertes Mihail Director, Federal Customs
Krsmanovic Dragisa State Prosecutor of Serbia
Krstajic Marija Director of "Galenika"
Lazarevic Ivan Beogradska Bank Official

Lenard Tatjana Member of JUL Directorate, Head of RTS

information programme

Lijesevic Dragan Foreign Exchange, NBY Lincevski Vladimir Beogmdska Bank Official

Ljubicic Vladimir General Director "Geneks Hotels" Ljujic Radomir General Director of "Sloboda", Cacak

Maljkovic Nebojsa Member of JUL Directorate

Maljkovic Nebojsa President "Dunav" Insurance Company

Markovic Ivan JUL, Spokesman

Markovic Zoran Executive Director of Beogradska Bank

Martinov Suzana Beogradska Bank Official Matic Olivera Beogradska Bank Official

Matkovic Dusan Director of Smederero Iron Works, SPS

Vice-President

Mihajiovic Ljubomir Executive Officer Commercial Bank

Mihajlovic Milivoje Mayor of Krusevac, SPS Mihajlovic Radoslav Manager at "EPS" Mihaljevic Nena Director of "Pekabeta"

Milekovic Dejan Editor in Chief "TV BK Telekom"
Miletic Milivoje Member of SPS Executive Council
Milojevic Mihajlo President, FRY Chamber of Commerce

Milosevic Zoran Major of Obilic

Milovanovic Dragoljub- Member of SPS Executive Council

Minja

Minic Milomir Member of SPS Executive Council

Miskovic Miroslav Director Delta Bank

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Mitrovic Zeljko Owner of "TV Pink"

Mrkovic Milutin Director, "CIP"

Nicovic Djordje Private Banker, former Deputy Governor of

the National Bank

Nikacevic Aleksandar Director "B 92"

Nojic Vojislav Mayor of Kosovska Mitrovica Pankov Radovan Member of SPS Executive Council Pejcic Bogoljub Editor in Chief "Srpska Rec" Percevic Goran Member of SPS Executive Council

Peric Bogdan Mayor of Gnjilane

Perucic Zlatan President Beogradska Bank Popovic Gordana Beogradska Bank Official Popovic Jovo Head of District Pec

Puric Sanja Main Speaker "TV Politika"

Radenkovic Dejan Member of SPS Executive Council

Radevic Milorad Head of the Patriotic Federation Belgrade,

Head of Serbian Archive, plaintiff on 23

October 1998

Radovanovic Dusan SPS Regional Head, NIS

Radulovic Slobodan General Director of "C" Market
Raicevic Tomica Member of SPS Executive Council
Raicevic Aleksandar Member of SPS Executive Council

Ristic Ljubisa President of JUL
Rodic Radoslav Owner of "Rodic MB"
Rodic Milan Member of JUL directorate

Roza-Despotovic Gordana Member of SPS Executive Council Rugova Hajrije Member of SPS Executive Council

Simic Dusan Mayor of Pristira Simic Sima Mayor of Srbica

Sokolovacki Zivko Member of JUL Directorate
Stambuk Vladimir Member of JUL Directorate
Stanic Nikola Vice-Governor of NBY
Stankovic Srboljub Member of JUL Directorate

Stanojevic Momcilo Mayor of Djakovica
Stevovic Vesna Beogradska Bank Official
Todorovic Tihomir Director of "C-Market"

Tomasevic Ljiljana Executive Director of Beogradska Bank

Tomic Milova Mayor of Podujevo

Trajkovic Zdravko Head of District Kosovska Mitrovica

Trbojevic Zarko First Vice-Governor of NBY Uncanin Rajko General Director "Grmec"

Veselinovic Slavko SPS Head of Council for information and

propaganda in the SPS-Board

Vlatkovic Dusan Governor of National Bank of Yugoslavia

Vucic Borka Director of Beogradska Bank

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Vucurevic Boza Geneva-based businessman, Co-owner of

**NIVADA** 

Zecevic Milija Banker Zecevic Miodrag Banker

Zivanovic Milan General Director of "GSB"

Zivkovic Zivota Member of SPS Executive Council Zvetkovic Zivota Mayor of Aleksandrovac, SPS

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

#### ANNEX II

Companies, undertakings, institutions or entities owned or controlled by the Governments of the Federal Republic of Yugoslavia or the Republic of Serbia (not located in the Federal Republic of Yugoslavia)

#### Austria

ASSOCIATED BELGRADE BANK (a.k.a. BEOBANKA d.d.; a.k.a. BEOGRADSKA BANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Landestrasser-Hauptstrasse 1/III, 1030 Vienna, Austria

BANK FOR FOREIGN TRADE AD (a.k.a. JUGOBANKA; a.k.a. JUGOBANKA d.d.; a.k.a. YUGOBANKA), Argentinenstrasse 22/II/4-II, 1040 Vienna, Austria

BEOBANKA d.d. (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOGRADSKA BANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Landestrasser-Hauptstrasse 1/III, 1030 Vienna, Austria

BEOGRADSKA BANKA d.d. (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOBANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Landestrasse-Hauptstrasse 1/III, 1030 Vienna, Austria

CINEX, Singerstrasse 2/8, 1010 Vienna, Austria

COMBICK GMBH, Neuer Markt 1, 1010 Vienna, Austria

COOPEX, Vienna, Austria

IMPEXPRODUKT, Wipplingerstrasse 36, 1010 Vienna, Austria

INEX AG, Schottengasse 4/17,1010 Vienna, Austria

INEX-INTEREXPORT, Vienna, Austria

INEX PETROL AG, Karntner Ring 17/15, A- 1010 Vienna, Austria

JUGOBANKA (a.k.a. BANK FOR FOREIGN TRADE AD; a.k.a. JUGOBANKA d.d.; a.k.a. YUGOBANKA), Argentinenstrasse 22/II/4-11, 1040 Vienna, Austria

# Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

METALL UND STAHL HANDELS GMBH, Seilergasse 14, 1010 Vienna, Austria

RUDIMEX GMBH, Landstrasser Hauptstrasse 1/3-25, 1030 Vienna, Austria

UDRUZENA BEOGRADSKA BANKA (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOBANKA d.d.; a.k.a. BEOGRADSKA BANKA d.d.) Landestrasser-Hauptstrasse 1/III,1030 Vienna, Austria

YUGOBANKA (a.k.a. BANK FOR FOREIGN TRADE AD; a.k.a. JUGOBANKA; a.k.a. JUGOBANKA d.d.), Argentinenstrasse 22/II/4-11,1040 Vienna, Austria

YUGOTOURS-REISEN GMBH, Kaerntnerstrasse 26, Vienna, Austria

YUNIVERSAL, Singer Strasse 2/15, 1010 Vienna, Austria

Belgium

Denmark

JUGOSKANDIA A.B., Noerrebrogade 26, 2200 Copenhagen N, Denmark

YUGOTOURS, Noerrebrogade 26, 2200 Copenhagen N. Denmark

**Finland** 

France

BANQUE FRANCO YOUGOSLAVE, Paris, France

Germany

NAP-COMBICK OL GMBH, Berliner Strasse 44/603 11 Frankfurt am Main 1, Germany

Greece

-

Italy

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

CENTROCOOP ITALIANA, c/o Intex Srl., Via Della Greppa 4, 34100 Trieste, Italy (Branch office)

CENTROCOOP ITALIANA, Via Vitruvio 43, 20124 Milan, Italy

CENTROPRODUCT, ROME (a.k.a. YUGOTOURS), Via Bissolati 76, 00187, Rome, Italy

CENTROPRODUCT S.R.L. (a.k.a; YUGOTOURS), Via Agnello 2, 20121 Milan, Italy

CENTROPRODUCT, BARI (a.k.a. YUGOTOURS), Via Principe Amedeo 25, 70121 Bari, Italy

CENTROPRODUCT, TRIESTE, Via Fabrio Filzi 10, Trieste, Italy

INEX TOURS INTERNATIONAL SRL, Via Vittore Pisani, 20124 Milan, Italy

INLIT SRL, V. le Vittorio Veneto 24, 20124 Milan, Italy

ITALKOPRODUCT, Piazza Cavour 3, 20121 Milan, Italy

JOINT REPRESENTATIVE OFFICE OF YUGOSLAV BANKS, Piazza Santa Maria Beltrade 2, 20121 Milan, Italy

METALIA S.R.L., Via Vittore Pisani 14, 20124 Milan, Italy

PROITAL S.R.L., Filiale Di Trieste, 34122 Trieste, Italy

PROITAL S.R.L., Via Napo Torriani 3L/I, Milan, Italy

SIMPO SRL, Bassano Del Vialle Dele Fosse 30, Grappa, Italy

YUGOTOURS (a.k.a. CENTROPRODUCT, ROME), Via Bissolati 76, 00187, Rome, Italy

YUGOTOURS (a.k.a. CENTROPRODUCT S.R.L.), Via Agnello 2, 20121 Milan, Italy

YUGOTOURS (a.k.a. CENTROPRODUCT, BARI), Via Principe Amedeo 25, 70121 Bari, Italy

#### Netherlands

Revoked Subsidiary 1999/131

## THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Spain

Sweden

ASSOCIATED BELGRADE BANK (a.k.a. BEOBANKA d.d.; a.k.a. BEOGRADSKA BANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Kungsgaten 32/VI, P.O. Box 7592, 10393 Stockholm, Sweden

BANK FOR FOREIGN TRADE AD (a.k.a. JUGOBANKA; a.k.a. JUGOBANKA d.d.; a.k.a. YUGOBANKA)<sub>1</sub> Kungsgatan 55/3, 11122 Stockholm, Sweden

BEOBANKA d.d. (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOGRADSKA BANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Kungsgaten 32/I, P.O. Box 7592, 10393 Stockholm, Sweden

BEOGRADSKA BANKA d.d. (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOBANKA d.d.; a.k.a. UDRUZENA BEOGRADSKA BANKA), Kungsgaten 32/VI, P.O. Box 7592, 10393 Stockholm, Sweden

JUGOBANKA (a.k.a. BANK FOR FOREIGN TRADE AD; a.k.a. JUGOBANKA d.d.; a.k.a. YUGOBANKA), Kungsgatan 55/3, 11122 Stockholm, Sweden

UDRUZENA BEOGRADSKA BANKA (a.k.a. ASSOCIATED BELGRADE BANK; a.k.a. BEOBANKA d.d.; a.k.a. BEOGRADSKA BANKA d.d.) Kungsgaten 32/VI, P.O. Box 7592, 10393 Stockholm, Sweden

YUGOBANKA (a.k.a. BANK FOR FOREIGN TRADE AD; a.k.a. JUGOBANKA; a.k.a. JUGOBANKA d.d.), Kungsgatan 55/3, 11122 Stockholm, Sweden

United Kingdom

AVALA SHIPPING COMPANY LTD (02423604)

AVIATION TRADE INTERNATIONAL LTD (previously Yugomart) (02020698)

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

AY BANK LIMITED

B.S.E. TRADING LIMITED (00459589)

BYE LTD (00503090)

CENTROCOOP LTD (00963335)

COMMERCE TRADE AGENCY LTD (02597627)

FINCO (London) LTD (02701097)

INEC ENGINEERING CO. LTD (00912641)

KJL (London) LTD (02686224)

METALCHEM INTERNATIONAL LTD (00915116)

PETRO COMMERCE LTD (02592138)

PILGRIM TOURS LTD (00519807)

RUDEX INTERNATIONAL LTD (02426740)

**THRIFTFINE LTD (02608512)** 

UNION ENGINEERING (UK) LTD (02509159)

YUGOTOURS LTD (02778361)

YUNIVERSAL LTD (02107573)

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

ANNEX III

## List of competent authorities referred to in Articles 2(3), 5(2) 7(4) and 8(2)

#### **BELGIUM**

Ministere des finances Tresorerie avenue des Arts 30 B-1040 Bruxelles Fax(322)23375 18

#### **DENMARK**

Danish Agency for Trade and Industry Tagensvej 137 DK-2200 Copenhagen N Tel.(45)35868686 Fax (45)35 86 86 87

#### **GERMANY**

Landeszentralbank in Baden-Wurttemberg Postfach 10 60 21 70049 Stuttgart Tel. 0711/944-1120/21/23 Fax. 0711/944-1906

Landeszentrallbank in Freistaat Bayern 80291 Munchen Tel. 0 89/28089 - 32 64 Fax.089/2889-3878

Landeszentralbank in BerIin und Brandenburg Postfach 11 01 60 10831 Berlin Tel. 030/3475/1110/15/20 Fax. 030/3475/1190

Landeszentralbank in der Freien Hansestadt Hamburg, in Mecklenburg-Vorpommern und Schleswig-Holstein

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

Postfach 57 03 48 22772 Hamburg Tel. 040/37 07/66 00 Fax.040/3707-66 I5

Landeszentralbank in Hessen Postfach 111232 60047 Frankfurt am Main Tel. 0 69/2388-1920 Fax. 069/23 88-19 19

Landeszentralbank in der Freien Hansestadt Bremen in Niedersachsen und Sachsen-Anhalt Postfach 2 45 30002 Hannover Tel. 0511/3033-2723 Fax. 0511/3033-2730

Landeszentralbank in Rheinland-Pfalz und im Saarland Postfach 101148 Tel. 02 11/874-23 73/3159 Fax. 0211/874-2378

Landeszentralbank in Freistaaten Sachsen und Thuringen Postfach 90 11 21 04103 Leipzig Tel. 0341/860-2200 Fax. 0341/8 60-2389

Bundesausfuhramt Referat 214 Postfach 51 60 65726 Eschborn TeI 06196/908-0 Faxr 061/96/908 - 4 12

#### **GREECE**

Ministry of National Economy Secretariat-General for International Economic Relations Directorate-General for External Economic and Trade Relations Director Th. Vlassopoulos Ermou and Kornarou I

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

GR-105 63 Athens Tel. (31)3286401-3 Fax (31) 3286404

#### **SPAIN**

Direccion General de Politica Comercial e Inversiones Exteriores Subdireccion General de Gestion de las Transacciones con el Exterior P de la Castellana, 162 - Planta 9 E-28046 Madrid Tel (00 34) 91 583 74 00

Tel (00 34) 91 583 74 00 Fax (00 34) 91 583 55 09

Direccion General del Tesoro y Politica Financiera Subdireccion General de Inspeccion y Control de Movimientos de Capitales (Ministerio de Economia y Hacienda) E-28071 Madrid Tel (00 34) 91 360 45 88

Fax (00 34) 91 583 52 14

### **FRANCE**

Ministere de l'economie, des finances et de l'industrie direction du Tresor Bureau E1 139, rue du Bercy F-75572 Paris - Cedex 12 S.P.

### **IRELAND**

for Article 2(3) and Central Bank of Ireland

5(2) Financial Markets Department

Dame Street Dublin 2

Tel (353-1) 671 66 66

for Article 8(2) Department of Foreign Affairs

Bilateral Economic Relations Section

76-78 Harcourt Street

Dublin 2

Tel (353-1) 408 24 92

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

Revoked Subsidiary 1999/131

#### **ITALY**

Ministero del Commercio estero - Roma Gabinetto Tel.(396)599323 10 Fax(396)59647494

### LUXEMBOURG

Ministere des affaires etrangeres Direction des relations economiques internationales et de Ia cooperation BP 1602 L- J 016 Luxembourg

#### **NETHERLANDS**

Ministerie van Financien Directie Wetgeving, Juridische en Bestuurlijke Zaken Postbus 20201 NL-2500 EE Den Haag Tel. (31 70)3428227 Fax (31 70)3427905

#### **AUSTRIA**

Bundesininisterium fur wirtschaftliche Angelegenheiten Abteilung II/A/2 Landstrasser Haupstrabe 55-57 A-1 030 Wien

Osterreichische National bank Otto Wagnerplatz 3 A-1 090 Wien Tel. (43 1)40 420

#### **PORTUGAL**

Ministerio das Financas Direcçao Geral dos Assuntos Europeus e Relacoes Internacionais Avenida Infante D. Henrique no. 1, C2

### Revoked Subsidiary 1999/131

# THE FEDERAL REPUBLIC OF YUGOSLAVIA (FREEZING OF FUNDS AND PROHIBITION ON INVESTMENT) REGULATIONS, 1999.

P-1100 Lisboa Tel (351-1) 882 32 40/47 Fax (351-1) 882 32 49

### FINLAND/SUOMI

Ulkoasiainministerio PL 176 SF-001 61 Helsinki

Utrikesministeriet PB 176 SF-00 161 Helsingfors

#### **SVERIGE**

Riksaklageren Box 16370 S-103 27 Stockholm Te]. (468)4536600 Fax (46 8) 453 66 99

Regeringskansliet Utrikesdepartementet Rattssekretariatet for EU-Fragor Fredsgatan 6 S-1 03 39 Stockholm Tel. (468)4051000 Fax(468)723 1176

#### **UNITED KINGDOM**

Bank of England Sanctions Emergency Unit London EC2R 8AH Tel. (44 171) 601 4607 Fax (44171)601 4309