



# ΕΦΗΜΕΡΙΣ ΤΗΣ ΚΥΒΕΡΝΗΣΕΩΣ

## ΤΟΥ ΒΑΣΙΛΕΙΟΥ ΤΗΣ ΕΛΛΑΔΟΣ

ΕΝ ΑΘΗΝΑΙΣ  
ΤΗ<sup>η</sup> 11 ΙΟΥΝΙΟΥ 1963

ΤΕΥΧΟΣ ΠΡΩΤΟΝ

ΑΡΙΘΜΟΣ ΦΥΛΛΟΥ  
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#### ΝΟΜΟΙ

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#### ΝΟΜΟΙ

(1)

ΝΟΜΟΣ ΥΠ' ΑΡΙΘ. 4316

Περὶ κυρώσεως τῆς Διεθνοῦς Συμβάσεως «περὶ ἐγγράφων ταύτητος τῶν ναυτικῶν».

#### ΠΑΥΛΟΣ ΒΑΣΙΛΕΥΣ ΤΩΝ ΕΛΛΗΝΩΝ

Ψηφισάμενοι δύοφύων μετὰ τῆς Βουλῆς, ἀποφασίζουμεν καὶ διατάσσομεν:

«Αρδόνον μόνον.

1. Κυροῦται, καὶ ἔχει πλήρη νόμου ἰσχὺν ἡ ὑπ' ἀριθ. 108 Διεθνῆς Σύμβασις «περὶ ἐγγράφων ταύτητος τῶν ναυτικῶν» ἡ ὑπογραφέσσα τὴν 13ην Μαΐου 1958 ἐν Πενεύῃ κατὰ τὴν τεσσαρακοστὴν πρώτην σύνοδον τῆς Γενικῆς Συνδιασκέψεως τῆς Διεθνοῦς 'Οργανώσεως 'Εργασίας.

Τὸ κείμενον τῆς ως ἄνω Συμβάσεως παρατίθεται εἰς τὴν Εὐληγικὴν καὶ Ἀγγλικὴν ἐν τέλει τοῦ παρόντος.

2. Αἱ περὶ προσωρινῆς ἢ ὅριστικῆς στερήσεως τοῦ δικαιώματος ἀποκήσεως τοῦ ναυτικοῦ ἐπαγγέλματος ἴσχυουσαι ἐκάστοτε διατάξεις τῆς Εὐληγικῆς νομοδεσίας δὲν θίγονται ἐν τῶν διατάξεων τῆς κυρουμένης Συμβάσεως.

3. Δι' ἀποφάσεως τοῦ 'Υπουργοῦ τῆς Ἐμπορικῆς Ναυτιλίας καθορισθήσεται πᾶσα λεπτομέρεια ἀναγκαία διὰ τὴν ἐφαρμογὴν τοῦ παρόντος Νόμου καὶ τῆς Κυρουμένης συμβάσεως.

Ἡ ἰσχὺς τοῦ παρόντος ἀρχεται ἀπὸ τῆς θημοτειέντεως του εἰς τὴν Εφημερίδα τῆς Κυθερνήσεως.

Ο παρὼν Νόμος ψηφισθεὶς ὑπὸ τῆς Βουλῆς καὶ παρ' Ημῶν σημερόν κυρωθεῖς, δημοσιευθήτω διὰ τῆς Εφημερίδας τῆς Κυθερνήσεως καὶ ἐκτελεσθήτω ως νόμος τοῦ Κράτους.

Ἐν Ἀθήναις τῇ 1 Ιουνίου 1963

#### ΠΑΥΛΟΣ

**Β.**

Ο ΕΠΙ ΤΗΣ ΕΜΠΟΡΙΚΗΣ ΝΑΥΤΙΛΙΑΣ ΥΠΟΥΡΓΟΣ  
**ΣΤ. ΚΩΤΙΑΔΗΣ**

Ἐθεωρήθη καὶ ἐτέμη ἡ μεγάλη τοῦ Κράτους σφραγίς.

Ἐν Ἀθήναις τῇ 8 Ιουνίου 1963

Ο ΕΠΙ ΤΗΣ ΔΙΚΑΙΟΣΥΝΗΣ ΥΠΟΥΡΓΟΣ

**Κ. ΠΑΠΑΚΩΝΣΤΑΝΤΙΝΟΥ**



## "Αρθρον 9.

1. Πᾶν Μέλος ἐπικυρώσαν τὴν παροῦσαν Σύμβασιν δύναται νὰ προδῷ εἰς καταγγελίαν τῆς μετὰ τὴν πάροδον δεκατίας ἀφ' ἡς τὸ πρῶτον ἑτέρη αὔτη ἐν ἵσχυι, διὰ πράξεως καταστομάχηνης πρὸς τὸ Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Κοινωνιούμενης πρὸς τὸ Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Γραφείου Ἐργασίας, πρὸς καταχώρισιν. Ἡ τοιάντη καταγγελία δὲν πραγματοποιεῖται περὶ τῆς παρελεύσεως ἔτους ἀπὸ τῆς ἡμερομηνίας τῆς καταχωρίσεως της.

2. Πᾶν Μέλος, ἐπικυρώσαν τὴν παροῦσαν Σύμβασιν τὸ διπλίον, ἐντὸς τοῦ πρώτου ἀπὸ τῆς ἑκπονῆς τῆς ἐν προηγουμένῃ περιγράφου ἀναφερομένης δεκατίας ἔτους, δὲν ἀσκήσει τὸ ὑπὸ τοῦ παρόντος ἄρθρου προβλεπόμενον δικαιώματος καταγγελίας, διερμεύεται διὰ μίαν εἰσέτη δεκατίαν ἐν συνεχείᾳ δὲ δύναται νὰ καταγγέλῃ τὴν σύμβασιν ταύτην ἐπὶ τῇ λήξει ἑκάστης δεκατίας ὑπὸ τοὺς ἐν τῷ παρόντι ἄρθρῳ προβλεπομένους δικαιώματα.

## "Αρθρον 10.

1. Ὁ Γενικὸς Διευθυντὴς τοῦ Διεθνοῦς Γραφείου Ἐργασίας θὰ γνωστοποιήσῃ εἰς ἀπαντά τὰ Μέλη τοῦ Διεθνοῦς Ὀργανισμοῦ Ἐργασίας περὶ ὅλων τῶν καταχωρισθεισῶν ἐπικυρώσεων καὶ καταγγελίων τῶν κοινοτοιηθεισῶν εἰς αὐτὸν ὑπὸ τῶν Μελῶν τοῦ ὄργανομοιοῦ.

2. Ὄταν ὁ Γενικὸς Διευθυντὴς γνωστοποιήσῃ πρὸς τὰ Μέλη τοῦ Ὀργανισμοῦ τὴν καταχώρισιν τῆς δευτέρας ἐπικυρώσεως ἡ ὅποια ἔκοινοποιήθη πρὸς αὐτὸν θὰ ἐπισύρῃ τὴν προσοχὴν τῶν Μελῶν ἐπὶ τῆς ἡμερομηνίας κατὰ τὴν ὅποιαν ἡ Σύμβασις θέλει τεθῆναι εἰς ἔφαρμογήν.

## "Αρθρον 11.

Ὁ Γενικὸς Διευθυντὴς τοῦ Διεθνοῦς Γραφείου Ἐργασίας θὰ κοινοποιήσῃ εἰς τὸν Γενικὸν Γραμματέα τῶν Ἡνωμένων Ἐθνῶν πρὸς καταχώρισιν, συμφώνως πρὸς τὸ ἄρθρον 102 τοῦ Χάρτου τῶν Ἡνωμένων Ἐθνῶν, πλήρη στοιχεῖα περὶ διων τῶν ἐπικυρώσεων καὶ πράξεων καταγγελίων τῶν καταχωρισθεισῶν παρ' αὐτοῦ, συμφώνως πρὸς τὰς διατάξεις τῶν προηγουμένων ἄρθρων.

## "Αρθρον 12.

Οσάκις τὸ Διοικητικὸν Συμβούλιον τοῦ Διεθνοῦς Γραφείου Ἐργασίας θεωρεῖ τοῦτο ἀναγκαῖον, θὰ ὑποβάλῃ εἰς τὴν Γενικὴν Διάσκεψιν ἔκθεσιν ἐπὶ τῆς ἔφαρμογῆς τῆς παρούσης συμβάσεως καὶ θὰ ἐξετάξῃ τὴν σκοπιμότητα διων περιληφθῆναι εἰς τὴν ἡμερησίαν διάταξιν τῆς διασκέψεως τὸ νέα τῆς διλικῆς ή μερικῆς ἀναθεωρήσεως αὐτῆς.

## "Αρθρον 13.

1. Ἐν ᾧ περιπτώσει, ή Διάσκεψις ηθελεν υἱομετήσει νεωτεραν Σύμβασιν, ἀναθεωροῦσαν ἐν ὅλῳ ή ἐν μέρει τὴν παροῦσαν Σύμβασιν, καὶ ἐξαιρουμένης τῆς περιπτώσεως καθ' ἥν ή νέα Σύμβασις προβλέπει ἄλλως:

a) Ἡ ἐπικυρώσις παρ' ἕνδεις Μέλους τῆς νέας ἀναθεωρηταργείαν τῆς παρούσης συμβάσεως, παρὰ τὰς διατάξεις τοῦ Σύμβασις ἔχη τεθῆναι ἐν ἵσχυι.

b) Ἀπὸ τῆς ἡμερομηνίας ἐνάρξεως τῆς ἱσχύος τῆς νέας ἀναθεωρημένης Συμβάσεως, ή παροῦσα Σύμβασις δὲν δύναται νὰ ἐπικυρωθῇ ὑπὸ Μέλους τινός.

2. Ἐν πάσῃ περιπτώσει ή παροῦσα Σύμβασις θὰ παραμείνῃ ἐν ἱσχύι ὑπὸ τὸν τύπον καὶ τὸ περιεχόμενον αὐτῆς διὰ τὰ Μέλια ορθούσαν ταύτην δὲν ηθελον ἐπικυρώσει τὴν ἀναθεωρηταργείαν ταύτην νέαν Σύμβασιν.

## "Αρθρον 14.

Τὰ Γαλλικὸν καὶ Ἀγγλικὸν κείμενα τῆς παρούσης συμβάσεως εἶναι ἐξ ἴσου αὐθεντικά.

## CONVENTION 108

Concerning Seafarers' National Identity Documents  
The General Conference of the International Labour Organisation,

Having been convened at Geneva by the Governing Body of the International Labour Office, and having met in its Forty-first Session on 29 April 1958,

Having decided upon the adoption of certain proposals with regard to the reciprocal or international recognition of seafarers' national identity cards, which is the seventh item on the agenda of the session, and

Having decided that these proposals shall take the form of an international Convention,

adopts this thirteenth day of May of the year one thousand nine hundred and fifty-eight the following Convention, which may be cited as the Seafarers' Identity Documents Convention, 1958 :

## Article 1.

1. This Convention applies to every seafarer who is engaged in any capacity on board a vessel, other than a ship of war, registered in a territory for which the Convention is in force and ordinarily engaged in maritime navigation.

2. In the event of any doubt whether any categories of persons are to be regarded as seafarers for the purpose of this Convention, the question shall be determined by the competent authority in each country after consultation with shipowners' and seafarers' organisations concerned.

## Article 2.

1. Each Member for which this Convention is in force shall issue to each of its nationals who is a seafarer on application by him a seafarer's identity document conforming with the provisions of Article 4 of this Convention: Provided that, if it is impracticable to issue such a document to special classes of its seafarers, the Member may issue instead a passport indicating that the holder is a seafarer and such passport shall have the same effect as a seafarer's identity document for the purpose of this Convention.

2. Each Member for which this Convention is in force may issue a seafarer's identity document to any other seafarer either serving on board a vessel registered in its territory or registered at an employment office within its territory who applies for such a document.

## Article 3.

The seafarer's identity document shall remain in the seafarer's possession at all times.

## Article 4.

1. The seafarer's identity document shall be designed in a simple manner, be made of durable material, and be so fashioned that any alterations are easily detectable.

2. The seafarer's identity document shall contain the name and title of the issuing authority, the date and place of issue, and a statement that the document is a seafarer's identity document for the purpose of this Convention.

3. The seafarer's identity document shall include the following particulars concerning the bearer:

a) full name (first and last names where applicable);

b) date and place of birth;

c) nationality;

d) physical characteristics;

e) photograph; and

f) signature or, if bearer is unable to sign, a thumbprint.

4. If a Member issues a seafarer's identity document to a foreign seafarer it shall not be necessary to include any statement as to his nationality, nor shall any such statement be conclusive proof of his nationality.

5. Any limit to the period of validity of a seafarer's identity document shall be clearly indicated therein.

6. Subject to the provisions of the preceding paragraphs the precise form and content of the seafarer's identity document shall be decided by the Member issuing it, after consultation with the shipowner's and seafarers' organisations concerned.

7. National laws or regulations may prescribe further particulars to be included in the seafarer's identity document.

## Article 5.

1. Any seafarer who holds a valid seafarer's identity document issued by the competent authority of a territory for which this Convention is in force shall be readmitted to that territory.

2. The seafarer shall be so readmitted during a period of at least one year after any date of expiry indicated in the said document.

## Article 6.

1. Each Member shall permit the entry into a territory for which this Convention is in force of a seafarer holding a valid seafarer's identity document, when entry is requested for temporary shore leave while the ship is in port.

2. If the seafarer's identity document contains space for appropriate entries, each Member shall also permit the entry into a territory for which this Convention is in force of a seafarer holding a valid seafarer's identity document when entry is requested for the purpose of —

- a) joining his ship or transferring to another ship ;
- b) passing in transit to join his ship in an other country or for repatriation ; or
- c) any other purpose approved by the authorities of the Member concerned.

3. Any Member may, before permitting entry into its territory for one of the purposes specified in the preceding paragraph, require satisfactory evidence, including documentary evidence, from the seafarer, the owner or agent concerned, or from the appropriate consul, of a seafarer's intention and of his ability to carry out that intention. The Member may also limit the seafarer's stay to a period considered reasonable for the purpose in question.

4. Nothing in this Article shall be construed as restricting the right of a Member to prevent any particular individual from entering or remaining in its territory.

## Article 7.

The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.

## Article 8.

1. This Convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-General.

2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director-General.

3. Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.

## Article 9.

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.

2. Each Member which has ratified this Convention and which does not within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

## Article 10.

1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.

2. When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.

## Article 11.

The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with article 102 of the Charter of the United Nations full particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.

## Article 12.

At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its revision in whole or in part.

## Article 13.

1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides —

a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 9 above, if and when the new revising Convention shall have come into force ;

b) as from the date when the new revising Convention comes into force this Convention shall cease to be open to ratification by the Members.

2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

## Article 14.

The English and French versions of the text of this Convention are equally authoritative.

(2)

## ΝΟΜΟΣ ΥΠ' ΑΡΙΘ. 4317

Περὶ πυρώσεως τῆς Διεθνοῦς Συμβάσεως ἀπερὶ πυρίων μαγείων τῶν πλοίων.

**ΠΑΥΛΟΣ  
ΒΑΣΙΛΕΥΣ ΤΩΝ ΕΛΛΗΝΩΝ**

Ψηφισμένοι ὄμοφωνας μετὰ τῆς Βουλῆς, ἀποφασίζομεν καὶ διατάσσομεν:

"Αρδρον μόνον.

Κυροῦται καὶ ἔχει πλήρη νόμου ἰσχὺν ἡ Διεθνὴ Σύμβασις «περὶ πυρίων τῶν μαγείων τῶν πλοίων», ἡ ὑπογραφεῖσα ὑπὸ ἀντιπροσώπων τῆς Ἐλλάδος ἐν SEATTLE τὴν 27ην Ἰουνίου 1946, καὶ ἡσ τὸ κείμενον εἰς τὴν Ἀγγλικὴν καὶ ἐν μεταφράσει εἰς τὴν Ἑλληνικὴν, παρατίθεται ἐν τέλει τοῦ παρόντος Νόμου.

Ο παρὸν Νόμος Ψηφισθεὶς ὑπὸ τῆς Βουλῆς καὶ παρ' Ήμῶν σύμερον κυρωθεῖς, δημοσιευθήτω διὰ τῆς Εργασίδος τῆς Κυβερνήσεως καὶ ἐκτελεσθήτω ὡς νόμος τοῦ Κράτους.

Ἐν Ἀθήναις τῇ 1 Ἰουνίου 1963

**ΠΑΥΛΟΣ****B.**

ΟΙ ΥΠΟΥΡΓΟΙ

ΕΠΙ ΤΩΝ ΕΞΩΤΕΡΙΚΩΝ

ΕΠΙ ΤΗΣ ΕΜΠΟΡΙΚΗΣ ΝΑΥΤΙΛΙΑΣ

Ε. ΑΒΕΡΩΦ - ΤΟΣΙΤΣΑΣ

ΣΤ. ΚΩΤΙΑΔΗΣ

Ἐθεωρήθη καὶ ἐτέθη ἡ μεγάλη τοῦ Κράτους σφραγίς.

Ἐν Ἀθήναις τῇ 8 Ἰουνίου 1963

Ο ΕΠΙ ΤΗΣ ΔΙΚΑΙΟΣΥΝΗΣ ΥΠΟΥΡΓΟΣ

Κ. ΠΑΠΑΚΩΝΣΤΑΝΤΙΝΟΥ

**Convention 69****Convention Concerning the Certification of Ships' Cooks**

The General Conference of the International Labour Organisation, Having been convened at Seattle by the Governing Body of the International Labour Office, and having met in its Twenty-eighth Session on 6 June 1946, and

Having decided upon the adoption of certain proposals with regard to the certification of ships' cooks, which is included in the fourth item on the agenda of the Session, and

Having determined that these proposals shall take the form of an international Convention,  
adopts this twenty-seventh day of June of the year one thousand nine hundred and forty-six the following Convention, which may be cited as the Certification of Ships' Cooks Convention, 1946 :

**Article 1.**

1. This Convention applies to sea-going vessels, whether publicly or privately owned, which are engaged in the transport of cargo or passengers for the purpose of trade and registered in a territory for which this Convention is in force.

2. National laws or regulations or, in the absence of such laws or regulations, collective agreements between employers and workers shall determine the vessels or classes of vessels which are to be regarded as sea-going vessels for the purpose of this Convention.

**Article 2.**

For the purpose of this Convention the term "ships' cook" means the person directly responsible for the preparation of meals for the crew of the ship.

**Article 3.**

1. No person shall be engaged as ship's cook on board any vessel to which this Convention applies unless he holds a certificate of qualification as ship's cook granted in accordance with the provisions of the following articles.

2. Provided that the competent authority may grant exemptions from the provisions of this Article if in its opinion there is an inadequate supply of certified ship's cooks.

**Article 4.**

1. The competent authority shall make arrangements for the holding of examinations and for the granting of certificates of qualification.

2. No person shall be granted a certificate of qualification unless

a) he has reached a minimum age to be prescribed by the competent authority ;

b) he has served at sea for a minimum period to be prescribed by the competent authority; and

c) he has passed an examination to be prescribed by the competent authority.

3. The prescribed examination shall provide a practical test of the candidate's ability to prepare meals; it shall also include a test of his knowledge of food values, the drawing up of varied and properly balanced menus, and the handling and storage of food on board ship.

4. The prescribed examination may be conducted and certificates granted either directly by the competent authority or, subject to its control, by an approved school for the training of cooks or other approved body.

**Article 5.**

Article 3 of this Convention shall apply after the expiration of a period not exceeding three years from

the date of entry into force of the Convention for the territory where the vessel is registered : Provided that, in the case of a seaman who has had a satisfactory record of two years' service as cook before the expiration of the aforesaid period, national laws or regulations may provide for the acceptance of a certificate of such service as equivalent to a certificate of qualification.

**Article 6.**

The competent authority may provide for the recognition of certificates of qualification issued in other territories.

**Article 7.**

The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.

**Article 8.**

1. This convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-General.

2. It shall come into force six months after the date on which there have been registered ratifications by nine of the following countries : United States of America, Argentine Republic, Australia, Belgium, Brazil, Canada, Chile, China, Denmark, Finland, France, United Kingdom of Great Britain and Northern Ireland, Greece, India, Ireland, Italy, Netherlands, Norway, Poland, Portugal, Sweden, Turkey and Yugoslavia, including at least five countries each of which has at least one million gross register tons of shipping. This provision is included for the purpose of facilitating and encouraging early ratification of the Convention by Member States.

3. Thereafter, this Convention shall come into force for any Member six months after the date on which its ratification has been registered.

**Article 9.**

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.

2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

**Article 10.**

1. The Director-General of the International Labour Office shall notify all the Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.

2. When notifying the Members of the Organisation of the Registration of the last of the ratifications required to bring the Convention into force, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.

**Article 11.**

The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars of all ratifications and

acts of denunciation registered by him in accordance with the provisions of the preceding articles.

#### Article 12.

At the expiration of each period of ten years after the coming into force of this Convention, the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall consider the desirability of placing on the agenda of the Conference the question of its revision on whole or in part.

#### Article 13.

1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides,

a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 9 above, if and when the new revising Convention shall have come into force;

b) as from the date when the new revising Convention comes into force this Convention shall cease to be open to ratification by the Members.

2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

#### Article 14.

The English and French versions of the text of this Convention are equally authoritative.

### ΣΥΜΒΑΣΙΣ 69

#### Περὶ πτυχίων Ναυτομαγείρων.

Η Γενική Διάσκεψις τοῦ Διεθνοῦς Ὀργανισμοῦ Ἐργασίας. Συγκληθεῖσα ἐν Σημάτῃ ὑπὸ τοῦ Διοικητικοῦ Συμβουλίου τοῦ Διεθνοῦς Γραφείου Ἐργασίας καὶ συνελθοῦσα αὐτόνῳ τὴν δηνῆ Ιουνίου 1946, εἰς τὴν εἰκοστήν ὅγδοην σύνοδον αὐτῆς.

Ἀποφασίσασα τὴν ἀποδοχὴν διαιφόρων προτάσεων σχετικῶν πρὸς τὰ πτυχία τῶν ναυτομαγείρων, ζήτημα ἀποτελοῦν τὸ τέταρτον θέμα τῆς ἡμερησίας διατάξεως τῆς Συνόδου.

Ἀποφασίσασα δὲτι αἱ προτάσεις αὗται δέον νὰ λάβουν τὸν τύκον Διεθνοῦς Συμβάσεως.

Ἀποδέχεται, σήμερον εἰκοστήν ἑβδόμην Ἰουνίου χίλια ἑννεακόσια τεσσαράκοντα ἔξι, τὴν ὡς ἐπεται σύμβασιν ἡτις ἀποκαλεῖται, Σύμβασις περὶ πτυχίων τῶν ναυτομαγείρων, 1946.

#### Άρθρον 1.

1. Η παροῦσα Σύμβασις ἔχει ἐφαρμογὴν ἐπὶ τῶν διαλασσοτάπλουντων σκαφῶν, ιδιοκτητίχες εἴτε κρατικῆς εἴτε διωτικῆς, τῶν ἀσχολουμένων εἰς τὴν μεταφορὰν φορτίου ἢ ἐπιβατῶν δι' ἐμπορικούς σκοπούς καὶ νηολογημένων εἰς τὴν διατήρησιν τῆς Σύμβασις εἶναι ἐν τοσχῷ.

2. Η ἐμνικὴ νομοθεσία ἡ ἐν ἑλλείψει ταύτης, Συλλογικαὶ Συμβάσεις μεταξὺ ἑργοδοτῶν καὶ ἑργατῶν δὲτης καθορίσουν τὰ σκάφη διὰ τοὺς σκοπούς τῆς παροῦσης Σύμβασεως.

#### Άρθρον 2.

Διὰ τὸν σκοπὸν τῆς παροῦσης Σύμβασεως ὁ δρος «ναυτομάγειρος» σημαίνει πρόσωπον ἀπ' εὐθείας ὑπεύθυνον διὰ τὴν παρατεχέντων τοῦ φαγητοῦ διὰ τὸ πλήρωμα τοῦ πλοίου.

#### Άρθρον 3.

1. Οὐδὲν πρόσωπον δὲτης προσλαμβάνεται ὡς ναυτομάγειρος ἐπὶ οἰουδήποτε πλοίου ἐφ' οὗ ἔχει ἐφαρμογὴν ἡ παροῦσα Σύμβασις ἀν δὲν κατέχῃ πτυχίων ναυτομαγείρου χορηγηθὲν συμφώνως πρὸς τὰς διατάξεις τῶν ἀκολούθων ἀρθρῶν.

2. Προβλέπεται δὲτι ἡ ἀρμοδιός ἀρχὴ δύναται νὰ παρέχῃ τὰ τὴν γνώμην τῆς ὑπάρχη ἐλλειψίς προσφερομένων πτυχιούς καὶ μαγείρων.

#### Άρθρον 4.

1. Η ἀρμοδιά Ἀρχὴ δὲτης προβητικῆς εἰς τὰς ἀπαιτουμένας ἐνεργείας διὰ τὴν ὄργανωσιν τῶν ἐξετάσεων καὶ τὴν χορηγησιν τῶν πτυχίων ἵκανότητος.

2. Εἰς οὐδὲν πρόσωπον δὲτης χορηγηται πτυχίον ἵκανότητος, ἐάν:

α) Δὲτης συμπληρώσει τὴν ὑπὸ τῆς ἀρμοδιᾶς ἀρχῆς καὶ θορισθησομένην ἐλαχίστην ἡλικίαν.

β) Δὲτης συμπληρώσει τὴν ὑπὸ τῆς ἀρμοδιᾶς ἀρχῆς καὶ θορισθησομένην ἐλαχίστην θαλασσίαν ὑπηρεσίαν, καὶ

γ) δὲτην ἐπέτυχεν εἰς ἐξετάσεις ὡς θέλουν καθορισθῆντες τῆς ἀρμοδιᾶς Ἀρχῆς.

3. Αἱ καθοριζόμεναι ἐξετάσεις δὲτης προβλέπουν πρακτικὴν δοκιμασίαν τῆς ἵκανότητος τοῦ ὑποψηφίου νὰ παρασκευάσῃ γεύματα, ἐπίσης δὲτης περιλαμβάνουν δοκιμασίαν ἐπὶ τῶν γνώσεών του ἐπὶ τῆς θρεπτικῆς ἀξίας τῶν τροφῶν, τῆς συνθέσεως ποικίλων καὶ καλῶς συντιθεμένων γευμάτων καὶ τῆς μεταχειρίσεως καὶ ἀποθηκεύσεως τῶν τροφίμων ἐπὶ τούς πλοίους.

4. Αἱ καθοριζόμεναι ἐξετάσεις δύνανται νὰ ὀργανωθοῦν καὶ τὰ πτυχία γὰρ χορηγῶνται, εἴτε ἀπ' εὐθείας ὑπὸ τῆς ἀρμοδιᾶς Ἀρχῆς, εἴτε ὑπὸ τὸν διελεγχον αὐτῆς ὑπὸ μιᾶς ἀντρωρισμένης Σχολῆς ἐκπαιδεύσεως ναυτομαγείρων ἡ ἄλλου ἀνεγνωρισμένου ἰδρύματος.

#### Άρθρον 5.

Τὸ ἄρθρον 3 τῆς παροῦσης Σύμβασεως δὲτης ἔχη ἐφαρμογὴν μετὰ τὴν λῆξιν περιόδου μὴ ὑπερβανούσης τὰ τρία ἔτη ἀπὸ τῆς ἡμερομηνίας τῆς θέματος ἐγίνεται νηολογημένον. Προβλέπεται δὲτι εἰς τὴν περίπτωσιν ναυτικοῦ κεκτημένου διετοῦς εὐδοκίμου ὑπηρεσίας ὡς μαγείρου πρὸς τὴν λήξεως τῆς ὡς ἀνωτέρου περιόδου, ἡ ἐμνικὴ νομοθεσία δύναται νὰ προβλέψῃ τὴν ἀναγνώρισιν ἐνὸς πιστοποιητικοῦ δεδομένου τοιαύτην διατήρησίαν, ὡς ιστούμου πρὸς πτυχίον ἵκανότητος.

#### Άρθρον 6.

Η ἀρμοδιά ἀρχὴ δύναται νὰ προβλέψῃ τὴν ἀναγνώρισιν πτυχίων ἵκανότητος ἐκδοθεντῶν εἰς ἄλλας Χώρας.

#### Άρθρον 7.

Αἱ ἐπίσημοι ἐπικυρώσεις τῆς παροῦσης Σύμβασεως ἀναπονοῦνται πρὸς τὸν Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Γραφείου Ἐργασίας παρ' οὐ καὶ καταχωρίζονται.

#### Άρθρον 8.

1. Η παροῦσα Σύμβασις δεσμεύει μόνον τὰ Μέλη τοῦ Διεθνοῦς Ὀργανισμοῦ Ἐργασίας ὡς ἡ ἐπικυρωσίας ἔχει καταχωρισθῆντες τοῦ Γενικοῦ Διευθυντοῦ.

2. Τίθεται ἐν τοσχῷ ἔξι μῆνας μετὰ τὴν ἡμερομηνίαν τῆς καταχωρίσεως τῶν ἐπικυρώσεων ἐννέα ἐκ τῶν ἀκολούθων χωρῶν: Ἡνωμέναι Πολιτεῖαι τῆς Ἀμερικῆς, Ἀργεντινῆς Δημοκρατίας, Αὐστραλίας, Βέλγιον, Βραζιλίας, Καναδᾶς, Χιλῆς, Κίνας, Δανίας, Φινλανδίας, Γαλλίας, Ἡνωμένον Βασίλειον τῆς Μεγάλης Βρετανίας καὶ Βορείου Ἰρλανδίας, Ἐλλάς, Ἰνδίαι, Ἰρλανδία, Ἰταλία, Κάτω Χώραι, Νορθηρία, Πολωνία, Πορτογαλία, Σουηδία, Τουρκία καὶ Γιουγκοσλαβία ὑπὸ τὸν δρον διπλωτὴν ἐκ τῶν ἐννέα τούτων Χωρῶν αἱ πέντε τούλαχιστον κέκτηνται ἐμπορικοῦ στόλου διλικῆς χωρητικότητος ἐνὸς τούλαχιστον ἐκαπομυρίου κόρων.

Τὸ διάταξις αὗτη τίθεται πρὸς τὸν σκοπὸν νὰ διευκολύνῃ καὶ ἐνδιαρύνῃ, τὴν ἐπίσπευτην ἐπικυρώσεως τῆς παροῦσης Σύμβασεως ὑπὸ τὸν Κρατῶν—Μελῶν.

3. Περαιτέρω ἡ παροῦσα Σύμβασις τίθεται ἐν τοσχῷ δι' ἔκαστον Μέλος ἔξι μῆνας μετὰ τὴν ἡμερομηνίαν τῆς καταχωρίσεως τῆς ἐπικυρώσεως αὐτῆς.

#### Άρθρον 9.

1. Πᾶν Μέλος ἐπικυροῦ τὴν παροῦσαν Σύμβασιν δύναται νὰ καταγγέλῃ αὐτὴν μετὰ πάροδον δεκαετίας ἀπὸ τῆς ἐνάρξεως τῆς ισχύος αὐτῆς διὰ πράξεως ἀναποκινουμένης εἰς τὸν Γενικὸν Διευθυντὴν τοῦ Διεθνοῦς Γραφείου Ἐργασίας καὶ ὑπὸ αὐτοῦ καταχωρίζομένης. Η καταγγελία ἔχει ἀποτέλεσμα μετὰ πάροδον ἔτους ἀπὸ τῆς καταχωρίσεως αὐτῆς εἰς τὸ Διεθνές Γραφείον Ἐργασίας.

2. Πᾶν Μέλος ἐπικυροῦν τὴν παροῦσαν Σύμβασιν ὅπερ ἐν-  
τὸς προθεσμίας ἔτους ἀπὸ τῆς λήξεως τῆς ἐν τῇ προηγούμε-  
νῃ παραγράφῳ μητρονευμένης δεκαετίας δὲν ἔχει κάμει χρῆ-  
σιν τῆς ὑπὸ τοῦ παρόντος ἀρθρου προβλεπομένης δυνατότητος  
καταγγελίας, δεσμεύεται διὰ μίαν νέαν δεκαετίαν καὶ συνεπῶς  
δύναται νὰ καταγγέλῃ τὴν παροῦσαν Σύμβασιν ἐπὶ τῇ λήξει  
ἐκάστης δεκαετίας ὑπὸ τούς, ἐν τῷ παρόντι ἀρθρῳ, προθε-  
πομένους ὅρους.

"Αρθρον 10.

1. Ο Γενικὸς Διευθυντὴς τοῦ Διεθνοῦς Γραφείου Ἐργα-  
σίας γνωστοποιεῖ εἰς ἀπαντα τὰ Μέλη τοῦ Διεθνοῦς Ὁργανι-  
σμοῦ Ἐργασίας τὰς καταχωρίσεις πασῶν τῶν ἐπικυρώσεων  
καὶ καταγγελιῶν αἵτινες τῷ ἔχουν ἀνακοινωθῆ παρὰ τῶν Με-  
λῶν τοῦ Ὁργανισμοῦ.

2. Γνωστοποιῶν εἰς τὰ Μέλη τοῦ Ὁργανισμοῦ τὴν καταχώ-  
ρισιν τῆς τελευταίας ἐπικυρώσεως τῆς ἀπαίτουμένης ἵνα τε-  
ῦ ἐν ισχύι ἡ Σύμβασις, ὁ Γενικὸς Διευθυντὴς ἐπισύρει τὴν  
προσοχὴν τῶν Μελῶν τοῦ Ὁργανισμοῦ ἐπὶ τῆς ἡμερομηνίας  
καθ' ἥν ἡ Σύμβασις τίθεται ἐν ισχύ.

"Αρθρον 11.

Ο Γενικὸς Διευθυντὴς τοῦ Διεθνοῦς Γραφείου Ἐργασίας  
ἀνακοινοῖ εἰς τὸν Γενικὸν Γραμματέα τῶν Ἡγωμένων Ἐθνῶν,  
πρὸς καταχώρισιν συμφώνως τῷ ἀρθρῳ 102 τοῦ Καταστατι-  
κοῦ Χάρτου τῶν Ἡγωμένων Ἐθνῶν, πληροφορίας πλήρεις  
σχετικάς πρὸς πάσας τὰς ἐπικυρώσεις καὶ πράξεις καταγγε-  
λίας ἀς ἔχει καταχωρίσει συμφώνως πρὸς τὰ προηγούμενα  
ἀρθρα.

"Αρθρον 12.

Ἐπὶ τῇ λήξει ἑκάστης δεκαετίας ὑπολογιζομένης ἀπὸ τῆς  
ἐνάρξεως τῆς ισχύος τῆς παρούσης Συμβάσεως τὸ Διοικ. Συμ-  
βούλιον τοῦ Διεθνοῦς Γραφείου Ἐργασίας δέον νὰ ὑποθάλῃ εἰς  
τὴν Γενικὴν Διάσκεψιν ἔκθεσιν ἐπὶ τῆς ἐφαρμογῆς τῆς παρού-  
σης Συμβάσεως καὶ ἀποφασίζῃ ἀν συντρέχῃ περίπτωσις ἀνα-  
γραφῆς εἰς τὴν ἡμερησίαν διατάξιν τῆς Διασκέψεως θέματος  
ὅλικῆς ἢ μερικῆς ἀναθεωρήσεως αὐτῆς.

"Αρθρον 13.

1. Ἐν ᾧ περιπτώσει ἡ Διάσκεψις ἤθελεν ἀποδεγμῆ νεωτέ-  
ρων Σύμβασιν ἐπαγομένην ἐν ὅλῳ ἢ ἐν μέρει ἀναθεώρησιν τῆς  
παρούσης καὶ ἐκτὸς ἀν ἡ νεωτέρω Σύμβασις ὅριζῃ ἄλλως:

α) Ἡ ἐπικυρώσις ὑπὸ Μέλους τῆς νεωτέρας Συμβάσεως  
τῆς ἀναθεωρούσης τὴν παροῦσαν ἐπάγεται αὐτοδικαίως, παρὰ  
τὰς διατάξεις τοῦ ἀνωτέρω ἀρθρου 9, ἀμεσον καταγγελίαν  
τῆς παρούσης Συμβάσεως ὑπὸ τὴν ἐπιφύλαξιν ὅτι ἔχει τεθῆ  
ἐν ισχύι ἡ ἀναθεωρούσα ταύτην νέα Σύμβασις.

β) Ἀφ' ἦς ἡ ἐπάγουσα τὴν ἀναθεώρησιν νέα Σύμβασις τε-  
θῆ ἐν ισχύι ἡ παροῦσα Σύμβασις παύει νὰ εἴναι δεκτικὴ ἐπι-  
κυρώσεως ὑπὸ τῶν Μελῶν.

2. Ἡ παροῦσα Σύμβασις παραμένει ἐν τούτοις ἐν ισχύι ὑπὸ  
τὸν τύπον καὶ τὸ περιεχόμενον αὐτῆς, διὰ τὰ Μέλη ἀτινα ἐπι-  
κυρώσαντα αὐτήν, δὲν ἤθελον ἐπικυρώσει τὴν ἀναθεωρούσαν  
ταύτην νέαν Σύμβασιν.

"Αρθρον 14.

Τὸ γαλλικὸν καὶ ἀγγλικὸν κείμενον τῆς παρούσης Συμβά-  
σεως είναι ἐξ ἵσου αὐθεντικά.

# Η ΔΙΕΥΘΥΝΣΙΣ ΤΟΥ ΕΘΝΙΚΟΥ ΤΥΠΟΓΡΑΦΕΙΟΥ

## ΓΝΩΣΤΟΠΟΙΕΙ ΟΤΙ:

Άπό 1 Ιανουαρίου 1960 ή έτησίσ συνδεμή της Έφημερίδος της Κυβερνήσεως, ή τιμή τῶν τμηματικῶν πωλουμένων φύλλων αὐτῆς και τὰ τέλη δημοσιεύσεως ἐν τῷ Δελτίῳ Ἀνωνύμων Ἐταιρειῶν και Ἐταιρειῶν Περιορισμένης Εύθυνης και τῷ Παράρτημα της Κυβερνήσεως καθώρισθησαν ὡς κάτωθι:

### A. ΕΤΗΣΙΑΙ ΣΥΝΔΡΟΜΑΙ

1. Διά τὸ τεῦχος Α'	Δραχ.	400
2. > > B'	>	250
3. > > Γ'	>	200
4. > > Δ'	>	400
5. > > Παράρτημα	>	200
6. > > Δελτίον Ἀνωνύμων Ἐταιρειῶν	>	500
7. > > τεῦχος Πράξεις Νομικῶν Προσώπων Δ.Δ. κλπ.	>	300
8. > > Δελτίον Ἐμπορικῆς και Βιομηχανικῆς Ιδιοκτησίας	>	200
9. Δι' ἀπαντα τὰ τεύχη, τὸ Παράρτημα και τὰ Δελτίο	>	2.000
Οι Δῆμοι και αι Κοινότητες τοῦ Κράτους καταβάλλουσι τὸ ημισυ τῶν ἀνωτέρω συνδρομῶν.		

Ύπερ τοῦ Ταμείου Ἀλληλοβοηθείας Προσωπικοῦ Εθνικού Τυπογραφείου (ΤΑΠΕΤ) ἀναλογούν τὰ ἔξῆς ποσά:

1. Διά τὸ τεῦχος Α'	Δραχ.	20.—
2. > > B'	>	12,50
3. > > Γ'	>	10.—
4. > > Δ'	>	20.—
5. > > Παράρτημα	>	10.—
6. > > Δελτίον Ἀνωνύμων Ἐταιρειῶν	>	25.—
7. > > τεῦχος «Πράξεις Νομικῶν Προσώπων Δημ. Δικαιού κ.λ.π.»	>	15.—
8. > > Δελτίον Ἐμπ. και Βιομ. Ιδιοκτησίας	>	10.—
9. Δι' ἀπαντα τὰ τεύχη	>	100.—

### B. ΤΙΜΗ ΦΥΛΛΩΝ

Ἐκαστον φύλλον, μέχρις 8 σελίδων, τιμᾶται δραχ. 2, ἀπὸ 9 σελίδων και ὅλως ἐκτὸς εἰδικῶν περιπτώσεων, δραχ. 5.

### C. ΤΕΛΗ ΔΗΜΟΣΙΕΥΣΕΩΝ

#### I. Εἰς τὸ Δελτίον Ἀνωνύμων Ἐταιρειῶν, και Ἐταιρειῶν Περιορισμένης Εύθυνης:

##### Α' Δημοσιεύματα Ἀνωνύμων Ἐταιρειῶν.

1. Τῶν δικαστικῶν πράξεων .....	Δραχ.	200
2. Τῶν καταστατικῶν Ἀνωνύμων Ἐταιρειῶν ..	>	5.000
3. Τῶν τροποποιήσεων τῶν καταστατικῶν τῶν Ἀνωνύμων Ἐταιρειῶν .....	>	1.000
4. Τῶν ἀνακοινώσεων και προσκλήσεων εἰς γενικᾶς συνελεύσεις, ως και τῶν κατὰ τὸ ἄρθρον 32 τοῦ N. 3221)24 γνωστωποιήσεων .....	>	500
5. Τῶν ἀνακοινώσεων τῶν ὑπὸ διάλυσιν Ἀνωνύμων Ἐταιρειῶν, κατὰ τὸ Β.Δ. 20)5)1939	>	100
6. Τῶν Ἰσολογισμῶν τῶν Ἀνωνύμων Ἐταιρειῶν .....	>	2.000
7. Τῶν συνοπτικῶν μηνιαίων καταστάσεων τῶν Τροπεζικῶν Ἐταιρειῶν .....	>	500
8. Τῶν ἀποφάσεων περὶ ἐγκρίσεως τιμολογίων τῶν Ἀσφαλιστικῶν Ἐταιρειῶν .....	>	300
9. Τῶν Ὑπουργικῶν ἀποφάσεων περὶ παροχῆς ἀδείας ἐπεκτάσεως τῶν ἐργαστῶν Ἀσφαλιστικῶν Ἐταιρειῶν, ως και τῶν ἐκθέσεων περιουσιακῶν στοιχείων .....	>	2.000

#### 10. Τῶν περὶ παροχῆς πληρεξουσιότητος πρὸς ἀντιπρωτόπειριν ἐν Ἑλλάδι ἀλλοδαπῶν Ἐταιρειῶν .....

Δραχ. 1.000

#### 11. Τῶν ἀποφάσεων περὶ συγχωνεύσεως Ἀνωνύμων Ἐταιρειῶν .....

5.000

#### B' Δημοσιεύματα Ἐταιρειῶν Περιορισμένης Εύθυνης.

1. Τῶν Καταστατικῶν .....	Δραχ.	500
2. Τῶν Τροποποιήσεων τῶν Καταστατικῶν .....	>	200
3. Τῶν ἀνακοινώσεων και προσκλήσεων .....	>	100
4. Τῶν Ἰσολογισμῶν .....	>	500
5. Τῶν ἐκθέσεων ἐκτίμησεως περιουσιακῶν στοιχείων .....	>	500

#### II Εἰς τὸ Παράρτημα

1. Τῶν δικαστικῶν πράξεων, προσκλήσεων και λοιπῶν δημοσιεύσεων .....	>	200
2. Τῶν ἀδειῶν πωλήσεως ιαματικῶν ύδατων ...	>	500

Τὸ ὑπέρ τοῦ Ταμείου Ἀλληλοβοηθείας Προσωπικοῦ Εθνικού Τυπογραφείου (ΤΑΠΕΤ) καταβλητόν πυσοστόν ἐπὶ τῶν τελῶν δημοσιεύσεων ἐν τῷ Δελτίῳ Ἀνωνύμων Ἐταιρειῶν και Ἐταιρειῶν Περιορισμένης Εύθυνης ἐν γένει ὀρίσθη εἰς 5 ο/ο

### Δ. ΚΑΤΑΒΟΛΗ ΣΥΝΔΡΟΜΩΝ - ΤΕΛΩΝ ΔΗΜΟΣΙΕΥΣΕΩΝ ΚΑΙ ΠΟΣΟΣΤΩΝ Τ.Α.Π.Ε.Τ.

1. Αι συνδρομαι τοῦ ἔξωτερικοῦ και τὰ τέλη δημοσιεύσεων προκαταβάλλονται εἰς τὰ Δημόσια Ταμεία ἔναντι ἀποδεικτικοῦ εἰσπράξιας, διπερ μερίμνη τοῦ ἐνδιαφερομένου ἀποστέλλεται εἰς τὴν 'Υπηρεσίαν τοῦ Εθνικοῦ Τυπογραφείου.

2. Αι συνδρομαι τοῦ ἔξωτερικοῦ δύναται και εἰς ἀνάλογον συνάλλαγμα δι' ἐπιταγῆς ἐπ' ὀνόματι τοῦ Διευθυντοῦ τοῦ 'Εθνικοῦ Τυπογραφείου.

3. Η καταβολή τοῦ ὑπέρ τοῦ Τ.Α.Π.Ε.Τ. ποσοστοῦ ἐπὶ τῶν ἀνωτέρω συνδρομῶν και τελῶν δημοσιεύσεων ἐνεργεῖται ἐν 'Αθήναις μὲν ἀποδίδουσι τοῦτο εἰς τὸ ΤΑΠΕΤ, συμφώνως πρὸς τὰ δριζόμενα διὰ τῆς ὑπ' ἀριθ. 192378)3639 τοῦ ἔτους 1947 (RONEO 185) ἐγκυλίου διατεταγῶν και τὸ ὑπέρ τοῦ ΤΑΠΕΤ ποσοστόν.

**Ο ΔΙΕΥΘΥΝΤΗΣ  
ΚΩΝ. ΧΡ. ΤΡΥΦΩΝΑΣ**