COUNCIL

DECISION OF THE COUNCIL
AMENDING ANNEX A TO THE THIRD REVISED DECISION OF THE COUNCIL ON NATIONAL TREATMENT

(adopted by the Council on 22 February 1995 under the written procedure [CES/PE(95)2; C/M(95)3])
THE COUNCIL,

Having regard to Article 5 a) of the Convention on the Organisation for Economic Co-operation and Development of 14 December 1960;

Having regard to Article 1 of the Third Revised Decision of the Council on National Treatment of 12, 13, 17 and 19 December 1991 [C(91)147/FINAL] as amended;

Having regard to the report by the Committee on Capital Movements and Invisible Transactions and the Committee on International Investment and Multinational Enterprises concerning the examination of Denmark’s foreign direct investment measures [C(94)229]*;

DECIDES:

The following entry by Denmark in Annex A to the Third Revised Decision on National Treatment shall be modified to read as follows:

"I. INVESTMENT BY ESTABLISHED FOREIGN-CONTROLLED ENTERPRISES

1) **Air Transport:** Intra-Community routes are reserved to Danish or other EC national carriers.

2) **Air Transport:** Authorisation is required for non-EC controlled companies to engage in commercial aviation.

3) **Air Transport:** Registration of aircraft is not allowed unless predominantly owned by Danish or other EC nationals."

* This report is not in general distribution.