



- ÁRÍÐANDI -

Alþingi

Erindi nr. 117 / 1043

UTANRÍKS RÁÐUNEYTIÐ ^{25/4} 1994
VIÐSKIPTASKRIFSTOFA
Hverfígötu 115 - 150 Reykjavík

S Í M A B R É F S Í M A B R É F S Í M A B R É F

Dags.: 23.03.1994	Tilv. vor: 89.A.80	Bls. 1 af: 5
Efni: ESA: Tilkynningar		
Viðtakandi: Tryggingaeftirlitið	B/t: Helga Þórssonar	Bréfasími: 6 2 5 2 5 3
Afrit: Heilbrigðis og tryggingamálaráðuneyti, GSG, PGT - án fylgiskjala	B/t:	Bréfasími:
Sendandi: Stefán Haukur Jóhannesson	Sími:	Bréfasími: 62 48 78
Sent:	Af:	Tilv. yðar:

Með vísan til samtals sendist hjálagað bréf eftirlitsstofnunar EFTA dags. 15. mars s.l. Í fylgiskjali með bréfinu eru tilgreindar allar þær tilskipanir sem tilkynna átti í síðasta lagi 7. mars s.l., sbr. símabréf þessa ráðuneytis dags. 21. og 23. febrúar s.l. en fullnægjandi upplýsingar höfðu ekki borist um frá íslenskum stjórnvöldum. Þar eru m.a. tilskipanir sem heyra undir tryggingaeftirlitið og fylgja þær hjálagað.

Í áðurnefndu og hjálögðu bréfi eftirlitsstofnunarinnar er gefinn frestur til 30. apríl n.k. til að tilkynna eftirlitsstofnuninni um lögfestingu þeirra gerða sem fylgdu með bréfinu, þ.á m. þeirra sem fylgja hjálagað, eða koma fram með athugasemdir/upplýsingar um það til hvaða aðgerða hefur verið gripið til að fullnægja samningsskuldbindingum Íslands skv. EES hvað þessa tilteknu tilskipanir varðar. Hafi þessar upplýsingar ekki borist fyrir þann tíma verður gripið til frekari aðgerða af hálfu stofnunarinnar samkvæmt 31. gr. samningsins um eftirlitsstofnun og dómstól EFTA.

Sími
(91) 60 99 30 & 35

Bréfasími
(91) 62 48 78

Telex
2050 extern is

Kennitala
670269-4779

15.3.1994

8944

EFTA SURVEILLANCE AUTHORITY

1-3 Rue Marie-Thérèse, 1040 Brussels. Tel: (32)2 226.68.11, Fax: (32)2 226.68.00

Brussels, 15 March 1994
 Doc. No. 94-4928D
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Dear Sir/Madam,

The general time limit for the EFTA States to take the necessary measures to comply with the directives referred to in the Annexes of the EEA Agreement expired on 1 January 1994. The obligation of the EFTA States to comply with the directives follows from the provisions of those directives, as adapted by way of Protocol 1 to the EEA Agreement, and from Articles 3 and 7 of that Agreement and Article 2 of the Surveillance and Court Agreement.

On 16 February 1994 the EFTA Surveillance Authority decided that, in respect of any directive referred to in the Annexes to the EEA Agreement regarding which an EFTA State had not, by 7 March 1994, fulfilled its obligation to notify the Authority of compliance with the directive, the Authority would send a letter of formal notice with a view to subsequently proceeding in accordance with Article 31 of the Surveillance and Court Agreement.

By 10 March 1994 no notifications from your Government had been received by the Authority in respect of the directives listed in the Annex to this letter.

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Icelandic Mission to the EU
 Rue Marie-Thérèse 1
 1040 Brussels

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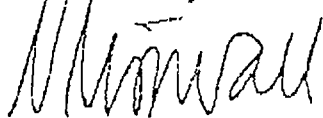
CONFIDENTIAL

On the basis of the information notified, the EFTA Surveillance Authority must accordingly consider that Iceland has not yet taken the measures necessary to comply with the directives listed in the Annex to this letter, and has therefore failed to fulfil an obligation under the provisions mentioned in the first paragraph. Nor is the Authority in possession of any further information, which would enable it to verify that measures have nevertheless been taken to ensure compliance with them.

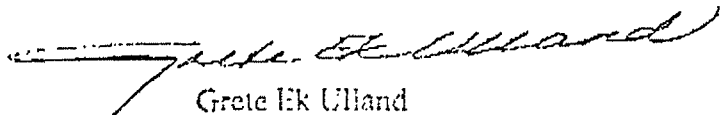
In these circumstances, and acting under Article 31 of the Surveillance and Court Agreement, the EFTA Surveillance Authority invites your Government to submit, by 30 April 1994, notifications on the directives listed in the Annex to this letter regarding which national measures have actually been taken, or any other observations it may have.

After that date, the EFTA Surveillance Authority will proceed to consider, in the light of any notifications or observations received from your Government, whether to deliver a reasoned opinion in accordance with Article 31 of the Surveillance and Court Agreement.

Yours faithfully,



Nic Grönvall
Acting President of the EFTA Surveillance Authority



Grete Ek Ulland
Executive Secretary

Annex

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