Ο περί του Πρωτοκόλλου της Σύμβασης για τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού για θέματα που αφορούν ειδικά τον εξοπλισμό αεροσκαφών (Κυρωτικός) Νόμος του 2022 εκδίδεται με δημοσίευση στην Επίσημη Εφημερίδα της Κυπριακής Δημοκρατίας σύμφωνα με το Άρθρο 52 του Συντάγματος.

#### Αριθμός 11(ΙΙΙ) του 2022

ΝΟΜΟΣ ΠΟΥ ΚΥΡΩΝΕΙ ΤΟ ΠΡΩΤΟΚΟΛΛΟ ΤΗΣ ΣΥΜΒΑΣΗΣ ΓΙΑ ΤΙΣ ΔΙΕΘΝΕΙΣ ΕΜΠΡΑΓΜΑΤΕΣ ΑΣΦΑΛΕΙΕΣ ΕΠΙ ΚΙΝΗΤΟΥ ΕΞΟΠΛΙΣΜΟΥ ΓΙΑ ΘΕΜΑΤΑ ΠΟΥ ΑΦΟΡΟΥΝ ΕΙΔΙΚΑ ΤΟΝ ΕΞΟΠΛΙΣΜΟ ΑΕΡΟΣΚΑΦΩΝ

Συνοπτικός τίτλος.	Η Βουλή των Αντιπροσώπων ψηφίζει ως ακολούθως: 1. Ο παρών Νόμος θα αναφέρεται ως ο περί του Πρωτοκόλλου της Σύμβασης για τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού για θέματα που αφορούν ειδικά τον εξοπλισμό αεροσκαφών (Κυρωτικός) Νόμος του 2022.
Ερμηνεία.	2. Στον παρόντα Νόμο, εκτός εάν από το κείμενο προκύπτει διαφορετική έννοια, «Πρωτόκολλο» σημαίνει το Πρωτόκολλο της Σύμβασης για τις Διεθνείς Εμπράγματες Ασφάλειες επί Κινητού Εξοπλισμού για θέματα που αφορούν ειδικά τον εξοπλισμό αεροσκαφών, η προσχώρηση στο οποίο εγκρίθηκε με την υπ' αριθμόν 93.331 Απόφαση του Υπουργικού Συμβουλίου, ημερομηνίας 6 Ιουλίου 2022.
Κύρωση του Πρωτοκόλλου. Πίνακας Μέρος Ι Μέρος ΙΙ.	3. Με τον παρόντα Νόμο κυρώνεται το Πρωτόκολλο, το κείμενο του οποίου εκτίθεται στην αγγλική γλώσσα στο Μέρος Ι του Πίνακα και στην ελληνική γλώσσα στο Μέρος ΙΙ του Πίνακα:
	Νοείται ότι, σε περίπτωση διαφοράς μεταξύ των κειμένων που εκτίθενται στον Πίνακα, υπερισχύει το κείμενο στην αγγλική γλώσσα, το οποίο εκτίθεται στο Μέρος Ι αυτού.
Αρμόδια αρχή.	4. Αρμόδια αρχή για την εφαρμογή στη Δημοκρατία των διατάξεων του Πρωτοκόλλου ορίζεται το Τμήμα Πολιτικής Αεροπορίας.
Έκδοση Κανονισμών.	5. Το Υπουργικό Συμβούλιο δύναται να εκδίδει Κανονισμούς για την καλύτερη εφαρμογή των διατάξεων του παρόντος Νόμου και του Πρωτοκόλλου για τη ρύθμιση οποιουδήποτε θέματος χρήζει ή είναι δεκτικό καθορισμού.

ΜΕΡΟΣ ΙΙ (Κείμενο στην ελληνική γλώσσα)

ΜΕΡΟΣ Ι (Κείμενο στην αγγλική γλώσσα)

ΠΙΝΑΚΑΣ (Άρθρο 3)

#### PROTOCOL

Doc 9794

to the Convention on International Interests in Mobile Equipment on Matters specific to Aircraft Equipment Signed at Cape Town on 16 November 2001

### PROTOCOLE

portant sur les questions spécifiques aux matériels d'équipement aéronautiques à la Convention relative aux garanties internationales portant sur des materiels d'équipement mobiles Signé au Cap le 16 novembre 2001

#### PROTOCOLO

sobre cuestiones específicas de los elementos de equipo aeronáutico, del Convenio relativo a garantías internacionales sobre elementos de equipo móvil Firmado en Ciudad del Cabo el 16 de noviembre de 2001.

## протокол

по авиационному оборудованию к Конвенции о междупародных гарантиях в отношении полвижного оборудования Подписан в Кециппауне 10 ноября 2001 года

> > 议定书

2001年11月16日冬江于开香敦。

# بروتوكول

بيتُنان المعنائل التي تخص، معدات الطائرات المُلحق باتقاقية الضمانات الدولية على المعدات المنقولة لموقع في كيب تاون بتاريخ ١٦٦ نوفسر/ نشرين الثاني ٢٠٠٩



2002

INTERNATIONAL CIVIL AVIATION ORGANIZATION ORGANISATION DE L'AVIATION CIVILE INTERNATIONALE ORGANIZACION DE AVIACION CIVIL INTERNACIONAL МЕЖДУНАРОДНАЯ ОРГАНИЗАЦИЯ ГРАЖДАНСКОЙ АВИАЦИИ 国际民用航空组织

منظبية الطيبران المدنسي الدولي

# PROTOCOL

### TO THE CONVENTION ON INTERNATIONAL INTERESTS IN MOBILE EQUIPMENT ON MATTERS SPECIFIC TO AIRCRAFT EQUIPMENT

#### THE STATES PARTIES TO THIS PROTOCOL,

- ,."

- CONSIDERING it necessary to implement the *Convention on International Interests in Mobile Equipment* (hereinafter referred to as "the Convention") as it relates to aircraft equipment, in the light of the purposes set out in the preamble to the Convention,
- MINDFUL of the need to adapt the Convention to meet the particular requirements of aircraft finance and to extend the sphere of application of the Convention to include contracts of sale of aircraft equipment,
- MINDFUL of the principles and objectives of the *Convention on International Civil Aviation*, signed at Chicago on 7 December 1944,
- HAVE AGREED upon the following provisions relating to aircraft equipment:

## Chapter I

### Sphere of application and general provisions

#### Article I - Defined terms

1. In this Protocol, except where the context otherwise requires, terms used in it have the meanings set out in the Convention.

- 2. In this Protocol the following terms are employed with the meanings set out below:
  - (a) "aircraft" means aircraft as defined for the purposes of the Chicago Convention which are either airframes with aircraft engines installed thereon or helicopters;
  - (b) "aircraft engines" means aircraft engines (other than those used in military, customs or police services) powered by jet propulsion or turbine or piston technology and:
    - (i). in the case of jet propulsion aircraft engines, have at least 1750 lb of thrust or its equivalent; and

(ii) in the case of turbine-powered or piston-powered aircraft engines, have at least 550 rated take-off shaft horsepower or its equivalent,

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together with all modules and other installed, incorporated or attached accessories, parts and equipment and all data, manuals and records relating thereto;

- (c) "aircraft objects" means airframes, aircraft engines and helicopters;
- (d) "aircraft register" means a register maintained by a State or a common mark registering authority for the purposes of the Chicago Convention;
- (e) "airframes" means airframes (other than those used in military, customs or police services) that, when appropriate aircraft engines are installed thereon, are type certified by the competent aviation authority to transport.
  - (i) at least eight (8) persons including crew; or
  - (ii) goods in excess of 2750 kilograms,

together with all installed, incorporated or attached accessories, parts and equipment (other than aircraft engines), and all data, manuals and records relating thereto;

- (f) "authorised party" means the party referred to in Article XIII(3);
- (g) "Chicago Convention" means the *Convention on International Civil Aviation*, signed at Chicago on 7 December 1944, as amended, and its Annexes;
- (h) "common mark registering authority" means the authority maintaining a register in accordance with Article 77 of the Chicago Convention as implemented by the Resolution adopted on 14 December 1967 by the Council of the International Civil Aviation Organization on nationality and registration of aircraft operated by international operating agencies;
- (i) "de-registration of the aircraft" means deletion or removal of the registration of the aircraft from its aircraft register in accordance with the Chicago Convention;
- U) "guarantee contract" means a contract entered into by a person as guarantor;
- (k) "guarantor" means a person who, for the purpose of assuring performance of any obligations in favour of a creditor secured by a security agreement or under an agreement, gives or issues a suretyship or demand guarantee or a standby letter of credit or any other form of credit insurance;
- ()) "helicopters" means heavier-than-air machines (other than those used in military, customs or police services) supported in flight chiefly by the reactions of the air on one or more power-driven rotors on substantially: vertical axes and which are type certified by the competent aviation authority to transport:
  - (i) at least five (5) persons including crew; or

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(ii) goods in excess of 450 kilograms,

together with all installed, "incorporated or attached accessories, parts and equipment (including rotors), and all data, manuals and records relating thereto;

- (m) "insolvency-related event" means:
  - (i) the commencement of the insolvency proceedings; or
  - (ii) the declared intention to suspend or actual suspension of payments by the debtor where the creditor's right to institute insolvency proceedings against the debtor or to exercise remedies under the Convention is prevented or suspended by law or State action;
- (n) "primary insolvency jurisdiction" means the Contracting State in which the centre of the debtor's main interests is situated, which for this purpose shall be deemed to be the place of the debtor's statutory seat or, if there is none, the place where the debtor is incorporated or formed, unless proved otherwise;
- (o) "registry authority" means the national authority or the common mark registering authority, maintaining an aircraft register in a Contracting State and responsible for the registration and de-registration of an aircraft in accordance with the Chicago Convention; and
- (p) "State of registry" means, in respect of an aircraft, the State on the national register of which an aircraft is entered or the State of location of the common mark registering authority maintaining the aircraft register.

Article II - Application of Convention as regards aircraft objects

#### I. The Convention shall apply in relation to aircraft objects as provided by the terms of this Protocol.

2. The Convention and this Protocol shall be known as the Convention on International Interests in Mobile Equipment as applied to aircraft objects.

#### Article III - Application of Convention to sales

The following provisions of the Convention apply as if references to an agreement creating or providing for an international interest were references to a contract of sale and as if references to an international interest, a prospective international interest, the debtor and the creditor were references to a sale, a prospective sale, the seller and the buyer respectively:

Articles 3 and 4; Article 16(])(a); Article 19(4); Article 20(1) (as regards registration of a contract of sale or a prospective sale); Article 25(2) (as regards a prospective sale); and Article 30. In addition, the general provisions of Article 1, Article 5, Chapters IV to VII, Article 29 (other than Article 29(3) which is replaced by Article XIV(1) and (2)), Chapter X, Chapter XII (other than Article 43), Chapter XIII and Chapter XIV (other than Article 60) shall apply to contracts of sale and prospective sales.

#### Article IV - Sphere of application

1. Without prejudice to Article 3(1) of the Convention, the Convention shall also apply in relation to a helicopter, or to an airframe pertaining to an aircraft, registered in an aircraft register of a Contracting State which is the State 01 registry, and where such registration is made pursuant to an agreement for registration of the aircraft it is deemed to have been effected at the time of the agreement.

2. For the purposes of the definition of "internal transaction" in Article 1 of the Convention:

- (a) an airframe is located in the State of registry of the aircraft of which it is a part;
- (b) an aircraft engine is located in the State of registry of the aircraft on which it is installed or, if it is not installed on an aircraft, where it is physically located; and
- (c) a helicopter is located in its State of registry,

at the time of the conclusion of the agreement creating or providing for the interest.

3. The parties may, by agreement in writing, exclude the application of Article XI and, in their relations with each other, derogate from or vary the effect of any of the provisions of this Protocol except Article IX (2)-(4).

Article V - Formalities, effects and registration of contracts of sale

- 1. For the purposes of this Protocol, a contract of sale is one which:
  - (a) is in writing;
  - (b) relates to an aircraft object of which the seller has power to dispose; and
  - (c) enables the aircraft object to be identified in conformity with this Protocol.

2. A contract of sale transfers the interest of the seller in the aircraft object to the buyer according to its terms.

3. Registration of a contract of sale remains effective indefinitely. Registration of a prospective sale remains effective unless discharged or until expiry of the period, if any, specified in the registration.

#### Article V1-Representative capacities

A person may enter into an agreement or a sale, and register an international interest in, or a sale of, an aircraft object, in an agency, trust or other representative capacity. In such case, that person is entitled to assert rights and interests under the Convention.

#### Article VII - Description of aircraft objects

A description of an aircraft object that contains its manufacturer's serial number, the name of the manufacturer and its model designation is necessary and sufficient to identify the object for the purposes of Article 7(c) of the Convention and Article V(])(c) of this Protocol.

#### Article VIII- Choice of law.

J. This Article applies only where a Contracting State has made a declaration pursuant to Article XXX( I).

2. The parties to an agreement, or a contract of sale, or a related guarantee contract or subordination agreement may agree on the law which is to govern their contractual rights and obligations, wholly or in part.

3. Unless otherwise agreed, the reference in the preceding paragraph to the law chosen by the parties is to the domestic rules of law of the designated State or, where that State comprises several territorial units, to the domestic law of the designated territorial unit.

### Chapter II

## Default remedies, priorities and assignments

#### Article IX - Modification of default remedies provisions

J. In addition to the remedies specified in Chapter III of the Convention, the creditor may, to the extent that the debtor has at any time so agreed and in the circumstances specified in that Chapter:

- (a) procure the de-registration of the aircraft; and
- (b) procure the export and physical transfer of the aircraft object from the territory in which it is situated.

2. The creditor shall not exercise the remedies specified in the preceding paragraph without the prior consent in writing of the holder of any registered interest ranking in priority to that of the creditor.

3. Article 8(3) of the Convention shall not apply to aircraft objects. Any remedy given by the Convention in relation to an aircraft object shall be exercised in a commercially reasonable maimer. A

remedy shall be deemed to be exercised in a commercially reasonable manner where it is exercised in conformity with a provision of the agreement except where such a provision is manifestly unreasonable.

4. A chargee giving ten or more working days' prior written notice of a proposed sale or lease to interested persons shall be deemed to satisfy the requirement of providing "reasonable prior notice" specified in Article 8(4) of the Convention. The foregoing shall not prevent a chargee and a chargor or a guarantor from agreeing to a longer period of prior notice.

5. The registry authority in a Contracting State shall, subject to any applicable safety laws and regulations, honour a request for de-registration and export if:

- (a) the request is properly submitted by the authorised party under a recorded irrevocable deregistration and export request authorisation; and
- (b) the authorised party certifies to the registry authority, ifrequired by that authority, that all registered interests ranking in priority to that of the creditor in whose favour the authorisation has been issued have been discharged or that the holders of such interests have consented to the de-registration and export.

6. A chargee proposing to procure the de-registration and export of an aircraft under paragraph I otherwise than pursuant to a court order shall give reasonable prior notice in writing of the proposed de• registration and export to:

- (a) interested persons specified in Article I(m)(i) and (ii) of the Convention; and
- (b) interested persons specified in Article l(m)(iii) of the Convention who have given notice of theirrights to the chargee within areasonable time prior to the de-registration and export.

# Article X - Modification of provisions regardingrelief pending final determination

1. This Article applies only where a Contracting State has made a declaration under Article XXX(2) and to the extent stated in such declaration.

2. For the purposes of Article 13(1) of the Convention, "speedy" in the context of obtaining relief means within such number of working days from the date of filing of the application for relief as is specified in a declaration made by the Contracting State in which the application is made.

3. Article 13(1) of the Convention applies with the following being added immediately after sub-paragraph (d):

"(e) if at any time the debtor and the creditor specifically agree, sale and application of proceeds therefrom",

and Article 43(2) applies with the insertion aft~r the words "Article 13(I)(d)" of the words "and (e)".

4. Ownership or any other interest of the debtor passing on a sale under the preceding paragraph is free from any other interest over which the creditor's international interest has priority under the provisions of Article 29 of the Convention.

5. The creditor and the debtor or any other interested person may agree in writing to exclude the application of Article 13(2) of the Convention.

- 6. With regard to the remedies in Article IX(1):
  - (a) they shall be made available by the registry authority and other administrative authorities, as applicable, in a Contracting State no later than five working days after the creditor notifies such authorities that the relief specified in Article IX(I) is granted or, in the case of relief granted by a foreign court, recognised by a court of that Contracting State, and that the creditor is entitled to procure those remedies in accordance with the Convention; and
  - (b) the applicable authorities shall expeditiously co-operate with and assist the creditor in the exercise of such remedies in conformity with the applicable aviation safety laws and regulations.
- 7. Paragraphs 2 and 6 shall not affect any applicable aviation safety laws and regulations.

#### Article XI - Remedies on insolvency

1. This Article applies only where a Contracting State that is the primary insolvency jurisdiction has made a declaration pursuant to Article XXX(3).

#### Alternative A

2. Upon the occurrence of an insolvency-related event, the insolvency administrator or the debtor, as applicable, shall, subject to paragraph 7, give possession of the aircraft object *to* the creditor no later than the earlier of:

- (a) the end of the waiting period; and
- (b) the date on which the creditor would be entitled to possession of the aircraft object if this Article did not apply.

3. For the purposes of this Article, the "waiting period" shall be the period specified in a declaration of the Contracting State which is the primary insolvency jurisdiction.

4. References in this Article to the "insolvency administrator" shallbe to that person in its official, not in its personal, capacity.

5. Unless and until the creditor is given the opportunity to take possession under paragraph 2:

(a) the insolvency administrator or the debtor, as applicable, shall preserve the aircraft object and maintain it and its value in accordance with the agreement; and

(b) the creditor shall be entitled to apply for any other forms of interim relief available under the applicable law.

6. Sub-paragraph (a) of the preceding paragraph shall not preclude the use of the aircraft object under arrangements designed to preserve the aircraft object and maintain it and its value.

7. The insolvency administrator or the debtor, as applicable, may retain possession of the aircraft object where, by the time specified in paragraph 2, it has cured all defaults other than a default constituted by the opening of insolvency proceedings and has agreed to perform all future obligations under the agreement. A second waiting period shall not apply in respect of a default in the performance of such future obligations.

- 8. With regard to the remedies in Article IX(1):
  - (a) they shall be made available by the registry authority and the administrative authorities in a Contracting State, as applicable, no later than five working days after the date on which the creditor notifies such authorities that it is entitled to procure those remedies in accordance with the Convention; and
  - (b) the applicable authorities shall expeditiously co-operate with and assist the creditor in the exercise of such remedies in conformity with the applicable aviation safety laws and regulations.

9. No exercise of remedies permitted by the Convention or this Protocol may be prevented or delayed after the date specified in paragraph 2.

10. No obligations of the debtor under the agreement may be modified without the consent of the creditor.

I1. Nothing in the preceding paragraph shall be construed to affect the authority, if any, of the insolvency administrator under the applicable law to terminate the agreement.

12. No rights or interests, except for non-consensual rights or interests of a category covered by a declaration pursuant to Article 39(1), shall have priority in insolvency proceedings over registered interests.

13. The Convention as modified by Article IX of this Protocol shall apply to the exercise of any remedies under this Article.

#### Alternative B

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2. Upon the occurrence of an insolvency-related event, the insolvency administrator or the debtor, as applicable, upon the request of the creditor, shall give notice to the creditor within the time specified in a declaration of a Contracting State pursuant to Article XXX:(3) whether it will:

(a) cure all defaults other than a default constituted by the opening of insolvency proceedings and agree to perform all future obligations, under the agreement and related transaction documents; or (b) give the creditor the opportunity to take possession of the aircraftobject, in accordance with the applicable law.

3. The applicable law referred to in sub-paragraph (b) of the preceding paragraph may permit the court to require the taking of any additional step or the provision of any additional guarantee.

4. The creditor shall provide evidence of its claims and proof that its international interest has been registered.

5. If the insolvency administrator or the debtor, as applicable, does not give notice in conformity with paragraph 2, or when the insolvency administrator or the debtor has declared that it will give the creditor the opportunity to take possession of the aircraft object but fails to do so, the court may permit the creditor to take possession of the aircraft object upon such terms as the court may order and may require the taking of any additional step or the provision of any additional guarantee.

6. The aircraft object shall not be sold pending a decision by a court regarding the claim and the international interest.

Article XII - Insolvency assistance.

l. This Article applies only where a Contracting State has made a declaration pursuant to Article XXX(I).

2. The courts of a Contracting State in which an aircraft object is situated shall, in accordance with the law of the Contracting State, co-operate to the maximum extent possible with foreign courts and foreign insolvency administrators in carrying out the provisions of Article XI.

Article XIII - De-registration and export request authorisation

1. This Article applies only where a Contracting State has made a declaration pursuant to Article XXX(1).

2. Where the debtor has issued an irrevocable de-registration and export request authorisation substantially in the form annexed to this Protocol and has submitted such authorisation for recordation to the registry authority, that authorisation shall be so recorded.

3. The person in whose favour the authorisation has been issued (the "authorised party") or its certified designee shall be the sole person entitled to exercise the remedies specified in Article IX(1) and may do so only in accordance with the authorisation and applicable aviation safety laws and regulations. Such authorisation may not be revoked by the debtor without the consent in writing of the authorised party. The registry authority shall remove an authorisation from the registry at the request of the authorised party.

4. The registry authority and other administrative authorities in Contracting States shall expeditiously co-operate with and assist the authorised party in the exercise of the remedies specified in Article IX.

#### Article XIV - Modification of priority provisions

1. A buyer of an aircraft object under a registered sale acquires its interest in that object free from an interest subsequently registered and from an unregistered interest, even if the buyer has actual knowledge of the unregistered interest.

2. A buyer of an aircraft object acquires its interest in that object subject to an interest registered at the time of its acquisition.

3. Ownership of or another right or interest in an aircraft ~ngine shall not be affected by its installation on or removal from an aircraft.

4. Article 29(7) of the Convention applies to an item, other than an object, installed on an airframe, aircraft engine or helicopter.

#### Article XV - Modification of assignment provisions

Article 33(1) of the Convention applies as if the following were added immediately after sub-paragraph (b):

"and (c) the debtor has consented in writing, whether or not the consent is given in advance of the assignment or identifies the assignee."

#### Article XVI - Debtor provisions

1. In the absence of a default within the meaning of Article 11 of the Convention, the debtor shall be entitled to the quiet possession and use of the object in accordance with the agreement as against:

- (a) its creditor and the holder of any interest from which the debtor takes free pursuant to Article 29(4) of the Convention or, in the capacity of buyer, Article XIV(1) of this Protocol, unless and to the extent that the debtor has otherwise agreed; and
- (b) the holder of any interest to which the debtor's right or interest is subject pursuant to Article 29(4) of the Convention or, in the capacity of buyer, Article XIV(2) of this Protocol, but only to the extent, if any, that such holder has agreed.

2. Nothing in the Convention or this Protocol affects the liability of a creditor for any breach of the agreement under the applicable law in so far as that agreement relates to an aircraft object.

## Chapter III

# Registry provisions relating to international interests in aircraft objects

#### Article XVII - The Supervisory Authority and the Registrar

I. The Supervisory Authority shall be the international entity designated by a Resolution adopted by the Diplomatic Conference to Adopt a Mobile Equipment Convention and an Aircraft Protocol.

2. Where the international entity referred to in the preceding paragraph is not able and willing to act as Supervisory Authority, a Conference of Signatory and Contracting States shall be convened to designate another Supervisory Authority.

3. The Supervisory Authority and its officers and employees shall enjoy such immunity from legal and administrative process as is provided under the rules applicable to them as an international entity or otherwise.

4. The Supervisory Authority may establish a commission of experts, from among persons nominated by Signatory and Contracting States and having the necessary qualifications and experience, and entrust it with the task of assisting the Supervisory Authority in the discharge of its functions.

5. The first Registrar shall operate the International Registry for a period of five years from the date of entry into force of this Protocol. Thereafter, the Registrar shall be appointed or reappointed at regular five-yearly intervals by the Supervisory Authority.

#### Article XVIII - First regulations

The first regulations shall be made by the Supervisory Authority so as to take effect upon the entry into force of this Protocol.

#### Article XIX - Designated entry points

1. Subject to paragraph 2, a Contracting State may at any time designate an entity or entities in its territory as the entry point or entry points through which there shall or may be transmitted to the International Registry information required for registration other than.registration of a notice of a national interest or a right or interest under Article 40 in either case arising under the laws of another State.

2. A designation made under the preceding parawaph may permit, but not compel, use of a designated entry point or entry points for information required for registrations in respect of aircraft engines.

#### Article XX - Additional modifications to Registry provisions

1. For the purposes of Article 19(6) of the Convention, the search criteria for an aircraft object shall be the name of its manufacturer, its manufacturer's serial number and its model designation, supplemented as necessary to ensure uniqueness. Such supplementary information shall be specified in the regulations.

2. For the purposes of Article 25(2) of the Convention and in the circumstances there described, the holder of a registered prospective international interest or a registered prospective assignment of an international interest or the person in whose favour a prospective sale has been registered shall take such steps as are within its power to procure the discharge of the registration no later than five working days after the receipt of the demand described in such paragraph.

 $\sim$  The fees referred to in Article 17(2)(h) of the Convention shall be determined so as to recover the reasonable costs of establishing, operating and regulating the International Registry and the reasonable costs of the Supervisory Authority associated with the performance of the functions, exercise of the powers, and discharge of the duties contemplated by Article 17(2) of the Convention.

4. The centralised functions of the International Registry shall be operated and administered by the Registrar on a twenty-four hour basis. The various entry points shall be operated at least during working hours in their respective territories.

5. The amount of the insurance or financial guarantee referred to in Article 28(4) of the Convention shall, in respect of each event, not be less than the maximum value of an aircraft object as determined by the Supervisory Authority.

6. Nothing in the Convention shall preclude the Registrar from procuring insurance or a financial guarantee covering events for which the Registrar is not liable under Article 28 of the Convention.

## Chapter IV

## Jurisdiction

#### Article XXI - Modification of jurisdiction provisions

For the purposes of Article 43 of the Convention and subject to Article 42 of the Convention, a court of a Contracting State also has jurisdiction where the object is a helicopter, or an airframe pertaining to an aircraft, for which that State is the State of registry.

#### Article XXII - Waivers of sovereign immunity

**I.** Subject to paragraph 2, a waiver of sovereign immunity from jurisdiction of the courts specified in Article 42 or Article 43 of the Convention or relating to enforcement of rights and interests relating to an aircraft object under the Convention shall be binding and, if the other conditions to such jurisdiction or enforcement have been satisfied, shall be effective to confer jurisdiction and permit enforcement, as . the case may be.

2. A waiver under the preceding paragraph must be in writing and contain a description of the aircraft object.

## ChapterV

## Relationship with other conventions

#### Article XXm - Relationship with the Convention 011 the International Recognition of Rights in Aircraft

The Convention shall, for a Contracting State that is a party to the *Convention on the International Recognition of Rights inAircraft;* signed at Geneva on 19 June 1948, supersede that Convention as it relates to aircraft, as defined in this Protocol, and to aircraft objects. However, with respect to rights or interests not covered or affected by the present Convention, the Geneva Convention shall not be superseded.

#### Article XXIV-Relationship with the Convention/or

the Unification of Certain Rules Relating to the Precautionary Attachment of Aircraft

1. The Convention shall, for a Contracting State that is a Party to the *Conventionfor the Unification* of *Certain Rules Relating to the Precautionary*:*Attachment of Aircraft*, signed at Rome on 29 May 1933, supersede that Convention as it relates to aircraft, as defined in this Protocol.

2. A Contracting State Party to the above Convention may declare, at the time of ratification, acceptance, approval of, or accession to this Protocol, that it will not apply this Article.

Article XXV - Relationship with the UNmROIT Convention on International Financial Leasing

The Convention shall supersede the UN!DROIT Convention on International Financial Leasing, signed at Ottawa on 28 May 1988, as it relates to aircraft objects.

### Chapter VI

#### Final provisions

Article XXVI - Signature, ratification, acceptance, approval or accession

1. This Protocol shall be open for signature in Cape Town on 16 November 2001 by States participating in the Diplomatic Conference to Adopt a Mobile Equipment Convention and an Aircraft

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Protocol held at Cape Town from 29 October to 16 November 2001. After 16 November 2001, this Protocol shall be open to all States for signature at the Headquarters of the International Institute for the Unification of Private Law (UNIDROIT) in Rome until it enters into force in accordance with Article XXVID.

2. This Protocol shall be subject to ratification, acceptance or approval by States which have signed it.  $|\cdot|$ 

3. Any State which does not sign this Protocol may accede to it at any time.

4. Ratification, acceptance, approval or accession is effected by the deposit of a formal instrument to that effect with the Depositary.

5. A State may not become a Party to this Protocol unless it is or becomes also a Party to the Convention.

#### Article XXVII - Regional Economic Integration Organisations

1. A Regional Economic Integration Organisation which is constituted by sovereign States and has competence over certain matters governed by this Protocol may similarly sign, accept, approve or accede to this Protocol. The Regional Economic Integration Organisation shall in that case have the rights and obligations of a Contracting State, to the extent that that Organisation has competence over matters governed by this Protocol. Where the number of Contracting States is relevant in this Protocol, the Regional Economic Integration Organisation shall not count as a Contracting State in addition to its Member States which are Contracting States.

2. The Regional Economic Integration Organisation shall, at the time of signature, acceptance, approval or accession, make a declaration to the Depositary specifying the matters governed by this Protocol in respect of which competence has been transferred to that Organisation by its Member States. The Regional Economic Integration Organisation shall promptly notify the Depositary of any changes to the distribution of competence, including new transfers of competence, specified in the declaration under this paragraph.

3. Any reference to a "Contracting State" or "Contracting States" or "State Party" or "States Parties" in this Protocol applies equally to a Regional Economic Integration Organisation where the context so requires.

#### Article XXVIII - Entry into force

1. This Protocol enters into force on the first day of the month following the expiration of three months after the date of the deposit of the eighth instrument of ratification, acceptance, approval or accession, between the States which have deposited such instruments.

2. For other States this Protocol enters into force on the first day of the month following the expiration of three months after the date of the deposit of its instrument of ratification, acceptance, approval or accession.

#### Article XXIX - Territorial units

1. If a Contracting State has territorial units in which different systems of law are applicable in relation to the matters dealt with in this Protocol, it may, at the time of ratification, acceptance, approval or accession, declare that this Protocol is to extend to all its territorial units or only to one or more of them and may modify its declaration b~ submitting another declaration at anytime,

2. Any such declaration shall state expressly the territorial units to which this Protocol applies.

3. If a Contracting State has not made any declaration under paragraph 1, this Protocol shall apply to all territorial units of that State.

4. Where a Contracting State extends this Protocol to one or more of its territorial units, declarations permitted under this Protocol may be made in respect of each such territorial unit, and the declarations made in respect of one territorial unit may be different from those made in respect of another territorial unit.

5. If by virtue of a declaration under paragraph J, this Protocol extends to one or more territorial units of a Contracting State:

- (a) the debtor is considered t9 be situated in a Contracting State only if it is incorporated or formed under a law in force in a territorial unit to which the Convention and this Protocol apply or if it has its registered office or statutory seat, centre of administration, place of business or habitual residence in a territorial unit to which the Convention and this Protocol apply;
- (b) any reference to the location of the object in a Contracting State refers to the location of the object in a territorial unit to which the Convention and this Protocol apply; and
- (c) any reference to the administrative authorities in that Contracting State shall be construed as referring to the administrative authorities having jurisdiction in a territorial unit to which the Convention and this Protocol apply and any reference to the national register or to the registry authority in that Contracting State shall be construed as referring to the aircraft register in force or to the registry authority having jurisdiction in the territorial unit or units to which the Convention and this Protocol apply.

#### Article XXX - Declarations relating to certain provisions

I. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to this Protocol, declare that it will apply any one or more of Articles VIII, XII and XIII of this Protocol.

2. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to this Protocol, declare that it will apply Article X of this Protocol, wholly or in part. If it so declares with respect to Article X(2), it shall specify the time-period required thereby.

3. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to this Protocol, declare that it will apply the entirety of Alternative A, or the entirety of Alternative B of

Article XI and, if so, shall specify the types of insolvency proceeding, if any, to which it will apply Alternative A and the types of insolvency proceeding, if any, to which it will apply Alternative B. A Contracting State making a declaration pursuant to this paragraph shall specify the time-period required by Article XI.

4. The courts of Contracting States shall apply Article XI in conformity with the declaration made by the Contracting State which is the primary insolvency jurisdiction.

5. A Contracting State may, at the time of ratification, acceptance, approval of, or accession to this Protocol, declare that it will not apply the provisions of Article XXI, wholly or in part. The declaration shall specify under which conditions the relevant Article will be applied, in case it will be applied partly, or otherwise which other forms of interim relief will be applied.

Article XXXI - Declarations under the Convention

Declarations made under the Convention, including those made under Articles 39, 40, 50, 53, 54, 55, 57, 58 and 60 of the Convention, shall be deemed to have also been made under this Protocol unless stated otherwise.

Article XXXII - Reservations and declarations

I. No reservations may be made to this Protocol but declarations authorised by Articles XXIV, XXIX, XXX, XXXI, XXXIII and XXXIV may be made in accordance with these provisions.

2. Any declaration or subsequent declaration or any withdrawal of a declaration made under this Protocol shall be notified in writing to the Depositary.

#### Article XXXIII - Subsequent declarations

1. A State Party may make a subsequent declaration, other than a declaration made in accordance with Article XXXI under Article 60 of the Convention, at any time after the date on which this Protocol has entered into force for it, by notifying the Depositary to that effect.

2. Any such subsequent declaration shall take effect on the first day of the month following the expiration of six months after the date of receipt of the notification by the Depositary. Where a longer period for that declaration to talce effect is specified in the notification, it shall take effect upon the expiration of such longer period after receipt of the notification by the Depositary.

3. Notwithstanding the previous paragraphs, this Protocol shall continue to apply, as if no such subsequent declarations had been made, in respect of all rights and interests arising prior to the effective date of any such subsequent declaration.

#### Article XXXIV - Withdrawal of declarations

1. Any State Party having made a declaration under this Protocol, other than a declaration made in accordance with Article XXXI under Article 60 of the Convention, may withdraw it at any time by notifying the Depositary. Such withdrawal is to take effect on the first day of the month following the expiration of six months after the date of receipt of the notification by the Depositary.

2. Notwithstanding the previous paragraph, this Protocol shall continue to apply, as if no such withdrawal of declaration had been made, in respect of all rights and interests arising prior to the effective date of any such withdrawal.

#### Article XXXV - Denunciations

1. Any State Party may denounce this Protocol by notification in writing to the Depositary.

2. Any such denunciation shall take effect on the first day of the month following the expiration of twelve months after the date of receipt of the notification by the Depositary.

3. Notwithstanding the previous paragraphs, this Protocol shall continue to apply, as if no such denunciation had been made, in respect of all rights and interests arising prior to the effective date of any such denunciation.

#### Article XXXVI - Review Conferences, amendments and related matters

I. The Depositary, in consultation with the Supervisory Authority, shall prepare reports yearly, or at such other time as the circumstances may require, for the States Parties as to the manner in which the international regime established in the Convention as amended by this Protocol has operated in practice. In preparing such reports, the Depositary shall take into account the reports of the Supervisory Authority concerning the functioning of the international registration system.

2. At the request of not less than twenty-five per cent of the States Parties, Review Conferences of the States Parties shall be convened from time to time by the Depositary, in consultation with the Supervisory Authority, to consider:

- (a) the practical operation of the Convention as amended by this Protocol and its effectiveness in facilitating the asset-based financing and leasing of the objects covered by its terms;
- (b) the judicial interpretation given to, and the application made of the terms of this Protocol and the regulations;
- (c) the functioning of the international registration system, the performance of the Registrar and its oversight by the Supervisory Authority, taking into account the reports of the Supervisory Authority; and
- (d) whether any modifications to this Protocol or the arrangements relating to the International Registry are desirable.

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3. Any amendment to this Protocol shall be approved by at least a two-thirds majority of States Parties participating in the Conference referred to in the preceding paragraph and shall then enter into force in respect of States which have ratified, accepted or approved such amendment when it has been ratified, accepted or approved by eight States in accordance with the provisions of Article XXVID relating to its entry into force.

#### Article XXXVII - Depositary and its functions

1. Instruments of ratification, acceptance, approval or accession shall be deposited with the International Institute for the Unification of Private Law (UNIDROIT), which is hereby designated the Depositary.

- 2. The Depositary shall:
  - (a) inform all Contracting States of:
    - (i) each new signature or deposit of an instrument of ratification, acceptance, approval or accession, together with the date thereof;
    - (ii) t!!e date of entry into force of this Protocol;
    - (iii) each declaration made *in* accordance with this Protocol, together with the date thereof;
    - (iv) the withdrawal or amendment of any declaration, together with the date thereof; and
    - (v) the notification of any denunciation of this Protocol together with the date thereof and the date on which it takes effect;
  - (b) transmit certified true copies of this Protocol to all Contracting States;
  - (c) provide the Supervisory Authority and the Registrar with a copy of each instrument of ratification, acceptance, approval or accession, together with the date of deposit thereof, of each declaration or withdrawal or amendment of a declaration and of each notification of denunciation, together with the date of notification thereof, so that the information contained therein is easily and fully available; and
  - (d) perform such other functions customary for depositaries.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, having been duly authorised, have signed this Protocol.

DONE at Cape Town, this sixteenth day of November, two thousand and one, in a single original in the English, Arabic, Chinese, French, Russian and Spanish languages, all texts being equally authentic, such authenticity to take effect upon verification by the Joint Secretariat of the Conference under the authority of the President of the Conference within ninety days hereof as to the conformity of the texts with one another.

Annex

# FORM OF IRREVOCABLE DE-REGISTRATION AND'EXPORT REQUEST AUTHORISATION

Annex referred to in Article XIII

#### [Insert Date]

To: [Insert Name of Registry Authority]

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Re: Irrevocable De-Registration and Export Request Authorisation

The undersigned is the registered [operator] [owner]\* of the [insert the airframe/helicopter manufacturer name and model number] bearing manufacturers serial number [insert manufacturer's serial number] and registration [number) [mark) [insert registration number/mark] (together with all installed, incorporated or attached accessories, parts and equipment, the "aircraft").

This instrument is an irrevocable de-registration and export request authorisation issued by the undersigned in favour of [insert name of creditor] ("the authorised party") under the authority of Article XIII of the Protocol to the Convention on International Interests in Mobile Equipment on Matters specific to Aircraft Equipment. In accordance with that Article, the undersigned hereby requests:

- (i) recognition that the authorised party or the person it certifies as its designee is the sole person entitled to:
  - (a) procure the de-registration of the aircraft from the [insert name of aircraft register] maintained by the [insert name of registry authority) for the purposes of Chapter III of the *Convention on International Civil Aviation*, signed at Chicago, on 7 December 1944, and
  - (b) procure the export and physical transfer of the aircraft from [insert name of country]; and
- (ii) confirmation that the authorised party or the person it certifies as its designee may take the action specified in clause (i) above on written demand without the consent of the undersigned and that, upon such demand, the authorities in [insert name of country] shall co-operate with the authorised party with a view to the speedy completion of such action.

The rights in favour of the authorised party established by this instrument may not be revoked by the undersigned without the written consent of the authorised party.

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<sup>&</sup>quot; Select the term that reflects the relevant nationality registration criterion.

Please acknowledge your agreement to this request and its terms by appropriate notation in the space provided below and lodging this instrument in [insert name of registry authority],

[insert name of operator/owner]

Agreed to and lodged this [insert date]

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By: [insert name of signatory] Its: [insert title of signatory]

[insert relevant notational details]

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- to) «xnpu»; t6ltoc; 0tKa.t0000'ta<; a.cpepeyyufrtT]"CCl<; (KUpfo Q(l)(Jt0tKia acpepeyyu6trttac;)» sivrn to :Euµpa.1..A.6µevo Kpa.wc; cto ozoio euploxsrm 1:0 xsvrpo rorv mptrov (J1)µ<pep6vtroV t0'U 0<pEtA.StT). Qc; xsvrpo 0eropeitat El'tE T\ KCltaO''ta.ttKft 1'.ou eopa tOU 0<pEtA.e'tT\ stte, 0'tClV Ssv umipxet tE"C0ta, 0 t61toc; oxoo o 0Cj)EtA.StTJ<; (J1)VECftTl0T] *it* Cl1tEK'tTJ0'E vouuo] 1tpOO'(l)1ttK0'tTJ'tCl, EKt6c; scv ucpicr'tatat a.1t68e1s11 nspi tOU a.vtt0faou
- IB) «N110wyoucra ApxII» sivet T\ e0vtKit a.pxfl 11 T\ apxiJ 11 Kata.xropoucrCL tTJV K0l.VTj eKµet6.A.AEUITTJ, zou rnpst VTJ0A.Oyto uspooxcqxov cs eVa :Euµpa.A.A.6µevo Kp6.i:oc; Kat sivet unw8uv11 yta. 'tTl vrio11.6Y11crri *it* Tr\ 8taypa.cpit a.epocr1e6.cpouc; cruµcpcova. µe 'tT\ I:uµPa.0'T\ 'tOU LL!~6.you'
- ict) «Kpdtoq N110A.0Y110'11c;» sivm, ce 6,tt acpopci to uspooxdqioq, ro Kpritoq cro e0vtK6 VflOA6yto rou onoioo *exei* KCLtaxropri0ei evn aepocrK<icpoc; *it* to Kpdtoq cro o110to pp{O'Keta.t T\ CLpxfl T\ KCLta.xropOUO'CL 'tTJV KatVit EKµEt0.A.A.EUITT] 1tOU 'tT\pE{ VTJOA.6yt0 uepooxaqxov.

## A.p0po II

1-----

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Eq>a.pµoyiJ 'tTJS I:uµpncrric; ce 6,tt ncpop6. m av'ttKeiµeva aepocrK6.cpouc;

1. H :EuµPa.crri ecpa.pµ6t;iri:at *eni* WIV uvrucsuisvorv aepo0'KCL<pouc; cruµcprova. µe rou; 6pouc; rou na.p6vtoc; I1protoK6A.A.Ou.

2. H Luµpa.m, Kat to 1ta.p6v Ilpco'tOKOMO UltOKUA.01JV'mt Luµpa.m, *yta* 1:tc; fo;Ovdc; sµnpciyµcm;c; a.crcpa.A.Sisc; *e1ti* Ktvrrwu e~01t1mµou, 611:coc; scpa.pµ61:ovmt *eni* ttov uvruceuisverv cspooxccpcov.

## ApOpo III

## Εφαρμογή της σύμβασης σε πωλήσεις

Ot a.K611.ouOsc; Ola'ta.~stc; 'tTIS Luµpa.m,c; ecpapµ6sovmt0J0'CIV ot avacpoptc; 0"t:ll ouuqnovtn rtou 811µtoupyd *it napexei* 0tEOvi\ sµnpciyµa.'tTI acrcpaA.Sta.va. TJ0'UV a.vacpoptc; 0'S cruµpam, ltrol1.11crl1c; Kat (DO'(1.V ot a.va.cpopec; 0'E 8teOviJ eµnpciyµa.'tTI a.crcpCIA.Sta (it 0'S µEAA.OV'ttKTJ 8te8viJ eµnpayµa.'tTI a0'lpa.A.Sta) orov ocpetMtri Kat crov mcr-tC0'tTJvc ficrav avacpopec; cs 7t©A.T]0'11 (ft µeUovnKiJ 1tro1rtcni) ctov 1tcol1.11tftKat orov a.yopacrtft avticrrotxa:

ApOpa. 3 κat 4, ApOpo 16 na.p<iypa.cpoc; 1 crroixsio a.), Ap8po 19 1ta.paypa.cpoc;4, ApOpo 20 na.pciypa.cpoc; 1 (ocov a.cpopci 'tTIV Kata.XIDPTIOTI cruµpam,c; 1t©AT\OIIS *it* µEAA.OV'tIKTJS 1t©AT\0'11S), Ap8po 25 na.pciypa.cpoc;2 (ooov acpopci µs11.MvttKft7t©A.TJ0'11), Kat Ap8po 30.

Elttlt/.€OV, oi yevtKES 8tat6.setc; 'toU Ap8pou 1, 'toU Ap8pou 5, tCOV Kscpa.ll,a{cov IV ecoc; VII, rou Ap8pou 29 [EKt6c; rou Ap8pou 29 na.pciypacpoc; 3, to onoto avttKa.tacrtci8rtKE *an6* to Ap8po XVI 1tapciypa.cpot1 xrn 2], 1:0~ Kecpa.A.a.iou X, tau Kscpa.ll,a.iou XII (slet6c; rou Ap8pou 43), rou Kecpa.ll.a.iou XIII Kat rou Kscpa.A.a.iou XIV (eKt6c; rou Ap8pou 60), ecpa.pµ6sovta.t toco ce cruµpacretc; ltffiATJ<J'llS, ooo Kat cs cruµpcicrste; µeAA.OV'ttKCDV ncolficrecov.

Ap8po IV

Ile8io ecpa.puoYiic;

1. *Me* 'tTI" Elti<j)IJA.a.S11 tOU Ap8pou 3 Itapciypacpoc; 1 'tTIS Luµpa.CJ11c;, TJ Luµpam, Elticrtc; tcr;cuet mi EA.tK01ttepcov Kat atpciKtcov cspooxcoov, KarnxcopTJµsvcov cs v110A.6yto uapooxcqnov Luµpa.U6µevou Kpdtou; 1:0 ozoto etvm Km to Kpdtor; v11011.6Y11m,c;. Kci8e vrioMY11CJ11 zon *exei* yivet Bcicret 'tTIS cruµcpcovia.c; vrio16Y11cric; a:spo<JK<icpouc; 8sropsita.t ott *exei* 1tpayµa.t01tot118eiKa.ta to xp6vo cruVCl/JITJS 'tIIS cruµcpcoviac;.

2. Katci tTJV svvotc tau optcuou 'tTIS «cruvaUa.Yiic; ecorrspucou» ton Ap8pou 1 'tllS LuµPa.crric;:

a.) 11 citpa1<toc; ppicrKstat oro Kpcro; vrioA.6Y11m,c; rou a.epo<JK<icpouc; rou ortoiou a.1tOtEAEI µepoc;

- P) o KI.VIITilPac; Ppfoxsmt *mo* Kpa:rnc; V110A.6yri011c; ton aspomcci<pouc; cro oaoio sfvrn to1toSEtT]µEV0<;;, i), sdv oEV EXEL tono8Et1']8Ei rrs a.apomca.cpoc;, crov rono tl']c; cpucnKi)c; rou napoucriac; Kat
- y) EVa. EAIKO1ttEpo pp(O'KEtat ITTO Kpdtor; VIIOADYTJO"T)c; tOU Ka.ta. ta xp6vo cruvmvrts tTJc; cruµ<pooviac; rt oxoin 01iµt.oupyd it 1tpol3AE1tE1 tl']V sµnpciyµatl'] acr<pciAEta.

3. Ta LuµpaU6µsva. MEpTJ µn:opouv, us ypamiJ ouuqxovto, va a.noiliicrouv tl']V E<papµoyft rou A.p0pou XI Kat, crtt.c; µcm~u rouc crxfoctc;, vc n:upmadivouv an:6 tTJV tcrxu fJ va. ota<poponotftcmuv 'tl'JV :icrxu 01totacrDfpwtE a1t6 tt.c; ot.a:ici~Et.c; ron nap6vwc; IlpootoK6A.Aou e~mpou~ou tou A.p8pou IX ltapa.ypacpm 2 §roe; 4.

A.p8po V

<i

#### Διατυπώσεις, ισχύς και καταχώρηση των συμβάσεων πώλησης

1. Kata rqv EVVOta. tOU nupovtoq IlpcotOKOMOU, cruµpa.0'11 11:00All0'TJS stvrn rt cruµpa.0'11 zou:

- a) sivrn ypan:Til·
- P) avacp§petm cm cvruceiuevo rou uepooxrigiouc, en:i rou ozoiou o rcooA.111:fJc; EXEt E~oucria ota.8E0'11S"
- y) emtptm,t tTJV avayvcopt.OiJ rou uvtuceuisvou rou aepocrKa.cpouc; cruµcpoovu µe to znpov Ilprot6KoA.A.O.

2. H cruµl3a.011 7tCOA:rJCJ11S µetal3tl3cisEt. rnv Eµltpa.yµatl'] acrepciActa rou n:roA.11tit mi ton ovnxetusvou rou a.apocrKacpouc; crov ayopacrTil cruµ<prova µc rouc 6pouc; 'tl'JS·

3. H KIIta.XCOP110TJ cruµl3a011c; 1tCOAl'J0TJS n:apa~El. o"E icrxu yta uopioro XPOVtKO &t<icrtl']µa. H K<lta.XCOP110'11 µeA.A.ovnKfic; 7t:COATJCJ'llS napa~Et os tcrxu µtxp1c; orou EKtEA&cr9Ei iJ n:ap&A.8Et to wx6v :wovtK6 otci(Jtl']µa. t.crxuoc; tTJS, to ozoio 1tp&1tc:1 va. opi~Etat 0'tTJV Ka.tUX,COPTJCJIL.

Ap8po VI

#### Ιδιότητες αντιπροσώπου

'Eva npoorozo  $\mu$ n:opd va. cruva.'J!El cru $\mu$ cprovia iJ 1tC0A.T]CJ11 Km vu KataxropiJcret. OtESvf e $\mu$ npa.y $\mu$ atl'] acr<pa.Acta mi uvruceuisvou m:pocrKa.<pouc; f] 'tl'JV 1tC0ATJ0'11 uurou  $\mu$ E tTJV 1fa61:11m tou cvnapooroaoo EtatpEiac;, opyavtcr $\mu$ ou iJ <iUou cpopfo. Le aul:ft tTJV 1tEpfattro011, to cito $\mu$ o elvct E~0'Jcrt0O0tT]~0, cru $\mu$ cmva  $\mu$ c 'tl'J :Eu $\mu$ paO'T], Vil ()tEKOLKT)O'El 0tKmco $\mu$ a-i;a. Kat e $\mu$ 1tpa.y $\mu$ atec; acrcp<iAEu;c;.

Ap0po VII

Ileptypu<pfi uvruceuievorv uepocxraporx;

H ltEptypacpl1 a.vttKEtµEVOU nspooxriqiouq, 11'.OU ltcp1Aaµpavel tOV (l'l)~OVta. apt8µ6 ron KatacrKeuacnit, 'tl'JV enoovuµia autou Kat rov ltpocr&top1crµ6 tau µovt&A.ou tau, sivm un:apattTJ'tTJ Kat apKEi ym tl']V avuyvmplCJll rou ctV'ttKEtµEVOU Kata rnv evvoin ton A..p8pou 7 cnmxEio y) 1:rv; I:uµBacnic; Kat ,:0'U A..p8pou V 1tapciypacpoc; 1 cnotxdo y) 1:0'U nnpovtoc Ilpco1:0K6A.A.o'U.

A..p8po VIII

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ElttA.O'}'Tj 8tKllto'U

1. To nnpov A.p8po Ecpapµ6~e,:m μ6vo 0"tl'JV 1tepimco0111tou to I:uµpaU6µcvo Kpcto; EXEt 1tp0Bd 0"tl'J 8if1.m0111:0u A.p8pou :XXX 1ta.pciypacpoc; 1.

2. Ta. cruµpaUoµic:va µtp11 crvµcprovia.c;, cruµBa011c; ltC0A.11011S, crxe1:ua1c; cruµPa.011c; EY'fU11011S iJ cruµcprovia.c; mmyroyfic; unopouv va ouµcprovficrouv ooov acpopa To c5iKmo 1C0U ea. 8tE1tEt, ES 0/.0KA.Tjpou iJ Ev uspet, ,:a cruµBa.1:tKci OtKatcoµam Kat nc; 'U1tOXPECOCrntc; touq,

3. Av c5ic:v *txei* umipi;Et aU11 ouuqxovtc, 11 cvcoopc n,<; 1tpo11youµEV11c; napaypa.cpou oro emA.Eytv an6 ,:a cruµpatwµic:va µtp11 oiKmo cruvenciysmt n,v acpapµoyfi trov scorrspucdrv xcvovov c5tKafou rou cru-yKEKptµtvou Kprirouc fi, orcv to Kpero; anotEAEiwt a1t6 1tEptcrcf61:c:pec; 1:TJS µme; e8a.cp1Ke<; EVOTIJTES, ron sorotspucou otKaiou n,c; 0"U"}'KEKptµEV11<; EOII<ptKftc; EVOTIJ't<lc;.

#### KE<l>AAAIOII

## EN!1IKA BOH®HMATA rIA THN ANTIMET.mIII:H A®ETHLE.QI: YIIOXPEQLEON, IIPOTEPAIOTHTEI: KAI EKXQPHIBIL

A..p8po IX

Tpoltoltof11011 tO)V otm:al;ic:rov '}'ta ,:a. EV()tK<l Bol18iJµa,:a. yta 1:TJV a.vnµe1:com011 a8stftcrscoc; U1tOXPEcocrerov

1. EKt6c; 1:0)V EV()tKCOV Pol1811µa1:rov 1tOU 1tpopA.tnov1:at 0"t0 KscpaA.a.tO III 1:11c; Luµpacr11c;, o mcr,:co,:ftc;, eoocov o ocpstMn,<; sxs1 cruµcpcovficric:t oe onota8ipco,:e :xpovtKft crnµµft Kat urc6 nc; cruv8fJKE<; zoo Ka.8opit;,ovw.t cro 1tap6v KscpaA.a.t.o, µnopd vc npopd:

- a) crt11 ow.ypa.cpiJ rou a.epocrKcicpouc; Ka.t
- B) ornv E<;aymyfi Kat cpucrtKft μs,:acpopa. 'tOU ovmcsuievou ron a.spocrKacpouc; a.1t6 1:TJV E1Ct1<pcitEt.a. otrtv onotc BpiO"KE't:Cl.L</p>

2. O mcrtro;:ftc; Ssv Sa acrKftcrE1. ,:a tvc51Ka. Bo11811µam non avacptpov,:m 0"TIJV 1tpo11youµev11 1tapciypa.cpo xcopfc; 11:P011YOUµEV11 ypc17tt11 OUVlltVE<J'll 1:0'U Kll.tOXOU 011:01acr8ipto1:E Ka.mx.cop11µEV11c; ic:µ:n;pa.yµa.1:TJ<; acrcpciA.Eta.c; rtou EXEt 1tp01:epat6'tf1't<1 svavn cwtiJc; tau mcr,:ro,:ft.

3. To A.p8po 8 napa:ypacpoc; 3 1:TJS LuµPa.cnic; oev WXUEt rni a.vnKs1µtvcov uspooxriqrouq, 01to1.08ipm1:s 1tpoPA.£1t6µevo a.11:6 n, I:uµPa.011 tvc5t.Ko BoiJ811µa an6 a8fa11011 u:n:oxpsmcrnmv oa crxs011 µs cvnxsiusvo aepocrKa.cpouc; 11:pfaa vc uoxslrm µE sµnoptKci A.oyuc61:p61to. 'Eva tv81Ko PoiJ811µa. *a.no* a8sn,011 uno:xpemcrEOJV 8empsha.t ort acrKehm Kata. Eµ1top11<ci AoyiK6 tpono orev a.O"Kd1:a.t cruµcpOJva µE 8tci-rai;111:T\c; cruµcpOJviac;, EK1:6c; EUV 1181ams11 au;:ft stvm Kma.cpa.vmc; napa.A.OYT\.

4. O 0tKmouxrn; J3apouc; 1t0U 1tpo/3aivs1 (JS syypa.cp11 yvcocr'C07tot11C>111tpo6ecrµiac; OSKa. Tl nspioooraporv epyaaiµrov riµeprov cr:x.snK6. us µia nporswopsvn ltC:0A.T)C>ll iJ µ{a6roC>ll ctn cV81mpep6µeva µspl1 8sropehm on uccvonoist rn; anm1iJcrw; *napoxflc;* «1tpollyouµcV11c; yvcoc;nonoil1C>llc; sDM>Y'lS repo6scrµiac;», Tl onoin opi1;etm mo Ap8po 8 napa.ypmpoc; 4 -cllc; LuµJ3a.C>lls, Ta. a.vcotepco OcV sµn:ooit;ow tOV OlKUlOUXO tOU /36.pouc;, tov 001:ll rou J3a.pouc; Kat rov ayyul11:iJ va. cruµcproviJcrouv coc; *npoc;* yvrocrtOltoil1C>ll µsya.11.utapric; 1tpo6scrµim;.

5. H VT)OM>youcra. a.pxfl crs *eVa* LUµl3aMOµcVO Kpcro; 'ea. tKUV0ltOtsi xa.es Ut'CT}µa. otaypacpiJc; Kat *el;aycoyiJc;*, (jt)µcprova. us rou; scpapµocr1:fouc; vououc Kat xovovtououq ltOU pu8µ{{;OUV 0sµa.ta. acrepa.A.cfo.<;, orcv:

- a) 11 ait'T)C>ll uno/36.11.AEta.1 voµiµroc; ceto to sl;oumo8ot11µsvo cruµJ3a.U6µcVo µspoc; ctn 1tA.Utcrta. µia.c; KUta.XffiPTiµSVTk; Kat aµEt(IKA.Tttri<; O.l't11C>llS yta otaypa.cpT) Kat sl;aycoyfi Kat
- /3) crqv ltEp11ttCD<JII ltOU tOU ST)'t110S( alt6 't11V VT)OA.OyOU<Ja. 0.pXTJ, to cl;oucrtooot11µevo auµJ3a.11,MµcVo µepoc; mctonotsi 6u 611.ec; ot Kal:a.x.rop11µivsc; sµ1tp6.yµatE<; a.crcpa.11.sisc; zou *eXOW* nporspectornrc eva.v11 autrov rou mcrtC0TIJ U1tSp t01) 0TCOtOU EXEI EK006Et 11 ESOUcrtOOO'tIIC>II, SXOUV ES<IA.etcp0ef TJ Ott ot Kawxot 'tcov eµnpa.yµatrov a.acpa.11,etrov sxouv ouvcwsost crt11 8ta.ypa.cpiJ Kat sl;a.yroyiJ.</p>

6. O oa.vslcrtiJc; nou npotiOewt va ltpol3ei crt11 omypa.cpiJ Km el;a.yroyiJ a.epoaKa.cpouc; cruµcprova µE 'tTIV na.pa.ypa.cpo l xcopic; OtKU<J'ttlCT) a.lt6cpaC>ll, ltpelt6tvc 1tpo/3Ei <JE EUA.oy'T) ltp6'Capl1 eyypa.cpl1 yvrocr1:01toi11C>ll crs crxsC>ll µE 'l:11V rcpon8eµcVrt staypa.cpiJ Km sl;a.yroyiJ:

- a.) npoc; 'tOU<; svoiacpsp6µcVouc; zou opit;ov1:a1 oro Ap8po 1 crtOtXEio ty) crrtµEia i) Kat ii) rric; LuµJ3aC>llc; Kat
- /3) npoc; 'tOUS Evota.cpEp6µcVouc; non opi(;;ov-mt oro Ap0po 1 a'tOtXEio ty) oriµsio iii) 'tll<; LuµJ3a.allc;, ot onotoi t:x.ouv yvroatonotfJcrEt 'ta. otKmcoµara. 'tOU<; crov OtKa.touxo tOU Bapouc; svro; SU/.oyou :X.POVIKOU omcrtiJµa.toc; npo 'tTIS 8ta.ypa.cpiJc; Kat El;a.yroyiJc;.

## Ap0poX

Tpoaonotnen «ov omtal;srov nou «oopoov a'triv ATJ'l'll µfaprov EKKpEµouv'tOc; rou 'tEA.tKO'U Ka.0opterµou

1. To na.p6v Ap0po scpapμ6(;;a1:m μ6vo otuv Kaltoto LuµJ3a.U6μcVo Kpa1:0c; sxs1 *npol3ei* cs 8iJ11,r0Cll cruµcpcova µE 1:0 Ap0po X:XX na.pa.ypa.cpoc; 2 Km cro 13a.6µ6 non Ka.0opit;sta.t <JE UUTIJV.

2. *Yn6* rriv svvotc tooApepou 13 lta.p6.ypacpoc; 1 'tllS LuµJ3aa11c;, o 6p0<; «wx,eim>, ocov a.cpopa 1:T]V E1tl'tcUS11 'CT\\$ A.TJ'I'llS µs'tprov, C>llµa.ivet t6oec; spya.mµec; 11µepcc; a1t6 1:T]V 11µepoµ11v[a. Ka:ca.0sdIlc; rric; ah1lcr1lc; nspi A.TJ'IEroc; µihprov 6crcc; Ka.8opit;ovm1 crn ofJ11.roal1 't01J }:uµI3a.M6µcV01J Kpctotx; 61tou sytVE11 a.iCT]<Jll.

3. To Ap8po 13<sup>-</sup> Itapa.ypa.<poc; 1 TTJS ::Euµf3aOT\c; E<pa.pµ6semt us TTJV Itpocr8ft1C11 rou KCl'tO)'CEpro KEtµ€V01) aµfowc; µe-cci TTJV u1to1ta.pciypa.cpo o):

«E) BUV, 01tO'I:S8f\7t0'CE,I>1tCIPSEt SI.DUCT] ouuqxovin μB'Ca.SU'toU O<ptlA£'t1] Kat 1:01> mcr-cro-cf\, ltfiA.TJCITJ Km x.pllcnµon:oillCITJrou npotovroc cm-cftc; » Km to A.p8po 43 n:a.pciypacpoc; 2 Ecpa.pµ6SE'Ca.t µE 'CIIV 1tpocr8fi1C11 'CO)V 11£SEO)V «Kat B)» µs-ca -etc; "-ESEIS «A.p8po 13 1ta.paypa.<poc; 1 (J'COtXEIO S)».</p>

4. H xupiorqru <sup>11</sup> Oltota.oi,1tO'CE ciUll eµnpciyµa'tll a.crcpciA.EtCl 'tOU O<pELA£'tll, µsmp1pa.(;;6µSVl] µE 1tffiAl]<JT\ ouva.µet 'CllS 1tp01wouµsY11c; napaypcicpou, a1taAAO.CICTE'tat a.1t6 07t0l<lOTJ1tO'CB ciUll Bµnpa.yµa.'Cll acrcpfuta E7tl 'CllS 01toiac; 11 ots8vftc; eµnpciyµa'C'll acrcpciA.Eta 1:0|> mcnro-cft EXBt npotspmorrjtu ouvciµst rrov om-c(isErovtou A.p8pou 29 TI\S :Euµpacr1lc;.

5. 0 mcnro-cf/c; Kat o ocpc wnic; ft onotocroi,no-cs ciUoc; evomcpsp6µcvoc; µnopouv vo auµcprovficrouvypamffic; va a.noKA.Eicrouv'CT/V scpapµoyft rou Ap8pou 13 napa.ypa.cpoc; 2 't11 c; :Euµf3a.OT/c;.

6. 'Ooov mpopci tu ivotKa PoriS,,,µa.m 1:0u A.p8pou IX n:apa:ypacpoc; 1:

- a) Ka8{cr-ca.vmtoia8fotµa an:6 rnv Vl]OA.Oyoucra apxft Kat a.A.A.Ee; OtOIKII'ttKE<; apxsc;, a.va.ll,oya µs 'tl]V n:Ep&t-croCITJ, os ::EuµpaAA6µcvo Kpa.1:0c;ro apy6-cspo ev-c6c; 1t€\l'tB Epya.crtµrov l]µ8pffiV µB'CCI 'tT] yvrocno1tO1110"l] 'cou 1ttO"'tO)TT) 1tpoc; nc; apX,E<; amec; on 1l Ka8opt(;;6µf:Vl] oro A.p8po IX napa.ypa.cpoc; 1 ATJ'I'J µs1:prov sxst 1tpa.yµa.1:01to1118Eill, cr'C'llv mop&t1:coCITJ rton 1l ATJ'I'll µs-cpcov 1tpa.yµa1:01torf1911KE cm6 a.Uooa.1t6 otKa.cr1:iJpto, 6n au-cf\T\ A.TJ'I'T\ µfaprov EXEt avayvcoptcr8Eia.no ,:a. otKClcrTTJpta tou ev Myco ::Euµf3a.U6µsvou Kpnrooc Kat on o mcr1:co1:ftc; OtKmoutm vu Ka-camd ofr'Cllc; autffiv trov svoiKrov Po11811µci1:rov cruµcprova µE 'tT] LU µf3aOT\. Kat
- P) Ot apµ6otsc; apxsc; ea auvepyacr8ouv a.µfococ; Kat ea PollS,,crouv 1:0V lttITTCO'tll C5'tTJV 0.0"Kll0"TJ 'tC0V svoiKCOV CllJ'tffiV Poll811µ6.1:cov onuqxovu us touc E<pa.pµocr-cfouc;v6µouc; Kat Kavovtcrµouc; 'CllS a.crcpciA.Etac; 'CllS a.Ep01tlota.c;.</p>

7. Ot ltapfrypa.cpot2 Kat 6 OEV E1tT]pEcisouv 1:01>c; B<pa.pµoITTEOUc; v6 µouc; Kat xcvoviououq 'C'llS acrepciA.Eta.c; 'tf\S aspo1tA.ofoc;.

Ap8po XI

1..

•..... -.

## Ένδικα βοηθήματα σε περίπτωση αφερεγγυότητας

1. To ltap6v A.p8po scpapµ6(;;smt µ6vo orcv 1:0:::Euµf3crU6µcvo Kpritoq zou altol:1;A.E( 'tOV KUpto rono 0tKa.tooocrim;; ce mopt1t'tffi0"Et<;acpEpsyyu6'Cll'tCl<;EXEt 1tpof3d 0"CTJ oftA.C0<JT\ tou A.p8pou XXX 1tapa.ypacprn; 3.

2. Ka.l:6. rrrv snsA.EUOT\ yeyov61:0c; a<pepEyyu6'C'llmc;, o 01crxstptcr'tftc; 'CTJS nsptoucir«; 1:0u acpepsyyuou 11 o ocpELA.E'Cll<;, avciA.Oya. µe 'C'llV 1tEp&t-cro0"l], 1tcrpa.8ioEt, 8uvciµet nic; n:apaypa.cpou 7, 'CTJV Kmoxft 1:0u a.vnKBtµevou tou a.epocrK<icpouc; crov mcr-crotiJ 1:0 a.py6-cspo J.!EX.Pl 'tou XPOVIKffi<;1tpo11yoUJ.!.€VOUcm6 tn Kci1:ro8t X,POVtKci <JT\µ8ill.:

α) του τέλους της περιόδου αναμονής και

P) 'Cll<; nuspounvic«; Ka:r.a. TI{V onoin o m.cr-cro'tTJc; ea sotKa.touw 'Cllc; 1<atoxflc; rou cvruceuisvou rou a.spomcacpouc;, cm nspin:troCJll μ11 e<pa.pµoyi}c; rou na.p6vwc; Apepou.

3. *Yn6* rqv swam ton nap6vtoc; Apepou, «m,pio8oc; a.va.µovf\c;» sfvm to XPOVtKo otafftYJµa nou Ka8op{sstat 0"ClJ Oi\AroCJII tou LuµpaUoµevou Kpcroi»; ro oaoio mi:oisMi rov ripto t61to OtKatooocriac; cs 1t:Ept1t.6meu; a.<pspsyyu6"ClJmc;.

4. H avacpopa.rou na.p6vwc; Apepou mo «81.axi::!ptITTi\"CIJS nsptoucriuc;ton a.cpepfyyuou» acpopa. "CIJV 1::1CtCJ11µTj Kat OXI "CTjV n:pocrromK'tl 1.OtO'CII'ta toU0-UyKSKptµgYOUnrouou.

5. Eciv & V 8000 Km µ£XPtc; orou 0000011 & wat6"ClJt0. otov mcr.rotiJ vc MPst rnv lea:mxfl 8000.µst 'CllS 1tapaypacpou 2:

- a) o 8mxstptcr'tTJS-cric; n:sptoucriac; tou a.cpepfyyuouJ o ocpstU-cric;, *av6.wya* pa illv m:pllC"CffiCJ1l, ea Ota<pUAU0-0-Sl to cvnxsfusvo tOU a.ep00-KU<pOU<; kat ea ouvmpst *a.mo* Kat ea Ot.a."CTjpEi. "CTjV ~i.a. rou, 61troc; op{se-ca.tITT11 cruµcprovia. Kat
- P) o mertroTije; ea otKatoumt vu unopa.Mt a.i'CllO"'ll ym "Cl'J A.T\'VTI Keiee µopepi\e; npooroptvou µfrpou 7t0U 0ta"Ci0Stat 8uva.µst 'tOU terxuovtoe; 01.Ka.iou.

6. To crwixeio. a) "Cl'JS 1tpollyouµcVTjc; napaypcicpou  $\diamond$ EV a.noKA.Etet "Cl'J XPT\0"11 rou uvtucstusvou rou uepooxriqxnx, Pcicret pueµicrsrov non ea. txouv roe; cr-coxo "Cl'J 8mcpuA.a~ri rou cvnxeuisvou roo aspocrKcicpouc; Kat "Cl'J cruvTTJP110"11 rou t8iou Kat "Cl'J Dta'tTJPTIO"11 "Cl'JS Cl~i.ac; 'tOU.

7. O 8mxs1picrtijc; "CIJS nep10ucriac; tau acpepiyyuou fJ o ocpstU"CIJc;, ava').,oya.  $\mu$ s iriv m:pintroCJII,  $\mu$ nopei  $\nu$ « cruw:xicrstva txei"CIJV Ka.wxflrou cvnxeuisvoo rou aspomecicpouc; otuv sxst a.n:oKatacrtiJcret,  $\mu$ £XPt to XPOVtKo CJII $\mu$ Eio nou icaeopil/mt ITTTjV n:ap6.ypa<po 2, OMS 'ttc; 1tEpm.c:ocretc; aestrtO"'IIS U1tOXPsc:ocrsrov, SKtoc; au'tT\c; rtou cruv-csMcrtYJKSKata "CIJV 13V0.p~Tj "CIJ<; bta0tKacr{ac; Cl<pSpS"f"fUO'tT\tll<;, Kat EXSt cu  $\mu$ provf\crst roe; 1tpoc; "CIJV SK7tA.I]PCUCJII o).rov rorv  $\mu$ eUov-ctKCOV unoXPic:om:rov nou op{sovmt ITTTj LuµPa.0'11. Ss» 8ios-mt c>sfrrnpri 1tepio8oc; ava.µovf\c; O'S crxsCJII ps "CIJV a.eitrt0"'II "CIJS EK7tAT\PffiCJIIS t0)V µsA.A.OV'tIKCOV a.utc:ov U1tOXP£C0crnrov.

8. Ooov acpop6. ta tv8tKaPoriSiJµa.ta ton Ap8pou IX napaypa<poc; I:

- a) 8t.rLti8evtm *ano* "CIJ vrio").,oyoucra. apxfl *it* UAA.11 otoucrinK'tl a.pxfl, ava"A.oya µs "CIJV nspin:"CroCJII, rou Luµpa.A.A.Oµg\lOU Kpdrouq to *apyo.epo* EV"COS 1tl3VtS spyacrtµrov TjµEpcov a1t6 "CTj "(V<.00-'t07t01.TjCJII "COU mcr'troti\ oru; ev 11.oyro apxsc; Ott 0IKa.tOUtat vu 0.0"K'll0-Et ta cruyKeKptµtva. 13VOtKO. Po118fJµa,;a. 8uvciµet t'llS ruµpa.CJllc;' Kat.
- P) ot a.pµootec; a.pxsc; 1tpsnst va. ouvspycoflouv xropic; Ka.8ucr"CEP110"11 Kat vc Porieijcrouv rov m.crtro'tTJ ITTTjV IICTICTJ0"II rnrrrov rcov cVOiKrov Po11911µa-ccov 8uvciµs1 trov mx;uovtcovvourov Kat xnvovioudrv a.mpaAEtac;trtS asponA.otac;.

9. H 0.0-ICTJCJII tCOV ev8iKCOV Poll911 $\mu$ 6.tcov 1tOU op{sov-cat a.no "CIJ ru $\mu$ pa.0"11  $\dot{h}$  a.no to nap6v IIpcot6KoUo Ssv J.IICOpsi vc na.psJ.IICoc>tcr8ei f\ va Ka8ucrispi]cret  $\mu$ eta t11V 11 $\mu$ spo $\mu$ 11via non a.va.cpspew.l orqv napciypa.cpo 2.

10. 01. U1toxpscom,tc; rou KpEWTI], 6mnc; op~ov,;m CJTI] au µ<pmvia., DEV unopouv vu i:po1to1totT)eouv xropic; TI] oovctvson rou mai:roTI).

11. Kaµia otam~ll TI]<; 1tpollyouµcVl1<; na.pa.ypacpou OEV µnope{ va. eppnvsurst Ka'C(l rpono nou vc enripeat; st i:riv*WXOV e~ouafo* ton ow.xetpl.CJTI} TIJS 1tEpt0ucriac; rou acpeptyyoou va. Km:a.yydMtTI] auµcprovia.ps J3liCJTt to mxuov oitcmo.

12. Ka.vEVa. 8uca.imµa.fJ sµnpayµa.TI] a.mpaA.Eta., EK't6c; 't0)V µri CJIJµJ3a.nKCOV8tKatmµa,:mv fi eµnpayµa,:mv a.acpa.MtCOV Ka1:riyopia.c; 1t0U KCJA.TYTC'E'CClt a1t6 0TJA.WCJTt ouvaµEt tOU Ap8pou 39. napaypacpoc; 1, Ssv EXEt npctepmornru EVa.vn Ka.mxropriµ&vmv sµnpayµa,:mv aacpa.MtCOV CJTI]V otaotKCJ.CJia acpepeyyo6'trii:ac;.

13. H LuµJ3a.CJTt, µeta. 'tTJV rpozozofnor; and 1:0 Ap0po IX rou znpovro; IIpmtoK6Uou, ecpa.pµ6t;e1:mCJTIJV 0.CTKTJCJTt Ka.Se ev8f.Kou J30118fJµa.toc;nou opil;et to 1tap6v Ap8po.

2. Km:6. trrv EltEA.cl)CJTt nsptcn:anKou acpepsyyo6TI]tac;, o 01.axstptCJTI\S 1:ric; nep1.ouaia.c; rou acpepeyyoou fJ o ocpEtAETIJS, ava.)..oya. μe rnv nepmroCJII, yvma1:01totei crov matmtfi, Ka:r6mv a.t/CT}μCnoc;'t0U 'tEA.cl)'C<lt0U, ev1:6c; .:o1) XPOVtK01) OtUCJTitµa.trn; 1tOU Ka.8op{t;etat <JTI] ofiA.C0CJTJ rou Luµj3a.A.A.0µEVOUKpcroi»; Kat ouva.µst rou Ap0pou XXX 1tap6.ypa.cpoc; 3, suv:

- a) 8a. anoKa:maTI\aEti:t.c; neptm:coaw; a.8E't'll<JTtS 1JltOXPECOasrov eKt6c; a.uTitc; nou auvi:sAiai:TJKE Ka.ta. TIJV EVa.p~ri TIJS oia.otKa.cria.c; a.cpspeyyo6TI]mc; Kat ea auµcpmvficret roe; npoc; TIJV EKt&MCJTt 0A.0)V rrov µeUovttKcov 1JltOXPECOaerov, 6nroc; opit;st TJ CJ1Jµcpmvia Kat ,:a. crxsttKci µs TI] auva.)..11.a:yiJeyypa.cpa: iJ</li>
- P) ea. 000×JEt TI] ouvat6t11ta (J'tOV 7t'L(J'tO)TI} va. 1tEp0.CJEt ITTTJV Ka.toxfl 'tOU 1:0 ovnxetuevo tou aspoCJKcicpouc;, CJUµcpcova.µs to ecpa.pµocnfo oiKatO.

3. To cvcospouevo cro crtmx.sio P) TI]<; 11:pollyou $\mu$ cV11<;na.pa.ypcicpousocpuooteo 8iKmo uzopet va smtp&'lfet cro OtKaCJtfJpto va a.lta.tTI\C>Et 't'll A.it'l'T\ Oltotrovof\n01:e1tp6creetrov usrpcov fJ TI]V napoxfl 1tp6cr8eTI]c; EY'Y'JT\C>TS·

4. O 7ttCJ'tffititc; 0a. npooxoutcei U1tOOEtKttKUCJ'totXEta.CJXE1:tKll us TI]V al; {roaiJ 'tOU, KCJ.0coc; Kat *axenKa*. ue ta yeyov6c; on TJ ote8VT]c; sµ1tpa.yµa.TI] a.acpa.11£16. tou eivm KCX.ta.XCDPTJµEYII,

5. Av o Ola.xetptaTitc; TI]<; 1tcptOucria.c; tou a.cpepfyyuou *it* o ocpet.AitTJS, a.v6.A.Oya us tTJV 11:epfatroari, Ssv1tpoJ3ei O'TIJ yvmcrtO1toi11arinou npoJ3Ai1teta.1CJTI]V 1ta.p6.ypacpo 2, *it*, orcv o cSta.xetptaTitc;TI]<; 11:eptoucria.c; rou acpepeyyuou 11: 0 ocpEtA.ETI]S, evco *exet* 81111.cocret ott ea. C)(OCJEI 'tTJ cSuva.tOTI]tCX. crov 1ttCJ'tO)TI\ vex. 1tep6.crel CJ'CIIV KCX.'tOXT\ tou 'CO uvrucefusvo 'tOU cepooxcooix, 1ta.pa.11f11tet *v*« to *np6.1;et*, to otKCJ.O'TI\Pto  $\mu$ 11:opef vex. E1tttpE'IfEt crov mcri:rotfi va. nepacret O'TI]V Ka.1:0xfl rou to uvtucsiusvo tou a.spoCJKa.cpouc; cruµcprova us touc; 6pouc; zou am6 ea. otatal; et Kat µnopei rniaric; va. alta.tTI}CJet t11 ATJ'If11 1tp6a8etrov  $\mu$ etprov *it* 1:11v 1tapoxfl 1tp6cr8ETI]<; EY'Y'IJTJC>TtS·

6. To uvtucsiusvo rou uspooxcooi»; oev µnopei vu ll:ro)..ri8ei eKKpeµouaric;i:llc; &K80cr11c; a.n6cpa.aric; *a.no* to otKaatiJpto ooov a.cpopa. TI]V al;iroCJTt Kat •TJ 8teOviJ eµnpa.yµa.TI] a.acpa.Mta.

## Ap8po XII

Ilapoxfl cruvopoµiJc; Kal:a. 'CTI c5ta8tKacria.a.<pspsyyu61:111:a.s

1. To zcpov Ap8po tax(ist µ6vo oruv 1:0 :Euµpalloµsvo Kp6:t0c; sxstnpopsi cm 0TJAfJJITT\ ouvaµst 'CO\) Ap8pou XX:X: 1tapa.ypacpoc; 1.

2. Ta OtKacr,:fJpta.rou :Euµp(1111µtvou Kpnroix; *mo* ozolo ppicrKE'tat 1:0 uvtucsiusvo 'tOU a.spocrKa.<pouc; cruvEpyasovw.t*mo* µEyt<:no ouvm:6 Pa8µ6, cruµcpmva. us to oiKa.t.0 rou Luµpa.U6µsvou Kprrtouc, µE 'ta a.Uooa.1ta OtKacr,:fJpta' Kat .:o1)(; UAA00(17tOU<; DtaXEtptmsc; 'CTIS lt&ptoucriac; 'tOU U<pEpEY"fl>OU yta 'CTjV E<pa.pµorfl 'tCDV Ota:t:a~EffiV tou Ap8pou XI.

ApHpo XIII

## Έγκριση της αίτησης για διαγραφή και εξαγωγή

1. To ltap6v Ap8po tcrx(iEt µ6vo orcv 1:0 :Euµpalloµsvo Kpritoc sxsinpopei cs 8iJAmCJII rou Ap8pou XXX lt(lpciypa.cpoc; 1.

2. Otnv 0 0<pctAs'CTj<; EXEt ltpoxmpiJcrEt C,'CTjV SK00CJII aµe1:a.KA111:llc; syKptITT\c; TilS a.i'tllCTllS yta 8taypa.cpft Kat ESUYffi'YTI, cruµcpmva. µE 't:0V 0"UVllµµsvo cro 1tap6v IIpmtOKOMO 't'U7t0 Kat 1:llv EX,Et unopaAEt ym Kam.xcor11ITT\cr'tll VllOA.oyoucra a.pxfl, Tl fyKptITT\ a:o,:fJ 1tpfaEt mi0"TJc; vu lea.1:axmpTJ8Ei.

3. To 1tp6crron:o u1tsp rou ozoiou EXEt EKOo8d Tl EYKPt0"TJ («1:0 Esoucrtoc501:TJµsvoµspoc;>)) iJ o v6µ1µoc; EK1tp6crm1t6c; 1:0u, sivrn 1:0 µ6vo non 8tKa.t.0ul:m va. a.md}crEt ,:a 1tpoPAE1t6µsva. *a.no* 1:0 Ap8po IX 1tapa.ypmpoc; 1 sv8tKa µEO"a., 1tptiyµa.rtou µ1topEi va. Kcivst µ6vo cruµcprova.µs 1:11v syKptITT\Km roix; scpa.pµomfouc; v6µouc; Kat xcvoviouoix a.crepa.AEiac; 1:11c; aEpo1tAoia.c;. 0 o<pEWTilS Ssv µnopsi vc ava.Ka.AEcrst 't11V *ev* Myro syi<:ptITT\ xropic; 1:TJ ypa.1t,:fJ onvcfvson 'wU E~OUcrt000'CTlµsvou µspouc;. H VTJOAoyoucra. a.p:xfl ota.ypci<pEt 'CTIV syKptCJ11 cm6 1:0 VIIOA.OYto, Ka1:61ttv m,:fJµawc; rou ssoucrt0001:,iµsvou µspouc;.

4. H VTJOAoyoucra. apxfl Kat. ot a.llic; OlOUC'l'ttKS<; apxsc; 'COU :Euµpa.1i.A6µsvou Kpcroi»; 1tpS1tEt Va crDVEpya.cr8ouv 1:a.xsroc; Kat va. Po11811cmuv ro fiSOUOI.000Tilµsvo µspoc; ITTTJV U0"KIIITT\ 1:Dv 1tpopAE1t6µsvrov a.1t6 1:0 Ap8po IX svoiKrov Po118ru.ui'trov.

#### Ap8poXIV

Tpozonotnen 'tDV 8ta:t~EmvltEpi 1tpol:Epm61:11mc;

and the second s

1. O a.yopa.crl:iJc; avttKEtµsvou a.spocrKa.<pouc; us l<a.mxrop11µsv,i ltroA110"TJ altoK1:a. 'CTI" sµnpa.yµa.'t'll a.m:pa.A.Eta. E7tt vvu 0.V'tlKEtµSVoU a.1ta.AAa.yµEV11*a.no* Eµ7tpayµa.1:11 a.crcpa.A.Eta. ItOU Kct'tllX,Wpft8TJKE µEmysvscr1:spa. Kat a.1t6 µl'\ Ka.'t0.X,ffiPl'\µsvr\ Eµ7tpa.yµa.'t'll U0"(j)llAEta., aK6µ11 κat 61:a.v o a.yopacr,:iJc; EiXE npa.yµanKT\ yvcocr,i TilS µl1 l<a.mxmP11µsviic; sµnpayµa.'t'llc; acrcpaA.Eta.r;.

2. 0 ayopam::its uvtucstusvou acpoenceiepm>s mtoKtei 'CTIV sµnpeiyµaTil ampeiAEm i:;n{ rou mJ')'KEKptµevou CIVt1KEtµBVOU, U1t0 rov 6po 0Tl. 11 cµ1tpa.yµa:e11 acrepa.Asta EXi;;t Ka1:axrop118eiKata. to ;w6vo 'tllS ayopeis.

3. H xopiornt« it a.AAo 81Kairoµa 1111 i:;µnpa.yµaTil acrepciAEta *sni* KtV11tiJpa aspocrKa.cpous 6EV en11psti?;ctat and t11v EyKmcier1:a<rrJ111:11v anoµa.KpUVCITJ auwu and to aepocnccicpos.

4. To Ap8po 29 ltapciypa<pos 7 TilS LuµPa<ITJs avacpspE'tClt CTE el;cip'tllµCl, nA11v aurou Ka8' scurou tau uvmceuievou, 1wu sxst wno8e'tl18e{ crt11v <hpaKrn, crov Kl.v111:fipa ft crm eAtK6rctepo.

.A.pSpo XV

Tpoaonoincn rorv 8ml:cil;ecov *nspi* eKxcopftcrecoc;

To ApSpo 33 napciypacpos 1 TilS LuµPa<rrJs ecpapµ6?;etm rocra.v ta aK6AouSa vu eixav npo<:ne8d aµfocos µeta. 1:11v unonapa.ypacpo P):

«Kat y) o ocpalABTilS sxei covcweost eyypa.cpcoc;, avsl;aptfttroc; tou Kuta. zooo II ouvutvsor] sxst 808ci nptv an6 1:11v EKX<DPI1CITJ it npocr8topil.;et tov aKooxfo».</pre>

.A.p8poXVI

## Διατάξεις που αφορούν τον οφειλέτη

1. Ev anoucria. unepl1µcp{( $l(;/a8stftcreooc; ultOXPE<Dcracov <HO nAaicrto rou .A.p8pou 11 tl1c; LuµPa<rrJc;, 0 0<pclA.B'CTIS 0tKUto'\J'tat TilS afoatcipaKTilS KCltOXTtS κat XP'll<ITJS tOU cvnxetusvou, 07tCO<; opisEtatCT'tl1 ouuqxovto, SV0.Vtt:$ 

- a.) roe lttcrl:rot11 Kat xm:6xou 01tota.cr8111totE sµnpa.yµa1:11s acrcpa.Aetac; alt6 'CTIV ozoic o ocpelAB'CTIS unaAAcicrcrew.t, 8uvciµst rou .A.p8pou 29 naptiypucpoc; 4 t'llS l}uµPa<rrJs it µs 'CTIV 18161:11,:a ton a.yopucrtft, cruµcprova us to Ap9po XIV napaypacpos I rou nap6vtoc; Ilprotole6llou, i:;Kt6c; an6 ttc; ltEpt1ttrocretc; onou o ocpetABTIlc; sxst cruµcpC0V110'8t Ota.<p>pettKa.
- P) rou Kat6xou Oltota.cr8ipt0te eµnpa.yµa'tlls a.crcpa.Aeta<; ornv ozoic un61eettat to 6tKairoµa *II* 11 sµnpciyµa'tll acrcpciAeta tou o<petAB't11 ouva.µet rou Ap8pou 29 ltapciypacpoc; 4 TilS LuµPa<rrJs it µe t11V t8t6TI1tarou ayopacr1:11, cruµ<prova.us to .A.p8po XIV na.pciypacpoc; 2 rou nap6vtoc; Ilpcot0le6AA.ou, µ6vo crnv nepfat'LCOCITJ 7tou O KUt0XOS 0.Ut6<; BXEt O'Uµcprov11cret.</p>

2. Kaµia 01a..a~l1 l:llc; Luµpa<T)c; İt rou ltap6vtoc; IlprotoK6AAou 0aV en11peci?;at •llV al;tontc:n:ia. rou mcrtffitft yta onotaoftnote napaPia<ITJ 't'llS cruµcproviac; Kata. to eeupuocrso 0tKato, <H0 µatpo nou T\ cruµcprovia autft acpopa. cvtucelpsvo tou cepooxcoouc.

KE AAAIO III

## dIATA8EIL r}A TO NHOAOrIO TIOY A<DOPOYN TIL ME®NEIL EMTIPArMATEI: AL<DAAEIELEIII ANTIKEIMENON AEPOII(A<DOYL

## Ap8poXVII

H Apxil EMyxou Km. o NrioMyoc;

1. H ApxiJ EMrxou mtotEAEt to 8te0v6; 6pyavo, non npocr8topil;E'tm us Alt6cpam1 rtou EXEt ATjcp8ei a.n:6 tT] dtnAcoµmttj dtllC>KE\jlTJ yta 'tTJV YtoOEtT]0"TJ I:uµpa.m1s E1ti KtVTj'tO'IJ Es0ltAtcrµou Kat IIpcotoKOAAOU yta 'ta Aep00"KllcpTJ.

2. Orcv *w* a.va.cpep0EV CHTJV n:poriyouµEVT] napaypacpo bteOves 6pya.vo a.8uvcm,i Kat Ssv em8uµd va. EKtEAECrnt ta. KCl8TJKOVtll rou cos ApxiJ EMyxou, 0"U"(KUAet'tllt TJ dtacrKE\jITJ tCOV Ynoypa\jfllV'tCOV Kat Luµpa11.11.oµEVCOV Kprmov yta 'WV 8toptcrµ6 ClAATJS ApxiJs EMyxou.

3. H ApxfJ EMyxou, ":a O"tEAEXTJ K(lt'to npocrcomK6 a.mfJs a.ltoA.aµpa.vouv a.cruAiac; cm6 8tKClCT'tl.KES Kat 8totKTj'ttKES 8tmseti;; sirs (j'\)µcpcova µE 'tOUS eecpuocrsoi»; CTE crxecrri µs 'to 8ts8ves 6pya.vo Ka.v6vsc;, sits us a.AAo tpozto.

4. HApxil EAeyxou ~mopd vu crucrtfterst EmtponfJ sµn:etpoyvcoµ6vcov, cm61tp6crcon:a zou ea uno8Eisouv ta Ynoypci\jfClVta. Kat Luµpa.AMµEVa Kpa.tTj Kat ta onotc ea. 8ta88't0'UV ta. a.napahrita rrpooovrc Kat sµn:Etpia., Kat vc a.va.8fom.cm autf\v to epyo tTJS na.poxfJs unocrtfip~lls crt11v ApxfJ EMyxou (TE crxecrri ue TitV EK'tEAE0"Tj 'tC0V KU8TJK0V'tC0V 'tTJS'

5. O 1tpOltOS NrioMyos 8mxetpil;cta.t ro dteOvec; NTJOAO")'to yta. xpovtKO 8tcicrtriµa.ltEVtE etmv *a.no* "CTJV riµEpoµrivia. EVO.PSTJS taxuos tou n:a.p6v1:0s IIpcotaKOAAO'U. Ev O'UVEXEta., 5topH;e-cmfJ sna.va8topil;eta.t an:6 tTJV Apxil EMyxou Ka.0E 1tEVte xp6vta..

## Ap8poXVIII

Ilprotot KO.VOVtcrµo{

Ot 1tprototKUVOVtcrµo{npbtEt vo. teOouv alt6 'tTJV Apxil El1.eyxou, mate vu 1.0"XIJO"OUV an6 'tTJV T]µepOµT}Vta evaps11s 1.crxuos 'tOU 1tap6v1:0s IIprotOKOAA.O'U.

#### Ap8poXIX

Ka8optcrµ6s Lllµdrov Kamypa.cpfis

1. Luµcprova us 1:11v napciypacpo 2, Ka8c: Luµpa.AMµEVo Kpdroc µnopc:i vu Stopiost svn it nc:ptcrcr6tepa 6pyava 0"tTIV mtKpci-tc:tci rou ta onoic 8a AEU:oupyouv cos crl1µsia Ka.mypa.cpfis, µfoco tC0V onokov ea 8taPtP<i1;ovta.t i\ ea. µnopouv vc 8taPtPa.1;ovmt 0"C0 dte8ves Nri0Myt0 oi a.n:atwuµEVES yta tT]V KamxmpTJ0"TJ 1tATJpocpopiec;, eKt6c; occov uoopoov 'tTJV KataxmpTJCTTJ yvcocrto1t0ITJ0"TJS e8VtKTJS sµnpa.yµa.TIJ<; acrcp0.A.Etac; TJ 01.Katmµa.toc; *it* eµ1tpciyµm11s a.crcpaAEta.i;; 8uvaµEt mu Ap8pou 40, ta ozofn 0"e Ka8e µ{a cm6 a.mes ttS nspmtrocrstc; anoppfouv alt6 wus vououq aUou Kparouq.

2. 0 n:pocr8toptaµ6i;; rtou eytvE cr6µcpcova µE 'tTJV npmwouµEVTJ n:apa.ypmpo µnopei vu elt1.tpE'lfel, 6xl. 6µcoi;; Kat vu unoxpsrocret, 'tTJ XPTJ0"TJ vvu optcr8evtoc; 0"TJµEiou 11 tC0V

optoflsvtrov onusiorv Ka.ta:ypa.cpitc; yia. ICA.T1PO<popiec\_; rcou a.rca.ttouvcm yia. 'tT\V Kf.t.'ta.XillPT\0"TJ K1Vf\'tllPC0V aepOOKacpouc\_:

### Ap0po:XX

## Πρόσθετες τροποποιήσεις στις διατάξεις για το Νηολόγιο

1. Y 1t6 rnv Mota. rou ApOpou 19 11:a.pa.ypmpoc\_; 6 i:ric; LUµpa.<Yllc;, ta. KptTIJpta spsuvr«; yta. a.vtucsiµevo a.spoaKa.cpouc\_; sivet ri rncovuµiu tou xa.ta.aKsuamft, o au~cov aptOµ6c\_; ron KatacrKEUa.crtft Kat o KaOoptcrµ6c\_; ton µovtewu, cruµnA.T)pcoµeva. roe\_; *oet*, meri:e va. 8tacrcpa.A.ii;etat II uovnoucornm, Ot cruµ1tA.TjpcoµattKec\_; a.utec; 7tA.T\pO<popfac; 81.suKpwit;ov,:m croix; Ka.vovtcrµouc\_;.

2. Y11:6 trJV svvota rou Ap0pou 25 11:apa.ypacpoc\_; 2 i:ric; LuµPa.crric; Kat cto 1t11.afoto 'tC0V cruv8ri1erov nou lea.80pii;ov1:at cre auto, o Katoxoc; Kai:axcopriµEVf(c\_; µsUovttKf(c\_;8tc0vouc\_; eµnp6:yµai:ric\_; acrcpa.M:tac\_; ii lea.ra.xcopl|µevl]c; µsUovtucftc\_; eKxmrricrric; 8tc8vouc\_; sµnpa.yµa:t1')c; acrcpliAEtac\_; ft to np6crrono unep rou onoiou *eXet* Kai:axropri0ei µsUovttKf( lt00A.TkYll, npopa.ivst cs 6A£c\_; t~ EVepystcc; nou sµnintOuv *ai:ri* otKa.to8ocria. ron yta. tTJV lea1:6.pyTJcrri 'tT\c; Ka.wxmPT\CYllc; to a.py6tspo EVt6c; rcevte epy6.cnµcov TJµEpmv arc6 'tTJ AT\'TT\ rou atTIJµat0c; 7t0U ltEptypacpetat 0'l:TJV rca.poucra. 1tapa:ypacpo.

3. Ot Etacpoper; 1t01) ava.cpepovtat cro Ap0po 17 1tap6.ypacpoc; 2 0"totxeio T\) tTJc; Luµpa.crT\c; Ka.Sopisov,:at Kata tp61to mate  $\nu \ll$  Ka.AU7t't0UV ta eu11.oya. e~o8a. i:ric; oriµioupyia.c;, 8taxsip1crrit; Kat pu8µt<Yllc; tOU b.teSvouc; NTJOA.Oyiou, Ka.800c; Kat nc; euA.Oyec; oa.rcaVE<; 1COU a.cpopouv 'tfIV E7ttt€AECYll'tCOV A.Et'tOUpytfiV, 'tfIV EV0.GKflCYll t0.)V E~OU0"tffiV Kat 'tTJV eKtSAE0"TJ torv Ka.8111e6v1:cov 'tT\S Ap:eflc; EAEy:xou,  $6m.\alpha$ ; a.ut6. neptypa.cpovtat cro Ap8po 17 rca.paypa.cpoc; 2 i:ric; Luµpa.crllc;

4. O NrioMyoc\_; 8taxetp{setat Kat emPAE1t8t nc; KEVtptKSc\_; Af:ttOupyiec\_'tOU b.ts0vouc\_;' NrioA.Oy(ou (J8 EtKOOl.tctparopTJ PciCYll, Ta. otcicpopa <Yllµe(a. Ka.taypacpitc; A.Et'tOupyouv ctu; a.vticn:01:xec; 87tt1Cplt8tec\_tou; i:ouMxtcrtOVKata 'a~ EpyacnµEc\_ mpec\_.

5. To *noa6* tTJc; a.acpall.tmlKflc\_; KaA.U'lfT\c; *it* 'tTJS XPl1µa.w011eovoµlKflc\_; eyyullerric; nou a.va.epepetat cro ApSpo 28 na.paypacpoc; 4 tllc; LuµPa.erric\_;, a.vacpoptK0. us K0.88 cruµpav, 8EV npercet va. stvm µ1Kp6tepo 'tTJS µfytcri:ric; a~ia.c; roo uvruceiusvou rou a.epocrKcxcpouc\_;, 61troc; a.utft ea Ka.80ptcrtei a.1t6 trJV *Apm* EMyxou.

6. Ka.µia otcit—T\1:11: LuµPacrric; OEV eµnoo~et tOV NrioMyo vu emP6.AEt ampaA.tO'ttKTJ KUAU'lfT\it XP11µa.tootKovoµ1Kf\eyyu11CI11 crnc; 1ttpt1t1:00cre1c; yta w; onoisc; o N11OMyoc; oEV eu8UVE'tat 8uv6.µst rou Apflpou 28 i:ric; I:uµPa.CI11c;.

KE<DAAAIO IV

.6.IKAIO~OLIA

Ap8po:XXI

Tpoxonotnon trov 81.a.i:6.~ecov rci;;pi 8tKa.t08omac;

Tic 'tOU<; 01(01t01JS 'tou Ap0pou 43 TI\S LuµPa.OTJ<; 1(a.t cruµcpwva µc 1:0 Ap0po 42 Cl'UCT)S, xci0c OtKClCl'tT)pto :Euµpa.U6µevou Kpritouq  $\ell Xp$  87nOTJS OtKatooocria., orov ro uvrucsipsvo stvrn EA.U<61t1:cpo It 6.1:paKto<; cspooxcqiouc yta ta. ozoic 1:0 CJUYKEKPtµEVo Kprrroq eivat 1:0 Kpcro; vrioA.6rrlOTJc;.

## Ap8po XXII

A6yot rca.pa.h110TJS *a.no* 1:11v 1tpovoµtatj 11:pocr-cacria.

1. :Euµcpcova. µe\_l:llv na.pa.ypa<po 2, 11 lta.pa.i'tT]OTJ a.n6 TI\V npovoµtatj npoorcotc cs crxsOTJ µe l:ll 8tKa.tO8oma. rorv 0tKaITTl1picov ll onoia. Ka.0op(l;cwt ere ApOpa. 42 Kat 43 TI\S LuµPa.OTJc; Kat ll ozoin a.cpopa. rnv ava-yKa.crntj cK'tEAEOTJ otKatcoµa.l:cov xm cµn:pa.yµa.tcov ampa.AEtcov am uvtucstusvou aepocrK<i<pre>cipous sfvm occrµeu-cllCTJ. Eriv lleavon:otll0ouv ot A.0moi 6pot µta.c; -cfaoia.c; OtKatooocrim; ft a.va.-yKa.crt1tjc; cK'tEAEOTJS, ucpicnmm 11 cruyKeKptµEVT] O\Ka.toooofo.Kat c1tt1:pfac1:at11 EK'tEAEOTJ, av6.'A.oya. us TI\V 7t8puttC0<JII.

2. H lta.pa.il:lJ0TJ alt6l:TJV ll:povo $\mu$ tatj npccruoia l:TJS ltpollyou $\mu$ EVTJc; na.pa.ypa.cpou ltpsltet va. yivetat Eyyp<icpcoc; Kat va. ltcplACl $\mu$ pa.vcl neptypCl<pf\ mu cvnxsiusvou ron cspooxnrpouq,

#### **KE©AAAIOV**

## ΣΧΕΣΗ ΜΕ ΑΛΛΕΣ ΣΥΜΒΑΣΕΙΣ

Ap0po XXIII

#### Σχέση με τη Σύμβαση για τη Διεθνή Αναγνώριση Δικαιωμάτων επί Αεροσκαφών

H lta.poucra LuµPa.OTJ UlteptcrX')Et 'tTJS LuµpaOT]c; yta 'CTJ ~teOvf\ AvayvcoptOTJ tCOV ~tKatcoµa.-cmv *rni* Aspooxcqxov, noo un:aypa.cpll cr'CTI rsveUll crl:tc; 19 Iouviou 1948, *yio.* ta Kp6.tll sxsivu nou Eivm cruµpa.Uoµsva µgpll Kat rovMo cruµpa.crscov, ooov acpopa. tu aepocyKa.cpll Kat ta. nvnxstusvu aepom<a.cpous, 6n:ros a.ut<i Ka.0opil;ovtat ITTO n:ap6v Ilpmt6KOAA.0. Le o.n nqiopd, (0(j'tQCI0, ,:a. 0tKa.troµa.m it 'ttc; sµn:payµmsc; a.crcpa.AEte<; 1tOU Ssv ica.A.untov-catit osv 8ltTJps6.l;ovtat a.lt6l:TJV napoucra.1}6µpa(JT], tcrX')Et ll :Euµpa(JT]'tTJS Tsveonc.

#### Ap0poXXIV

:ExsOTJ us TI\ :EuµPaOTJ yta 1:TJV Evoltoi11(JT] LU-yKEKptµEVC0V Kavovcov 1tOU uoopoov 'tll LUV1:TJP11'tt1CTJ Ka1:a.crxscr11 Aepooxrnpouq

1. H 1ta.poucra. :EuµBa.OT] uneptCJX\)81 1:TJS :Euµpa.(JT]c; )'ICI 1:TJV Evo1tOtT\CJ11:EuyKEKptµEVO)V Ka.v6vcovnon nqiopouv crl:TJ LUV'tT\PllttlCTJKa.1:6.crxeOTJ Aepocxccooc, ll ozolc uneypacpll ant Proµll otu; 29 Mniou 1933, yta 1:a Kpa.1:11 zon *eivat* cruµpa.U6µsva.µspT\ Kat rcov Mo :Euµpacrsmv, ocov a.<popci a.Epom<a.cpl1, 61troc; aut<i Ka0opit~ov-cat cro nap6v IIpmt6KobA.o.'

2. To 22uµj3aAAOµeVo Kpnroc 7w∪ sivut µspoc; nic; cvorrspm Luµf3aITTlc; µnopd vu DT\ACO<rnt Kaia ro xp6vo nic; smlCUproCJ'flc;, S')'KptCJ'flc;, ano8oxflc; ft npocrxcopT\CJ'flc; aw Tipro1:6KOAA.o on 8eV ea srpupuocst to A.p8po curo,

A.p0po:XXV

## Σχέση με τη Σύμβαση UNIDROIT για τη Διεθνή Χρηματοδοτική Μίσθωση

H LuµpaITT1 U1tcplCTXl)cl 'CT\c; :1:uµj3aaT\c; UNIDROIT yta Til L).Ic8vll XpTjµmo8otucf1 Mia0cocrTJ rtou uncypciqr11 0"tTJV Ou<ipa cmc; 28 Mniou 1988, ooov mpopa. cvrucstuevu acpocrK<icpouc;.

KE<DAAAIO VI

TEAJKE:1: MATAEEI:1:

A.p8po:XXVI

## Υπογραφή, επικύρωση, αποδοχή, έγκριση ή προσχώρηση

1. To Tipcot6KoUo au1:6 ea avo1x1si *npoc*; unoypacp11 *aw Ketn* Ttiouv crttc; 16 Nosupptou 2001 an6 *w* Kpa.tTJ nou (j'\)µµim~xouv crni L)t1tA.coµa't1tj L).ta.crKEj/TJ yta 'tTJV Yto0S'tTJCT\ t1']c; :I:uµpaITTlc; mi KtvT\'tOU EsonA.tO'µou Kat 'co\J IIpco1:01<6A.A.OU yta Aspooxcqm, T\ ozoia Aaµj3civi;;t xcopa an6 nc; 29 OKtcoPpiou scoc; nc; 16 Nosupptou 2001 cro Kstz Tcouv, Mstc tTJV 16T\ Nosufiptou 2001, to nap6v Tipcot6Kollo ea sivm UV01Kt6 *npoc*; 6"A.a 't0 Kpat11 yta, unoypacp11 0"tU Ksvtpucd rpacpaia to∪ L).tc8vouc; Ivctrtourou *yta* 'tTJV Evoaoinon 'to∪ 18tCD'ttKOU L).tKaiou (UNIDROIT) 0"tTJ PcoµT\, µexpt mv riµc:poµrivia evapsric; tcrxuoc; to∪ 8uv<i-LEt 'tOU.Ap8pou XXVIII.

2. To nap6v IlpcotOKOMO Ultoj36. Uctat ltpor; EntlCUpCDCITJ, alto8orn 11 EYKPlO'fJ *a.no* ta. Kpctn rtou to uneypa\j/av.

3. Kpdroq nou Sev exst unoypa.\j/at ro nap6v Ilpcot6KoAAo µnopsi va npocrxropiJcrst cs mYt6 01z:om811nots xpov1tj crnyµiJ.

4. H E7ttlCUpC0CIII, a1to8ox11, S')'Kpt(jfJ iJ npocrxcopfJCJTj yivc'tCll us 'tTJV Kata0ECJTj micrriµou syypacpou 0"t0 @gµatocpUA.aKa.

5. Knvsv« Kpa:toc; Ssv uzopsf va yivst cruµpaU6µsvo µepoc; rou nap6vtoc; Tipco't0K0A.A.0U, *xcopic*; va stvm cruµj3aU6µsvo µspoc; Kat tT\c; :1:uµj3acr11c;

.Ap8po XXVII

Ilspupepeuncot Opyavtcrµoi Otxovouucnc Evonotnorp;

1. Ill::pt<pspsta.K6c; Opyavtcrµ6c; Oucovouuop; Evozotnorp; zoo ouviomrm *an6* KUpiapxa Kprirn κat EXEt a.pµ08t6tTJta. yta cruyKEKptµeva 9sµata. 7t0U DIE7t0Vtat cm6 ro na.p6v Tipcot6Ko"A"A.o µnopd oµoicoc; vu unoypa:\j/f:t, ano6ex8Ei, syKpivst 11 npocrxcopftcrs1 *aw* nap6v Ilpcot6KOAA.o. 0 IlEptcpspsta.K6c; Opya.vtcrµ6c; Oucovouuoj; Evozotnorp; ea EXEt, 0"tT\V nspimcocrri autft, ta 811<mcoµata Kat nc; unoxpscocrEt<; I.uµpa11.A6µsvou Kpdtonc

oro Pa8μ6 nou o EV J...6ym Opyavto-μ6c; ex.Et apμo8t6up:a cs 8eµam rou nap6vrnc; IlpmrnK6A.A.ou. Drov cto Tipm1:6KoAA.o yivam.t Myoc; ym tov apt9μ6 rorv LuµpaA.A.oµevmv Kpurrov, o Ilspupepetcxoc Opyavto-μ6c;Oucovouuoj; Evoltoi11011c;OEV npem,t va. ltpocrµa-rpa.1:at me; ElttltMOV Luµpa.A.A.6µ.svo Kpriro; ore Kpa.1:11 Mell.11 7tOU Eivat ~uµpa11.MµEVaKpa.1:11.

2. 0 TispupspEta.K6<; Opyavmµ6c; OixovouucncEvoltoil1011c;, Ka.1:6.1:0 xp6vo unoypmpiJc;, ano8oxfJc;, £YKPI0TJ<, fl 1tpoo-xcop11011c;, unopa.11it mo Ocµa,:ocpuMKCl 0TJA.ffi0TJ, ozon 1ea8opil;ov1:m,:a 8eµam zoo oteltov1:mcetoro Ilpro1:6Ko11o, T\ apµo0t6-tTJ't!ltorv ozoiorv EX.Et µsmPtPao-9d ctov Opyav10-µ6 am6 a.no m Kpcil:11 MEA.TJ ton. 0 IfaptcpepetaK6<; Opyavto-µ6c; Oucovouuop; Evonoinorp; yvcocr1:01totEi aµeo-coc; oro @aµa1:ocpullaKa. K6.9E a.A.ll.ayft ornv Ka1:a.voµfJ trnv a.pµooto,:iJI:mv, cruµm,pWJ.µ~avoµevcov Kat rcov vscov µata.PtPa.crEcov a.pµo0to,:iJtcov zou 8a. Ka.9op{sovtm 0"tTJ 0TJA.C00TJ 0"Uµcpcova ps 1:11v napouo-a napa.ypmpo.

3. Otnv ro altmtci to Keiµsvo, Oltota8f\lto'tE a.vacpopci cs «LuµpaA.MµEVo Kprrroq» jJ «LUµpa11.MµEVaKpa.l:ll» TJ «Kprrtor; Msl1.0c;» ii «Kpa.l:ll MsA:rp>oro 1ta.p6v Tipmt6KOA.A.0 t0"Xl)Et E~ Icon yta tov Ilepieepetoxo Opjuviouo Oucovouucnc EvonoiTJ0TJS

Ap9po XXVIII

'Eva.ps;rl tcrxuoc;

I. To ltap6v IIpCO'tOKOA.A.0 'tieEta.t ce tcrxu l:llv ltpcol:ll "JµEpa 'tOU µitva µa,:a l:llv lta.psA.EUOTJ 'tplCOV µ'l')VCOV Cl1t0 rnv 11µEp0µ11Vta. 't'l')<; KO.CO.8EOTJ<; 'tOU 6y8oou eyypacpou mucupcocrric;, ano8oxfJc;, EYKPIOTJ<; iJ 1tpocrxcop11011c; µE'tCl~l) tCOV Kpntdrv ltOU txouv Kata8foet re eyypa.cpa ClU'tU.

2. Tta m allll Kpa.l:ll, to Ilpml:6KoAAoti8E1:at cs mxu 't'l'JV npco't:T) 11µspll 1:0u µitva µEra. 't'JV 1ta.psA.EUOTJ 'tptC0V µ11VC0V Cl1t0 'tTjv 11µEpOµTtVta. K<l't<18ECT1l<; rou eyypacpou EntKUpmcrric;, anoooxitc;, EYKPlcrTJ<T\ 1tpocrxcopl,cr11c;.

## Ap8poX:XIX

E8acptKE<; EVO't:TJ'tE<;

1. Edv LuµpaA.A.6µevo Kpdttx; 8m8etel "aoacptKEς EVO't'l')'te<; 61tou tcrxuouv 8tmpopettK6. vounce cruer,:iJµata CTX,EttK<l us m sl1,:iJµata 7tOU pu8µiset ro IIprotOKOAA.O, sivm Suvetov Kma. ro XP6vo 't:TJS emKUpcoerric;, ano8oxfJc;, EYKpterTte; it npooxcoprierric; va 8ytA.C0eret 6tt to IIpmt6Kollo tCTXI)Et yw. 6A.E<; iJ µ6vo ym µia it yta 1tEpterer6tEpec; e8a.cptKE<; EVO't:T)tE<; Kat va 1:pon01totfJcrst 'tTJ OTJA.C00TJ tou, us 1:TJV unoPolft a.A.A.rt<; 8fJ11.roer11c; CTE 07t0ta8iptotEXPOVIKT] crttyµfJ.

2. Ka.BE na.p6μom 8itAcocryt npfaat va. a.vcicpepet pi:iia. nc; EOll<ptKsc; ev61:111:ec; c:Ht<; onois; tcrx(,st w 1tap6v Πpco1:6KoAA.o.

3. Ecv I:uµpaU.OµEVo Kprrror; 8EV exEt npopd crE 8iJ)..wcrri o-uµcpmva µi, TI\V napciypacpo 1, to IIpmt6Kolc11.o tcrXl)Et yia 6A£c; nc; Efo<ptKec; rou EVO'CT]tE<;

4. Drcv I:uµpaU.6µEVo Kpa:toc; EltEKtEtVEt co nnpov IIpmt6K0M0 O'E µia. II ItEpterer6-rEpE<; E8acptKES cod Ev6ni·me;, ot E1tttpm6µEVE<; and to nnpov IIpmt6KoMo OTJAC:0crEt\$ µnopd vu yivouv yta Kci8E µia. aoa.cptKfJ EV61:rrm Kat ot OTJA.C00'Et<; yui Ka0E soacpueft EVOTI\ta unopei ve stvm 8tacpopEttKES *an6* ne; 8T]IL00crEt<; aAAT]<.

5; Edv, )..6ym 'tl'\S oitAmCITJS nou syivE ouvciµi,t TI\S napaypncpou 1, ro znpov llpmt6KoAAo E1teKta8Ei os µia. *it* 1tEptcrcf6tepE<; EoacptKE<; EV0!T]tec; I:uµpalcMµEVou Kpdtouc:

- a) o ocpatM-rric; 0i:::wpahm 61:t ppicrKe'ta.t os I:uµpaU6µEVo Kpnro; µ6vo otnv EXEt t8pu8ei *it* altoK'tl10'Et vouucr] 1tpocrro1ttK6'CT]ta. cruµcprova ue to tcrx;uov O"tT]V a8acptKft EVOtT]ta oiKat0 ornv ozoic Ecpapµ61;;Etm to Ilpro1:6KoAAo Kat TJ I:uµf3a.crri 11, oruv EXEt to Et8tK6 ypacpsio 'tou *lt* 'tT]V KU'mITTO.'CIKT1 rou e8pa., to 8101101nK6 ron Ksv,:po, rov 1:61to 1:ric; E1ttXEtp11µattKT1<;; rou 8pacrtT]pt6'tT]'taç iJ 'COV 't01t0 'CT]<; cruvfi8ouc; 8ta.µovitc; 'COU 0"tT]V E8aq>tKT( EV0tT]tU C'CT]V osoic ecpapµ61;ovtm ri I:uµpa.crTJ Kat to Ilpon6Ko11.M·
- P) onota8itno-rE cvcoopu cri:ll 8fori rou cvtucsuievou cro ruµpaAMµEVo Kpcitor;; acpopci TI\ 8£CJT] tou uvruceuisvou 0"tTJV eoacptKll EVO'tTJW crnv oaoic Eq>a.pµ61;;ovtat ri ruµPami Kat to IIpw'COKOA.A.O' Kat
- y) onotaofinotE ava.cpop<i crnc; 8t0tKT]ttKS</p>
  apxsc; tou I:uµpa11.MµEVou Kpctouq
  7tpe7tEt v« EpµT]VEUE'W.t roe; a.va.cpopci crnc; 0t0lKT]'CtKE
  apxsc; 1t0U exouv
  otKat08ocria. 0"'CTIV E0CL<J>IKTI EV6r11m ornv oxoin Eq>a.pµ61;;ovmt ri I:uµpacrri Ka.t
  to Ilpwt61COAAO Kat 01tota8it1tote a.vacpopci os e8vtK6 VT]OA.0yL0 fl 0"CT]V
  VT]OA.oyoucm a.pxfl-cou I:uµpaU6µEVOU Kpdtouq 1tpenst va. spµ11veueta.t me;
  ava.cpop6. cro tcrx;uov vrioMyto cepooxcodrv *it* crl:ll VT]OAoyoucra. apxfl nou sxal
  8tKato8oa{a CJ'tT]V Eoacpu<j EVO'tT]ta. *it* EVOtT]tE
  cmoo acpapµ61;;ovmt ri I:uµPacrri Kat ro Ilpml:6KoAA.o.

## A.p8po XXX

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#### Δηλώσεις που αφορούν συγκεκριμένες διατάξεις

1. Ka.Se I:uµpal1.Mµevo Kprrroq unopet Ka.1:6. to xp6vo 'CT]<; EntKUprocrric;, a.noooxflc;, syKpt<rrlc; i\ 1tpocrxcopricrric; cro 11prot6KOA.AO vc ()T]AC0CIEt ort 9a E<papµ6cret sva it 1teptcrcr61:epa and ta. A.p9pa. VIII, XII Kat XIII tou 11protoK611.AOu.

2. Kcl8i:: I:uµµal1.A.6µEV0 Kprrrot; uzopst Km:a to XP6vo tT] $\leq$  EmKUprocrIIc;, a.no8oxitc;, eyKptCIII $\leq$ ; i\ 1tpocrxcopT]CITJ $\leq$ ; O'tO IIpmt6KOA.A.0 vc OT]A.000Et. 6n ea Eq>apµ6cn:t e~ OAOKA.f\pou  $it \in V$  µepet to A.p8po X tOU IIpro!OKOA.A.OU. Edv 1tpopei O'tT] 8filmcrri mn:iJ o-uµcprova µi, to A.p8po X napa:ypacpoc; 2, 1tpE1tEt va. 1<a8opicrEt tT]V a.nmtouµEVrJ xpovtKft m:piooo.

3. Ka.SE I:uµpa11.MµEV0 Kpa:toc; unopst Kata ro XPOV0 'CT|<; bm1CUprocrric;, a.7to8oxflc;, eyKptCITI<; iJ 1tpocrxcopT]CITI<; O'tO IIpm1:6K0A.A.O va 8T]A.C00El Ott ea Ecpapµ6crst O'UVOAtKa 'CTIV EVall.11.a.KttKfi 8ta.8tKaaia. A iJ tT] ota.8tKacria B tau A.p8pou XI Kcit, eoocov 1tp0Pei 01:ri 81111.wcrri a.u,:iJ, npenstvc Ka.8opicrst toix wx6v Moue; 'CT]<; 8ta.8tKacriac; acpi-:peyyu6tT]'ta<; crooc ozoiouc ea ecpapµ61;etat 11 EVaA.11.aKttKf\ 8ta8tKa.cria A Kat rouq tux6v wnou~ orouq onoiouc ea Ecpapµ61;Etm ri EVaA.A.O.K'ttKTl 8ta81.1eaaia B. E<iv 11:popEi crtT] oftAroCIT] cruµcpcova ue 't'llV napoucra *na.p6.ypa.<po, npsnei v*« Ka.9opicret rnv am:m:ouµev11 an6 to Ap9po XI XPOVtKft 1repio80.

4. Tu 8tKa.crtitptu tC0V ruµpaUoµivcov Kpa.tCDV ecpupµ6souv to Ap9po XI cruµcpcova us 't11 8fi)..cocn, nou syive cero to ruµPa.lliµevo Kprrtor; rtou a.noteA.ei rov xupto rozo 8tKmo8oo"iac; nvceopucc us 't11 oiaotKa.cria. a.cpepeyyu6't11ta.c;.

5. Kci9e ~uµpuAA;()µevo Kpdroc µnopei Kuta. to XP6vo 't'llS enucupo:icn,c;, a.no8oxflc;, {yKptcn,c; it 1tpocrxrop11cn,c; cto IIpo:it6KOMO vu 811Ad>cret 6n Ssv ea. ecpa.pµocret, E~ 0A.0KA.iJpou iJ sv µipet, tt.<; 8ta.tci~et<; tou Ap9pou XXL H 8fj)..mcrri Ka.9op(set rou; opouc un6 rouc onoiouc ea. ecpa.pµ6setm to crxenK6Ap8po or ItEpt1ttoicn, 1t0U ecpapµ6seta.t sv  $\mu$ €,pet, ft cs 6.AA-11 nepi.nto:icrri, rou; wnouc; 1tpocro:ip1vrov µitpo:iv nou ea. secpuoorouv.

Ap8po:XXXI

### Δηλώσεις σύμφωνα με τη Σύμβαση

~riMcrei<; zou sytva.v 8uvciµet 't'llS I:uµpa.cn,c;, cruµneplAClµpavoµivo:iv ootov syiva.v 8uvciµet rov A.p9po:iv 39, 40, 50, 53, 54, 55, 57, 58 xm 60 autftc;, 8eo:ipouvm1 enicrric; 0tt sylVaV cruµcpcova ps to 1ta.p6v Ilpcot6KOAAO, EKt6c; scv opisetat 8t(l(pOpEttK6...

#### A.p9po XXXII

### Επιφυλάξεις και δηλώσεις

1. To 1ta.p6v Ilpcot6KOAA.0 Ssv smrpenst 't11V EKcppacn, *emcpull.asecov*. Ot emtprn6μevec; an6 ta Ap8pa. XXIV, XXIX, XXX, XXXI, XXXIII mt XXXIV 8rtACDcrei<; μnopouv, oxrroco, va. yivouv cruµcpcova µe ttc; 8ta.tci~eu; a.utec;.

2. Oltot.a.8i\ltote 8f\ll.cocrri 11  $\mu$ eta.yevfotepTJ 8111l.cocn, 11 an6crupcrri 811AC0cn,c;, nou sytve cru $\mu$ cpcova.  $\mu$ e to nnpov IIpon6KoUo, 1tps1ret vc yvcocrtonoiouvtm s,yypcicpoic;; oto @e $\mu$ atocpDA.a.Ka.

A.p9po XXXIII

## Μεταγενέστερες δηλώσεις

I. K49e }:uµpa.U6µevo .Kpcro; µnopei va npopsi. cs µeta.yevscrtep11 8ftll.oicn,, esmpouµtvr]c; autit;; rou Ap9pou XXXI 8uv6.µet t0U Ap8pou 60 tT\; }:uµPa.cric;;, 01tota811note XP0VtKT} crttyµft -Leta 't'llV nuspounvtc sva.p~ric; tcrx(>oc;; rou IlpcotoK6Uou, ll oxoic Kat yvcocrtonowi.ta.t, yta. rov mcon6 curo, oro ®eµa.t0cpull.aKa.

2. Ka.Be  $\mu$ e-myevfotepri 8i,ACOcn, ti.8eta.t cre tcrx(>rnv 1tPCO'tll T\ $\mu$ BPa rou  $\mu$ 11vu  $\mu$ eta. triv napBABUOTJ  $\theta$ C;i  $\mu$ rivrov *a.no* 't11V 11 $\mu$ epo $\mu$ 11via. na.pa.A.a.Pitc; 't'llS yvcocrtcmoiricrric;; *an6* to  $\mathbb{R}e\mu$ atocpu).a.lea.

Edv crtll "(VCOO't01t0i11crri Ka.9opisEta.1 µeyaA-Utepo XPOVIKO 8tcicrt11µa. ocov acpop<i 'tl\V svap~111crx(>oc; 't'llS 8111w:>cn,c;, 11 teABUta.ia. ti9etm os tcrx(> µeta. rnv napeABUcrri 'tl\S ev "A.6yco µeyal1.utep11c; 1tept68ou µeta. triv napaA.a.Pft 't'llS yvcocrrn1roi11crric; a.11:6 to ®eµatocpuA.aKa.

3. ME criv EmcpuAa.sri rorv nporiyouµEVcov na.pa.ypcicpmv, ro zcpov Ilpcol;6KoAAo cruVEXtsEt va. E<papµ6sEmt, cocrciv va. µriv ElXE umipsEt µcmyEVfo'CEpri OT]ACOCTYJ, ocov mpopci ro auvoAo reov DtKmcoµa.1;cov Kat tu; Eµltpayµa·m:; a.crcpciAErn<; nou a.va.rimouv nptv *a.no* rnv nuspounvtc eva.psris icrxuos ltap6µ01a.s µEmyEVECHEPris 8iJ11.cocrris-

A.p8po XXXIV

## Απόσυρση δηλώσεων

1. Ka.SE Luµpa.U6µEVo Kpdroc rtou EXEt *npoBEi* cs 8i]Amar, ouuorovo; µ£ to nap6v IlpCO'tOKOAAO, EsatpouµEVYJ<; U"b'tTJS "COU Ap8pou XXXI 8uva.µct "COU Ap8pou 60 tT]<; Luµpa.crr,s, uzops] vc criv an:oaupEt 07tOtaOTJ1CO'tE crnyµit, acpou evnueprocet "CO ®EµawcpuAa.Ka. HEV Aoyco nzooupor; ea. tCTXIJEI and 1:riv npm-cr, r,µepa "coi) µriv6c; µE1:<i 'CYIV napEt..E'1>O"Y\£St unvdrv an:6 1:11v 11µcpoµrivia. 1ta.pa.Aa.B11s Tr\<; yvmcrwnoiricrlls *a.no* ro Eh:µa.wcpuAaKa.

2. ME -criv Entcj)UA.asri 'CYJS 1tporiyouµEVriS napa.ypciq,ou, to 1tap6v I1pco1:6KOM0 ea. cruVEXtcrEt va E<papµo1;;E1:m, morrv va. µriv EiXE yivtt an6crupcrri 1:r,s 8f]11.cocrris, ocov acpop<i 6Aa. re oixmmµa.w Kat ns \_sµnpciyµmm; acrcpciAEtE<; nou a.va.KDnwuv zptv cm6 'CYJV nuepounvtc, mapsr,s tcrx(Joc; a.miJc; •11S a.n6crupcrric;.

#### Ap8po:XXXV

#### Kcna.yyEALE<;

1. Kci8E Luµpa1cMµEVo Kpctoc µnopd va Ka.1:a.yy1oO..Et to IIpco1:6KOAAO µE ypamiJ yvmcrw1toiricr11 cro ®t:µa.wcpuAa.Ka.

2. Kci8E ltap6µ01.a. Ka.myyEAia npfaEt va 1:E8Ei as tcrx(J l:llv ltpm1:1111µ1pa rou µ11v6c; µE1:ci 'CYJV na.pEAEUCTY\ 00J0EKa µrivmv *a.no* criv riµcpoµrivia.1ta.pa.Aa.BiJs 1:lls yvmcrwno{r,crris *a.no* "C0 ®EµawcpuAa.Ka.

3. *ME* 1:11v ElttqUAa.s11 trov 1tporiyouµEVcov 1tapa.ypa.pcov, to 1ta.p6v I1pcoc6KOAAO
cruw:xisct va ECpapµ61;;EWt, cocrciv vu µ11v ELXc yivBt *ri* Kamyyet..ia alHTJ, ocov acpopci ro
auvoAo rrov 8tKmcoµcinov Kat n<; EµnpciyµmE<; acrcpciAstcc; ztou a.va.KUntouv nptv an:6
Tr\V 11µEpoµ11via ma.psris mxuos 'CYJS K(I'CUYYEAia<;.</pre>

#### A.p8po XXXVI

## Διασκέψεις αναθεώρησης, τροποποιήσεις και σχετικά ζητήματα

I. O  $(\text{sym}_1:\text{copuAa}, \text{Ka}<;)$ , O'E CJUVEVVoricr11  $\mu$ E 1:11v ApxiJ EAeyxou, ITT)V'CU0"0"Et a.va.cpopec; yta. re Lv $\mu$ Ba.U6 $\mu$ sva. Kputr] sits crc £1:T]crtu pcicrri, EhE otnv ro anauouv ot 1tEptcr1:cicrstc;, OCTOV a.cpopci rov rpozo 1COU AEtWupyd crtriv 1tpUST\ 1:0 8tc8VE<; KU8Ecnm<; 1COU Ka.81cpco811Ks  $\mu$ E 1:YJV napoucra LU $\mu$ Bacrri Kat 1:pono11:otiJ8riKE amS ro IIpon6KOAAO. Ka.1:6. 'C'N cruvms111:mv nvcoopdrv mrrdrv, O  $(\text{e}\mu a.w < \text{pUAa}, \text{Kac}; 1tp811Et va. Aa.\muBcivEt U1t0\[/11 "COU ttc; ava.cpopec; 't11S Apxflc; EAEYXOU O'E 6,1:1 a.cpopa 1:11 AEttoupyia "COU ote8vouc; crucnf\<math>\mu$ m;oc; VY\OA.OYYJC>11S· 2. Kctomv a.rrr1µawc; touMX,tcrtov tou sucootnsvte tou; EKa.t6 tow 1:uµpa.Uoµevrov Kpcrcov, 0 ®Eµa:to<pUAflKa.t; npbl:Et va. <YUYJ(<l/Et ~ta(JI(E\j!Elt; Ava.8Erop11cr11c; O'E 'tUKt11 XPOVtKa &ta.crniµa:m, UO"tEpa. cero <YUVEVV0TJ0TJ µE 'C'flV ApxfJ EA.tyxou, µE O"tOX,0 rqv ESE'tUOTJ:

- c) nic; npa.KnKTJc; Ecpa.pµorflc; 'C'flS na.poucrac; 1:uµPa.OTJc;, 6m.oc; a.utfJ tpo1to1totft8rilee an6 1:0 Ilpmt6Ko,J.o, Kat 'C'flS a.1to1:e11£crµanK6'tl'lt<lc; 'C'flS 000v a.cpopa 1:11 8tEUKOA.UVOTJ xop11rflcrerovpacrEt 'tCOV crtotX,Etf.0VEVEP"fll'ClKOU Kat 't'flS µicr8m011c; 'CC0V a.vnKEtµEVCDVta onoic K<lA.U1ttOV'tata.1t6 wuc; opoix; 'tl'IS'
- P) 't'flS 8uca.crttKT)c; epµ11veia.r; nou 868'flKE κat 'C'flS ecpa.pµorflc; trov 6prov tou IIprowK6Uou Kat trov xcvovtourov'
- y) 't'fIS Mt'tOUpy{ac; 'COD 8te8vouc; <ru<IT11µatoc; V'fIOAOYIIOTJS, 'C'fIS a1t6800TJc; 'tOU Nrio11.6you Kat 'C'fIS emPM'I'TJS rou a:n:6 rnv Apxfl EA£Yxou, Mµpa.voµevcov U7tO'JITJ 't<.0V nvuqiopdrv 'CTIS Apxflc; EA.fyxou Kat</li>
- 8) ton Ka.ta zooov stvm em8uµrit§s 01totecr8"fJ1tote tpozonouice«; rou IIponoK6A.A0U ft pu8µicre1c; zon nqiopouv ro ~rnevtc; Nrl0A.6yto.

3. 01tota.8fl1tote -rpononoiriOTJ tou na.p6vtoc; IlpcotOK6Uou, ea. npfaet va. eyKpt8ei 'tOUA.ciX).cr'tOV a.1t6 ta. 0\)0 tptt<1 't<0V,I:uµpaA.11.0µEVCDV Kpurdrv 'JWU <ruµµetex.ouv 0"C'flV a.va.cpep6µ.EVT1 cmv 1tpo11youµEV'fl1tapciypacpo ~tacrKE'Jf11Kat vn te8ei cre tcrx6 orn Kpa't'f1 zou sxouv ercucuprocret, arcooex8ei it E"(Kpivet'C'flV rpononolnon, sqiooov *exei* E1ttKUpco8ei, yivet a7WOEKTIJ ft E"(Kpt0Ei a.1t6 OK'C(l) Kprim, cn'.iµcpcova. µE tit; otm:a~etc; 'COD Ap8pou XXVIII 1t0'1) a.cpopouv 0"'t'flV EV<lPS11 't'flS tcrx;uoc; 'tOU.

#### Ap8po XXXVII

#### Θεματοφύλακας και λειτουργίες του

1. Ta. §ypa.cpa ElttKUpc:ocrric;, a.1to8oxftc;, fyKptOTJc; ft 1tpocrxcop110TJS Ka.tatieevtat cro ~rnevsc; Ivcnrooro yta. 'tTIV Evozoiqon 'tOU I8tC01:tKOU ~lKClto'U (UNIDROIT) 1000 opil;emt oro *esftc*; roe; ®cµa.tocpuA.a.Kac;.

2. 0 Reµa.rocpuA.a.Ka.c;:

- a) 1tA.11pocpopei 6A.a ta. 1:uµpaU6µ.EVa.Kpcrn yta.:
  - i) Ka8e vfo urcoypa.cpit iJ Ka.ta.8,:;crri eyypa:cpou enucuprocrric;, a.no8oxflc;, EyKptCJIlc;ft 1tpocrxmr11crric; Kat 'C'flV 11µEPDµ11v{a mncov,
  - ii) 't'fIV 11µepoµ11via eva.psric; tcrx6oc; 'CCU 1ta.p6vtOc; IIpmtOKOMOU,
  - iii) Ka0e 81P,mOTJzou *ex.et* yivet cn'.iµcprova. μĒ to rtcpov IIpcot6KoA.AOKat 'tTIV riµepoµ11vfua.utfJc;,
  - iv) 't11V an6<rupOTJ 11 tpo1torcoi110"11 orc0tacr8111tote ©TJA.CD0TJS Kat 'tTIV nuspounvtc 0.UtC0V, Kat
  - v) 'tll yvmcrwnoirtOTJ Ka0e Ka.ta-yyEA.tac;rou IIprotoK611.AOu, 'tTIV 11µ.Epoµ11via Kata.yyEA.i.ac;Kat 't'fIV eva.psTJ tcrxuoc; tTIS'
- P) ota.PtP<iset yvftma. Eltt1cuproµ§va a.vtiypa.cpa. 'CCU IIp<D'tOKOA.A.OU O'E 6'A.a. ta 1:uµpaA.A6µEVa.Kp6:'t11·
- y) napsxEt <>'t11V Apxfl EA.tyxou κat cro N110A.6yo av1:iypacpa. Ka8E E"(Ypacpou E1CUCUpffiOTJS, anoooxflc;, ey1(ptCJ11<, 11 1tpOOXffiPTJCJTtS μa.st μs 'tflV 'flμEpoμT}Vtcl K<lta0scrric; rouc, 1Ca8e 0TJA.C0crrt<; 11 a.1t6crupOTJc; 11 tp01mrcoi110"11<; 811A.CD0TJ<; Kat</p>

Ka.8s yvmcrw1toi11Cl"llc; Ka.'tayysA.iac;  $\mu \sim i$  ue 'tTIV ll $\mu$ cpo $\mu$ 11vf.a autrov, 6.Jcr.;s 6'An. ta Lu $\mu$ pa.)J.ousvo Kpcini vu sxouv suKOA.rJ Km ltAYJPl1 ltp6crPa0TJ crnc; ll:ll.llpo<popfoc; Km

8) EKtSASt 6'An. tCl. (1A/1.D, KU9iJKOV'tCl.')'la. tCl. ozoic sivm a.pu68tot ot @sµawcpu'An.Ksc;.

EIL IIILTOLH TQN ANOTEPQ, ot u1toypcicpov1:sc; IIA.TJPE~oucrtot unaypa.'l'av to Tipon6K0\..AO, axovmc; 11:AYJP'll E<;OUcrtoo6nicr11.

KATAPTILTHKE oro Kem Triouv ni 0 (Ka.1:11 EK'tT) TJµipa. rou µllv6c; Nosµppiou tou faouc; OUO XtAtaosc; tva., cs *tva*. µ6vo npmtoruno ornv a.yyltKYJ, a.paPtK'ft, Ktvst;ucft, yaA.A.ucft, pcocrtK'fJ Km tcrll:avtKYJ yll:rocrcra, µs 6MX w KsiµeVa va Bsmpouvtct sl;icrou a.u8svttK6.. T11 ')'V'llat6trtta trov Kstµtvcov tEKµ11p(cocrE 11 Msucrf Fpaµµm:sia nic; ~t6.crKE\J111S, pacni;6µeV11 crnv µstal;u toi»; 1ttcrt61:1lm, Ka1:61ttv El;oumo86t110TJc; rou IIpoeopou 'tTJt; ~ta.O'KE\j/TJt;, eVtoc; svevnvrc T]µEpillV.

## IIAPAPT1™.A

TYIIOL AITHLHL AMETAKAHTID: EEOYLIO~OTHLHL fIA ~IAfPA<I>H KAI EEAI'OfH

#### [Huspounvici]

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npo<;:: {Enwwµfa.Nr)o7tovo.1!aai:; Ap;eflsJ

Ssµa: A(TJI0II)Aµct6.KrJ1'tTlc:; E!;oua1066tt)oric::, yto. 11:\P'(paq>ft 1«:\1' E~ayi.oyi'j;,

O l.lrtoypalj)wvetvai ii K0.TCIXWPII\ICVO<lti<j:lertt'Mtubµevo;;fl«iti>xo~J{') tPlJ (0'l)µ&ltlM:,~tl1 sm,.,voµ'le! reu xa-ra.o~va0T0 thC:; a.tpd~o'U/Ct.ll(Orrrtj)p\J KQ- 0' aplB1,19<; tO\! µ9VTe]..0LI], TIOJ ~&Pel. tO'll 11~Ovt'Q: qplSp6 t91V-l<q:tCIO((&Utterniv '|'l11µE@•veral.Q au~oov aplaµoc; reu Katat00:uaart;J kat rev fapt~µ6] [m'jµa]\ll'J0}.o-rr,0llc, [oriµeu>.vc't'ato aplSµ~o,'jµa vno1\oyn·OIJC], (tJi:t-(,JI:, ~a ia .~Kati;:crrqµtva, :t;:Vc;rciµattil},Itva t\Trpdaaptrjµsvcrnapt7ikoptvi:t, av'ra?<.XaK'l'tKa. Kat ~onJ..tt:;µ6,.«IO atpo0!<accelercharters.

To napov tyypact,o ITIQ1t:h (ah ttori ctut;t61<-rrnt0lcf;oui:rto-6TI1on.c; :yio.  $6 - \rho c kP1$  |cdl  $\sim$  IYWTI nou f;J(OP0JKS CTI6 tqv  $IIrtO(fPdcpovro, Ui1f_p iO)$  lattil&ub'.V&TOI re olio)10 TOU TtIO't(I)>.I'}) (aTQ±~0UPtOOctr1µti/0- µ1;~0C,b):ori:!µ4!(i)vo. 1,IS TO ;f,p~po XUI rou .ITpw;:01(6?.Aou TI)<:  $\sim$  |1µj3aOT)~y1a :he; A1&~velc; Eµnpdyµcm:c;Aoq,MsItc;; f:T'tI |<M}tol'i'E~orwaµ;m~. 6nruc; ~tito f:<IIqp• µ6];f:tar ere. auyt<cKp.lµt\]q eeµCITO' EF;onX.10µou ..A~IIoaKqcpIIN. 2;uµq>tIIvti µe re n;ap6V ~pepo, o ~nqypaq,wv OT1.alteb

- I} aVO¥VWPI0TJ ,ou. ysy!M),Toc; 6:1:10 d;011a!OSOTT)µtvo µtpo~ lto-v6µlµcx, ~~p6awn6c; Tau &(val ,:aµpvctouro nP.6awno nou Soccnalito- va.11po)ClA)p,iJa&t:
  - (%) ctt'fl:0laypaΦn "f,\$0' aspools6q,ou~an6 (0Qµt1\$Vt.tal II.snw~µlct tQu vnoMykiU aspt>0lsctq>cttV]ncu 'tTlptl[O'illl£tG>v~ 'tttl rt m<pwµta:mtl opAA-:Y.rtoMYtt0llc;Jy,ct wv~.orsonq~,ou)<eqic!Xarou IU ItI'i !oµ}3"0TJC1m ui Ats6vftno?.tt~ Acp!m}.otorcoo orr&yfid<Pll ere .Ia«iyo~;, &1<eµj3p!ou l£l44. Kt:tt
  - 13) 0'CT]vsf;aywyti Rat ¢\Jo'oo) pt:ra~lf3dori,ou aepoC1Kaqio0<; ano lailJi&tcbvetat 't'o 6~oµci."tllc; xctipa<;)i-l«lc
- U) &nl~&j3aiwcnl 6tt To e~o\Jaiooonwevo pfpoc; |\ o v6uiµcc; e1<np.6af!moc; TO.ll µnopow ve rtpo~ouv :O'!lt; ev~py.E:lc~ nou op((ovraL awv ilctpanavw. 0p0 |) µe-yparrf6 CliTJP.Q. x11.lptc; tTJ ow<.ttveari.reu t11lp\\_p6.q>Qvra. K0T6m V oc too croy1<e i<plue\VPU.OI't]\µanic; 91 apx.cc; 'tIIC: X~?Cl<; l0IItlE!\iIV~CII i6- 6voµa Tile; X~fiCltj npfm:r Y~ auvepyfl.00,;,0V µe J0 C~00• .cno5oTIJIJ{;yo !,¢po~µi: q:f6.xo;uiv tuxe(a q7,oIW]p(l)QIIT(1)Vt1vw:tpu, i;vsp-y~t.WI,

Tel 6/Kqitriµatq im.tp~ti ((0.1i110~01%).18/0.) il.1£pouc; nou ~a!1gid>.lt?v.o.- µc 10. r<qp® ewpqq,o 6ev µnopo6v "lla ova-

KAf]Bo.lliv cm6 , ov 'UTIOYPQ\Jlovra xwpl~ niv: rrpotw.ri ypallTfl crovatve~: rou e~ol.lmpoc:rnju~Q\1JJ&pou~.

fIllµelll>mtlt rr &nfll:1/1.1µ{0.-ro.u tt<µsr.cOJ.t'OoµtvoulKilt6Xooj

:ruµqiWvtII, ,KQ\.·1«1roet(w to 'tmag,o

1!tJµscw.v.:mt 11 Jll!SPQ!lnvla)

(li:uwl¢w;ratto pyoµl;lKt\1 o Tlt>.Dc:::roµ unoypaqiovn;i]

[Σημειώνονται οι σχετικές λεπτομέρειες αποδοχής].

<sup>(\*)</sup> Επιλέξτε τον όρο που αντιστοιχεί στο σχετικό εθνικό κριτήριο καταχώρησης.