

Disclaimer: unless otherwise agreed by the Council of UPOV, only documents that have been adopted by the Council of UPOV and that have not been superseded can represent UPOV policies or guidance.

This document has been scanned from a paper copy and may have some discrepancies from the original document.

Avertissement: sauf si le Conseil de l'UPOV en décide autrement, seuls les documents adoptés par le Conseil de l'UPOV n'ayant pas été remplacés peuvent représenter les principes ou les orientations de l'UPOV.

Ce document a été numérisé à partir d'une copie papier et peut contenir des différences avec le document original.

Allgemeiner Haftungsausschluß: Sofern nicht anders vom Rat der UPOV vereinbart, geben nur Dokumente, die vom Rat der UPOV angenommen und nicht ersetzt wurden, Grundsätze oder eine Anleitung der UPOV wieder.

Dieses Dokument wurde von einer Papierkopie gescannt und könnte Abweichungen vom Originaldokument aufweisen.

-----

Descargo de responsabilidad: salvo que el Consejo de la UPOV decida de otro modo, solo se considerarán documentos de políticas u orientaciones de la UPOV los que hayan sido aprobados por el Consejo de la UPOV y no hayan sido reemplazados.

Este documento ha sido escaneado a partir de una copia en papel y puede que existan divergencias en relación con el documento original.



INTERNATIONALER VERBAND ZUM SCHUTZ VON PFLANZENZÜCHTUNGEN UNION INTERNATIONALE POUR LA PROTECTION DES OBTENTIONS VÉGÉTALES INTERNATIONAL UNION FOR THE PROTECTION OF NEW PLANT VARIETIES

UPOV/C/V/30

Original: English

Date: October 15, 1971

## COUNCIL

## Fifth Session

Geneva, October 13 to 15, 1971

## AMENDMENT OF THE CONVENTION

## Resolution adopted by the Council

THE COUNCIL,

Considering that, for the purposes of determining the amount of their annual contribution, the member States of the Union for the Protection of New Plant Varieties are divided, according to Article 26(2) of the Paris Convention of 1961 which established the said Union, into three classes,

Considering that, according to the same provision, each member State in Class I contributes five units; each member State in Class II three units; and each member State in Class III one unit;

Considering that, in the light of the experience gained since the entry into force of the Convention, the system provided in that Convention does not allow for sufficient differentiation among the member States as to the relative share in the total of the contributions that should be alloted to each of them,

Considering that it would be desirable to amend the above-mentioned provisions as soon as possible,

<u>Considering</u> that, in view of the time necessary for the ratification of such revision of the Convention, entry into force of the revised text cannot be expected until after several years,

1. <u>Decides</u> that, in derogation of Article 27(2) of the Convention a Conference for the revision of the Convention should take place in 1972;

2. <u>Decides</u> that such revision should be prepared along the following lines and be limited to the following subjects:

(a) For the purpose of determining the amount of the annual contributions of the member States of the Union, the following five classes and corresponding units should be established:

Class	Units
I	5
II	4
III	3
IV	2
V	1

- (b) At the request of a member State or a State requesting accession to the Union according to Article 32 of the Convention, the Council may decide in special circumstances that such State will have to pay only half of the contribution corresponding to Class V.
- (c) Each State shall freely indicate the class in which it wishes to be placed. No objective criteria on this subject shall be laid down in the Convention, but it is expected that, if necessary after consultation with the Secretary General, the States concerned will make a realistic assessment of their financial obligations towards the Union.
- (d) The system of the Convention under which each member State has one vote shall be continued.
- (e) The voting rights shall be suspended for each State in the case of arrears in the payment of its contributions equal to or exceeding the amount of the contribution due from it for the preceding two full years, unless, in the opinion of the Council, the delay in payment is due to exceptional and unavoidable circumstances.

(f) In the case of suspension of the voting rights, all other obligations and rights of the State concerned shall subsist.

3. <u>Invites</u> those present and future member States which, in a more flexible future system, may choose to contribute between the number of units now assigned to the existing classes voluntarily to increase as from 1972 their share in the total of the contributions, without any prejudice to their final indication of the class in which they wish to be placed after the entry into force of the revised Convention;

4. <u>Notes</u> with satisfaction that, with a view to obtaining an equitable distribution, as from 1972 the following member States have agreed to make a voluntary increase in their present contributions as follows:

(i)	Netherlands:	100%
(ii)	Denmark:	50%

and that Sweden, in the event of its accession to the Union, is ready to pay the same contribution as that accepted by Denmark.

/End of document7