# ACCESSION OF UKRAINE

# Communication from Ukraine

The following information has been received from the Governmental Commission on Ukraine's Accession to GATT/WTO in answer to Question No.30 of the Consolidated List of Questions and is available for consultations at the Secretariat (Accession Division, Room 1126):

- Resolution of the Cabinet of Ministers of Ukraine "On Establishment of the State Joint Stock Company "Khlib Ukrainy"", No. 1000, of August 22, 1996;
- Resolution of the Cabinet of Ministers of Ukraine "On Adopting Articles of Association of the State Joint-Stock Company "Khlib Ukraiiny", No.1375, of November 12, 1996;

### **Resolution of the Cabinet of Ministers of Ukraine**

# On Establishment of the State Joint Stock Company "Khlib Ukrainy"

#### No. 1000

### August 22, 1996

Amended by CM Resolutions of February 4, 1997 No.124 November 5, 1997 No. 1218,

In order to ensure the interests of the state and population in the process of reforming the procurement system and using of grain from the state stock, create favorable conditions for investments in the elevator, flour-mill, cereals and mixed fodder industry the Cabinet of Ministers of Ukraine RESOLVES:

- 1. Establish the State Joint Stock Company "Khlib Ukrainy" (hereinafter the Company)
- 2. The State Property Fund shall prepare the Charter of the Company and upon the consent with the Ministry of Economy and Antimonopoly Committee shall submit it within one month to the Cabinet of Ministers of Ukraine of Ukraine for approval.

To provide in the Charter of the Company that:

The Company is a legal successor in respect of the rights and obligations of the Head Department on grain products and Head Department of Mixed Fodder Industry The Company on equal terms with other business entities and competing with them shall participate in intermediate operations on grain procurement, processing thereof, non-grain raw materials for state, regional and other needs.

Para. 4 is not valid (according to CM Resolution No.1218 of 05.11.97) Para. 5 is not valid (according to CM Resolution No.1218 of 05.11.97)

Para. 6 is not valid (according to CM Resolution No.1218 of 05.11.97)

7. The Ministry of Agriculture and Food shall within two week term contribute in the chartered fund of the Company an administrative building in Kyiv located at St. Saksahanskogo, 1; in connection with creation of the Company to liquidate the Chief Department on Grain Products and Chief Department on Mixed Fodder Industry and create a liquidation committee.

8. The Ministry of Economy, the Ministry of Finance shall provide for allocation in favour of the Company of consolidated cash contributions for target financing of construction of elevators and creation of new production lines.

Para. 9 is not valid (according to CM Resolution No.1218 of 05.11.97)

10. Control over implementation of this Resolution shall be vested on Vice Prime Minister of Ukraine M.V. Zubetz.

Prime Minister of Ukraine

P. LAZARENKO

### **CABINET OF MINISTERS OF UKRAINE**

#### **RESOLUTION**

# of November 23, 1998 No. 1849 Kyiv

# On Amendments to the Resolution of the Cabinet of Ministers of Ukraine of July 18, 1995 No. 532

Cabinet of Ministers **RESOLVES**:

To amend the Resolution of the Cabinet of Ministers of Ukraine of July 18, 1995 No. 532 "On the State Registration of Copyright to Works of Science, Literature and Art" (ZP of Ukraine, 1995, No. 10, p.247) as follows:

1. Para. 4 after words ...State Film Fund" add with the words "the National Center named after Alexander Dovzhenko...;

add to para. 5 as follows:

"Amounts of fees for deposition of materials requiring special storage conditions, including works on video medium and films shall be taken on an account of the National Center named after Alexander Dovzhenko and used to cover losses incurred in connection with their storage."

2. In Provision on the State Registration of the Copyright to Works of Science, Literature and Art approved by the said Resolution:

1) para.3 after word ...works... add ... in typing form...;

2) in para. 4:

in para. 6 sub-par. 2 and in para.5 of sub-para. 3 the words ...documents certifying copyright... change with the words ...additional materials may be provided to certify copyright...;

add para. with sub-para. 7 of the following contents

7) to register an exclusive right of the person to a work, a copy of the copyright agreement shall be provided;

3) part.1 of para.7 shall be as follows:

 $\dots$ 7. SAUCRR<sup>1</sup> verifies conformity of the documents and materials to the established requirements, enters them in the register-book and makes a decision on whether to allow the state registration or refuse;

<sup>&</sup>lt;sup>1</sup> State Agency of Ukraine on Copyright and Related Rights (SAUCRR)

4) paras. 9 and 10 are excluded.

In connection with the above, paras. 11,12,13, 14 are to be deemed correspondingly as paras. 9, 10, 11, 12;

b) para. 9 should be added as follows:

"The term of storage of phonograms, videotapes recorded on material medium (audio and (or) videotapes, compact discs etc.) is determined by producers. In order to provide further storage of the specified materials an author renew recording on the new material medium".

- 1. In amounts of fees for the state registration of copyright to the works of science, literature and art, approved by the said Resolution:
- 1) para. 17 is as follows:

materials requiring special storage conditions, including works recorded on video medium (up to 60 min.), works on films up to 10 parts (100 min.), and		9
per each additional storage unit (6 min. of works recorded on video medium or 10 min on films)	0.3	0. 9

1) section ... The fee for foreign individuals and legal entities (in USD)... is to be excluded;

2) to add to fees note 6 as follows:

...6. Foreign individuals and legal entities shall pay a registration fee in the same amounts as Ukrainian legal entities and individuals...