
Name of the Clause : Amendments of the limits of compensation in the Protocol of 1992 to amend the International Convention on the Establishment of an International Fund for Compensation for Oil Pollution Damage, 1971.

Subject of the Clause : Self explanatory

Category : International Convention

Number : **Date :** 18 October 2000

Country : **Issued by :** [OMI](#)

Comments :

Resolution LEG.2(82)
(adopted on 18 October 2000)

Amendments of the limits of compensation in the Protocol of 1992 to amend the International Convention on the Establishment of an International Fund for Compensation for Oil Pollution Damage, 1971.

The Legal Committee at its eighty-second session:

Recalling article 33, b), of the Convention on the International Maritime Organization (hereinafter referred to as the «IMO Convention») concerning the functions of the Committee;

Mindful of article 36 of the IMO Convention concerning rules governing the procedures to be followed when exercising the functions conferred on it by or under any international convention or instrument;

Recalling further article 33 of the Protocol of 1992 to amend the International Convention on the Establishment of an International Fund for Compensation for Oil Pollution Damage, 1971 (hereinafter referred to as the «1992 Fund Protocol») concerning the procedures for amending the limits of the amounts of compensation set out in article 6, 3), of the 1992 Fund Protocol;

Having considered amendments to the limits of the amounts of compensation proposed and circulated in accordance with the provisions of article 33, 1) and 2), of the 1992 Fund Protocol:

1 - Adopts, in accordance with article 33, 4), of the 1992 Fund Protocol, amendments to the limits of the amounts of compensation set out in article 6, 3), of the 1992 Fund Protocol, as set out in the annex to this resolution;

Disclaimer : Fortunes de Mer est un site privé & non officiel. Il s'agit de pages personnelles. Ces pages n'ont qu'un but d'information. Les informations de nature juridique que vous pourrez trouver sur ce serveur ne peuvent faire l'objet d'une quelconque garantie ou d'une quelconque certification quant à leur validité, leur effectivité, leur applicabilité et ne peuvent donc en aucun cas engager la responsabilité du directeur de la publication. En effet, seules les informations provenant d'une source officielle font foi. En France, en matière d'information juridique, c'est le Journal Officiel de la République Française qui est habilité à publier et diffuser la plupart des textes. A l'étranger, des institutions similaires assurent la mission dévolue au Journal Officiel de la République Française. Cette situation n'est pas exclusive de productions privées. Aussi, la plupart des informations que vous trouverez ici apparaissent comme étant à jour (hormis les textes législatifs anciens et les polices d'assurances anciennes !). Pour ce qui concerne les textes applicables actuellement, vous devez vérifier qu'il s'agit bien de dispositions applicables avant d'en faire usage ou de prendre une décision.

Les textes des polices d'assurances et des clauses additionnelles sont délivrés à titre purement informatif. La plupart n'ont plus cours aujourd'hui et n'ont donc qu'un intérêt "historique". Aucun usage ne peut en être fait. Si vous souhaitez des informations officielles, vous pouvez vous adresser à la FFSA ou aux organismes similaires existant à l'étranger. En conséquence de quoi, vous renoncez expressément à toute poursuite ou réclamation à l'encontre du concepteur et de l'hébergeur de ce site. Vous vous engagez également à ne faire aucune copie des fichiers de ce site, sauf accord express ET écrit de "Fortunes de Mer" OU mention de l'origine des documents.

The information contained on this site is provided in good faith as a guide only and is based on information obtained from a variety of sources over a period of time. This information is subject to change and should, in each case, be independently verified before reliance is placed on it. "www.fortunes-de-mer.com hereby" excludes, any and all liability to any person, corporation or other entity for any loss, damage or expense resulting from reliance, publication or duplication of information obtained from this site.

2 - Determines, in accordance with article 33, 7), of the 1992 Fund Protocol, that these amendments shall be deemed to have been accepted on 1 May 2002 unless, prior to that date, not less than one quarter of the States that were Contracting States on the date of the adoption of these amendments (being 18 October 2000) have communicated to the Organization that they do not accept these amendments;

3 - Further determines that, in accordance with article 33, 8), of the 1992 Fund Protocol, these amendments, deemed to have been accepted in accordance with paragraph 2 above, shall enter into force on 1 November 2003;

4 - Requests the Secretary-General, in accordance with articles 33, 7), and 38, 2), vi), of the 1992 Fund Protocol, to transmit certified copies of the present resolution and the amendments contained in the annex thereto to all States which have signed or acceded to the 1992 Fund Protocol; and

5 - Further requests the Secretary-General to transmit copies of the present resolution and its annex to the Members of the Organization which have not signed or acceded to the 1992 Fund Protocol.

ANNEX

Amendments of the limits of compensation in the Protocol of 1992 to amend the International Convention on the Establishment of an International Fund for Compensation for Oil Pollution Damage, 1971. Article 6, 3), of the 1992 Fund Protocol is amended as follows:

The reference in paragraph 4, a), to «135 million units of account» shall read «203,000,000 units of account»;

The reference in paragraph 4, b), to «135 million units of account» shall read «203,000,000 units of account»; and

The reference in paragraph 4, c), to «200 million units of account» shall read «300,740,000 units of account».