



Council of the European Union
General Secretariat

Brussels, 26 June 2020

CM 2484/20

AVIATION
RELEX
MA
OC
PROCED

COMMUNICATION

WRITTEN PROCEDURE

Contact: godfrey.galea@consilium.europa.eu

Tel./Fax: +32 2 281 2452

Subject: **Written Procedure with reply by Friday 26 June 2020 at 15:00 P.M. CET (Brussels time) by email to avia-mar@consilium.europa.eu**
COUNCIL DECISION on the conclusion of a Protocol amending the Euro-Mediterranean Aviation Agreement between the European Community and its Member States, of the one part, and the Kingdom of Morocco, of the other part, to take account of the accession to the European Union of the Republic of Bulgaria and Romania

- Adoption
- = End of the written procedure

Delegations are informed that the written procedure, opened by CM 2464/20 of 24 June 2020, was completed on 26 June 2020 at 15:00.

All delegations voted in favour.

The result of the written procedure is that Council adopted the **Council Decision on the conclusion of a Protocol amending the Euro-Mediterranean Aviation Agreement between the European Community and its Member States, of the one part, and the Kingdom of Morocco, of the other part, to take account of the accession to the European Union of the Republic of Bulgaria and Romania**, as set out, after lawyer-linguistic revision, in document ST 6198/13, in all languages, including in Irish and that the European Parliament is to be informed thusly.

The Council Decision will be published in the *Official Journal of the European Union* in all languages, including in Irish, and the European Parliament will be informed thusly.

The statement by Spain is reproduced in the Annex to this CM.

The above statement will be included in the summary of acts adopted by the written procedure as statements to be entered in the Council minutes, in accordance with the third subparagraph of Article 12(1) of the Council's Rules of Procedure.

The Council Secretariat takes this opportunity to thank delegations for their kind cooperation.

Statement by Spain

(Decisiones del Consejo relativas a los Acuerdos de aviación con la República de Moldova, Georgia, Israel, Jordania, y Marruecos)

Declaración de España para ser incorporada a las actas del COREPER I y del Consejo

España declara que la aprobación de esta Decisión no modifica su posición legal en la disputa sobre la soberanía sobre el territorio en el que está situado el Aeropuerto de Gibraltar. España recuerda que el 20 de noviembre de 2012 comunicó a la Comisión que ya no consideraba en vigor la Declaración de Córdoba, por lo que, a partir de esa fecha, no podía considerar aceptable que se siguiera haciendo referencia en la reglamentación de la Unión Europea en materia de aviación civil a la Declaración Ministerial de 18 de septiembre de 2006 sobre el Aeropuerto de Gibraltar (Declaración de Córdoba) y solicitaba, en consecuencia, que en las propuestas de nueva reglamentación se volviese a la situación anterior a 18 de septiembre de 2006.