

(g) any reservation made in pursuance of the provisions of Article 61, paragraph 1, and the withdrawal of such reservation;

(h) any declaration received in pursuance of Article 62, paragraph 1, and any subsequent notification received in pursuance of that Article, paragraph 2;

(i) any information received in pursuance of Article 63, paragraph 1, and any subsequent notification received in pursuance of that Article, paragraph 2;

(j) any notification concerning the bilateral or multilateral agreements concluded in pursuance of Article 64, paragraph 2, or concerning uniform legislation introduced in pursuance of Article 64, paragraph 3;

(k) any notification received in pursuance of Article 66, and the date on which denunciation takes effect.

Article 68

This Convention and the declarations and notifications authorised thereunder shall apply only to the enforcement of decisions rendered after the entry into force of the Convention between the Contracting States concerned.

In witness whereof the undersigned, being duly authorised thereto, have signed this Convention.

Done at The Hague, this 28th day of May 1970 in English and French, both texts being equally authoritative in a single copy which shall remain deposited in the archives of the Council of Europe. The Secretary General of the Council of Europe shall transmit certified copies to each of the signatory and acceding States.

Appendix I

Each Contracting State may declare that it reserves the right:

(a) to refuse enforcement, if it considers that the sentence relates to a fiscal or religious offence;

(b) to refuse enforcement of a sanction for an act which according to the law of the requested State could have been dealt with only by an administrative authority;

(c) to refuse enforcement of a European

g) ethvert forbehold taget i medfør af bestemmelserne i artikel 61, stk. 1, samt tilbagekaldelse af et sådant forbehold,

h) enhver erklæring modtaget i henhold til artikel 62, stk. 1, samt enhver senere meddelelse modtaget i henhold til samme artikels stk. 2,

i) enhver oplysning modtaget i henhold til artikel 63, stk. 1, samt enhver senere meddelelse modtaget i henhold til samme artikels stk. 2,

j) enhver meddelelse om bilaterale eller multilaterale overenskomster afsluttet i henhold til artikel 64, stk. 2, eller om ensartet lovgivning indført i henhold til artikel 64, stk. 3,

k) enhver meddelelse modtaget i henhold til artikel 66 samt datoen for opsigelsens ikrafttræden.

Artikel 68

Denne konvention samt de erklæringer og meddelelser, der afgives i henhold hertil, finder kun anvendelse på fuldbyrdelse af afgørelser, der er truffet efter, at konventionen er trådt i kraft mellem de pågældende kontraherende stater.

Til bekræftelse heraf har undertegnede dertil behørigt bemyndigede undertegnet denne konvention.

Udfærdiget i Haag den 28. maj 1970 med engelsk og fransk tekst, som begge har samme gyldighed, i ét eksemplar, som skal opbevares i Det europæiske Råds arkiv. Det europæiske Råds generalsekretær skal fremsende bekræftede genpartier til de stater, som undertegner eller tiltræder konventionen.

Bilag I

Enhver kontraherende stat kan ved afgivelse af en erklæring tilkendegive, at den forbeholder sig:

a) at afslå fuldbyrdelse, såfremt den finder, at domfældelsen vedrører en fiskal eller religiøs lovovertrædelse,

b) at afslå fuldbyrdelse af en sanktion for en handling, som ifølge den anmodede stats lovgivning alene kunne have været behandlet af en administrativ myndighed,

c) at afslå fuldbyrdelse af en europæisk