

## II

*(Acts whose publication is not obligatory)*

## COMMISSION

## COMMISSION DECISION

of 12 March 1976

**extending the authorization of the joint selling of fuels from Houillères du bassin de Lorraine and Saarbergwerke AG by Saarlör**

**(Only the German and French texts are authentic)**

(76/325/ECSC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Coal and Steel Community, and in particular Articles 4, 15, 47 and 65 thereof,

Having regard to Decision 44/59 of 4 November 1959 authorizing the joint selling of solid fuels from Houillères du bassin de Lorraine and Saarbergwerke AG by the Saar-Lothringische Kohlenunion, deutsch-französische Gesellschaft auf Aktien, Union charbonnière sarro-lorraine, société par actions franco-allemande, of Saarbrücken and Strasbourg <sup>(1)</sup>,

Having regard to Decisions 14/61 of 20 December 1961 <sup>(2)</sup>, 2/66 of 2 February 1966 <sup>(3)</sup>, 2078/68/ECSC of 19 December 1968 <sup>(4)</sup>, 72/145/ECSC of 8 March 1972 <sup>(5)</sup> and 74/211/ECSC of 4 April 1974 <sup>(6)</sup> extending the period of validity of Decision 44/59,

Having regard to the application of 23 December 1975,

Whereas by Decision 44/59 of 4 November 1959 the High Authority authorized, until 31 December 1961, the joint selling of fuels from Houillères du bassin de Lorraine and Saarbergwerke AG by the Saar-Lothringische Kohlenunion, deutsch-französische Gesellschaft auf Aktien, Union charbonnière sarro-lorraine, société par actions franco-allemande (Saarlör);

Whereas the period of validity of this authorization was successively extended by Decisions 14/61, 2/66, 2078/68/ECSC, 72/145/ECSC and 74/211/ECSC until December 1975;

Whereas, in a letter dated 23 December 1975, the parties concerned gave notice that the joint selling agreement concluded between them, which was due to expire on 31 December of that year, had been extended until 31 December 1976 and applied for a corresponding extension of the authorization;

Whereas the grounds on which the Commission authorized the agreements between the parties from 23 February 1959 to 31 December 1975 are still valid; whereas this is the case both as regards competition with other Community undertakings and with coal from third countries and as regards the improvement of distribution by means of joint sales; whereas in 1975 Saarlör sold 16.5 % of the output of the Saar collieries and 3.6 % of the output of the Lorraine field; whereas these percentages are comparable to those in previous years;

<sup>(1)</sup> OJ No 58, 14. 11. 1959, p. 1147/59.

<sup>(2)</sup> OJ No 85, 30. 12. 1961, p. 1639/61.

<sup>(3)</sup> OJ No 25, 8. 2. 1966, p. 400/66.

<sup>(4)</sup> OJ No L 7, 11. 1. 1969, p. 1.

<sup>(5)</sup> OJ No L 76, 29. 3. 1972, p. 30.

<sup>(6)</sup> OJ No L 113, 26. 4. 1974, p. 46.

Whereas the agreement consequently continues to satisfy the conditions for authorization under Article 65 (2) of the Treaty,

HAS DECIDED AS FOLLOWS:

*Article 1*

The period of validity of Decision 44/59 is extended until 31 December 1976.

*Article 2*

This Decision is addressed to the coal-mining undertakings concerned and to Saarlör.

Done at Brussels, 12 March 1976.

*For the Commission*

A. BORSCHETTE

*Member of the Commission*