

UNITED NATIONS  NATIONS UNIES

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Reference: C.N.233.2000.TREATIES-2 (Depositary Notification)

UNITED NATIONS CONVENTION ON CONTRACTS FOR THE  
INTERNATIONAL SALE OF GOODS

VIENNA, 11 APRIL 1980

RECTIFICATION OF THE RUSSIAN AUTHENTIC TEXT OF THE CONVENTION AND  
TRANSMISSION OF THE RELEVANT PROCÈS-VERBAL<sup>1</sup>

The Secretary-General of the United Nations, acting in his capacity as depositary,  
communicates the following:

By 17 April 2000, the date on which the 90-day period specified for the notification of  
objections to the proposed correction to article 68 of the authentic Russian text of the Convention  
expired, no objection had been notified to the Secretary-General.

Consequently, the Secretary-General has effected the required correction in the original of the  
Convention (authentic Russian text) as well in the certified true copies. The corresponding  
..... Procès-verbal of rectification is transmitted herewith.

27 April 2000



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<sup>1</sup> Refer to depositary notification C.N.12.2000.TREATIES-1 of 18 January 2000  
(Proposed correction to the authentic Russian text of the Convention and to the certified true copies).



UNITED NATIONS CONVENTION  
ON CONTRACTS FOR THE  
INTERNATIONAL SALE OF GOODS  
CONCLUDED AT VIENNA ON 11 APRIL 1980

CONVENTION DES NATIONS UNIES  
SUR LES CONTRATS DE VENTE  
INTERNATIONALE DE MARCHANDISES  
CONCLUE À VIENNE LE 11 AVRIL 1980

PROCÈS-VERBAL OF RECTIFICATION  
OF THE ORIGINAL OF THE CONVENTION  
(AUTHENTIC RUSSIAN TEXT)

PROCÈS-VERBAL DE RECTIFICATION  
DE L'ORIGINAL DE LA CONVENTION  
(TEXTE AUTHENTIQUE RUSSE)

THE SECRETARY-GENERAL OF THE UNITED NATIONS, acting in his capacity as depositary of the United Nations Convention on Contracts for the International Sale of Goods, concluded at Vienna on 11 April 1980 (Convention),

LE SECRÉTAIRE GÉNÉRAL DE L'ORGANISATION DES NATIONS UNIES, agissant en sa qualité de dépositaire de la Convention des Nations Unies sur les contrats de vente internationale de marchandises, conclue à Vienne le 11 avril 1980 (Convention),

WHEREAS it appears that the authentic Russian text of the Convention contains an error,

CONSIDÉRANT que le texte authentique russe de la Convention comporte une erreur,

WHEREAS the corresponding proposed correction has been communicated to all interested States by depositary notification C.N.12.2000.TREATIES-1 of 18 January 2000,

CONSIDÉRANT que la proposition de correction correspondante a été communiquée à tous les États intéressés par la notification dépositaire C.N.12.2000.TREATIES-1 du 18 janvier 2000,

WHEREAS at the end of a period of 90 days from the date of that communication, no objection had been notified to the Secretary-General,

CONSIDÉRANT que dans le délai de 90 jours à compter de la date de cette communication, aucune objection n'a été notifiée au Secrétaire général,

HAS CAUSED the required correction as indicated in the annex to this Procès-verbal to be effected in the original of the Convention (authentic Russian text), which correction also applies to the certified true copies of the Convention established on 6 July 1988.

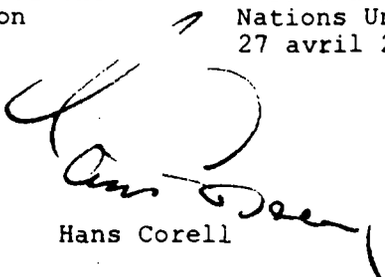
A FAIT PROCÉDER dans l'original de la Convention (texte authentique russe) à la correction requise telle qu'indiquée en annexe au présent procès-verbal, laquelle s'applique également aux exemplaires certifiés conformes de la Convention établis le 6 juillet 1988.

IN WITNESS WHEREOF, I,  
Hans Corell,  
Under-Secretary-General, the Legal  
Counsel, have signed this  
Procès-verbal.

EN FOI DE QUOI, Nous,  
Hans Corell, Secrétaire général  
adjoint, Conseiller juridique, avons  
signé le présent procès-verbal.

Done at the Headquarters of the  
United Nations, New York, on  
27 April 2000.

Fait au Siège de l'Organisation des  
Nations Unies, à New York, le  
27 avril 2000.

  
Hans Corell

Authentic Russian text as corrected – Texte authentique russe tel que corrigé

Статья 68

Риск в отношении товара, проданного во время его нахождения в пути, переходит на покупателя с момента заключения договора. Однако при определенных обстоятельствах покупатель принимает на себя риск с момента сдачи товара перевозчику, который выдал документы, подтверждающие договор перевозки. Тем не менее, если в момент заключения договора купли-продажи продавец знал, или должен был знать, что товар утрачен или поврежден, и он не сообщил об этом покупателю, такая утрата или повреждение находятся на риске продавца.