CHAPTER XXII
COMMERCIAL ARBITRATION AND MEDIATION

1. CONVENTION ON THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS

New York, 10 June 1958

ENTRY INTO FORCE: 7 June 1959, in accordance with article XII.

REGISTRATION: 7 June 1959, No. 4739.


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On the basis of reciprocity, the Republic of Argentina will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.  

The Republic of Armenia will apply the Convention only to: (i) recognition and enforcement of foreign arbitral awards made in the territory of another Contracting State; and (ii) differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of Armenia."

"1. The Republic of Armenia will apply the Convention only to recognition and enforcement of awards made in the territory of another Contracting State.  

2. The Republic of Armenia will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of the Republic of Armenia."
Government of the Kingdom of Belgium declares that it only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the State of Bahrain.

**Barbados**

"(i) In accordance with article 1 (3) of the Convention, the Government of Barbados declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of Barbados."

**Belarus**

The Byelorussian Soviet Socialist Republic will apply the provisions of this Convention in respect to arbitral awards made in the territories of non-contracting States only to the extent to which they grant reciprocal treatment.

**Belgium**

In accordance with article 1, paragraph 3, the Government of the Kingdom of Belgium declares that it will apply the Convention only to differences arising out of legal relationships made in the territory of another Contracting State.

**Bhutan**

“(a) Based on reciprocity, the Kingdom of Bhutan shall apply the Convention only to recognition and enforcement of awards made in the territory of another contracting State.

(b) The Kingdom of Bhutan will apply the Convention only to differences arising out of legal relationships, whether contractual or not, that are considered commercial under the national laws.”

**Bosnia and Herzegovina**

"The Convention will be applied to the Republic of Bosnia and Herzegovina only relating to those arbitral awards that have been brought after entering into force of the Convention. The Republic of Bosnia and Herzegovina will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of only those awards made in the territory of another Contracting State."

**Bulgaria**

"Bulgaria will apply the Convention to recognition and enforcement of awards made in the territory of another Contracting State. With regard to awards made in the territory of non-contracting States it will apply the Convention only to the extent to which these States grant reciprocal treatment."

**Burundi**

The Republic of Burundi will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of Burundi.

**Canada**

"The Government of Canada declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of Canada, except in the case of the Province of Quebec where the law does not provide for such limitation."

**Central African Republic**

Referring to the possibility offered by paragraph 3 of article 1 of the Convention, the Central African Republic declares that it will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State; it further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**China**

1. The People's Republic of China will apply the Convention only on the basis of reciprocity, to the recognition and enforcement of arbitral awards made in the territory of another Contracting State;

2. The People's Republic of China will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the People's Republic of China.

**Cuba**

Cuba will apply the Convention to the recognition and enforcement of arbitral awards made in the territory of another Contracting State. With respect to arbitral awards made by other non-contracting States it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the Republic of Bosnia and Herzegovina."
contractual or not, which are considered as commercial under Cuban legislation.

**CUBA**

"The Republic of Cuba will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State; furthermore it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law."

**CZECH REPUBLIC**

In accordance with the terms of article I, paragraph 3, [the Convention] shall have effect only as regards the recognition and enforcement of arbitral awards made by another Contracting State and [it] shall be valid only with respect to commercial relationships.

**ECUADOR**

Ecuador, on a basis of reciprocity, will apply the Convention to the recognition and enforcement of arbitral awards made in the territory of another Contracting State only if such awards have been made with respect to differences arising out of legal relationships which are regarded as commercial under Ecuadorian law.

**FRANCE**

Referring to the possibility offered by paragraph 3 of article I of the Convention, France declares that it will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State.

Referring to paragraphs 1 and 2 of article X of the Convention, France declares that this Convention will extend to all the territories of the French Republic.

**GERMANY**

"With respect to paragraph 1 of article I, and in accordance with paragraph 3 of article I of the Convention, the Federal Republic of Germany will apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State."

**GREECE**

The present Convention is approved on condition of the two limitations set forth in article I (3) of the Convention.

**GUATEMALA**

On the basis of reciprocity, the Republic of Guatemala will apply the above Convention to the recognition and enforcement of arbitral awards made only in the territory of another Contracting State; and will apply it only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**HOLY SEE**

The State of Vatican City will apply the said Convention on the basis of reciprocity, on the one hand, to the recognition and enforcement of awards made only in the territory of another Contracting State, and on the other hand, only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under Vatican law.

**HONDURAS**

"The State of Honduras will apply the Convention to the recognition and execution of arbitral [awards] issued in the territory of another Contracting State. Also, it will only apply the Convention to the differences arising out of legal relationships, whether contractual or not, considered as as commercial by national legislation."

**HUNGARY**

"The Hungarian People's Republic shall apply the Convention to the recognition and enforcement of such awards only as have been made in the territory of one of the other Contracting States and are dealing with differences arising in respect of a legal relationship considered by the Hungarian law as a commercial relationship."

**INDIA**

"In accordance with Article I of the Convention, the Government of India declare that they will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the law of India."

**INDONESIA**

"Pursuant to the provision of article I (3) of the Convention, the Government of the Republic of Indonesia declares that it will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State, and that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the Indonesian Law."

**IRAN (ISLAMIC REPUBLIC OF)**

"(a) In accordance with article I (3) of the Convention, the Islamic Republic of Iran will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the Islamic Republic of Iran;

(b) In accordance with article I (3) of the Convention, the Islamic Republic of Iran will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of only those awards made in the territory of another Contracting State Party to the Convention."

**IRELAND**

"In accordance with article I (3) of the said Convention the Government of Ireland declares that it will apply the Convention to the recognition and enforcement of arbitral awards made only in the territory of another Contracting State."

**JAMAICA**

"The Government of Jamaica, on the basis of Reciprocity, will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State, in accordance with article I (3). The Government of Jamaica further declares that the Convention will only be applied to differences arising out of legal relationships, whether contractual or not, considered as commercial under its national law."

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of legal relationships, whether contractual or not, which are considered to be commercial under the national laws of Jamaica in accordance with article 1 (3) of the Convention."

**JAPAN**

"It will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State."

**JORDAN**

The Government of Jordan shall not be bound by any awards which are made by Israel or to which an Israeli is a party.

**KENYA**

"In accordance with article 1 (3) of the said Convention the Government of Kenya declares that it will apply the Convention to the recognition and enforcement of arbitral awards made only in the territory of another contracting state."

**KUWAIT**

The State of Kuwait will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State.

It is understood that the accession of the State of Kuwait to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards, done at New York, on the 10th of June 1958, does not mean in any way recognition of Israel or entering with it into relations governed by the Convention thereto acceded by the State of Kuwait.

**LEBANON**

The Government of Lebanon declares that it will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State.

**LIECHTENSTEIN**

"In accordance with article I (3) the Principality of Liechtenstein will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State."

**LITHUANIA**

[The Republic of Lithuania] will apply the provisions of the said Convention to the recognition of arbitral awards made in the territories of the Non-Contracting States, only on the basis of reciprocity."

**LUXEMBOURG**

The Convention is applied on the basis of reciprocity to the recognition and enforcement of only those arbitral awards made in the territory of another Contracting State.

**MADEGOCE**

The Malagasy Republic declares that it will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State; it further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**MALAYSIA**

The Government of Malaysia will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State. Malaysia further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under Malaysian law.

**MALTA**

"1. In accordance with the relevant provisions of the Convention, Malta will apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State.

2. The Convention only applies in regard to Malta with respect to arbitration agreements concluded after the date of Malta's accession to the Convention."

**MAURITIUS**

"Referring to paragraphs 1 and 2 of article X of the Convention, the Republic of Mauritius declares that this Convention will extend to all the territories forming part of the Republic of Mauritius."

**MONACO**

Referring to the possibility offered by article I (3) of the Convention, the Principality of Monaco will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another contracting State; furthermore, it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**MONGOLIA**

"1. Mongolia will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of arbitral awards made only in the territory of another Contracting State.

2. Mongolia will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of Mongolia."
MOROCCO

The Government of His Majesty the King of Morocco will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State.

MOZAMBIQUE

"The Republic of Mozambique reserves itself the right to enforce the provisions of the said Conventions on the base of reciprocity, where the arbitral awards have been pronounced in the territory of another Contracting State."

NEPAL

"The Kingdom of Nepal will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another contracting State. [The Government of Nepal] further declares that the Kingdom of Nepal will apply the Convention only to the differences arising out of legal relationship, whether contractual or not, which are considered as commercial under the law of the Kingdom of Nepal."

NETHERLANDS

Referring to paragraph 3 of article I of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards, the Government of the Kingdom declares that it will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State.

NEW ZEALAND

"In accordance with paragraph 3 of article 1 of the Convention, the Government of New Zealand declares that it will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State. "Accession to the Convention by the Government of New Zealand shall not extend for the time being, pursuant to article X of the Convention, to the Cook Islands and Niue."

NIGERIA

"In accordance with paragraph 3 of article I of the Convention, the Federal Military Government of the Federal Republic of Nigeria declares that it will apply the Convention on the basis of reciprocity to the recognition and enforcement of awards made only in the territory of a State party to this Convention and to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of the Federal Republic of Nigeria."

NORTH MACEDONIA

"1. [The Government of Norway] will apply the Convention only to the recognition and enforcement of awards made in the territory of one of the Contracting States."

"2. [The Government of Norway] will not apply the Convention to differences where the subject matter of the proceedings is immovable property situated in Norway, or a right in or to such property."

NORWAY

"The Islamic Republic of Pakistan will apply the Convention to the recognition and enforcement of awards made only in the territory of [a] Contracting State."

PALAU

"the Republic of Palau [...] undertakes to apply [the provisions of the Convention], on the basis of reciprocity, only to the recognition and enforcement of arbitral awards made in the territory of another Contracting State; the Republic of Palau will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of the Republic of Palau; and the Convention will be applied only to those arbitral awards which were adopted after the coming of the Convention into effect."

PHILIPPINES

"The Philippine delegation signs ad referendum this Convention with the reservation that it does so on the basis of reciprocity."

"The Philippines will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State pursuant to Article I, paragraph 3 of the Convention."

Declaration made upon ratification: "The Philippines, on the basis of reciprocity, will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State and only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the State making such declaration."

POLAND

Reservation: "With reservation as mentioned in article I, para. 3."

REPUBLIC OF KOREA

"By virtue of paragraph 3 of article I of the present Convention, the Government of the Republic of Korea declares that it will apply the Convention to the recognition and enforcement of arbitral awards made only in the territory of another Contracting State. It further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law."

REPUBLIC OF MOLDOVA

"The Convention will be applied to the Republic of Moldova only relating those arbitral awards that have been brought after entering into force of the Convention. The Convention will be applied to the Republic of Moldova, on the basis of reciprocity, only relating those awards made in the territory of another Contracting State."

ROMANIA

The Romanian People's Republic will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its legislation.

The Romanian People's Republic will apply the Convention to the recognition and enforcement of awards made in the territory of another Contracting State. As regards awards made in the territory of certain non-contracting States, the Romanian People's Republic will
apply the Convention only on the basis of reciprocity established by joint agreement between the parties.

**RUSSIAN FEDERATION**

The Union of Soviet Socialist Republics will apply the provisions of this Convention in respect of arbitral awards made in the territories of non-contracting States only to the extent to which they grant reciprocal treatment.

**SAUDI ARABIA**

On the basis of reciprocity, the Kingdom declares that it shall restrict the application of the Convention to the recognition and enforcement of arbitral awards made in the territory of a Contracting State.

**SERBIA**

"1. The Convention is applied in regard to the Federal Republic of Yugoslavia only to those arbitral awards which were adopted after the coming of the Convention into effect.

"2. The Federal Republic of Yugoslavia will apply the Convention on a reciprocal basis only to those arbitral awards which were adopted on the territory of the other State Party to the Convention.

"3. Federal Republic of Yugoslavia will apply the Convention [only] with respect to the disputes arising from the legal relations, contractual and non-contractual, which, according to its national legislation are considered as economic."

In a latter declaration dated 28 June 1982, the Government of Yugoslavia had specified that:

"the first reservation only constituted an affirmation of the legal principle of retroactivity and that the third reservation being essentially in accordance with article I (3) of the Convention, the word "only" was therefore to be added to the original text and note taken that the word "economic" had been used therein as a synonym for "commercial".

**SEYCHELLES**

"- the Republic of Seychelles will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State; and

- [the Republic of Seychelles] will apply the Convention only to differences arising out of legal relationships whether contractual or not, which are considered as commercial under Seychelles national law."

**SINGAPORE**

"The Republic of Singapore will on the basis of reciprocity apply the said Convention to the recognition and enforcement of only those awards which are made in the territory of another Contracting State."

**SLOVAKIA**

**SLOVENIA**

**ST. VINCENT AND THE GRENADINES**

"In accordance with article I of [the] Convention, the Government of Saint Vincent and the Grenadines declares that they will apply the Convention to the recognition and enforcement awards made only in the territory of another Contracting State. They further declare that they will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the laws of Saint Vincent and the Grenadines."

**SWITZERLAND**

**TAJIKISTAN**

"The Republic of Tajikistan will apply this Convention to differences and arbitral awards arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the Kingdom of Tajikistan."

**TONGA**

"... the Government of the Kingdom of Tonga will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the Kingdom of Tonga."

**TRINIDAD AND TOBAGO**

"In accordance with article I of the Convention, the Government of Trinidad and Tobago declares that it will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State. The Government of Trinidad and Tobago further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the Law of Trinidad and Tobago."

**TUNISIA**

With the reservations provided for in article I, paragraph 3, of the Convention, that is to say, the Tunisian State will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State and only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the Tunisian law.

**TURKEY**

In accordance with the Article I, paragraph 3 of the Convention, the Republic of Turkey declares that it will apply the Convention on the basis of reciprocity, to the recognition and enforcement of awards made only in the territory of another Contracting State. It further declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**UGANDA**

"The Republic of Uganda will only apply the Convention to recognition and enforcement of awards made in the territory of another Contracting State."

**UKRAINE**

The Ukrainian Soviet Socialist Republic will apply the provisions of this Convention in respect of arbitral awards made in the territories of non-contracting States only to the extent to which they grant reciprocal treatment.

**UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND**

"The United Kingdom will apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State. This declaration is
also made on behalf of Gibraltar, Hong Kong and the Isle of Man to which the Convention has been extended."

**UNITED REPUBLIC OF TANZANIA**

"The Government of the United Republic of Tanganyika and Zanzibar will apply the Convention, in accordance with the first sentence of article I (3) thereof, only to the recognition and enforcement of awards made in the territory of another Contracting State."

**UNITED STATES OF AMERICA**

"The United States of America will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of only those awards made in the territory of another Contracting State."

"The United States of America will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the United States."

**VENEZUELA (BOLIVARIAN REPUBLIC OF)**

(a) The Republic of Venezuela will apply the Convention only to the recognition and enforcement of foreign arbitral awards made in the territory of another Contracting State.

(b) The Republic of Venezuela will apply the present Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under its national law.

**VIET NAM**

1. [The Socialist Republic of Viet Nam] considers the Convention to be applicable to the recognition and enforcement of arbitral awards made only in the territory of another Contracting State. With respect to arbitral awards made in the territories of non-contracting States, it will apply the Convention on the basis of reciprocity.

2. The Convention will be applied only to differences arising out of legal relationships which are considered as commercial under the laws of Viet Nam.

3. Interpretation of the Convention before the Vietnamese Courts or competent authorities should be made in accordance with the Constitution and the law of Viet Nam.

**Objections**

*(Unless otherwise indicated, the objections were received upon ratification, accession or succession.)*

**GERMANY**

The Federal Republic of Germany is of the opinion that the second paragraph of the declaration of the Argentine Republic represents a reservation and as such is not only contradictory to article I (3) of the Convention but is also vague and hence inadmissible; it therefore raises an objection to that reservation.

In all other respects this objection is not intended to prevent the entry into force of the Convention between the Argentine Republic and the Federal Republic of Germany.

**Declarations and Reservations made upon notification of territorial application**

**UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND**

*Belize, Bermuda, Cayman Islands, Guernsey, Jersey*

[The Convention will apply] . . . "in accordance with article I, paragraph 3 thereof, only to the recognition and enforcement of awards made in the territory of another Contracting State."

**Territorial Application**

<table>
<thead>
<tr>
<th>Participant</th>
<th>Date of receipt of the notification</th>
<th>Territories</th>
</tr>
</thead>
<tbody>
<tr>
<td>Australia</td>
<td>26 Mar 1975</td>
<td>All the external territories for the international relations of which Australia is responsible other than Papua New Guinea</td>
</tr>
<tr>
<td>Denmark</td>
<td>10 Feb 1976</td>
<td>Faroe Islands and Greenland</td>
</tr>
<tr>
<td>France</td>
<td>26 Jun 1959</td>
<td>All the territories of the French Republic</td>
</tr>
<tr>
<td>Netherlands</td>
<td>24 Apr 1964</td>
<td>Netherlands Antilles and Suriname</td>
</tr>
<tr>
<td>United Kingdom of Great Britain and Northern Ireland</td>
<td>24 Sep 1975</td>
<td>Gibraltar</td>
</tr>
<tr>
<td></td>
<td>21 Jan 1977</td>
<td>Hong Kong</td>
</tr>
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### Participant Commission

<table>
<thead>
<tr>
<th>Date of receipt of the notification</th>
<th>Territories</th>
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</thead>
<tbody>
<tr>
<td>22 Feb 1979</td>
<td>Isle of Man</td>
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<tr>
<td>14 Nov 1979</td>
<td>Bermuda</td>
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<tr>
<td>26 Nov 1980</td>
<td>Belize and Cayman Islands</td>
</tr>
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<td>19 Apr 1985</td>
<td>Guernsey</td>
</tr>
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<td>28 May 2002</td>
<td>Bailiwick of Jersey</td>
</tr>
<tr>
<td>24 Feb 2014</td>
<td>British Virgin Islands</td>
</tr>
<tr>
<td>United States of America</td>
<td>All the territories for the international relations of which the United States of America is responsible</td>
</tr>
</tbody>
</table>

### Notes:


2. The former Yugoslavia had acceded to the Convention on 26 February 1982 with the following reservation:

   "1. The Convention is applied in regard to the Socialist Federal Republic of Yugoslavia only to those arbitral awards which were adopted after the coming of the Convention into effect.

   "2. The Socialist Federal Republic of Yugoslavia will apply the Convention on a reciprocal basis only to those arbitral awards which were adopted on the territory of the other State Party to the Convention."

   "3. The Socialist Federal Republic of Yugoslavia will apply the Convention [only] with respect to the disputes arising from the legal relations, contractual and non-contractual, which, according to its national legislation are considered as economic."

   In a latter declaration dated 28 June 1982, the Government of Yugoslavia had specified that the first reservation only constituted an affirmation of the legal principle of retroactivity and that the third reservation being essentially in accordance with article I (3) of the Convention, the word "only" was therefore to be added to the original text and note taken that the word "economic" had been used therein as a synonym for "commercial".

   See also note 1 under “Bosnia and Herzegovina”, Croatia, “former Yugoslavia”, “Slovenia”, “The Former Yugoslav Republic of Macedonia” and “Yugoslavia” in the “Historical Information” section in the front matter of this volume.

3. On 6 and 10 June 1997, the Secretary-General received communications concerning the status of Hong Kong from the Governments of the United Kingdom and China (see also note 2 under “China” and note 2 under “United Kingdom of Great Britain and Northern Ireland” regarding Hong Kong in the “Historical Information” section in the front matter of this volume). Upon resuming the exercise of sovereignty over Hong Kong, China notified the Secretary-General that the Convention with the reservation made by China will also apply to the Hong Kong Special Administrative Region.

4. Czechoslovakia had signed and ratified the Convention on 3 October 1958 and 10 July 1959, with a declaration. For the text of the declaration, see United Nations, Treaty Series, vol. 330, p. 69. See also note 1 under “Czech Republic” and note 1 under “Slovakia” in the “Historical Information” section in the front matter of this volume.

5. See note 1 under “Germany” in the “Historical Information” section in the front matter of this volume.

6. The German Democratic Republic had acceded to the Convention with declarations, on 20 February 1975. For the text of the declarations, see United Nations, Treaty Series, vol. 959, p. 841. See also note 2 under “Germany” in the “Historical Information” section in the front matter of this volume.

7. See note 1 under “Montenegro” in the “Historical Information” section in the front matter of this volume.

8. On 16 September 2009, the Government of the Former Yugoslav Republic of Macedonia notified the Secretary-General of its decision to withdraw the reservation made upon succession to the Convention. The text of the reservation withdrawn reads as follows:

   “2. The Socialist Federal Republic of Yugoslavia will apply the Convention on a reciprocal basis only to those arbitral awards which were adopted on the territory of the other State Party to the Convention.”

9. On 12 November 1999, the Government of Portugal informed the Secretary-General that the Convention will apply to Macau.

   Subsequently, the Secretary-General received, on 9 December 1999, from the Government of Portugal, the following communication:
“In accordance with the Joint Declaration of the Government of the Portuguese Republic and the Government of the People's Republic of China on the Question of Macau signed on 13 April 1987, the Portuguese Republic will continue to have international responsibility for Macau until 19 December 1999 and from that date onwards the People's Republic of China will resume the exercise of sovereignty over Macau with effect from 20 December 1999.

From 20 December 1999 onwards the Portuguese Republic will cease to be responsible for the international rights and obligations arising from the application of the Convention to Macau."

10 Accession by the United Arab Republic. See also note 1 under “United Arab Republic” in the “Historical Information” section in the front matter of this volume.

11 On 20 October 2015, the Government of Ukraine made a communication. The text can be found here: C.N.597.2015.TREATIES-XXII.1 of 20 October 2015.

12 On 24 February 2014, the Government the United Kingdom of Great Britain and Northern Ireland informed the Secretary-General of the Territorial Application in respect of the British Virgin Island.

13 The declaration made upon signature and contained in the Final Act read as follows:

"If another Contracting Party extends the application of the Convention to territories which fall within the sovereignty of the Argentine Republic, the rights of the Argentine Republic shall in no way be affected by that extension."

14 In a communication received on 25 February 1988, the Government of Austria notified the Secretary-General of its decision to withdraw as from that date, the reservation made upon accession to the Convention. For the text of the reservation, see United Nations, Treaty Series, vol. 395, p. 274.

15 In a communication received by the Secretary-General on 23 June 1980, the Government of Israel declared the following:

"The Government of Israel has noted the political character of the statement made by the Government of Jordan. In the view of the Government of Israel, this Convention is not the proper place for making such political pronouncements. Moreover, the said declaration cannot in any way affect whatever obligations are binding upon Jordan under general international law or under particular conventions.

"Insofar as concerns the substance of the matter, the Government of Israel will adopt towards the Government of Jordan an attitude of complete reciprocity."

A communication identical in essence, mutatis mutandis, was received by the Secretary-General, on 22 September 1988, from the Government of Israel in respect of the declaration made by Bahrain upon accession.

16 The declaration by Canada received on 20 May 1987, and which originally comprised two parts, was made after accession. It was communicated by the Secretary-General to all States. None of the Contracting Parties having expressed an objection within a period of 90 days from the date of the above-mentioned communication [22 July 1987], the declaration was deemed to have been accepted and replaces the declaration made upon accession which read as follows:

"The Government of Canada declares, with respect to the Province of Alberta, that it will apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State.

"The Government of Canada declares that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of Canada."

Subsequently, on 25 November 1988, the Government of Canada notified the Secretary-General of its decision to withdraw, with effect from that date, the second part of its revised declaration received on 20 May 1987 which read as follows:

"The Government of Canada declares, with respect to the Province of Saskatchewan, that it will apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State."

17 In a communication received on 27 November 1989, the Government of France notified the Secretary-General of its decision to withdraw, with effect from that date, the decision relating to the second sentence of its declaration relating to paragraph 3 of article 1 made upon ratification. For the text of the declaration so withdrawn, see United Nations, Treaty Series, vol. 336, p. 426.

18 In a communication received on 31 August 1998, the Government of Germany notified the Secretary-General of its decision to withdraw the reservation made upon ratification of the Convention. For the text of the reservation, see United Nations, Treaty Series, vol. 399, p. 286.

19 Since the declaration [by Greece and by the United Kingdom] had been made after accession, it was communicated by the Secretary-General to all States concerned on 10 June 1980. None of the Contracting Parties having expressed an objection within a period of 90 days from the date of the above-mentioned communication, the declaration was deemed to have been accepted.

20 In keeping with the depositary practice followed in similar cases, the Secretary-General received the declaration in deposit in the absence of any objection on the part of any of the Contracting States, either to the deposit itself or to the procedure envisaged, within a period of 12 months from the date of the corresponding depositary notification lodged with the Secretary-General on 27 August 2012. As such, the above declaration was accepted in deposit upon the expiration of the abovesaid 12-month period, that is on 27 August 2013.

21 In keeping with the depositary practice followed in similar cases, the Secretary-General proposed to receive the reservation in question for deposit in the absence of any objection on the part of any of the Contracting States, either to the deposit itself or to the procedure envisaged, within a period of one year from the date of the notification (i.e. 17 October 2002). Within a period of one year from the date of the above depositary
notification, none of the Contracting Parties to the above Convention notified the Secretary-General of an objection. Consequently, the reservation is deemed to have been accepted for deposit upon the expiration of the one year period, i.e., on 17 October 2003.

22 On 24 May 2013, the Government of Mauritius notified the Secretary-General of its decision to withdraw partially the declaration made upon accession to the Convention with respect to Article 1 (3):

"In accordance with paragraph 3 of article 1 of the Convention, the Republic of Mauritius declares that it will, on the basis of reciprocity, apply the Convention only to the recognition and enforcement of awards made in the territory of another Contracting State."

23 On 4 June 2008, the Government of the Republic of Slovenia notified the Secretary-General of its decision to withdraw the declaration made upon succession to the Convention. The text of the declaration reads as follows:

“In accordance with paragraph 3 of Article 1, the Republic of Slovenia will apply the Convention, on the basis of reciprocity, to the recognition and enforcement of only those awards made in the territory of another Contracting State. The Republic of Slovenia will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the Republic of Slovenia.”

24 On 23 April 1993, the Government of Switzerland notified the Secretary-General of its decision to withdraw the declaration made upon ratification. For the text of the declaration, see United Nations, Treaty Series, vol. 536, p. 477.

25 At the time of acceding to the Convention the Government of Denmark declared, in accordance with article X (1), that it would not apply for the time being to the Faeroe Islands and Greenland.

In a communication received on 12 November 1975, the Government of Denmark declared that it had withdrawn the above-mentioned declaration, this decision to take effect on 1 January 1976.

In a further communication received on 5 January 1978, the Government of Denmark confirmed that the communication received by the Secretary-General on 12 November 1975 should be considered as having taken effect from 10 February 1976, in accordance with article X (2), it being understood that the Convention was applied de facto to the Faeroe Islands and Greenland from 1 January to 9 February 1976.

26 See note 1 under “Netherlands” regarding Aruba/Netherlands Antilles in the “Historical Information” section in the front matter of this volume.

27 See also under "Declarations and Reservations" for the reservation made by the United Kingdom, which was also made on behalf of Gibraltar, Hong Kong (see also note 3) and the Isle of Man.