No. 15749. CONVENTION ON THE PREVENTION OF MARINE POLLU-TION BY DUMPING OF WASTES AND OTHER MATTER. OPENED FOR SIG-NATURE AT LONDON, MEXICO CITY, MOSCOW AND WASHINGTON ON 29 DECEMBER 19721 Nº 15749. CONVENTION SUR LA PRÉ-VENTION DE LA POLLUTION DES MERS RÉSULTANT DE L'IMMER-SION DE DÉCHETS. OUVERTE À LA SIGNATURE À LONDRES, MEXICO, MOSCOU ET WASHINGTON LE 29 DÉCEMBRE 19721

AGREEMENT to annex III to the abovementioned Convention

The amendment was adopted on 3 November 1989 by resolution LDC.37(12) of the Twelfth Consultative Meeting of the Contracting Parties, in accordance with article XV (2) of the Convention.

In accordance with article XV (2) of the Convention, this amendment came into force on 19 May 1990 in respect of all States then party to the Convention.

Authentic texts of the amendment: English, French, Russian and Spanish.

Certified statement was registered by the International Maritime Organization on 5 November 1990.

AMENDEMENT de l'annexe III de la Convention susmentionnée

L'amendement a été adopté le 3 novembre 1989 par la résolution LDC.37(12) de la Douzième Réunion consultative des Parties contractantes, conformément au paragraphe 2 de l'article XV de la Convention.

Conformément au paragraphe 2 de l'article XV de la Convention, l'amendement est entré en vigueur le 19 mai 1990 à l'égard de tous les Etats alors parties à la Convention.

Textes authentiques de l'amendement : anglais, français, russe et espagnol.

La déclaration certifiée a été enregistrée par l'Organisation maritime internationale le 5 novembre 1990.

¹ United Nations, *Treaty Series*, vol. 1046, p. 120, and annex A in volumes 1090, 1098, 1102, 1126, 1128, 1140, 1144, 1148, 1195, 1214, 1247, 1263, 1276, 1297, 1299, 1308, 1316, 1418, 1482, 1484, 1486, 1511, 1563 and 1576.

¹ Nations Unies, *Recueil des Traités*, vol. 1046, p. 121, et annexe A des volumes 1090, 1098, 1102, 1126, 1128, 1140, 1144, 1148, 1195, 1214, 1247, 1263, 1276, 1297, 1299, 1308, 1316, 1418, 1482, 1484, 1486, 1511, 1563 et 1576.

AMENDMENT TO ANNEX III TO THE LONDON DUMPING CONVENTION

THE TWELFTH CONSULTATIVE MEETING,

RECALLING resolution LDC.26(10) by which Contracting Parties agreed in principle to the inclusion in Annex III, section A of the following text:

"9. In issuing a permit for dumping, Contracting Parties should consider whether an adequate scientific basis exists concerning characteristics and composition of the matter to be dumped to assess the impact of the matter on marine life and on human health.",

MOTING that by the above resolution LDC.26(10) Contracting Parties were invited to indicate in writing to the Secretary-General of the International Maritime Organization if they do not expect to be in a position to adopt formally the amendment at the Consultative Meeting designated for formal adoption and that no such notifications were received,

NOTING FURTHER that by resolution LDC.26(10) the Twelfth Consultative Meeting was designated for formal adoption of the above amendment,

RECALLING previous decisions of the Consultative Meetings that the amendments to the Convention agreed in principle by the Consultative Meeting should be implemented by Contracting Parties on a voluntary basis until their formal adoption,

- 1 ADOPTS the amendment to Annex III, section A of the Convention in accordance with Article XV(2) thereof,
- 2 ENTRUSTS the International Maritime Organization with the task of ensuring, in collaboration with the Governments of China, France, Spain, the Union of Soviet Socialist Republics and the United Kingdom of Great Britain and Northern Ireland, that the texts of the above amendment are drawn up by 1 January 1990 in all official languages of the Consultative Meeting with the linguistic consistency in each text. The texts would then become the authentic texts of the amendment of Annex III in accordance with Article XXII of the Convention.
- 3 RESOLVES that for the purposes of Articles XIV(4)(a) and XV(2) of the Convention, 8 February 1990 shall be treated as the date of the approval of the amendment.
- 4 REQUESTS the Secretary-General of the Organization to inform Contracting Parties of the above-mentioned amendment.