

No. 3850

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**ARGENTINA, AUSTRIA, BELGIUM,  
BOLIVIA, CAMBODIA, etc.**

**Final Act of the United Nations Conference on Maintenance  
Obligations; and  
Convention on the Recovery Abroad of Maintenance.  
Done at New York, on 20 June 1956**

*Official texts: Chinese, English, French, Russian and Spanish.*

*Registered ex officio on 25 May 1957.*

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**ARGENTINE, AUTRICHE, BELGIQUE,  
BOLIVIE, CAMBODGE, etc.**

**Acte final de la Conférence des Nations Unies sur les obliga-  
tions alimentaires; et  
Convention sur le recouvrement des aliments à l'étranger.  
Faits à New-York, le 20 juin 1956**

*Textes officiels anglais, chinois, espagnol, français et russe.*

*Enregistrés d'office le 25 mai 1957.*

No. 3850. FINAL ACT OF THE UNITED NATIONS CONFERENCE ON MAINTENANCE OBLIGATIONS. DONE AT NEW YORK, ON 20 JUNE 1956

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The Economic and Social Council of the United Nations, by resolution 572 (XIX) adopted on 17 May 1955,<sup>1</sup> decided to convene a conference of plenipotentiaries to complete the drafting of and to sign a Convention on the Recovery Abroad of Claims for Maintenance.

In accordance with the terms of that resolution the Secretary-General invited to the Conference all States Members of the United Nations, those States non-members of the United Nations which are members of any of the specialized agencies, interested specialized agencies in relationship with the United Nations, interested non-governmental organizations having consultative status with the Council, The Hague Conference on Private International Law and the International Institute for the Unification of Private Law.

The Conference met at the Headquarters of the United Nations in New York from 29 May to 20 June 1956.

The Governments of the following thirty-two States were represented by delegations :

Afghanistan	Denmark	Japan
Argentina	Dominican Republic	Korea
Austria	Ecuador	Mexico
Belgium	El Salvador	Monaco
Bolivia	France	Netherlands
Cambodia	Germany, Federal	Norway
Ceylon	Republic of	Philippines
China	Greece	Sweden
Colombia	Iran	Uruguay
Costa Rica	Israel	Vatican City
Cuba	Italy	Yugoslavia

The Governments of the following nine States were represented at the Conference by observers :

Canada	Lebanon	Turkey
Czechoslovakia	Peru	United Kingdom
Guatemala	Switzerland	Venezuela

<sup>1</sup> United Nations, *Official Records of the Economic and Social Council, Nineteenth Session, Supplement No. 1A* (E/2730/Add. 1), p. 5.

The following organizations participated in the Conference without the right to vote :

*Specialized agencies :*

The International Labour Organisation ;

*Intergovernmental organizations :*

Intergovernmental Committee for European Migration,  
International Institute for the Unification of Private Law ;

*Non-Governmental Organizations in Consultative Relationship with the Economic and Social Council :*

*Category A :*

International Confederation of Free Trade Unions,  
International Federation of Christian Trade Unions,  
World Federation of Trade Unions ;

*Category B and Register :*

Catholic International Union for Social Service,  
Commission of the Churches on International Affairs,  
Co-ordinating Board of Jewish Organizations,  
International Catholic Migration Commission,  
International Conference of Catholic Charities,  
International Council of Women,  
International Federation of " Amies de la Jeune Fille ",  
International Federation of University Women,  
International Federation of Women Lawyers,  
International Social Service,  
International Union for Child Welfare,  
Liaison Committee of Women's International Organizations,  
Pan Pacific South-East Asia Women's Association,  
Salvation Army,  
World Alliance of Young Men's Christian Associations,  
World Jewish Congresses,  
World Union of Catholic Women's Organizations,  
World Young Women's Christian Association.

The Conference elected Sir Senerat Gunewardene of Ceylon as President, and H.E. Rear Admiral A. O. Olivieri of Argentina and Dr. Mario Matteucci of Italy as Vice-Presidents.

The Conference established a Working Party consisting of representatives of China, Colombia, El Salvador, the Federal Republic of Germany, France, Israel, Italy, Japan, the Netherlands, Sweden, the observer from Canada and such other of the representatives attending the Conference as desired to participate in deliberations of the Working Party elected Dr. Mario Matteucci of Italy, Mme. Kræmer-Bach of France, Mr. Haim Cohn of Israel, and H.E. Dr. Miguel Urquía of El Salvador to act in rotation as chairmen during the discussion of the various articles of the Convention reviewed by the Working Party at the request of the Conference.

The Conference also set up a Drafting Committee, composed of representatives of El Salvador, France, Israel and the observer from Canada, and a Committee on Credentials composed of the President and the two Vice-Presidents of the Conference.

The Conference took as the basis of discussion the text of the Convention drawn up by a committee of experts convened by the Secretary-General in accordance with resolution 390 H<sup>1</sup> (XIII) of the Economic and Social Council. This committee met in Geneva from 18 to 28 August 1952, and submitted to the Council a report which contained the draft Convention of the Recovery Abroad of Claims for Maintenance. The Conference considered the draft Convention article by article, referring such articles where necessary to the Working Party and to the Drafting Committee for review.

The Conference adopted unanimously, and opened for signature at the Headquarters of the United Nations, in New York, the Convention on the Recovery Abroad of Maintenance, which is annexed to this Final Act. The Conference also adopted the resolution which is annexed<sup>2</sup> to this Final Act.

At the request of the delegation of Argentina, the following declaration is inserted in this Final Act :

“ *As regards article 12 :*

“ If another Contracting Party should extend the application of the Convention to territories under the sovereignty of the Argentine Republic, such extension will in no way affect the rights of that Republic.

“ *As regards article 16 :*

“ The Argentine Government reserves the right not to apply the procedure provided for in this article to any dispute which concerns, directly or indirectly, the territories mentioned in the declaration made by the said Government with respect to article 12. ”

<sup>1</sup> United Nations, *Official Records of the Economic and Social Council, Thirteenth Session, Supplement No. 1 (E/2152)*, p. 47.

<sup>2</sup> See p. 10 of this volume.

IN WITNESS WHEREOF, the undersigned representatives and observers have signed this Final Act, reserving the position of their respective Governments as regards signature, ratification and accession to the Convention.

DONE at New York, this twentieth day of June, one thousand nine hundred and fifty-six, in one copy, in the Chinese, English, French, Russian and Spanish languages, each text being equally authentic. This Final Act and the Convention annexed thereto<sup>1</sup> shall be deposited with the Secretary-General of the United Nations who shall send certified true copies thereof to Members of the United Nations and to all other States referred to in article 13 of the Convention.

RESOLUTION ADOPTED BY THE UNITED NATIONS CONFERENCE  
ON MAINTENANCE OBLIGATIONS

*The Conference,*

*Considering* that, under article 7 of the Convention on the Recovery Abroad of Maintenance adopted by this Conference, rules are established regarding letters of request for further evidence if provision is made for such letters in the laws of the two Contracting Parties concerned,

*Decides* to request the Secretary-General of the United Nations to prepare and circulate to the States referred to in article 13 of the Convention a list showing the States whose laws provide for letters of request.

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<sup>1</sup> See p. 32 of this volume.

FOR AFGHANISTAN:  
POUR L'AFGHANISTAN:  
阿富汗:  
За Афганистан:  
POR EL AFGANISTÁN:

FOR ARGENTINA:  
POUR L'ARGENTINE:  
阿根廷:  
За Аргентину:  
POR LA ARGENTINA:

L. H. TETTAMANTI

FOR AUSTRIA:  
POUR L'AUTRICHE:  
奧地利:  
За Австрию:  
POR AUSTRIA:

F. MATSCH

FOR THE KINGDOM OF BELGIUM:  
POUR LE ROYAUME DE BELGIQUE:  
比利時王國:  
За Королевство Бельгии:  
POR EL REINO DE BÉLGICA:

Joseph NISOT

FOR BOLIVIA:  
POUR LA BOLIVIE:  
玻利維亞:  
За Боливию:  
POR BOLIVIA:

G. QUIROGA GALDO

FOR CAMBODIA:  
POUR LE CAMBODGE:  
高棉:  
За Камбоджу:  
POR CAMBOJA:

LY CHINLY

FOR CEYLON:  
 POUR CEYLAN:  
 錫蘭:  
 За Цейлон:  
 POR CEILÁN:

R. S. S. GUNewardENE

FOR CHINA:  
 POUR LA CHINE:  
 中國:  
 За Китай:  
 POR LA CHINA:

Yu-Chi HSUEH

FOR COLOMBIA:  
 POUR LA COLOMBIE:  
 哥倫比亞:  
 За Колумбию:  
 POR COLOMBIA:

FOR COSTA RICA:  
 POUR LE COSTA-RICA:  
 哥斯大黎加:  
 За Коста-Рику:  
 POR COSTA RICA:

FOR CUBA:  
 POUR CUBA:  
 古巴:  
 За Кубу:  
 POR CUBA:

Uldarica MAÑAS  
 Silvia SHELTON

FOR DENMARK:  
 POUR LE DANEMARK:  
 丹麥:  
 За ДАНИЮ:  
 POR DINAMARCA:

Ernst MEINSTORP

FOR THE DOMINICAN REPUBLIC:  
POUR LA RÉPUBLIQUE DOMINICAINE:  
多明尼加共和國:  
За Доминиканскую Республику:  
POR LA REPÚBLICA DOMINICANA:

R. O. GALVÁN

FOR ECUADOR:  
POUR L'ÉQUATEUR:  
厄瓜多:  
За Эквадор:  
POR EL ECUADOR:

José V. TRUJILLO

FOR EL SALVADOR:  
POUR LE SALVADOR:  
薩爾瓦多:  
За Сальвадор:  
POR EL SALVADOR:

M. Rafael URQUÍA

FOR FRANCE:  
POUR LA FRANCE:  
法蘭西:  
За Францию:  
POR FRANCIA:

Bly. EPINAT

FOR THE FEDERAL REPUBLIC OF GERMANY:  
POUR LA RÉPUBLIQUE FÉDÉRALE D'ALLEMAGNE:  
德意志聯邦共和國:  
За Федеративную Республику Германии:  
POR LA REPÚBLICA FEDERAL DE ALEMANIA:

Arthur BÜLOW  
Hans H. WALLICHS

FOR GREECE:  
POUR LA GRÈCE:  
希臘:  
За Грецию:  
POR GRECIA:

Christian PALAMAS



FOR IRAN:  
POUR L'IRAN:  
伊朗:  
За Иран:  
POR IRÁN:

M. ANSARI

FOR ISRAEL:  
POUR ISRAËL:  
以色列:  
За Израиль:  
POR ISRAEL:

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POUR L'ITALIE:  
義大利:  
За Италию:  
POR ITALIA:

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日本:  
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POR EL JAPÓN:

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POR LA REPÚBLICA DE COREA:

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POUR LE MEXIQUE:  
墨西哥:  
За Мексику:  
POR MÉXICO:

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FOR MONACO:

POUR MONACO:

摩納哥:

За МОНАКО:

FOR MÓNACO:

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FOR THE KINGDOM OF THE NETHERLANDS:

POUR LE ROYAUME DES PAYS-BAS:

荷蘭王國:

За Королевство Нидерландов:

FOR EL REINO DE LOS PAÍSES BAJOS:

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P. EIJSSEN

FOR THE KINGDOM OF NORWAY:

POUR LE ROYAUME DE NORVÈGE:

挪威王國:

За Королевство Норвегии:

FOR EL REINO DE NORUEGA:

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FOR THE PHILIPPINE REPUBLIC:

POUR LA RÉPUBLIQUE DES PHILIPPINES:

菲律賓共和國:

За Филиппинскую Республику:

FOR LA REPÚBLICA DE FILIPINAS:

Mauro MÉNDEZ

FOR SWEDEN:

POUR LA SUÈDE:

瑞典:

За Швецию:

FOR SUECIA:

Sten RUDHOLM

Folke PERSSON

FOR URUGUAY:

POUR L'URUGUAY:

烏拉圭:

За Уругвай:

FOR EL URUGUAY:

César MONTERO B.

FOR VATICAN CITY:

POUR LA CITÉ DU VATICAN:

梵諦岡:

За Ватикан:

POR LA CIUDAD DEL VATICANO:

Edward E. SWANSTROM

Aloysius J. WYCISLO

FOR YUGOSLAVIA:

POUR LA YUGOSLAVIE:

南斯拉夫:

За Югославию:

POR YUGOESLAVIA:

Aleksandar BOZOVIC

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土耳其:  
За Турцию:  
POR TURQUÍA:

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POUR LE ROYAUME-UNI DE GRANDE-BRETAGNE ET D'IRLANDE DU NORD:  
大不列顛及北愛爾蘭聯合王國:  
За Соединенное Королевство Великобритании и Северной Ирландии:  
POR EL REINO UNIDO DE GRAN BRETAÑA E IRLANDA DEL NORTE:

FOR VENEZUELA:  
POUR LE VENEZUELA:  
委內瑞拉:  
За Венесуэлу:  
POR VENEZUELA:

THE PRESIDENT OF THE CONFERENCE:

LE PRÉSIDENT DE LA CONFÉRENCE:

會議主席:

Председатель Конференции:

EL PRESIDENTE DE LA CONFERENCIA:

R. S. S. GUNewardENE

FOR THE SECRETARY-GENERAL OF THE UNITED NATIONS:

POUR LE SECRÉTAIRE GÉNÉRAL DE L'ORGANISATION DES NATIONS UNIES:

聯合國祕書長:

За Генерального Секретаря Организации Объединенных Наций:

POR EL SECRETARIO GENERAL DE LAS NACIONES UNIDAS:

Oscar SCHACHTER

THE EXECUTIVE SECRETARY OF THE CONFERENCE:

LE SECRÉTAIRE EXÉCUTIF DE LA CONFÉRENCE:

會議行政祕書:

Исполнительный секретарь Конференции:

EL SECRETARIO EJECUTIVO DE LA CONFERENCIA:

Paolo CONTINI

CONVENTION<sup>1</sup> ON THE RECOVERY ABROAD OF MAINTENANCE. DONE AT NEW YORK, ON 20 JUNE 1956

PREAMBLE

*Considering* the urgency of solving the humanitarian problem resulting from the situation of persons in need dependent for their maintenance on persons abroad,

*Considering* that the prosecution or enforcement abroad of claims for maintenance gives rise to serious legal and practical difficulties, and

*Determined* to provide a means to solve such problems and to overcome such difficulties,

*The Contracting Parties have agreed as follows :*

*Article 1*

SCOPE OF THE CONVENTION

1. The purpose of this Convention is to facilitate the recovery of maintenance to which a person, hereinafter referred to as claimant, who is in the territory of one of the Contracting Parties, claims to be entitled from another person, hereinafter referred to as respondent, who is subject to the jurisdiction of another Contracting Party. This purpose shall be effected through the offices of agencies which will hereinafter be referred to as Transmitting and Receiving Agencies.

2. The remedies provided for in this Convention are in addition to, and not in substitution for, any remedies available under municipal or international law.

<sup>1</sup> Came into force on 25 May 1957, the thirtieth day following the date of deposit with the Secretary-General of the United Nations of the third instrument of ratification or accession, in accordance with article 14. The following States have deposited their instruments of ratification or accession (a) on the dates indicated :

Morocco .....	18 March 1957 (a)
Israel* .....	4 April 1957
Guatemala .....	25 April 1957

\*With the following reservations :

“*Article 5:* The Transmitting Agency shall transmit under paragraph 1 any order, final or provisional, and any other judicial act, obtained by the claimant for the payment of maintenance in a competent tribunal of Israel, and, where necessary and possible, the record of the proceedings in which such order was made.

“*Article 10:* Israel reserves the right :

“a) to take the necessary measures to prevent transfers of funds under this Article for purposes other than the *bona fide* payment of existing maintenance obligations;

“b) to limit the amounts transferable pursuant to this Article, to amounts necessary for subsistence.”

*Article 2*

## DESIGNATION OF AGENCIES

1. Each Contracting Party shall, at the time when the instrument of ratification or accession is deposited, designate one or more judicial or administrative authorities which shall act in its territory as Transmitting Agencies.
2. Each Contracting Party shall, at the time when the instrument of ratification or accession is deposited, designate a public or private body which shall act in its territory as Receiving Agency.
3. Each Contracting Party shall promptly communicate to the Secretary-General of the United Nations the designations made under paragraphs 1 and 2 and any changes made in respect thereof.
4. Transmitting and Receiving Agencies may communicate directly with Transmitting and Receiving Agencies of other Contracting Parties.

*Article 3*

## APPLICATION TO TRANSMITTING AGENCY

1. Where a claimant is in the territory of one Contracting Party, hereinafter referred to as the State of the claimant, and the respondent is subject to the jurisdiction of another Contracting Party, hereinafter referred to as the State of the respondent, the claimant may make application to a Transmitting Agency in the State of the claimant for the recovery of maintenance from the respondent.
2. Each Contracting Party shall inform the Secretary-General as to the evidence normally required under the law of the State of the Receiving Agency for the proof of maintenance claims, of the manner in which such evidence should be submitted, and of other requirements to be complied with under such law.
3. The application shall be accompanied by all relevant documents, including, where necessary, a power of attorney authorizing the Receiving Agency to act, or to appoint some other person to act, on behalf of the claimant. It shall also be accompanied by a photograph of the claimant and, where available, a photograph of the respondent.
4. The Transmitting Agency shall take all reasonable steps to ensure that the requirements of the law of the State of the Receiving Agency are complied with; and, subject to the requirements of such law, the application shall include :
  - (a) the full name, address, date of birth, nationality, and occupation of the claimant, and the name and address of any legal representative of the claimant;

(b) the full name of the respondent, and, so far as known to the claimant, his addresses during the preceding five years, date of birth, nationality, and occupation;

(c) particulars of the grounds upon which the claim is based and of the relief sought, and any other relevant information such as the financial and family circumstances of the claimant and the respondent.

#### *Article 4*

##### TRANSMISSION OF DOCUMENTS

1. The Transmitting Agency shall transmit the documents to the Receiving Agency of the State of the respondent, unless satisfied that the application is not made in good faith.

2. Before transmitting such documents, the Transmitting Agency shall satisfy itself that they are regular as to form, in accordance with the law of the State of the claimant.

3. The Transmitting Agency may express to the Receiving Agency an opinion as to the merits of the case and may recommend that free legal aid and exemption from costs be given to the claimant.

#### *Article 5*

##### TRANSMISSION OF JUDGEMENTS AND OTHER JUDICIAL ACTS

1. The Transmitting Agency shall, at the request of the claimant, transmit, under the provisions of article 4, any order, final or provisional, and any other judicial act, obtained by the claimant for the payment of maintenance in a competent tribunal of any of the Contracting Parties, and, where necessary and possible, the record of the proceedings in which such order was made.

2. The orders and judicial acts referred to in the preceding paragraph may be transmitted in substitution for or in addition to the documents mentioned in article 3.

3. Proceedings under article 6 may include, in accordance with the law of the State of the respondent, exequatur or registration proceedings or an action based upon the act transmitted under paragraph 1.

#### *Article 6*

##### FUNCTIONS OF THE RECEIVING AGENCY

1. The Receiving Agency shall, subject always to the authority given by the claimant, take, on behalf of the claimant, all appropriate steps for the recovery of maintenance, including the settlement of the claim and, where necessary,



the institution and prosecution of an action for maintenance and the execution of any order or other judicial act for the payment of maintenance.

2. The Receiving Agency shall keep the Transmitting Agency currently informed. If it is unable to act, it shall inform the Transmitting Agency of its reasons and return the documents.

3. Notwithstanding anything in this Convention, the law applicable in the determination of all questions arising in any such action or proceedings shall be the law of the State of the respondent, including its private international law.

### *Article 7*

#### LETTERS OF REQUEST

If provision is made for letters of request in the laws of the two Contracting Parties concerned, the following rules shall apply :

(a) A tribunal hearing an action for maintenance may address letters of request for further evidence, documentary or otherwise, either to the competent tribunal of the other Contracting Party or to any other authority or institution designated by the other Contracting Party in whose territory the request is to be executed.

(b) In order that the parties may attend or be represented, the requested authority shall give notice of the date on which and the place at which the proceedings requested are to take place to the Receiving Agency and the Transmitting Agency concerned, and to the respondent.

(c) Letters of request shall be executed with all convenient speed ; in the event of such letters of request not being executed within four months from the receipt of the letters by the requested authority, the reasons for such non-execution or for such delay shall be communicated to the requesting authority.

(d) The execution of letters of request shall not give rise to reimbursement of fees or costs of any kind whatsoever.

(e) Execution of letters of request may only be refused :

- (1) If the authenticity of the letters is not established ;
- (2) If the Contracting Party in whose territory the letters are to be executed deems that its sovereignty or safety would be compromised thereby.

### *Article 8*

#### VARIATION OF ORDERS

The provisions of this Convention apply also to applications for the variation of maintenance orders.

*Article 9*

## EXEMPTIONS AND FACILITIES

1. In proceedings under this Convention, claimants shall be accorded equal treatment and the same exemptions in the payment of costs and charges as are given to residents or nationals of the State where the proceedings are pending.

2. Claimants shall not be required, because of their status as aliens or non-residents, to furnish any bond or make any payment or deposit as security for costs or otherwise.

3. Transmitting and Receiving Agencies shall not charge any fees in respect of services rendered under this Convention.

*Article 10*

## TRANSFER OF FUNDS

A Contracting Party, under whose law the transfer of funds abroad is restricted, shall accord the highest priority to the transfer of funds payable as maintenance or to cover expenses in respect of proceedings under this Convention.

*Article 11*

## FEDERAL STATE CLAUSE

In the case of a Federal or non-unitary State, the following provisions shall apply :

(a) With respect to those articles of this Convention that come within the legislative jurisdiction of the federal legislative authority, the obligations of the Federal Government shall to this extent be the same as those of Parties which are not Federal States;

(b) With respect to those articles of this Convention that come within the legislative jurisdiction of constituent States, provinces or cantons which are not, under the constitutional system of the Federation, bound to take legislative action, the Federal Government shall bring such articles with a favourable recommendation to the notice of the appropriate authorities of States, provinces or cantons at the earliest possible moment;

(c) A Federal State Party to this Convention shall, at the request of any other Contracting Party transmitted through the Secretary-General, supply a statement of the law and practice of the Federation and its constituent units in regard to any particular provision of the Convention, showing the extent

to which effect has been given to that provision by legislative or other action.

### *Article 12*

#### TERRITORIAL APPLICATION

The provisions of this Convention shall extend or be applicable equally to all non-self-governing, trust or other territories for the international relations of which a Contracting Party is responsible, unless the latter, on ratifying or acceding to this Convention, has given notice that the Convention shall not apply to any one or more of such territories. Any Contracting Party making such a declaration may, at any time thereafter, by notification to the Secretary-General, extend the application of the Convention to any or all of such territories.

### *Article 13*

#### SIGNATURE, RATIFICATION AND ACCESSION

1. This Convention shall be open for signature until 31 December 1956 on behalf of any Member of the United Nations, any non-member State which is a Party to the Statute of the International Court of Justice, or member of a specialized agency, and any other non-member State which has been invited by the Economic and Social Council to become a Party to the Convention.

2. This Convention shall be ratified. The instruments of ratification shall be deposited with the Secretary-General.

3. This Convention may be acceded to at any time on behalf of any of the States referred to in paragraph 1 of this article. The instruments of accession shall be deposited with the Secretary-General.

### *Article 14*

#### ENTRY INTO FORCE

1. This Convention shall come into force on the thirtieth day following the date of deposit of the third instrument of ratification or accession in accordance with article 13.

2. For each State ratifying or acceding to the Convention after the deposit of the third instrument of ratification or accession, the Convention shall enter into force on the thirtieth day following the date of the deposit by such State of its instrument of ratification or accession.

*Article 15*

## DENUNCIATION

1. Any Contracting Party may denounce this Convention by notification to the Secretary-General. Such denunciation may also apply to some or all of the territories mentioned in Article 12.
2. Denunciation shall take effect one year after the date of receipt of the notification by the Secretary-General, except that it shall not prejudice cases pending at the time it becomes effective.

*Article 16*

## SETTLEMENT OF DISPUTES

If a dispute should arise between Contracting Parties relating to the interpretation or application of this Convention, and if such dispute has not been settled by other means, it shall be referred to the International Court of Justice. The dispute shall be brought before the Court either by the notification of a special agreement or by a unilateral application of one of the parties to the dispute.

*Article 17*

## RESERVATIONS

1. In the event that any State submits a reservation to any of the articles of this Convention at the time of ratification or accession, the Secretary-General shall communicate the text of the reservation to all States which are Parties to this Convention, and to the other States referred to in article 13. Any Contracting Party which objects to the reservation may, within a period of ninety days from the date of the communication, notify the Secretary-General that it does not accept it, and the Convention shall not then enter into force as between the objecting State and the State making the reservation. Any State thereafter acceding may make such notification at the time of its accession.
2. A Contracting Party may at any time withdraw a reservation previously made and shall notify the Secretary-General of such withdrawal.

*Article 18*

## RECIPROCITY

A Contracting Party shall not be entitled to avail itself of this Convention against other Contracting Parties except to the extent that it is itself bound by the Convention.

*Article 19*

## NOTIFICATIONS BY THE SECRETARY-GENERAL

1. The Secretary-General shall inform all Members of the United Nations and the non-member States referred to in article 13 :

(a) of communications under paragraph 3 of article 2;

(b) of information received under paragraph 2 of article 3;

(c) of declarations and notifications made under article 12;

(d) of signatures, ratifications and accessions under article 13;

(e) of the date on which the Convention has entered into force under paragraph 1 of article 14;

(f) of denunciations made under paragraph 1 of article 15;

(g) of reservations and notifications made under article 17.

2. The Secretary-General shall also inform all Contracting Parties of requests for revision and replies thereto received under article 20.

*Article 20*

## REVISION

1. Any Contracting Party may request revision of this Convention at any time by a notification addressed to the Secretary-General.

2. The Secretary-General shall transmit the notification to each Contracting Party with a request that such Contracting Party reply within four months whether it desires the convening of a Conference to consider the proposed revision. If a majority of the Contracting Parties favour the convening of a Conference it shall be convened by the Secretary-General.

*Article 21*

## LANGUAGES AND DEPOSIT OF CONVENTION

The original of this Convention, of which the Chinese, English, French, Russian and Spanish texts are equally authentic, shall be deposited with the Secretary-General, who shall transmit certified true copies thereof to all States referred to in article 13.

FOR AFGHANISTAN:  
POUR L'AFGHANISTAN:  
阿富汗:  
За Афганистан:  
POR EL AFGANISTÁN:

FOR ALBANIA:  
POUR L'ALBANIE:  
阿爾巴尼亞:  
За Албанию:  
POR ALBANIA:

FOR ARGENTINA:  
POUR L'ARGENTINE:  
阿根廷:  
За Аргентину:  
POR LA ARGENTINA:

FOR AUSTRALIA:  
POUR L'AUSTRALIE:  
澳大利亞:  
За Австралию:  
POR AUSTRALIA:

FOR AUSTRIA:  
POUR L'AUTRICHE:  
奧地利:  
За Австрию:  
POR AUSTRIA:

F. MATSCH  
December 21st, 1956

FOR THE KINGDOM OF BELGIUM:  
POUR LE ROYAUME DE BELGIQUE:  
比利時王國:  
За Королевство Бельгия:  
POR EL REINO DE BÉLGICA:

FOR BOLIVIA:  
POUR LA BOLIVIE:  
玻利維亞:  
За Боливию:  
POR BOLIVIA:

G. QUIROGA GALDO

FOR BRAZIL:  
POUR LE BRÉSIL:  
巴西:  
За Бразилию:  
POR EL BRASIL:

FREITAS-VALLE  
December 31st, 1956

FOR BULGARIA:  
POUR LA BULGARIE:  
保加利亞:  
За България:  
POR BULGARIA:

FOR THE UNION OF BURMA:  
POUR L'UNION BIRMANE:  
緬甸聯邦:  
За Бирманский Союз:  
POR LA UNIÓN BIRMANA:

FOR THE BYELORUSSIAN SOVIET SOCIALIST REPUBLIC:  
POUR LA RÉPUBLIQUE SOCIALISTE SOVIÉTIQUE DE BIÉLORUSSIE:  
白俄羅斯蘇維埃社會主義共和國:  
За Белорусскую Советскую Социалистическую Республику:  
POR LA REPÚBLICA SOCIALISTA SOVIÉTICA DE BIELORRUSIA:

LY CHINLY

FOR CAMBODIA:  
POUR LE CAMBODGE:  
高棉:  
За Камбоджу:  
POR CAMBOJA:

FOR CANADA:  
POUR LE CANADA:  
加拿大:  
За Канаду:  
POR EL CANADÁ:

FOR CEYLON:  
POUR CEYLAN:  
錫蘭:  
За Цейлон:  
POR CEILÁN:

R. S. S. GUNewardENE

FOR CHILE:  
POUR LE CHILI:  
智利:  
За Чили:  
POR CHILE:

FOR CHINA:  
POUR LA CHINE:  
中國:  
За Китай:  
POR LA CHINA:

Yu-chi HSUEH  
4 December 1956

FOR COLOMBIA:  
POUR LA COLOMBIE:  
哥倫比亞:  
За Колумбию:  
POR COLOMBIA:

Alberto VENEGAS-TAMAYO  
16 July 1956

FOR COSTA RICA:  
POUR LE COSTA-RICA:  
哥斯大黎加:  
За Коста-Рику:  
POR COSTA RICA:



FOR CUBA:  
POUR CUBA:  
古巴:  
За Кубу:  
POR CUBA:

Uldarica MAÑAS  
Silvia SHELTON

FOR CZECHOSLOVAKIA:  
POUR LA TCHÉCOSLOVAQUIE:  
捷克斯洛伐克:  
За Чехословакию:  
POR CHECOESLOVAQUIA:

FOR DENMARK:  
POUR LE DANEMARK:  
丹麥:  
За Данию:  
POR DINAMARCA:

Ernst MEINSTORP  
28 December 1956

FOR THE DOMINICAN REPUBLIC:  
POUR LA RÉPUBLIQUE DOMINICAINE:  
多明尼加共和國:  
За Доминиканскую Республику:  
POR LA REPÚBLICA DOMINICANA:

R. O. GALVÁN

FOR ECUADOR:  
POUR L'ÉQUATEUR:  
厄瓜多:  
За Эквадор:  
POR EL ECUADOR:

José V. TRUJILLO

FOR EGYPT:  
POUR L'ÉGYPTE:  
埃及:  
За Египет:  
POR EGIPTO:

FOR EL SALVADOR:  
POUR LE SALVADOR:  
薩爾瓦多:  
За Сальвадор:  
POR EL SALVADOR:

M. Rafael Urquía

FOR ETHIOPIA:  
POUR L'ETHIOPIE:  
阿比西尼亞:  
За Эфиопию:  
POR ETIOPÍA:  
FOR FINLAND:  
POUR LA FINLANDE:  
芬蘭:  
За Финляндию:  
POR FINLANDIA:

FOR FRANCE:  
POUR LA FRANCE:  
法蘭西:  
За Францию:  
POR FRANCIA:

Louis DE GUIRINGAUD  
5 septembre 1956

FOR THE FEDERAL REPUBLIC OF GERMANY:  
POUR LA RÉPUBLIQUE FÉDÉRALE D'ALLEMAGNE:  
德意志聯邦共和國:  
За Федеративную Республику Германии:  
POR LA REPÚBLICA FEDERAL DE ALEMANIA:

Arthur BÜLOW  
Hans H. WALLICHS

FOR GREECE:  
POUR LA GRÈCE:  
希臘:  
За Грецию:  
POR GRECIA:

Christian PALAMAS

FOR GUATEMALA:  
POUR LE GUATEMALA:  
瓜地馬拉:  
За Гватемалу:  
FOR GUATEMALA:

FOR HAÏTI:  
POUR HAÏTI:  
海地:  
За Гаити:  
FOR HAÏTI:

Jacques LÉGER  
21 décembre 1956

FOR HONDURAS:  
POUR LE HONDURAS:  
洪都拉斯:  
За Гондурас:  
FOR HONDURAS:

FOR HUNGARY:  
POUR LA HONGRIE:  
匈牙利:  
За Венгрию:  
FOR HUNGRIA:

FOR ICELAND:  
POUR L'ISLANDE:  
冰島:  
За Исландию:  
FOR ISLANDIA:

FOR INDIA:  
POUR L'INDE:  
印度:  
За Индию:  
FOR LA INDIA:

FOR INDONESIA:  
POUR L'INDONÉSIE:  
印度尼西亚:  
За Индонезию:  
FOR INDONESIA:

FOR IRAN:  
POUR L'IRAN:  
伊朗:  
За Иран:  
FOR IRÁN:

FOR IRAQ:  
POUR L'IRAK:  
伊拉克:  
За Ирак:  
FOR IRAK:

FOR IRELAND:  
POUR L'IRLANDE:  
愛爾蘭:  
За Ирландию:  
FOR IRLANDA:

FOR ISRAEL:  
POUR ISRAËL:  
以色列:  
За Израиль:  
FOR ISRAEL:

H. COHN

FOR ITALY:  
POUR L'ITALIE:  
義大利:  
За Италию:  
FOR ITALIA:

Leonardo VITTETI  
1<sup>o</sup> agosto 1956

FOR JAPAN:

POUR LE JAPON:

日本:

За Японию:

FOR EL JAPÓN:

FOR THE HASHEMITE KINGDOM OF JORDAN:

POUR LE ROYAUME DE LA JORDANIE HACHÉMITE:

約旦哈希米德王國:

За Хашемитское Королевство Иордании:

FOR EL REINO DE JORDANIA HACHIMITA:

FOR THE REPUBLIC OF KOREA:

POUR LA RÉPUBLIQUE DE CORÉE:

大韓民國:

За Корейскую Республику:

FOR LA REPÚBLICA DE COREA:

FOR LAOS:

POUR LE LAOS:

寮國:

За Лаос:

FOR LAOS:

FOR LEBANON:

POUR LE LIBAN:

黎巴嫩:

За Ливан:

FOR EL LÍBANO:

FOR LIBERIA:

POUR LE LIBÉRIA:

利比里亞:

За Либерию:

FOR LIBERIA:

FOR LIBYA:

POUR LA LIBYE:

利比亞:

За ЛИБИЮ:

FOR LIBIA:

FOR LIECHTENSTEIN:

POUR LE LIECHTENSTEIN:

力喜騰斯坦因:

За ЛИХТЕНШТЕЙН:

FOR LIECHTENSTEIN:

FOR THE GRAND DUCHY OF LUXEMBOURG:

POUR LE GRAND-DUCHÉ DE LUXEMBOURG:

盧森堡大公國

За Великое Герцогство Люксембург:

FOR EL GRAN DUCADO DE LUXEMBURGO:

FOR MEXICO:

POUR LE MEXIQUE:

墨西哥:

За Мексеху:

FOR MÉXICO:

Luciano JOUBLANC RIVAS

FOR MONACO:

POUR MONACO:

摩納哥:

За МОНАКО:

FOR MÓNACO:

Marcel PALMARO

FOR MOROCCO:

POUR LE MAROC:

摩洛哥:

За Марокко:

FOR MARRUECOS:

FOR NEPAL:

POUR LE NÉPAL:

尼泊爾:

За Непал:

FOR NEPAL:

FOR THE KINGDOM OF THE NETHERLANDS:

POUR LE ROYAUME DES PAYS-BAS:

荷蘭王國:

За Королевство Нидерландов:

FOR EL REINO DE LOS PAÍSES BAJOS:

P. J. DE KANTER

P. EIJSSEN

FOR NEW ZEALAND:

POUR LA NOUVELLE-ZÉLANDE:

紐西蘭:

За Новую Зеландию:

FOR NUEVA ZELANDIA:

FOR NICARAGUA:

POUR LE NICARAGUA:

尼加拉瓜:

За Никарагуа:

FOR NICARAGUA:

FOR THE KINGDOM OF NORWAY:

POUR LE ROYAUME DE NORVÈGE:

那威王國:

За Королевство Норвегии:

FOR EL REINO DE NORUEGA:

FOR PAKISTAN:

POUR LE PAKISTAN:

巴基斯坦:

За Пакистан:

FOR EL PAKISTÁN:

FOR PANAMA:

POUR LE PANAMA:

巴拿馬:

За Панаму:

FOR PANAMÁ:

FOR PARAGUAY:

POUR LE PARAGUAY:

巴拉圭:

За Парагвай:

FOR EL PARAGUAY:

FOR PERU:

POUR LE PÉROU:

祕魯:

За Перу:

FOR EL PERÚ:

FOR THE PHILIPPINE REPUBLIC:

POUR LA RÉPUBLIQUE DES PHILIPPINES:

菲律賓共和國:

За Филиппинскую Республику:

FOR LA REPÚBLICA DE FILIPINAS:

Mauro MÉNDEZ

FOR POLAND:

POUR LA POLOGNE:

波蘭:

За Польшу:

FOR POLONIA:

FOR PORTUGAL:

POUR LE PORTUGAL:

葡萄牙:

За Португалию:

FOR PORTUGAL:



FOR ROMANIA:

POUR LA ROUMANIE:

羅馬尼亞:

За Румынию:

FOR RUMANIA:

FOR SAN MARINO:

POUR SAINT-MARIN:

聖馬利諾:

За Сан-Марино:

FOR SAN MARINO:

FOR SAUDI ARABIA:

POUR L'ARABIE SAOUDITE:

蘇地亞拉伯:

За Саудовскую Аравию:

FOR ARABIA SAUDITA:

FOR SPAIN:

POUR L'ESPAGNE:

西班牙:

За Испанию:

FOR ESPAÑA:

FOR THE SUDAN:

POUR LE SOUDAN:

蘇丹:

За Судан:

FOR EL SUDÁN:

FOR SWEDEN:

POUR LA SUÈDE:

瑞典:

За Швецию:

FOR SUECIA:

Gunnar JARRING  
December 4, 1956

FOR SWITZERLAND:

POUR LA SUISSE:

瑞士:

За Швейцарию:

FOR SUÍZA:

FOR SYRIA:

POUR LA SYRIE:

敘利亞:

За Сирию:

FOR SIRIA:

FOR THAILAND:

POUR LA THAÏLANDE:

泰國:

За Таиланд:

FOR TAILANDIA:

FOR TUNISIA:

POUR LA TUNISIE:

突尼西亞:

За Тунис:

FOR TÚNEZ:

FOR TURKEY:

POUR LA TURQUIE:

土耳其:

За Турцию:

FOR TURQUÍA:

FOR THE UKRAINIAN SOVIET SOCIALIST REPUBLIC:

POUR LA RÉPUBLIQUE SOCIALISTE SOVIÉTIQUE D'UKRAINE:

烏克蘭蘇維埃社會主義共和國:

За Украинскую Советскую Социалистическую Республику:

FOR LA REPÚBLICA SOCIALISTA SOVIÉTICA DE UCRANIA:

FOR THE UNION OF SOUTH AFRICA:

POUR L'UNION SUD-AFRICAINNE:

南非聯邦:

За Южно-Африканский Союз:

FOR LA UNIÓN SUDAFRICANA:

FOR THE UNION OF SOVIET SOCIALIST REPUBLICS:

POUR L'UNION DES RÉPUBLIQUES SOCIALISTES SOVIÉTIQUES:

蘇維埃社會主義共和國聯盟:

За Союз Советских Социалистических Республик:

FOR LA UNIÓN DE REPÚBLICAS SOCIALISTAS SOVIÉTICAS:

FOR THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND:

POUR LE ROYAUME-UNI DE GRANDE-BRETAGNE ET D'IRLANDE DU NORD:

大不列顛及北愛爾蘭聯合王國:

За Соединенное Королевство Великобритании и Северной Ирландии:

FOR EL REINO UNIDO DE GRAN BRETAÑA E IRLANDA DEL NORTE:

FOR THE UNITED STATES OF AMERICA:

POUR LES ETATS-UNIS D'AMÉRIQUE:

美利堅合衆國:

За Соединенные Штаты Америки:

FOR LOS ESTADOS UNIDOS DE AMÉRICA:

FOR URUGUAY:

POUR L'URUGUAY:

烏拉圭:

За Уругвай:

FOR EL URUGUAY:

FOR VATICAN CITY:

POUR LA CITÉ DU VATICAN:

梵諦岡:

За Ватикан:

FOR LA CIUDAD DEL VATICANO:

Edward E. SWANSTROM

Aloysius J. WYCISLO

FOR VENEZUELA:

POUR LE VENEZUELA:

委內瑞拉:

За Венесуэлу:

POR VENEZUELA:

FOR VIET-NAM:

POUR LE VIETNAM:

越南:

За Вьетнам:

POR VIETNAM:

FOR YEMEN:

POUR LE YÉMEN:

葉門:

За Йемен:

POR EL YEMEN:

FOR YUGOSLAVIA:

POUR LA YOUGOSLAVIE:

南斯拉夫:

За Югославию:

POR YUGOESLAVIA:

Dr. Jozá BRILEJ

31st of Dec. 1956