

STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 January 1965

The publication Status of Multilateral Conventions in respect of which the Secretary-General Acts as Depositary in its present loose-leaf form (ST/LEG/3, Rev.1) has been discontinued. Instead of annual Supplements to the basic edition of that publication, a complete list of signatures, ratifications, accessions, etc. will be published annually in a bound volume. Accordingly, the annual Supplement to the basic publication which would have reflected the changes having occurred from 1 January 1964 to 31 December 1964 will not be printed. However, the monthly reports to the basic publication will continue to appear pending the issuance of the first volume of the new publication.

Page	CHAPTER I.	, CH	ARTER	OF	THE	UNITED	NATIONS	AND	STATUTE	OF
		TH	E INT	ERN.	OI TA	VAL COUR	RT OF JU	STICE	<u>C</u>	

		Amendments (a)	Amendment (b)
I-34	Poland	8 January 1965	8 January 1965
12.35	Denmark	12 January 1965	12 January 1965
	Iran	12 January 1965	12 January 1965
	Bulgaria	13 January 1965	13 January 1965
	Finland	18 January 1965	18 January 1965
	Czechoslovakia	19 January 1965	19 January 1965
	Mauritania	29 January 1965	29 January 1965

CHAFTER III. PRIVILEGES AND IMMUNITIES

III-35 In footnote 1/, add the following paragraph:

In a communication received on 18 January 1965, the Government of Luxembourg declared that it regrets that it cannot accept that reservation or that declaration which tends to modify the effect of certain provisions of the Vienna Convention.

CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-66

Add "x" in the column headed "Territorial Application" opposite United Kingdom.

VI-67

United Kingdom:

Notification .. 26 January 1965

Antigua, Bahamas, Basutoland,
Bechuanaland Protectorate,
Bermuda, British Guiana, British
Honduras, British Solomon Islands,
Brunei, Cayman Islands, Dominica,
Falkland Islands, Fiji, Gambia,
Gibraltar, Gilbert and Ellice
Islands, Grenada, Hong Kong,
Mauritius, Montserrat, St. Helena,
St. Lucia, St. Christopher-NevisAnguilla, St. Vincent, Seychelles,
Southern Rhodesia, Swaziland,
Tonga, Turks and Caicos Islands,
Virgin Islands.

CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-13

Rwanda:

Ratification .. 18 January 1965

CHAPTER XVI. STATUS OF WOMEN

XVI-29

Philippines:

Declarations and Reservations

Ratification .. 21 January 1965

X

Poland:

Ratification .. 8 January 1965

XVI-31

Insert temporary page XVI-32 (Declarations and reservations).

Page CHAPTER XX. MAINTENANCE OBLIGATIONS

XX-6 Portugal:

Accession 25 January 1965 a

CHAPTER XXI. LAW OF THE SEA

XXI-22 New Zealand:

Ratification .. 18 January 1965

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-19 Upper Volta:

Accession 26 January 1965 a

PHILIPPINES

"The Convention on Consent to Marriage, Minimum Age for Marriage and Registration of Marriages was adopted for the purpose, among other things, of insuring to all persons complete freedom in the choice of a spouse. The first paragraph of Article 1 of the Convention requires that the full and free consent of both parties shall be expressed in the presence of the competent authority and of witnesses.

"Considering the provisions of its Civil Code, the Philippines, in ratifying this Convention interprets the second paragraph of Article 1 (which authorizes, in exceptional cases, the solemnization of marriage by proxy) as not imposing upon the Philippines the obligation to allow within its territory the celebration of proxy marriages or marriages of the kind contemplated in that paragraph, where such manner of marriage is not authorized by the laws of the Philippines. Rather, the solemnization within Philippine territory of a marriage in the absence of one of the parties under the conditions stated in said paragraph will be permitted only if so allowed by Philippine law."



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 28 February 1965

		Amerdments (a)	Amendment (b)
I-34	Romania Uganda Union of Soviet Socialist Republics		5 February 1965 10 February 1965 10 February 1965
	Hungary Syria Afghanist an	23 February 1965 24 February 1965 25 February 1965	23 February 1965 24 February 1965 25 February 1965
	CHAPTER III. PRIVILE	GES AND IMMUNITIES	
III-32, 41 & 50	Iran: Ratification	3 February 1965	
III-57	Gabon:		
	Ratification	23 February 1965	
III 5 9	Yugoslavia:		
	Ratification	8 February 1965	
III - 65	Gabon:		
	Accession	23 February 1965 <u>a</u>	
III - 73	Gabon:		
	Ratification	23 February 1965	

Page CHAPTER IX. HEALTH

IX-5 Malta:

Acceptance 1 February 1965

IX-6 Zambia:

Signature without reservation as to approval .. 2 February 1965

CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-13 Congo (Brazzaville):

Ratification .. 10 February 1965

CHAPTER XI. TRANSPORT AND COMMUNICATION

A. Customs conventions

XI.A-3 Norway:

To take effect on:

In respect of the Draft Convention on:

Denunciation 3 February 1965 1 January 1966

Touring
Commercial Road
Vehicles

XI.A-59 Portugal:

Accession 16 February 1965 a

B. Road traffic

XI.B-4 Malawi:

Notification .. 17 February 1965 d

XI.B-14 Malawi Mw

Delete "Nyasaland" and "RNY".

CHAPTER XX. MAINTENANCE OBLIGATIONS

XX~5

Niger:

Accession 15 February 1965 a

CHAPTER XXI. LAW OF THE SEA

XXI-3 & 10

Finland:

Ratification .. 16 February 1965

XXI-15.05

Australia: Insert the following text:

AUSTRALIA

Communication received on 1 February 1965:

"On the instructions of his Government, the Permanent Representative of Australia hereby places on record the formal objection of the Government of Australia to the reservation contained in the instrument of accession by Albania to the Convention on the High Seas done at Geneva on 29 April 1958."

XXI-17, 21 & 26 Finland:

Ratification .. 16 February 1965



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 March to 30 April 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE			
I - 15	Between Japan and Libe	eria, insert the fol	lowing:	
	KENYA (See tempor	rary page I-16.01)		
I - 16	Insert temporary page	I-16.01.		
		Amendments (a)	Amendment (b)	
I-34	Mongolia Pakistan Sierra Leone Laos Senegal Zambia Belgium CHAPTER III. PRIVILEO	10 March 1965 25 March 1965 25 March 1965 20 April 1965 23 April 1965 28 April 1965 29 April 1965	10 March 1965 25 March 1965 25 March 1965 20 April 1965 23 April 1965 28 April 1965 29 April 1965	
III-12	Congo (Democratic Republic of the): Add "UNESCO" to the list of specialized agencies in respect of which the Congo has undertaken to apply the Convention on 8 December 1964.			
III-17	Netherlands:			
	Notification]		- Third revised text of nnex VII	
III-19	Thailand:			
	Notification 2	28 April 1965 UPU		

III-31 Brazil:

Ratification .. 25 March 1965

III-33 Poland:

Ratification .. 19 April 1965

Uganda:

Accession 15 April 1965 a

Venezuela:

Ratification .. 16 March 1965

III-34 Venezuela: Add footnote 4/, which reads as follows:

4/ In the instrument of ratification, the Government of Venezuela confirmed the reservation set forth in paragraph 3 of the reservations made upon signature.

III-57 Ecuador:

Ratification .. 11 March 1965

CHAPTER V. REFUGEES AND STATELESS PERSONS

V-22 Madagascar: After the date of accession, add footnote 3/ to read as follows:

3/ Nctification of denunciation received on 2 April 1965.

V-23 Sweden:

Declarations and Reservations

Ratification .. 2 April 1965

X

Uganda:

Accession 15 April 1965 a

V-26.01 Insert temporary page V-26.02.

Page CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-47 Uganda:

Acceptance 15 April 1965

VI-64 Algeria:

Declarations and Reservations

X

Accession 7 April 1965 a

Ethiopia:

Accession 29 April 1965 a

VI-65 Lebanon:

Ratification .. 23 April 1965

VI-68 Algeria: Insert the following text:

ALGERIA

The Democratic and Popular Republic of Algeria does not approve the present wording of article 42 which might prevent the application of the Convention to "non-metropolitan" territories. 1

CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN

VII-3 Jamaica:

Acceptance 16 March 1965

VII-7 Jamaica:

Acceptance of the Protocol of 12 November 1947 .. 16 March 1965

VII-29 Jamaica:

Notification .. 17 March 1965 d

CHAPTER IX. HEALTH

IX-5 Malawi:

Acceptance 9 April 1965

Page CHAPTER XI. TRANSPORT AND COMMUNICATIONS

A. Customs conventions

XI.A-37 Uganda:

Accession 15 April 1965 a

B. Road traffic

XI.B-5, 17 Uganda:

and 21

Accession 15 April 1965 a

XI.B-33 Romania:

Accession 7 April 1965 a

XI.B-91 Under Regulations Nos. 1, 3 and 4, insert the following: and 92

Date of entry into force

Hungary 9 May 1965

CHAPTER XII. NAVIGATION

XII-6 Romania:

Acceptance 28 April 1965

Trinidad and Tobago:

Acceptance 27 April 1965

CHAPTER XIV. EDUCATIONAL AND CULTURAL MATTERS

XIV-13 Uganda:

Acceptance 15 April 1965 a

Page CHAPTER XVI. STATUS OF WOMEN

XVI-18 Uganda:

Accession 15 April 1965 a

XVI-27 Czechoslovakia:

Ratification .. 5 March 1965

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-21 Denmark: Insert the following text:

DENMARK

The Danish National Committee of the International Chamber of Commerce Børsen, Copenhagen K.



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 May to 30 June 1965

Page	CHAPTER I. CHARTER OF THE INTERNA	THE UNITED NATIONS	
		Amendments (a)	Amendment (b)
I-34	Mexico Sudan Israel Ukrainian SSR Malaysia Malawi Burma Japan United Kingdom Australia Saudi Arabia Byelorussian SSR Malta	5 May 1965 7 May 1965 13 May 1965 17 May 1965 26 May 1965 2 June 1965 3 June 1965 4 June 1965 9 June 1965 17 June 1965 22 June 1965 23 June 1965 23 June 1965	7 May 1965 13 Mav 1965 17 May 1965 26 May 1965 2 June 1965 3 June 1965 4 June 1965 4 June 1965 9 June 1965 17 June 1965 22 June 1965
	CHAPTER III. PRIVILEGE	S AND IMMUNITIES	
III -17	Netherlands: Notification 28		Revised text of annex II, IMCO,
III-32	Malawi: Accession 19 Mexico: Ratification 16		
III -4 0	Add to footnote $1/:$ "a	nd 2nd paragraph of	f footnote 1 / on page III-49."

III-49 Add the following paragraph to footnote 1/:

In a communication received on 22 March 1965, the Government of the Federal Republic of Germany notified the Secretary-General that, in accordance with article IV of this Protocol, it has extended its provisions to disputes arising out of the interpretation or application of the Optional Protocol concerning the Acquisition of Nationality, done at Vienna on 18 April 1961.

III-58 Mexico:

Ratification .. 16 June 1965

III-59 Switzerland:

Ratification .. 3 May 1965

United Arab Republic:

Declarations and Reservations

Х

Accession 21 June 1965 <u>a</u>

III-60 Under the page number, delete the rote: (The next page is page III-64).

Insert temporary page III-61 (Declarations and Reservations).

III-67 United Arab Republic:

Accession 21 June 1965 a

III-75 Switzerland:

Ratification .. 3 May 1965

CHAPTER VI. OPIUM AND OTHER DANGLROUS DRUGS

VI-38 and 65 Malawi:

Accession 8 June 1965 a

VI-67 United Kingdom:

Notification .. 27 May 1965 Aden and Protectorate of South Arabia.

Page CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN

VII-23 and Malawi:

-29

Accession 10 June 1965 a

VII-34 and -37

Belgium:

Accession 22 June 1965 a

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

B. Road traffic

XI.B-4 Malawi: Add "x" in the column headed "Declarations and Reservations".

XI.B-10 Malawi: Insert the following text:

MALAWI

"Excluding annexes 1 and 2 from the application of the Convention."

XI.B-46 Luxembourg:

Ratification .. 28 May 1965

XI.B-52 Denmark:

Accession 28 June 1965 a

XI.B-60 and Luxenbourg: -67

Ratification .. 28 May 1965

CHAPTER XIV EDUCATIONAL AND CULTURAL MATTERS

XIV-23 Brazil:

Ratification .. 29 June 1965

Denmark: Declarations

Ratification .. 23 June 1965 x

UNITED ARAB REPUBLIC

- "1 It is understood that the accession to this Convention does not mean in a way a recognition of Israel by the Government of the United Arab Republic. Furthermore, no treaty relations will arise between the United Arab Republic and Israel.
- 2 Paragraph 1 of article 46 concerning exemption from registration of aliens and residence permits shall not apply to consular employees.
- 3 Article 49 concerning exemption from taxation shall apply only to consular officers, their spouses and minor children. This exemption cannot be extended to consular employees and to members of the service staff.
- 4 Article 62 concerning exemption from custom duties and taxes on articles for the official use of a consular post headed by an honorary officer, shall not apply.
- 5 Article 65 is not accepted. Honorary consular officers cannot be exempted from registration of aliens and residence permits.
- 6 It is the understanding of the United Arab Republic that the privileges and immunities specified in this Convention, are granted only to consular officers, their spouses, minor children and cannot be extended to other members of their families."

XIV-28

Denmark: Insert the following text:

DENMARK

- "1) With regard to article 6. paragraph 2: Protection will be granted to broadcasting organisations only if their headquarters is situated in another Contracting State and if their broadcasts are transmitted from a transmitter situated in the same Contracting State.
- 2) With regard to article 16. paragraph 1 (a) (ii): The provisions of article 12 will be applied solely with respect to use for broadcasting or for any other communication to the public for commercial purposes.
- 3) With regard to article 16. paragraph 1 (a) (iv): As regards phonograms the producer of which is a national of another Contracting State. the protection provided for in article 12 will be limited to the extent to which, and to the term for which, the latter State grants protection to phonograms first fixed by a Danish national.
- 4) With regard to article 17: Denmark will grant the protection provided for in article 5 only if the first fixation of the sound was made in another Contracting State, (the criterion of fixation) and will apply for the purposes of paragraph 1 (a) (iii) and (iv) of article 16 the said criterion instead of the criterion of nationality."

CHAPTER XXI. LAW OF THE SEA

XXI-8.06

Add the following paragraph to the objections made by the United States of America:

In a communication received on 17 June 1965, the Permanent Representative of the United States of America to the United Nations has informed the Secretary-General that the Government of the United States of America does not find acceptable the reservation made by the Government of Italy in its instrument of accession.

XXI-15.06

Add the following paragraph to the objections made by the United Kingdom of Great Britain and Northern Ireland:

In a communication received on 17 June 1965, the Permanent Representative of the United Kingdom to the United Nations has informed the Secretary-General that "Her Majesty's Government in the United Kingdom of Great Britain and Northern Ireland desire to place on record their objection to the reservation to article 9 contained in the Albanian instrument of accession to the Convention on the High Seas".

XXI-21

France:

Declarations and Reservations

Accession 14 June 1965 a

x

Under the page number, delete the note: (The next page is page AXI-24.05).

Insert temporary pages XXI-24.01 and 24.02 (Declarations and Reservations).

XXI-24.05 France: Insert the following text:

FRANCE

The Government of the French Republic does not accept the reservation made by the Government of Iran with respect to article 4 of the Convention. 1

1/ Translation by the Secretariat.

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-6 Switzerland:

Declarations and Reservations

Ratification .. 1 June 1965

X

XXII-10 Switzerland: Insert the following text:

SWITZERLAND

Referring to the possibility offered by paragraph 3 of article I, Switzerland will apply the Convention to the recognition and enforcement of awards made only in the territory of another Contracting State.

FRANCE

(Translation)

In depositing this instrument of accession, the Government of the French Republic declares:

Article 1

In the view of the Government of the French Republic, the expression "adjacent" areas implies a notion of geophysical, geological and geographical dependence which ipso facto rules out an unlimited extension of the continental shelf.

Article 2 (paragraph 4)

The Government of the French Republic considers that the expression "living organisms belonging to sedentary species" must be interpreted as excluding crustaceans, with the exception of the species of crab termed "barnacle"; and it makes the following reservations:

Article 4

The Government of the French Republic accepts this article only on condition that the coastal State claiming that the measures it intends to take are "reasonable" agrees that if their reasonableness is contested it shall be determined by arbitration.

Article 5 (paragraph 1)

The Government of the French Republic accepts the provisions of article 5, paragraph 1, with the following reservations:

- (a) An essential element which should serve as the basis for appreciating any "interference" with the conservation of the living resources of the sea, resulting from the exploitation of the continental shelf, particularly in breeding areas for maintenance of stocks, shall be the technical report of the international scientific bodies responsible for the conservation of the living resources of the sea in the areas specified respectively in article 1 of the Convention for the Northwest Atlantic Fisheries of 8 February 1949 and article 1 of the Convention for the Northeast Atlantic Fisheries of 24 January 1959.
- (b) Any restrictions placed on the exercise of acquired fishing rights in waters above the continental shelf shall give rise to a right to compensation.
- (c) It must be possible to establish by means of arbitration, if the matter is contested, whether the exploration of the continental shelf and the exploitation of its natural resources result in an interference with the other activities protected by article 5, paragraph 1, which is "unjustifiable".



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 July 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE			
		Amendments (a)	Amendment (b)	
I-34	Turkey Congo (Brazzaville) Yemen Panama	7 July 1965	1 July 1965 7 July 1965 7 July 1965 27 July 1965	
	CHAPTER III. PRIVILEG	ES AND IMMUNITIES		
III-4	Kenya:		11 2. 1 10	
	Accession	l July 1965		
III - 16	Kenya:			
	Accession		ICAO, ILO, FAO, UNESCO, ND, UPU, ITU, WMO, IMCO,	
III-31	Congo (Democratic Repu	blic of):		
	Ratification %. 1	9 July 1965		
III-32 & 41	Kenya:			
	Accession	l July 1965 a		
III-49	Congo (Democratic Repu	blic of):		
	Accession 1	9 July 1965 <u>a</u>		

III-50, 58, Kenya: 66 & 74

Accession 1 July 1965

CHAPTER V. REFUGEES AND STATELESS PERSONS

V-4 Congo (Democratic Republic of):

Declarations and Reservations

Accession 19 July 1965 a

V-18.03

Congo (Democratic Republic of): Insert the following text:

DEMOCRATIC REPUBLIC OF THE CONGO

... In accordance with section B (1) of article 1, the words "events occurring before 1 January 1951" in article 1, section A, shall be understood to mean "events occurring in Europe or elsewhere before 1 January 1951".

CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-10, 16,

Malawi:

25 & 46

Notification .. 22 July 1965 d

VI-64

Finland:

Ratification .. 6 July 1965

VI-65

Netherlands $^{2/}$:

Ratification .. 16 July 1965

2/ In the instrument of ratification, the Government of the Kingdom of the Netherlands has indicated that the Convention is ratified for the Kingdom in Europe, Surinam and the Netherlands Artilles.

Pakistan:

Declarations and Reservations

Ratification .. 9 July 1965

X

VI-70

Insert temporary page VI-71 (Reservations of Pakistan).

Page CHAPTER VIII. OBSCENE PUBLICATIONS

VIII-7 Malawi:

Accession 22 July 1965 a

VIII-17 Malawi*:

Accession 22 July 1965 a

CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-1 Insert the following text:

X-13 Insert temporary pages X-14 and 15.

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

B. Road traffic

XI.B-6 United Kingdom:

Notification .. 14 July 1965 Grenada and Swaziland with reservations. 1/2

XI.B-13.04 Grenada and Swaziland: Insert the following text:

GRENADA AND SWAZILAND

"... subject to the reservations contained in the United Kingdom instrument of ratification."

XI.B-46 Norway:

Accession 9 July 1965 a

CHAPTER XIII. ECONOMIC STATISTICS

XIII-7 Nigeria:

Accession 23 July 1965

CHAPTER XVI. STATUS OF WOMEN

XVI-28

Netherlands 2/:

Ratification .. 2 July 1965

^{2/} In the instrument of ratification, the Government of the Kingdom of the Netherlands has indicated that the Convention is ratified for the Kingdom in Europe, Surinam and the Netherlands Antilles.

PAKISTAN

"...the Government of the Islamic Republic of Pakistan will permit temporarily in any of its territories:

- (i) the quasi-medical use of opium;
- (ii) the use of cannabis, cannabis resin, extracts and tinctures of cannabis for non-medical purposes, and
- (iii) the production and manufacture of and trade in the drugs referred to under (i) and (ii) above."

3. Convention on Transit Trade of Land-locked States

DONE at New York on 8 July 1965

ENTRY INTO FORCE: Not yet in force (See article 20)

Article 17

The present Convention shall be open until 31 December 1965 for signature by all States Members of the United Nations or of any of the specialized agencies or Parties to the Statute of the International Court of Justice, and by any other State invited by the General Assembly of the United Nations to become a Party to the Convention.

Article 18

The present Convention is subject to ratification. The instruments of ratification shall be deposited with the Secretary-General of the United Nations.

Article 19

The present Convention shall remain open for accession by any State belonging to any of the four categories mentioned in article 17. The instruments of accession shall be deposited with the Secretary-General of the United Nations.

Article 20

- 1. The present Convention shall enter into force on the thirtieth day following the date of deposit of the instruments of ratification or accession of at least two land-locked States and two transit States having a sea coast.
- 2. For each State ratifying or acceding to the Convention after the deposit of the instruments of ratification or accession necessary for the entry into force of this Convention in accordance with paragraph 1 of this article, the Convention shall enter into force on the thirtieth day after the deposit by such State of its instrument of ratification or accession.

3. Convention on Transit Trade of Land-locked States (not yet in force)

State	Date of	signature	Date of receipt of instrument of ratification or accession (a)
Afghanistan			
Yugoslavia	8 July	1965	
Nepal		· - · · · ·	
Rwanda	23 July	1965	
San Marino	23 July	1965	

Report No. 8 (1965) ST/LEG/3, Rev.1 31 August 1965



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 August 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
I-33	Replace temporary pages I-33 and 34 by the new ones, I-33, 34 and 35.
	CHAPTER III. PRIVILEGES AND IMMUNITIES
III17	Malawi:
	Accession 2 August 1965 WHO, ICAO, ILO, FAO, UNESCO, BANK, FUND, UPU, ITU, WMO, IMCO, IFC, IDA
II I-31	Cambodia: Declarations and Reservations
	Accession 31 August 1965 <u>a</u> x
III - 36	Cambodia: Insert the following text:
	CAMBODIA
	The diplomatic immunities and privileges provided for in article 37.

The diplomatic immunities and privileges provided for in article 37, paragraph 2, of the aforementioned Convention, recognized and admitted in customary law and in the practice of States in favour of heads of missions and members of diplomatic staff of the mission, cannot be granted by the Royal Government of Cambodia for the benefit of other categories of

mission staff including administrative and technical staff.2/

III-40 & 49 Cambodia:

Accession 31 August 1965 a

Page CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-66 Zambia:

Accession 12 August 1965 a

CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN

VII-18 Cuba:

Acceptance 4 August 1965

VII-22 & 28 Cuba:

Acceptance of the Protocol of 4 May 1949 4 August 1965 CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-15 Brazil:

Signature 4 August 1965

Cameroon:

Sudan:

Signature 10 August 1965

Digital of the Lo Manage 1707

Signature 11 August 1965 x

Insert temporary page X-16 (Declarations and Reservations).

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

A. Customs conventions.

XI.A-15 Uganda:

Declarations and Reservations

Declarations and Reservations

Accession 15 April 1965 a

X

XI.A-17 Uganda: Insert the following text:

UGANDA

"Uganda shall not be bound by Article V of the Convention."

XI.A-22 Uganda:

Declarations and Reservations

Accession 15 April 1965 a

X

XI.A-25.02 Uganda: Insert the following text:

UGANDA

"Article 2

The Government of Uganda shall be bound by Article 2 provided that a tourist's stay in the East African Territories does not exceed six months, but shall not be bound by Article 2 in so far as it refers to portable gramophones with records, portable sound recording apparatus, portable wireless receiving sets, tents and other camping equipment, fishing outfits, non-powered bicycles, skis, tennis racquets and other similar articles if the period of stay in the Territories does not exceed six months, but undertakes to allow the temporary importation of these articles in accordance with the temporary importation permit procedure.

"Article 3

The Government of Uganda shall not be bound by Article 3 but undertakes to grant reasonable concessions.

"Article 4

The Government of Uganda shall not be bound by Article 4 and reserves the right to require that such goods shall be dealt with in accordance with the temporary importation permit procedure."

United Republic of Tanganyika and Zanzibar: Add footnote 2/, which reads as follows:

2/ In a communication received on 2 August 1965, the Government of Portugal notified the Secretary-General that, in accordance with paragraph 7 of article 20 and paragraph 7 of article 14, respectively, of the Convention and Additional Protocol, Portugal reserves the right of not extending to the United Republic of Tanzania the benefit of those provisions of the Convention and the Additional Protocol to which apply the reservations made upon accession by the United Republic of Tanzania.

XI.A-30 Uganda:

<u>Declarations</u> and <u>Reservations</u>

Accession 15 April 1965 a

X

XI.A-32.01 Uganda: Insert the following text:

UGANDA

"Articles 2, 3 and 4

Notwithstanding Articles 2, 3 and 4, the Government of Uganda reserves the right to require temporary importation permits in respect of any item specified therein which may be or become dutiable at any time."

United Republic of Tanganyika and Zanzibar: Add footnote 2/, which reads as follows:

2/ See footnote 2/, page XI.A-25.02.

XI.A-43

Cuba:

Accession 4 August 1965 a

CHAPTER XIV. EDUCATIONAL AND CULTURAL MATTERS

XIV-6

Trinidad and Tobago:

Accession 31 August 1965 a

XIV-12

Malawi:

Acceptance 17 August 1965 a

CHAPTER XVI. STATUS OF WOMEN

XVI-5

Mongolia:

<u>Declarations</u> and Reservations

Accession 18 August 1965 a

X

XVI-12

Mongolia: Insert the following text:

MONGOLIA

"To article IV and V:

The Government of the Mongolian People's Republic declares its disagreement with paragraph 1 of article IV and paragraph 1 of article V and considers that the present Convention should be open to all States for signature or accession.

"To article VII:

The Government of the Mongolian People's Republic declares its disagreement with the last sentence of article VII and considers that the juridical effect of a reservation is to make the Convention operative as between the State making the reservation and all other States parties to the Convention, with the exception only of that part thereof to which the reservation relates.

"To article IX:

The Government of the Mongolian People's Republic does not consider itself bound by the provisions of article IX which provides that disputes between Contracting Parties concerning the interpretation or application of this Convention shall at the request of any one of the parties to the dispute be referred to the International Court of Justice for decision."

XVI-27

Cuba:

Ratification .. 20 August 1965

CHAPTER XVIII. SLAVERY

XVIII-8 & 16 Malawi:

Accession 2 August 1965 a

CHAPTER XIX. COMMODITIES

8-XIX

Haiti:

Accession 2 August 1965 a

CHAPTER XXI. LAW OF THE SEA

XXI-15.06 United States of America: Insert the following text:

In a communication received on 19 August 1965, the Permanent Representative of the United States of America to the United Nations has informed the Secretary-General that the Government of the United States of America does not find acceptable the reservation made by the Government of Albania to article 9 of the Convention.

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-21 Upper Volta: Insert the following:

UPPER VOLTA

The Chamber of Commerce of the Upper Volta at Ouagadougou.

5. Amendments to the Charter of the United Nations

<u>State</u>	(<u>a</u>) <u>Amendments to</u> <u>Articles 23 and 27</u>			(b) Amendment Article		
Afghanistan	25	February	1965	25	February	1965
Albania	7	December	1964		December	1964
Algeria	26	March	1964	26	March	1964
Argentina						,
Australia	9	June	1965	9	June	1965
Austria	7	October	1964	7	October	1964
Belgium	29	April	1965		April	1965
Bolivia	·	•	_, ,	~,	F	_,_,
Brazil	23	December	1964	23	December	1964
Bulgaria	-	J a nuar y	1965	_	January	1965
Burma	_	June	1965		June	1965
Burundi	-	August	1965	_	August	1965
Byelorussian SSR		June	1965	_	June	1965
Cambodia			- , ,			_,_,
Cameroon	25	June	1964	25	June	1964
Canada	9	September	1964	-	September	
Central African Republic		August	1964	1.	August	1964
Ceylon		November	1964		November	1964
Chad	•	November	1964	_	November	1964
Chile		August	1965		August	1965
China		August	1965		August	1965
Colombia			_/-/	_		
Congo (Brazzaville)	7	July	1965	7	July	1965
Congo (Democratic Republic of)	•		_,-,	•		_,_,
Costa Rica	7	October	1964	7	October	1964
Cuba	22	December	1964	-	December	1964
Cyprus						
Czechoslovakia	19	January	1965	19	January	1965
Dahomey		•			•	
Denmark	12	January	1965	12	January	1965
Dominican Republic		•			•	
Ecuador	31	August	1965	31	August	1965
El Salvador		December	1964		December	1964
Ethiopia		July	1964		July	1964
Finland		January	1965		January	1965
France		August	1965		August	1965
Gabon		August	1964		August	1964
Ghana		May	1964		May	1964
Greece		August	1965		August	1965
		•			•	

	(<u>a</u>)	(<u>b</u>) Amendment to
	Amendments to	Article 61
Chaha	Articles 23 and 27	Article of
State		18 August 1965
matemala	18 August 1965	200
uatemala	19 August 1964	19 August 1964
ninea		
aiti		3065
londuras	23 February 1965	
lungary	6 November 1964	, , , , , , , , , , , , , , , , , , , ,
celand	10 September 1964	10 September 1964
India	12 January 1965) I'maninary -
Iran	or 31how 1961	25 November 1964
Iraq	1961	
Ireland	196	13 May 1965
Israel	1966	5 25 August 1965
Italy	2) August	L 2 October 1964
Ivory Coast	196	4 12 March 1964
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Japan	the days	- 1061
Jordan	, **********	7
Kenya	20 000000	7
Kuwait	LO DOCUMENT	7065
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Laxembourg	14 December 19	7065
Madagascar	75 0 70 19	
Malawi	0/ Mary 19	65 26 May 1965
Malaysia	on Comparation 19	64 23 September 1964
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Malta	on January 19	965 29 January 1965
Mauritania	** 27 Outral 10	965 5 May 1965
Mexico	30 Nemah 19	965 10 March 1965
Mongolia	O November 1	9 November 1964
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Nepal) DUU-12-2	964 14 December 1964
Netherlands	TH DO0	964 26 August 1964
New Zealand	26 August 1	.704
Nicaragua		964 8 September 1964
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Nigeria	, , , , , , , , , , , , , , , , , , ,	7061
Norway	TI DOCUMENT	1904
Pakistan	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	1965
Panama	21 0433	1909
I diidiim *******************************	17 August	1965 17 August 1903
Paraguay		1964 9 November 1961
Peru	9 November	1964 9 November 1966
Philippines	· • • • ·	

	(<u>a</u>)			(b)	
	Amendments	to	1	Amen dment	to
<u>State</u>	Articles 23	and 27	_	Article 6	1
					
Poland	8 January	1965	8	January	1965
Portugal					
Romania	5 February	1965	5	February	1965
Rwanda	17 November	1964	17	November	1964
Saudi Arabia	17 June	1965	17	June	1965
Senegal	23 April	1965	23	April	1965
Sierra Leone	25 March	1965	25	March	1965
Somalia		-			-
Spain	5 August	1965	5	August	1965
South Africa			-	Ü	
Sudan	7 May	1965	7	May	1965
Sweden	18 December	1964	18	December	1964
Syria	24 February	1965	24	February	1965
Thailand	23 March	1964	23	March	1964
Togo	19 August	1964	19	August	1964
Trinidad and Tobago	18 August	1964	18	August	1964
Tunisia	29 May	1964	29	May	1964
Turkey	1 July	1965	ĺ	July	1965
Uganda	10 February	1965	10	February	1965
Ukrainian SSR	17 May	1965	17	May	1965
Union of Soviet Socialist		, ,	·	•	
Republics	10 February	1965	10	February	1965
United Arab Republic	16 December	1964	16	December	1964
United Kingdom	4 June	1965	4	June	1965
United Republic of Tanzania	7 October	1964	7	October	1964
United States of America	31 August	1965	31	August	1965
Upper Volta	11 August	1964	11	August	1964
Uruguay	J			J	
Venezuela					
Yemen	7 July	1965	7	July	1965
Yugoslavia	9 December	1964	9	December	1964
Zambia	28 April	1965		April	1965
******************	•			•	-

3. Convention on Transit Trade of Land-locked States

Declarations and Reservations

SUDAN

"The Government of the Republic of the Sudan will not consider itself bound by the third sentence of article 2, paragraph 1, of the Convention in respect of the passage across its territory of goods destined to or coming from South Africa or Portugal or goods the ownership of which could be claimed by South Africa or Portugal. The reservation is made in accordance with the spirit of Security Council resolution S/5773, in which the Security Council condemned the apartheid policies of the Government of the Republic of South Africa, resolution A/AC.109/124 in which the Special Committee condemned the colonial policy of Portugal and its persistent refusal to carry out the resolutions of the General Assembly, the Security Council and the Special Committee, and resolution CM/Res.6(I) of the Council of Ministers of the Organization of African Unity. The reservations will remain in force pending the ending of the prevailing situation in South Africa and the Portuguese colonies.

Nor will the Republic of the Sudan, as a member of the Arab League, consider itself bound by the same provision in respect of the passage across its territory of goods destined for or coming from Israel."

Report No. 9 (1965) ST/LEG/3, Rev.1 30 September 1965



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 30 September 1965

Page	-	TER OF THE UNITED NATI	
I-5.01		the General Assembly 21 September 1965 21 September 1965	Date of deposit of instrument accepting the obligations of the Charter 18 February 1965 26 August 1965
	Singapore	21 September 1965	4 September 1965
I-17	Nigeria: Insert	the following text: NIGERIA	
			3 September 1965

Declaration

"Whereas under Article 93 of the United Nations Charter all Member States are ipso facto parties to the Statute of the International Court of Justice:

"And Whereas the Government of the Federal Republic of Nigeria has decided to accept the compulsory jurisdiction of the International Court of Justice and it is necessary to make a declaration in terms of Article 36(2) of the Statute of the Court:

"Now therefore, I, NUHU BAMALI, Minister of State for External Affairs hereby declare that the Government of the Federal Republic of Nigeria recognizes as compulsory ipso facto and without special agreement, in relation to any other State accepting the same obligation, that is to say, on the sole condition of reciprocity, the jurisdiction of the International Court of Justice in conformity with Article 36, paragraph 2 of the Statute of the Court.

"Done at Lagos, this 14th day of August, one thousand nine hundred and sixty-five."

(<u>Signed</u>) Nuhu Bamali Minister of State for External Affairs

I-32 Under the Amendments (a) and (b), insert the following:

ENTRY INTO FORCE: 31 August 1965

P904	b
- 05	,

I-33 Cyprus:

Ratification .. 1 September 1965

Dahomey:

Ratification .. 17 September 1965

I-34 Lebanon:

Ratification .. 27 September 1965

I-35 Venezuela:

Ratification .. 1 September 1965

CHAPTER III. PRIVILEGES AND IMMUNITIES

III-4 Nepal:

Declarations and Reservations

Accession 28 September 1965

X

III-8 Nepal: Insert the following text:

NEPAL

"Subject to the reservation with regard to section 18 (c) of the Convention, that United Nations officials of Nepalese nationality shall not be exempt from service obligations applicable to them pursuant to Nepalese law; and

Subject to the reservation with regard to section 30 of the Convention, that any difference arising out of the interpretation or application of the Convention to which Nepal is a party, shall be referred to the International Court of Justice only with the specific agreement of His Majesty's Government of Nepal."

III-17 Nepal:

Notification .. 28 September 1965

ICAO, FAO, UNESCO, BANK, FUND,

UPU, ITU

III-32 Hungary:

Declarations and Reservations

Ratification .. 24 September 1965

X

Nepal:

Accession 28 September 1965 a

X

III-33 San Marino:

Ratification .. 8 September 1965

III-36 Insert temporary page III-37.

III-41, 50, Nepal:

58, 66 & 74 Accession 28 September 1965 a

CHAPTER IV. GENOCIDE

IV-6 Upper Volta:

Accession 14 September 1965 a

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

A. Customs conventions

XI.A-14 Kenya:

Accession 3 September 1965 a

XI.A-43 Denmark:

Declarations and Reservations

Accession 3 September 1965 a

x

XI.A-47 Denmark: Insert the following text:

DENMARK

"Pursuant to article 5 in the prevailing Danish Customs Act, the Danish customs area does not comprise Faroe Islands and Greenland. The acceptance of the Convention by Denmark, therefore, applies only to the Danish customs area as defined in the said article."

XI.A-50 Cuba:

Accession 16 September 1965 a

XI.A-57 Finland:

Accession 30 September 1965 a

B. Road traffic

XI.B-33 Finland:

Accession 9 September 1965 a

XI.B-66 Cuba:

Declarations and Reservations

Accession 16 September 1965 a

X

XI.B-69

Cuba: Insert the following text:

CUBA

In accordance with article 10 of this Convention, the Republic of Cuba does not consider itself as bound by the provisions of article 9; instead, it will at all times be prepared to settle any dispute that may arise concerning the interpretation or application of one or more operative parts of this Convention by diplomatic negotiation with the dissenting party or parties. \(\)

1/ Translation by the Secretariat.

CHAPTER XIV. EDUCATIONAL AND CULTURAL MATTERS

XIV-13 Upper Volta:

Acceptance 14 September 1965 a

CHAPTER XXI. LAW OF THE SEA

IXI-24.05 United States of America and Yugoslavia: Insert the following texts:

UNITED STATES OF AMERICA

In a communication received on 9 September 1965, the Permanent Representative of the United States of America to the United Nations has informed the Secretary—General of the following with respect to the reservations and declarations made by France upon accession: "...The Government of the United States of America does not find acceptable the reservations to articles 4, 5 and 6. The declarations by France with respect to articles 1 and 2 are noted without prejudice.".

YUGOSLAVIA

In a communication received on 29 September 1965, the Permanent Representative of the Socialist Federal Republic of Yugoslavia to the United Nations has informed the Secretary-General that "the Government of Yugoslavia does not accept the reservation made by the Government of the French Republic with respect to article 6 of the Convention on the Continental Shelf, Geneva, 1958".

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-17 Cuba:

Accession 1 September 1965 a

XXII-21 Cuba: Insert the following text:

CUBA

The Chamber of Commerce of the Republic of Cuba and its President.

HUNGARY

"The Hungarian People's Republic considers it necessary to draw attention to the discriminatory nature of articles 48 and 50 of the Convention, under the terms of which a number of States were precluded from signing and are precluded from acceding to the Convention. The Convention deals with matters which affect the interests of all States and therefore, in accordance with the principle of sovereign equality of States, no State should be barred from participation in a Convention of this nature."

NEPAL

"Subject to the reservation with regard to article 8, paragraph 3 of the Convention, that the prior consent to His Majesty's Government of Nepal shall be required for the appointment to the diplomatic staff of any mission in Nepal of any national of a third State who is not also a national of the sending State."



Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 October 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
I-34	Luxembourg:
	Ratification 22 October 1965
I-35	Somalia:
	Ratification 6 October 1965
	CHAPTER III. PRIVILEGES AND IMMUNITIES
III-5	Trinidad and Tobago:
	Accession 19 October 1965
III-20	Trinidad and Tobago:
	Accession 19 October 1965 WHO, ICAO, ILO, FAO, UNESCO, BANK, FUND, UPU, ITU, WMO, IMCO
III-31	Afghanistan:
	Accession 6 October 1965a
III-32	India:
	Accession 15 October 1965a

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÷		-
7	77	•

III-33 Trinidad and Tobago:

Accession .. 19 October 1965a

III-37 Hungary: Add footnote 1/, which reads as follows:

1/ In a communication received on 25 October 1965, the Government of Luxembourg declared that it regrets that it cannot accept this declaration.

III-41 India:

Accession .. 15 October 1965a

III-50 India:

Accession .. I5 October 1965a

III-57 Cuba:

Declarations and Reservations

Ratification .. 15 October 1965

X

III-59 Trinidad and Tobago:

Accession .. 19 October 1965a

III-59 Venezuela:

Ratification .. 27 October 1965

III-60 Venezuela: Add footnote 2/, which reads as follows:

2/ The instrument of ratification does not maintain the reservations made on behalf of the Government of Venezuela upon signature of the Convention on 24 April 1963. On depositing the said instrument, the Permanent Representative of Venezuela to the United Nations confirmed that those reservations should be considered as withdrawn.

III-61 Cuba: Insert the following text:

CUBA

The Revolutionary Government of Cuba makes an express reservation to the provisions of articles 74 and 76 of the Convention because it considers that, in view of the nature of the content and rules of the Convention, all free and sovereign States have the right to participate in it, and the Revolutionary Government is therefore in favour of facilitating accession by all countries in the international community, without distinction as to the territorial size of States, the number of their inhabitants or their social, economic or political systems. 1/

^{1/} Translation by the Secretariat.

Page	CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS
VI17	Uganda:
VI-26	Accession 20 October 1965a Uganda:
	Accession 20 October 1965a
	CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN
VII-35	Malawi: Declarations and Reservations
	Accession 13 October 1965a x
VII-42	Malawi: Insert the following text:
	MALAWI
	" the Government of Malawi accedes to this Convention with the exception of article 22 thereof, the effects of waich are reserved."
	CHAPTER IX. HEALTH
IX-1	Insert the fellowing texts 4. Amendment to Article 7 of the Constitution of the World Health
IX-14	Organization
IX-16	Mauritania:
	Acceptance 26 October 1965
	CHAPTER XI. TRANSPORT AND COMMUNICATIONS
	B. Road Traffic
XI.B-4	Paraguay:
	Accession 18 October 1965a

CHAPTER XII. NAVIGATION

XII-5

Indonesia: Add footnote 3/, to read as follows:

3/ Notification of withdrawal received on 9 October 1965.

XII-11

Indonesia: Insert the following:

In the notification of withdrawal from the Inter-Governmental Maritime Consultative Organization received by the Secretary-General on 9 October 1965, the First Deputy Prime Minister and Minister for Foreign Affairs of Indonesia made the following statement:

"With reference to the provision of Article 59 which stipulates that the withdrawal from IMCO's membership will take effect twelve months from the date on which the notification of withdrawal is received by the Secretary-General of the United Nations, Indonesia will observe her obligations and responsibilities accordingly. Nevertheless, the Indonesian Government has decided to discontinue its participation in the activities of the IMCO as of this date.

"In conclusion, I wish to add that notwithstanding its with-drawal from IMCO, Indonesia will continue to work for the attainment of mutually beneficial principles of international maritime cooperation."

CHAPTER XVI. STATUS OF WOMEN

XVI-27

Dahomey:

Accession .. 19 October 1965a

CHAPTER XXI. LAW OF THE SEA

XXI-4

Jamaica:

Notification .. 8 October 1965d

XXI-11

Jamaica:

Notification .. 8 October 1965d

XXI-12

Upper Volta:

Accession .. 4 October 1965a

XXI-19

Upper Volta:

Accession .. 4 October 1965a

XXI-22

Jamaica:

Accession .. 8 October 1965a

4. Amendment to Article 7 of the Constitution of the World Health Organization

ADOPTED by the Eighteenth World Health Assembly at its Twelfth Plenary Meeting on 20 May 1965

Resolution of the Eighteenth World Health Assembly

...

II. Considering that the aforesaid amendments to the Constitution shall come into force for all Members when accepted by two-thirds of the Members in accordance with their respective constitutional processes, as provided for in Article 73 of the Constitution,

DECIDES that the notification of such acceptance shall be effected by the deposit of a formal instrument with the Secretary-General of the United Nations, as required for acceptance of the Constitution by Article 79 (b) of the Constitution.

ion

State

Date of receipt of instrument of acceptance

Mauritania 26 October 1965



Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 30 November 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
	Amendments (a) Amendment (b)
I-33	Dominican Republic 4 November 1965 4 November 1965
	CHAPTER III. PRIVILEGES AND IMMUNITIES
III-32	Malaysia:
	Accession 9 November 1965 a
	Philippines:
	Ratification 15 November 1965
III-41	Malaysia:
	Accession 9 November 1965 a
	Philippines:
	Ratification 15 November 1965
III-50	Malaysia:
	Accession 9 November 1965 a
	Philippines:
	Ratification 15 November 1965

III-59 Philippines:

Ratification .. 15 November 1965

III-61 Cuba: Add footnote 2/, which reads as follows:

2/ In a communication received on 26 November 1965, the Government of Luxembourg declared that it is not in a position to accept the reservations formulated by the Government of Cuba regarding articles 74 and 76 of the Vienna Convention on Consular Relations, done on 24 April 1963.

III-66 Philippines:

Accession 15 November 1965 a

III-74 Philippines:

Ratification .. 15 November 1965

CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-68 Algeria: Add the following paragraphs which are part of the reservations made by Algeria at the time of accession to the Convention.

The Democratic and Popular Republic of Algeria does not consider itself bound by the provisions of article 48, paragraph 2, which prescribe the compulsory referral of any dispute to the International Court of Justice.

The Democratic and Popular Republic of Algeria declares that the agreement of all parties to a dispute shall in every case be necessary for the referral thereof to the International Court of Justice.

CHAPTER IX. HEALTH

IX-5 Maldive Islands:

Acceptance 5 November 1965

IX-16 Zambia:

Acceptance 22 November 1965

Madagascar:

Acceptance 26 November 1965

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

B. Road traffic

XI.B-87 Federal Republic of Germany²:

Ratification .. 29 November 1965

2/ By a notification made on ratification, the Government of the Federal Republic of Germany declared that the Agreement will apply to Land Berlin as from the day the Agreement enters into force for the Federal Republic of Germany.

XI.B-92

Under Regulations Nos. 3 and 4, insert:

Date of entry into force

Federal Republic of Germany ... 28 January 1966

CHAPTER XVIII. SLAVERY

XVIII-16

Iceland:

Accession 17 November 1965 a

CHAPTER XIX. COMMODITIES

XIX-7

Czechoslovakia:

Accession 2 November 1965 a

XIX-11

Czechoslovakia: Insert the following text:

CZECHOSLOVAKIA

"As to the provision of Article 47, paragraph 3 of the Agreement, the Permanent Representative of the Czechoslovak Socialist Republic would appreciate it if the members of the Organization were informed that the above provision of the Agreement cannot be interpreted as applicable to the operations of the monopoly of foreign trade and internal trade conditions which are an integral part of the economic and legal system of the Czechoslovak Socialist Republic."

CHAPTER XX. MAINTENANCE OBLIGATIONS

XX-5

Greece:

Ratification .. 1 November 1965

CHAPTER XXI. LAW OF THE SEA

XXI-4, 11,

Malawi:

18 and 22

Accession 3 November 1965 a



Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 December 1965

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
I-1	Insert the following under "5":
	(c) Amendment to Article 109 adopted by General Assembly resolution 2101 (XX) of 20 December 1965
I=32	At the top of the page add the following:
	(c) Amendment to Article 109 adopted by General Assembly resolution 2101 (XX) of 20 December 1965
	CHAPTER III. PRIVILEGES AND DEMUNITIES
III-11	Under No. 4 (FAO) add:
	Second revised text of annex II ••• 28 December 1965
III-31	El Salvador:
	Accession 9 December 1965a
	CHAPTER V. REFUGEES
V-5	Guinea: Declarations and Reservations
	Notification 28 December 1965d x

V=18.03

Guinea: Insert the following text:

GUINEA

In a communication received on 28 December 1965, the Government of Guinea has notified the Secretary-General, pursuant to section B (2) of article 1 of the Convention, that it has extended its obligations under the Convention by adopting alternative (b) of section B (1) of that article, that is to say, "events occurring in Europe or elsewhere before 1 January 1951".

CHAPTER VI. OPIUM

VI-38

Netherlands: Add footnote 4/, to read as follows:

4/ Notification of denunciation received on 14 December 1965, for the territory of the Kingdom in Europe and the territories of Surinam and the Netherlands Antilles, to take effect on 14 December 1966.

VI-40

Netherlands: Add footnote 1/, to read as follows:

1/ See footnote 4/, page VI-38.

Page	CHAPTER IX. HEALTH
I X- 16	Trinidad and Tobago:
	Acceptance 2 December 1965
IX-16	Ivory Coast:
	Acceptance 6 December 1965
IX-16	Dominican Republic:
	Acceptance 13 December 1965
IX-16	Guinea:
	Acceptance 22 December 1965
	CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT
X-15	Replace Page X-15 (Temporary page) of Report No. 7 of 31 July 1965 by the new Page X-15 (Temporary page). The texts of all the declarations and reservations will be found in the Report of January 1966.
	CHAPTER XI. TRANSPORT AND COMMUNICATIONS
	B. Road Traffic
XI.B-3	Canada:
	Accession 23 December 1965a
XI.B-6	United Kingdom:
	Notification 16 December 1965 Fiji. with reservations and declarations. 1/
XI.B-13.04	Fiji: Insert the following text:
	FIJI
	" subject to the same reservations and declarations made in respect of the United Kingdom on ratification."

XI.B-92

Under Regulations Nos. 3 and 4, insert:

Date of entry into force

Spain

26 February 1966

CHAPTER XVI. STATUS OF WOMEN

XVI-5

Chana:

Accession .. 28 December 1965a

XVI-13

Tabulation of reservations and objections:

In the column "Objecting States" add the Republic of Korea. In the columns "Reserving States" and "Reservations to article", respectively, add Mongolia and IV, V, VII, IX, and in the same line under Republic of Korea add x***.

At the bottom of the page insert the following:

x*** Does not accept reservations in respect of articles IV and V.

CHAPTER XXI. LAW OF THE SEA

XXI-27

Malawi:

Signature .. 17 December 1965



Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 January 1966

Page	CHAPTER I.	CHARTER OF THE UNITED NATIONS AT THE INTERNATIONAL COURT OF JUST	
I-33	Bolivia:		
		Ratification 19 January 1966	
I - 33	Cambodia:		
		Ratification 20 January 1966	
	CHAPTER III.	PRIVILEGES AND IMMUNITIES	
III-17	Madagascar:		
		Accession 3 January 1966	WHO, ICAU, ILO, FAO, UNESCO, BANK, FUND, UPU, ITU, WMO, IMCO, IFC
III-20	Union of Sov	iet Socialist Republics:	
		Accession 10 January 1966	WHO, ILO, UNESCO, UPU, ITU, WMO, IMCO

III-24

Union of Soviet Socialist Republics: Insert the following:

UNION OF SOVIET SOCIALIST REPUBLICS

The Union of Soviet Socialist Republics does not consider itself bound by the provisions of sections 24 and 32 of the Convention, concerning the compulsory jurisdiction of the International Court of Justice. Concerning the jurisdiction of the International Court of Justice in disputes arising out of the interpretation or application of the Convention, the USSR will maintain the same position as hitherto, namely, that for any dispute to be referred to the International Court of Justice for settlement, the agreement of all Parties involved in the dispute must be obtained in each individual case. This reservation similarly applies to the provision contained in section 32, stipulating that the advisory opinion of the International Court of Justice shall be accepted as decisive. 1/

CHAPTER VI. OPIUM

VI-10

Malta:

Notification .. 3 January 1966 d

CHAPTER IX. HEALTH

IX-16

Rwanda:

Acceptance .. 5 January 1966

CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-15

Bolivia:

Declarations and reservations

X

X**-**16

Replace Temporary page X-16 by the following:

Temporary pages X-16, X-17, X-18, X-19 and X-20.

^{1/} Translation by the Secretariat.

Report No. 1 31 January 1966

CHAPTER XI. TRANSPORT AND COMMUNICATIONS Page A. Customs Conventions XI.A-21 Malta: Notification .. 3 January 1966 d XI.A-25.01 Delete reservation made on behalf of Malta by the United Kingdom of Great Britain and Northern Ireland and withdrawn upon notification of succession. XI.A-36 Malta: Notification .. 3 January 1966 d XI.A-40.01 Malta: Delete reservation made on behalf of Malta by the United Kingdom of Great Britain and Northern Ireland and withdrawn upon notification of succession. XI.A-52 Romania: Declarations and Reservations Accession .. 7 January 1966 a X XI.A-54 Romania: Insert the following: ROMANIA The Socialist Republic of Romania does not consider itself bound by the provisions of article 38, paragraphs 2 and 3, of the Convention, its position being that a dispute concerning the interpretation or application of the Convention can be submitted to arbitration only with the consent of all the Parties in dispute. 1/ B. Road Traffie Declarations and Reservations 2/ XI.B-4 Malta: Notification .. 3 January 1966 d X XI.B-14 Malta: Insert the following: Malta M

Page iv

Report No. 1 31 January 1966

Page	
XI.B-91 fro	Replace "(in force since 8 August 1960 and amended with effect m 28 April 1963)" by the following:
28	"(in force since 8 August 1960, amended with effect from April 1963 and further amended with effect from 30 January 1966)
XI.B-92	Under Regulation No. 3, insert:
	Date of entry into force
	Netherlands 11 March 1966
	CHAPTER XII. NAVIGATION
XII-6	Singapore:
	Acceptance 17 January 1966
	CHAPTER XIV. EDUCATION AND CULTURE
XI V- 12	Iran:
	Ratification 7 January 1966
	CHAPTER XVIII. SLAVERY
XVIII-7	Brazil:
	Accession 6 January 1966a
XVIII-8	Malta:
	Notification 3 January 1966 d
XVIII-15	Brazil :
	Accession 6 January 1966a
XVIII-16	Malta: Notification 3 January 1966 d

CHAPTER XXI. LAW OF THE SEA

XXI-5, 12, 19 & 28

Yugoslavia:

Ratification .. 28 January 1966

XXI-23

Yugoslavia:

Declarations and Reservations

Ratification .. 28 January 1966

x

XXI-24.02

Yugoslavia: Insert the following:

YUGOSLAVIA

In delimiting its continental shelf, Yugoslavia recognizes no "special circumstances" which should influence that delimitation. 1/

XXI-24.05

Insert Temporary page XXI-24.06.

Report No. 2 (1966) ST/LEG/3, Rev. 1 28 February 1966



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 28 February 1966

Page CHAPTER III. PRIVILEGES AND IMMUNITIES

Insert the following text:

MADAGASCAR

... the Malagasy Government will not be able to comply fully with the provisions of article IV, section 11, of the Convention, which states that the specialized agencies shall enjoy, in the territory of each State party to the Convention, for their official communications, treatment not less favourable than that accorded by the Government of such State to any other Government, in the matter of priorities, rates and taxes on telecommunications, until such time as all governments decide to co-operate by according such treatment to the agencies in question. 1

CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN

VII-7	Malawi: Accession 25 February 1966 a
	CHAPTER ÌX. HEALTH
IX-6	Singapore:
	Acceptance 25 February 1966
IX -1 6	Dahomey: Acceptance 2 February 1966
IX-16	Ghana: Acceptance 9 February 1966 CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT
X-1	Insert the following text:
	4. Agreement establishing the Asian Development Bank. Done at Manila on 4 December 1965
X-20	Insert temporary pages X-21, X-22 and X-23.

III-24

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

A. Customs Conventions

XI.A-68

Turkey:

Declarations and Reservations 2/

Accession .. 23 February 1966 a

x

XI.A-70

Insert the following text:

TURKEY

... The Turkish Government accedes to the aforesaid Convention and to the Protocol of Signature, with reservations with respect to Chapter IV, relating to the provisions concerning transport of heavy or bulky goods, and to the provisions of article 44, paragraphs 2 and 3, concerning arbitration. 1/

B. Road Traffic

XI.B-59

Cuba:

Declarations and Reservations

Accession .. 14 February 1966a

X

XI.B-63

Insert the following text:

CUBA

In accordance with article 10 of this Convention, the Republic of Cuba does not consider itself as bound by the provisions of article 9; instead, it will at all times be prepared to settle any dispute that may arise concerning the interpretation or application of one or more operative parts of this Convention by diplomatic negotiation with the dissenting party or parties. 1/

Page	CHAPTER XII. NAVIGATION
XII-1	Insert the following:
	4. Convention on the Registration of Inland Navigation Vessels. Done at Geneva on 25 January 1965
XII-19	Insert new temporary pages XII-20, XII-21, XII-22, XII-23, XII-24 and XII-25.
	CHAPTER XIX. COMMODITIES
XIX-8	Italy:
	Accession 18 February 1966 a
XIX-10	United Kingdom:
	Notification 14 February 1966 Hong Kong
	CHAPTER XXI. LAW OF THE SEA
XXI-4	Netherlands:
	Ratification 18 February 1966
XXI-8.06	Insert new temporary page XXI-8.07
XXI-11	Netherlands:
	Ratification 18 February 1966
XXI-15.06	Insert new temporary page XXI-15.07
XXI - 16	After "ENTRY INTO FORCE" insert "20 March 1966, in accordance with article 18"
XXI-17	Replace "(not yet in force)" by "(in force since 20 March 1966)"
XXI - 18	Netherlands: Ratification 19 February 1966

XXI-22 Netherlands:

Ratification .. 18 February 1966

XXI-24.06 Insert new temporary page XXI-24.07

XXI-27 Netherlands:

Ratification .. 18 February 1966

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-6 Trinidad and Tobago: <u>Declarations and Reservations</u> 2/

Accession • 14 February 1966 a x

XXII-10 Insert new temporary page XXII-11.



Signatures, ratifications, accessions, etc. received by the Secretary-General

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
I-33	Argentina (5 a and b):
	Ratification 15 March 1966
I-34	Jordan (5 c):
	Ratification 25 March 1966
	CHAPTER III. PRIVILEGES AND IMMUNITIES
III-5	Singapore:
	Notification 18 March 1966 d
III-12	Byelorussian Soviet Socialist Republic:
	Accession 18 March 1966 ILO, UNESCO, UPU, ITU, WMO

Page	
III-16	Kenya:
	Notification 3 March 1966 FAO - Second revised text of annex II
III-19	Senegal :
+	Accession 2 March 1966 WHO, ICAO, ILO, FAO, UNESCO, BANK, FUND, UPU, ITU, WMO, IMCO, IFC, IDA
III-19	Singapore :
	Notification 18 March 1966 d WHO, ICAO, ILO, FAO, UNESCO, UPU, ITU, WMO
III-19	Thailand:
	Notification 21 March 1966 FAO - Second revised text of annex II
III-24	Insert new temporary page III-25.
III-41	Niger:
	Accession 28 March 1966 a
III-61	Insert new temporary page III-62.
	CHAPTER IV. GENOCIDE
IV-1	Insert the following text:
	2. International Convention on the Elimination of All Forms of Racial Discrimination. Opened for signature at New York on 7 March 1966
IV-12	Insert new temporary pages IV-13, IV-14, IV-15, IV-16, IV-20 and IV-21.

Report No. 3 31 March 1966

Page CHAPTER V. REFUGEES AND STATELESS PERSONS

V-37 United Kingdom:

Territorial Application

X

Declarations and

Reservations

Ratification .. 29 March 1966

x

⊽–38

Add:

United Kingdom 29 March 1966 Declaration under article 15 of the Convention

(a) The Convention shall apply to the following non-metropolitan territories for the international relations of which the United Kingdom is responsible:

Antigua, Bahamas, Barbados, Basutoland, Bechuanaland, Bermuda, British Guiana, British Honduras, British Solomon Islands Protectorate, Cayman Islands, Channel Islands, Dominica, Falkland Islands, Fiji, Gibraltar, Gilbert and Ellice Islands, Grenada, Hong Kong, Isle of Man, Mauritius, Montserrat, St. Helena, St. Kitts, St. Lucia, St. Vincent, Seychelles, Swaziland, Turks and Caicos Islands, Virgin Islands.

(b) The Convention shall not apply to Aden and the Protectorate of South Arabia; Brunei; Southern Rhodesia; and Tonga, whose consent to the application of the Convention has been withheld.

V−39

United Kingdom: Insert the following text:

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

"On depositing this instrument I have the honour, on instructions from Her Majesty's Principal Secretary of State for Foreign Affairs, to declare on behalf of the United Kingdom and in accordance with paragraph 3 (a) of Article 8 of the Convention that, notwithstanding the provisions of paragraph 1 of Article 8, the United Kingdom retains the right to deprive a naturalised person of his nationality on the following grounds, being grounds existing in United Kingdom law at the present time: that, inconsistently with his duty of loyalty to Her Britannic Majesty, the person

- (i) has, in disregard of an express prohibition of Her Britannic Majesty, rendered or continued to render services to, or received or continued to receive emoluments from, another State, or
- (ii) has conducted himself in a manner seriously prejudicial to the vital interests of Her Britannic Majesty.

CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS

VI-65

Poland:

Ratification ... 16 March 1966

VI-66

Spain:

Ratification ... 1 March 1966

VI-70

Poland: Insert the following text:

POLAND

Declaration made upon ratification:

"The Polish People's Republic deems it appropriate to draw the attention to the discriminatory character of article 40, paragraph 1, of the Single Convention on Narcotic Drugs, 1961, on the basis of which certain States have been deprived of the opportunity of becoming Parties to this Convention. The Single Convention deals with the questions of interest to all States and is meant to mobilize efforts of all countries in the struggle against the social danger which is the abuse of narcotic drugs. This Convention therefore should be open to all States. In accordance with the principle of sovereign equality of States, no State has the right to deprive any other State of the opportunity to participate in a Convention of such type."

Page	CHAPTER IX. HEALTH
IX-16	Sierra Leone:
	Acceptance 3 March 1966
IX-16	Burma:
	Acceptance 8 March 1966
IX-16	Tunisia:
	Acceptance 9 March 1966
IX-16	Yugoslavia :
	Acceptance 29 March 1966
	CHAPTER XVI. STATUS OF WOMEN
XVI-18	Singapore:
	Notification 18 March 1966 d
	CHAPTER XXII. COMMERCIAL ARBITRATION
XXII-20	Federal Republic of Germany:
	Replace text by the following:
	Deutscher Ausschuss für Schiedsgerichtswesen (German Arbitration Commission), through its Chairman, 53 Bonn Koblenzer Strasse 148



Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 30 April 1966

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
	Amendment to Article 109:
I-34	Malawi :
	Ratification 11 April 1966
I-34	Malaysia :
	Ratification 28 April 1966
I-34	Niger:
	Ratification 28 April 1966
I-34	Norway :
	Ratification 29 April 1966
I-35	Trinidad and Tobago :
	Ratification 22 April 1966
	CHAPTER III. PRIVILEGES AND IMMUNITIES
III-20	Ukrainian Soviet Socialist Republiz :
	Acession 13 April 1966 ILO, UNESCO, UPU, ITU, WMO

Page	
III -2 5	Insert new temporary page III-26.
III-31	Austria :
	Ratification 28 April 1966
III-49	Austria :
	Ratification 28 April 1966
III - 50	Niger:
	Accession 26 April 1966 a
III - 58	Niger:
	Ratification 26 April 1966
III - 59	Senegal:
	Accession 29 April 1966 a
III - 67	Senegal:
	Accession 29 April 1966 a
III - 75	Senegal:
	Accession 29 April 1966 a
IV-1	CHAPTER IV. Change the title "GENOCIDE" to "HUMAN RICHTS".
IV-16	Cambodia:
	Signature 12 April 1966
IV-16	Tunisia :
	Signature 12 April 1966
IV-16	Yugoslavia :
	Signature 15 April 1966

Page CHAPTER XVI. STATUS OF WOMEN

XVI-5 Nepal: Declarations and Reservations

Accession .. 26 April 1966 a x

XVI-12 Insert new temporary page XVI-12.01.

UKRAINIAN SOVIET SOCIALIST REPUBLIC

The Ukrainian Soviet Socialist Republic does not consider itself bound by the provisions of sections 24 and 32 of the Convention, concerning the compulsory jurisdiction of the International Court of Justice. Concerning the jurisdiction of the International Court of Justice in disputes arising out of the interpretation or application of the Convention, the Ukrainian Soviet Socialist Republic will maintain the same position as hitherto, namely, that for any dispute to be referred to the International Court of Justice for settlement, the agreement of all Parties involved in the dispute must be obtained in each individual case. This reservation similarly applies to the provision contained in section 32, stipulating that the advisory opinion of the International Court of Justice shall be accepted as decisive. 1/

Translation by the Secretariat.

NEPAL

As regards article IX: " ... any dispute shall be referred for decision to the International Court of Justice only at the request of all the parties to the dispute."



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 May 1966

Page	CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE INTERNATIONAL COURT OF JUSTICE
I-12	France Declaration: Insert new temporary page I-12.01
	I-5 (a) and (b):
I-33	Democratic Republic of the Congo:
	Ratification 20 May 1966
	I-5 (c):
I-33	Cyprus :
	Ratification 31 May 1966
I-33	Dominican Republic:
	Ratification 4 May 1966
	Ecuador:
	Ratification 5 May 1966
	New Zealand:
	Ratification 20 May 1966

Page CHAPTER III. PRIVILEGES AND IMMUNITIES

III-4 Malawi:

Accession .. 17 May 1966

III-31 Canada: Declarations and Reservations

Ratification .. 26 may 1966 x

III-37 Insert the following text:

CANADA

"The Government of Canada does not regard the statement concerning paragraph 1 of article 11 of the Convention made by the Byelorussian Soviet Socialist Republic, the Ukrainian Soviet Socialist Republic and the Union of Soviet Socialist Republics as modifying any rights or obligations under this paragraph."

III-58 Liechtenstein:

Ratification .. 18 May 1966

III-74 Liechtenstein:

Ratification .. 18 May 1966

CHAPTER IV. HUMAN RIGHTS

IV-16 Mongolia:

Signature .. 3 May 1966

IV-16 Sweden:

Signature ... 5 May 1966

CHAPTER V. REFUGEES

V-5 Kenya: Declarations and Reservations

Accession .. 16 May 1966 a x

V-18.01 Insert the following text:

KENYA

In accordance with section B (1) of article 1, the words "events occurring before 1 January 1951" in article 1, section A, shall be understood to mean "events occurring in Europe or elsewhere before 1 January 1951".

Page	CHAPTER VI. OPIUM
VI-67	Insert the following:
	"United Kingdom •• 3 May 1966 •• Barbados".
	CHAPTER IX. HEALTH
IX -1 6	Upper Volta:
	Acceptance 6 May 1966
IX - 16	Niger:
	Acceptance 9 May 1966
IX-16	India:
	Acceptance 10 May 1966
IX - 16	Kuwait:
	Acceptance 11 May 1966
IX - 16	Algeria:
	Acceptance 27 May 1966
	CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT
X -1 5	Nigeria:
	Accession 16 May 1966 <u>a</u>
X - 23	Pakistan:
	Ratification 12 May 1966
	CHAPTER XI. TRANSPORT AND COMMUNICATIONS
	A. Customs Conventions
XI.A-58	Malta:
	Notification 3 May 1966 d
IX-16 IX-16 IX-16 IX-16 X-15 X-23	Acceptance 6 May 1966 Niger: Acceptance 9 May 1966 India: Acceptance 10 May 1966 Kuwait: Acceptance 11 May 1966 Algeria: Acceptance 27 May 1966 CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT Nigeria: Accession 16 May 1966 a Pakistan: Ratification 12 May 1966 CHAPTER XI. TRANSPORT AND COMMUNICATIONS A. Customs Conventions

Page B. Road Traffic

XI.B-21 United Kingdom:

Accession .. 16 May 1966 a

XI.B-28 United Kingdom:

Accession .. 16 May 1966 a

XI.B-42 United Kingdom:

Accession .. 16 May 1966 a

CHAPTER XII. NAVIGATION

XII-4 Cuba: Declarations and Reservations 2/

Acceptance .. 6 May 1966 x

XII-5 Lebanon:

Acceptance .. 3 May 1966

XII-11.03 Insert the following text:

CUBA

In accepting the Convention on the Inter-Governmental Maritime Consultative Organization, the Revolutionary Government of the Republic of Cuba declares that its current legislation, which is duly adapted to the encouragement and development of its Merchant Marine, is consistent with the general purposes of the Inter-Governmental Maritime Consultative Organization as defined in article 1 (b) of the Convention. Accordingly, any recommendations relating to this subject that may be adopted by the Organization will be re-examined by the Government of Cuba in the light of the national policy in this regard. 2/

^{2/} Translation by the Secretariat.

Page CHAPTER XXI. LAW OF THE SEA

XXI-4 Malta:

Notification .. 19 May 1966 d

XXI-5, 12

and 19 Switzerland:

Ratification .. 18 May 1966

XXI-22 Malta:

Notification .. 19 May 1966 d

XXI-23 Switzerland:

Ratification .. 18 May 1966

XXI-27 Malta:

Notification .. 19 May 1966 d

XXI-28 Switzerland:

Ratification .. 18 May 1966

FRANCE

20 May 1966 1

Declaration

On behalf of the Government of the French Republic, I declare that I recognize as compulsory ipso facto and without special agreement, in relation to other Members of the United Nations which accept the same obligation, that is to say on condition of reciprocity, the jurisdiction of the Court, in conformity with Article 36, paragraph 2, of the Statute, until such time as notice may be given of the termination of this acceptance, in all disputes which may arise concerning facts or situations subsequent to this declaration, with the exception of:

- (1) Disputes with regard to which the parties may have agreed or may agree to have recourse to another mode of pacific settlement;
- (2) Disputes concerning questions which, according to international law, are exclusively within domestic jurisdiction;
- (3) Disputes arising out of a war or international hostilities, disputes arising out of a crisis affecting national security or out of any measure or action relating thereto, and disputes concerning activities connected with national defence;
- (4) Disputes with a State which, at the time of occurrence of the facts or situations giving rise to the dispute, had not accepted the compulsory jurisdiction of the International Court of Justice.

The Government of the French Republic also reserves the right to supplement, amend or withdraw at any time the reservations made above, or any other reservation which it may make hereafter, by giving notice to the Secretary-General of the United Nations; the new reservations, amendments or withdrawals shall take effect on the date of the said notice. 2/

Paris, 16 May 1966

(Signed) M. Couve de Murville

^{1/} This declaration replaces that of 10 July 1959 in respect of which the notice of withdrawal and termination was given on 20 May 1966. For the text of the declaration of 10 July 1959, see United Nations, Treaty Series, vol. 337, p. 66.

^{2/} Translation by the Secretariat.



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 30 June 1966

Page	CHAPTER I. CHARTER OF THE UNITED THE INTERNATIONAL COU		ATUTE OF
I-12.01	Gambia Declaration: Insert new t	temporary page I-	-12.02
	I-5 (c):		
	State	Amendment	to Article 109
I-33	Belgium Bulgaria Congo (Democratic Republic of) Dahomey	2	June 1966 June 1966 June 1966 June 1966
I-34	Guatemala Iceland Kenya Malta	21 16	June 1966 June 1966 June 1966 June 1966
I-3 5	Thailand inited Republic of Tanzania		June 1966 June 1966
	HAPTER IV. HUMAN RIGHTS		
	_etherlands: I	Declarations and	Reservations 2/
	Accession 20 June 1966 a	<u>a</u> x	

IV-11.01

Netherlands: Insert the following text:

NETHERLANDS

"The Government of the Kingdom of the Netherlands declares that it considers the reservations made by Albania, Algeria, Bulgaria, the Byelorussian Soviet Socialist Republic, Czechoslovakia, Hungary, India, Morocco, Poland, Romania, the Ukrainian Soviet Socialist Republic and the Union of Soviet Socialist Republics in respect of article IX of the Convention on the Prevention and Punishment of the Crime of Genocide, opened for signature at Paris on 9 December 1948, to be incompatible with the object and purpose of the Convention. The Government of the Kingdom of the Netherlands therefore does not deem any State which has made or which will make such reservation a party to the Convention."

I V-1 6	State	Date of signature
	Bulgaria Bolivia Cuba Denmark	1 June 1966 7 June 1966 7 June 1966 21 June 1966
	CHAPTER VII.	TRAFFIC IN WOMEN
VII-11	Singapore :	
		Notification 7 June 1966 d
VII-24	Singapore:	
		Notification 7 June 1966 d
VII-30	Singapore :	
		Notification 7 June 1966 d
	CHAPTER IX. H	EALTH
IX-16	Syria:	
		Acceptance 2 June 1966
IX-16	Nigeria:	
		Acceptance 30 June 1966

Page	CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT
X-15	Niger:
	Accession 3 June 1966 a
X-23	Nepal:
	Acceptance 21 June 1966 a
X - 23	Western Samoa :
	Ratification 23 June 1966
	CHAPTER XI. TRANSPORT AND COMMUNICATIONS
	A. Customs Conventions
XI.A-15	Singapore:
	Notification 7 June 1966 d
XI.A-68	Portugal:
	Accession 6 June 1966 a
	B. Road Traffic
XI.B-33	Denmark :
	Accession 8 June 1966 $\underline{\mathbf{a}}$
	CHAPTER XII. NAVIGATION
XII-5	Malta:
	Signature 22 June 1966
	* Signature without reservation as to acceptance.

Report No. 6 30 June 1966

GAMBIA

22 June 1966

Declaration

"In accordance with Article 36, paragraph 2, of the Statute of the International Court of Justice, I declare, on behalf of the Government of the Gambia, that the Gambia recognises as compulsory <u>ipso facto</u> and without special agreement, in relation to any other State accepting the same obligation, the jurisdiction of the International Court of Justice until such time as notice may be given to terminate the acceptance, over all disputes arising in the future concerning:

- "(a) The interpretation of a treaty;
- "(b) Any question of international law;
- "(c) The existence of any fact which, if established, would constitute a breach of an international obligation;
- "(d) The nature or extent of the reparation to be made for the breach of an international obligation;
- with the reservation, however, that this declaration does not apply to
- "(a) Disputes in regard to which the parties have agreed to a settlement other than by recourse to the International Court of Justice;
 - "(b) Disputes with any country in the Commonwealth;
- "(c) Disputes which, by international law, fall exclusively within the juris-diction of the Gambia."

Bathurst, The Gambia. 14th June, 1966

(Signed) A.B.N'jie Minister of State for External Affairs

Report No. 7 (1966) ST/LEG/3, Rev. 1 31 July 1966



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 July 1966

Page	CHAPTER I. CHARTER OF THE UNITED NAT THE INTERNATIONAL COURT O	
	I-5 (c) :	
	State	Amendment to Article 109
I-33	Bolivia Brazil Canada China Ethiopia Gambia	28 July 1966 12 July 1966 11 July 1966 8 July 1966 28 July 1966 11 July 1966
I-34	India Jamaica Nepal	11 July 1966 12 July 1966 20 July 1966
I - 35	Singapore Sweden Upper Volta	25 July 1966 15 July 1966 18 July 1966
III-12	CHAPTER III. PRIVILEGES AND IMMUNITI Austria: Insert the following:	ES
	"Notification 22 July 1966	FAO - Second revised text of annex II"

Page	
III-12	Brazil: Insert the following:
	"Notification 15 July 1966 FAO - Second revised text of annex II"
III-13	Ecuador: Insert the following:
	"Notification 26 July 1966 FAO - Socond revised text of annex II"
III-16	Jordan: Add "UPU" to the first line
III-20	Trinidad and Tobago: Insert the following:
	"Notification 15 July 1966 FAO - Second revised text of annex II"
	CHAPTER IV. HUMAN RIGHTS
I V-1 6	Peru:
	Signature 22 July 1966
I V-1 6	In the column "Declarations and Reservations" insert "x" after Mongolia, Bulgaria and Cuba
IV-21	Bulgaria: Insert the following text:

BULGARIA

"The Government of the People's Republic of Bulgaria considers that the provisions of article 17, paragraph 1, and article 18, paragraph 1, of the International Convention on the Elimination of All Forms of Racial Discrimination, the effect of which is to prevent sovereign States from becoming Parties to the Convention, are of a discriminatory nature. The Convention, in accordance with the principle of the sovereign equality of States, should be open for accession by all States without any discrimination whatsoever.

The People's Republic of Bulgaria does not consider itself bound by the provisions of article 22 of the International Convention on the Elimination of All Forms of Racial Discrimination, which provides for the compulsory jurisdiction of the International Court of Justice in the settlement of disputes with respect to the interpretation or application of the Convention. The People's Republic of Bulgaria maintains its position that no dispute between two or more States can be referred to the International Court of Justice without the consent in each particular case of all the States parties to the dispute. 1/

Ρ	226
_	

IV-21 Insert new temporary page IV-22.

CHAPTER VI. OPIUM

VI-39 Romania: Add "11 October 1961" under the first column.

VI-66 United Arab Republic:

Declarations and Reservations

Ratification .. 20 July 1966

x

VI-71 United Arab Republic: Insert the following text:

UNITED ARAB REPUBLIC

"It is understood that ratification by the United Arab Republic of this Convention does not mean in any way a recognition of Israel by the Government of the United Arab Republic. Furthermore, no treaty relations will arise between the United Arab Republic and Israel."

CHAPTER IX. HEALTH

IX-16 Senegal:

Acceptance .. 7 July 1966

IX-16 Pakistan:

Acceptance .. 8 July 1966

IX-16 United Arab Republic:

Acceptance .. 20 July 1966

CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-13 Malawi:

Accession .. 25 July 1966 a

X-15 Mongolia: <u>Declarations and Reservations</u>

Accession .. 26 July 1966 a

X-20 Insert new temporary page X-20.01

X-23 Replace by the new temporary page X-23

Report No. 7
31 July 1966

X

Page X - 23India: Declarations and Reservations Ratification .. 20 July 1966 X X**-**23 Norway : Declarations and Reservations Ratification .. 14 July 1966 X X-23 Philippines: Declarations and Reservations Ratification .. 5 July 1966 X X**-**23 Insert new temporary page X-24 CHAPTER XI. TRANSPORT AND COMMUNICATIONS A. Customs Conventions XI.A-51 Norway : Accession .. 11 July 1966 a XI.A-70.01 Insert the following text:

Amendments to articles 2 and 5 of annex 3, and article 5 of annex 6 to the Convention

Articles 2 and 5 of annex 3, and article 5 of annex 6 to the Convention were amended by agreement between the competent administrations of all the Contracting Parties. The amendments entered into force on 1 July 1966, in accordance with article 47, paragraph 4, of the Convention.

B. Road Traffic

XI.B-92 Under Regulation No. 3, insert:

Date of entry into force

Sweden ..

30 August 1966

Page	CHAPTER XIV. EDUCATION AND CULTURE
XI V- 23	Federal Republic of Germany: <u>Declarations</u> 1/
	Ratification 21 July 1966 x
XI V- 23	Federal Republic of Germany: Insert footnote $\underline{2}/$, to read as follows:
	2/ In a notification made on ratification, the Government of the Federal Republic of Germany declared that the Convention shall also apply to Land Berlin as from the day on which the Convention will enter into force for the Federal Republic of Germany.
XI V- 28	Insert new temporary page XIV-29.
	CHAPTER XVI. STATUS OF WOMEN
XVI-6	Trinidad and Tobago:
	Accession 24 June 1966 a 2/
XVI-16	Brazil: Declarations and Reservations
	Signature 26 July 1966 x
XVI-20	Brazil: Insert the following text:
	"Reservation is made concerning application of article 10."
	CHAPTER XVIII. SLAVERY
XVIII-9	Tunisia:
	Accession 15 July 1966 a
XVIII-17	Tunisia:
	Accession 15 July 1966 2

CHAPTER XX. MAINTENANCE OBLIGATIONS

XX- 4

Belgium :

Accession .. 1 July 1966 a

CUBA

The Government of the Republic of Cuba will make such reservations as it may deem appropriate if and when the Convention is ratified. 1/

MONGOLIA

On behalf of the Government of the Mongolian People's Republic, the Permanent Mission also states that the provision in article 17, paragraph 1, of the Convention whereby a number of States are deprived of the opportunity to become Parties to the Convention is of a discriminatory nature, and it holds that, in accordance with the principle of the sovereign equality of States, the Convention on the Elimination of All Forms of Racial Discrimination should be open to participation by all interested States without discrimination or restriction of any kind.

The Mongolian People's Republic does not consider itself bound by the provisions of article 22 of the Convention, under which any dispute between two or more States Parties with respect to the interpretation or application of the Convention is, at the request of any of the parties to the dispute, to be referred to the International Court of Justice for decision, and it states that, in each individual case, the consent of all parties to such a dispute is necessary for referral of the dispute to the International Court. 1/

^{1/} Translation by the Secretariat.

MONGOLIA

The Government of the Mongolian People's Republic deems it essential to draw attention to the discriminatory nature of the provisions of articles 17, 19, 22 and 23 of the Convention, under which a number of States are excluded from participation in this Convention. The Convention deals with matters of interest to all States and should therefore be open for participation by all States.

The Government of the Mongolian People's Republic does not consider itself bound by the provisions of article 16 of the Convention on Transit Trade of Landlocked States under which members of the arbitration commission may be appointed by the President of the International Court of Justice, and declares that the appointment of members of the arbitration commission should be made only with the consent of all the parties to the dispute. I/

^{1/} Translation by the Secretariat.

4. Agreement establishing the Asian Development Bank (not yet in force)

State	Date of Sign	•	Date of r instrum ratifica acceptan	tion or	Declarations and Reservations
	4.5	20/5			
Afghanistan	4 December	1965			
Australia	4 December	1965			
Austria	31 January	1966			
Belgium	31 January	1966			
Cambodia	4 December	1965			
Canada	4 December	1965			
Ceylon	4 December	1965			
China	4 December	1965			
Denmark	28 January	1966			
Federal Republic of Germany	4 December	1965			
Finland	28 January	1966			
India	4 December		20 Ju ly	1966	x
Iran	4 December	1965			
Italy	31 January	1966			
Japan	4 December	1965			
Laos	4 December	1965			
Malaysia	4 December	1965			
Nepal	4 December	1965	21 June	1966 <u>a</u>	
Netherlands	4 December	1965			
New Zealand	4 December	1965			
Norway	30 January		14 Ju l y	1966	X
Pakistan	4 December	1965	12 May	1966	
Philippines	4 December	1965	5 July	1966	x
Republic of Korea	4 December	1965			
Republic of Viet-Nam	28 January	1966			
Singapore	28 January	1966			
Sweden	31 January	1966			
Thailand	4 December	1965			
United Kingdom of Great Bri-					
tain and Northern Ireland	4 December	1965			
United States of America	4 December	1965			
Western Samoa	4 December		23 June	1966	
			=		

For the text of declarations and reservations, see page X-24.

4. Agreement establishing the Asian Development Eank

Declarations and Reservations

INDIA

"The Government of India declares that India retains for herself and her political sub-divisions the right to tax salaries and emoluments paid by the Asian Development Bank to citizens or nationals of India."

NORWAY

"According to article 14, paragraph ix, in the Agreement establishing the Asian Development Bank, 'the proceeds of any loan, investment or other financing undertaken in the ordinary operations of the Bank or with Special Funds established by the Bank pursuant to paragraph 1 (i) of article 19, shall be used only for procurement in member countries of goods and services produced in member countries....'.

The declared shipping policy of the Norwegian Government is based on the principle of free circulation of shipping in international trade in free and fair competition. In accordance with this policy transactions and transfers in connection with maritime transport should not be hampered by provisions giving preferential treatment to one country or a group of countries, the aim always being that normal commercial consideration should determine the method and flag of shipment. The Government of Norway trusts that article 14, paragraph ix, will not be applied contrary to this principle."

PHILIPPINES

"The Government of the Philippines declares that it retains for itself and its political sub-divisions the right to tax salaries and emoluments paid by the Bank to citizens or nationals of the Philippines."

FEDERAL REPUBLIC OF GERMANY

"The Federal Republic of Germany makes use of the following reservations provided for in article 5, paragraph 3, and article 16, paragraph 1 a (iv) of the International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organisations:

- (1) As regards the protection of producers of phonograms it will not apply the criterion of fixation referred to in article 5, paragraph 1 (b) of the Convention;
- (2) As regards phonograms the producer of which is a national of another Contracting State, it will limit the protection provided for by article 12 of the Convention to the extent to which, and to the term for which, the latter State grants protection to phonograms first fixed by a German national."

Report No. 8 (1906) ST/LEG/3, Rev. 1 31 August 1966

INDEXED



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 August 1966

CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF Page THE INTERNATIONAL COURT OF JUSTICE I-5 (c): State Amendment to Article 109 I-33 Ceylon 24 August 1966 I-34 Israel 29 August 1966 I - 34Pakistan 10 August 1966 I-35 Tunisia 23 August 1966 CHAPTER III. PRIVILEGES AND IMMUNITIES III-3 Gambia: Notification .. 1 August 1966 d III-14 Gambia: Insert the following: "Notification .. 1 August 1966 d WHO, ICAO, ILO, FAO, UNESCO, BANK, FUND, UPU, ITU, WMO, IMCO, IFC, IDA" III-16 Kuwait: Insert the following: "Notification .. 29 August 1966 FAO - Second revised tex[t of annex II"

Page	
III - 18	Norway: Insert the following:
	"Notification 2 August 1966 FAO - Second revised text of annex II"
III -3 2	Luxembourg:
	Ratification 17 August 1966
III - 50	Luxembourg:
	Ratification 17 August 1966
	CHAPTER IV. HUMAN RIGHTS
IV-16	Bulgaria :
	Ratification 8 August 1966
IV-16	Jamaica :
	Signature 14 August 1966
IV-16	Canada :
	Signature 24 August 1966
	CHAPTER IX. HEALTH
	CHAPTER IX. HEADIR
IX-16	United Republic of Tanzania:
	Acceptance 17 August 1966
СНАРТЕК	X. INTERNATIONAL TRADE AND DEVELOPMENT
X - 15	Nepal:
	Ratification 22 August 1966
X - 21	After "ENTRY INTO FORCE" insert "22 August 1966, in accordance with article 65."
X-23	Replace "(not yet in force)" by "(in force since 22 August 1966)".

Page		Date of receipt of instrument of ratification or	larations and
X - 23	State		ervations 1/
	Afghanistan Belgium Canada Denmark Federal Republic of Germany Finland Japan Laos Malaysia Netherlands Republic of Korea Thailand United States of America	22 August 1966 16 August 1966 22 August 1966 16 August 1966 30 August 1966 22 August 1966 16 August 1966 30 August 1966 16 August 1966	x x x
X - 24	Canada: Insert the following text " Canada retains for itsel the right to tax Canadian citizens r Canada."	lf and its political subdivisi	
X - 24	Insert new temporary pages X-25 and	X-26.	
	CHAPTER XI. TRANSPORT	F AND COMMUNICATIONS	
XI.A-37	Singapore :		
	Notification 15 Au	ıgust 1966 <u>d</u>	
XI.A-52	Singapore:		
	Notification 15 Au	ıgust 1966 <u>d</u>	
XI.A-73	Finland:		
	Accession 19 Augu	ust 1966 <u>a</u>	

CHAPTER XVI. STATUS OF WOMEN

XVI-5

Jamaica:

Accession .. 14 August 1966 a

XVI-17

Ghana:

Accession .. 15 August 1966 a

XVI-17

Netherlands:

Accession .. 8 August 1966 a

CHAPTER XXI. LAW OF THE SEA

XXI-4

Mexico:

Declarations and Reservations

Accession .. 2 August 1966 a x

XXI-8.07

Insert the following text:

MEXICO

The Government of Mexico considers that government ships, irrespective of the use to which they are put, enjoy immunity, and it therefore enters an express reservation with regard to article 21 of Sub-Section C (Rules applicable to government ships other than warships) in so far as it applies to article 19, paragraphs 1, 2 and 3, and article 20, paragraphs 2 and 3, of Sub-Section B (Rules applicable to merchant ships). 1/

1/ Translation by the Secretariat.

XXI-11

Mexico:

Declarations and Reservations

Accession .. 2 August 1966 a

X

XXI-15 Insert new temporary page XXI-15.01

XXI-18 Mexico:

Accession .. 2 August 1966 a

XXI-22 Mexico:

Accession .. 2 August 1966 a

DENMARK

The declared shipping policy of the Danish Government is based on the principle of free circulation of shipping in international trade in free and fair competition. In accordance with this policy transactions and transfers in connection with maritime transport should not be hampered by provisions giving preferential treatment to one country or a group of countries, the aim always being that normal commercial consideration should determine the method and flag of shipment. The Government of Denmark trusts that article 14, paragraph ix, will not be applied contrary to this principle."

FEDERAL REPUBLIC OF GERMANY

- "1. The Federal Republic of Germany makes use of the reservation provided for in article 56, paragraph 2, of the Agreement establishing the Asian Development Bank and retains for itself and its political subdivisions the right to tax salaries and emoluments paid by the Asian Development Bank to Germans within the meaning of Article 116 of the Basic Law for the Federal Republic of Germany who have their domicile or ordinary residence in the area of application of the said Basic Law, including Land Berlin;
- 2. The Agreement establishing the Asian Development Bank shall also apply to Land Berlin as from the day on which the Convention will enter into force for the Federal Republic of Germany."

JAPAN

"... Japan retains for itself and its political subdivisions the right to tax salaries and emoluments paid by the Bank to its nationals."

MALAYSIA

"The Government of Malaysia declares that it retains for itself the right to tax salaries and emoluments paid by the Asian Development Bank to Malaysian citizens."

NETHERLANDS

This ratification is subject to the reservation provided for in article 56, paragraph 2, of the Convention. 1/

1/ Translation by the Secretariat.

Report No. 8
31 August 1966

Page X-25 (Temporary page)

REPUBLIC OF KOREA

"The Republic of Korea retains for itself and its political subdivisions the right to tax salaries and emoluments paid by the Bank to its nationals."

UNITED STATES OF AMERICA

"The United States of America retains for itself and for all political subdivisions of the United States of America the right to tax salaries and emoluments paid by the Asian Development Bank to any citizen or national of the United States of America."

MEXICO

Article 9: The Government of Mexico enters an express reservation with regard to article 9, since it considers that government ships, irrespective of the use to which they are put, enjoy immunity; it therefore does not accept the limitation imposed in the article in question, which provides that only ships owned or operated by a State and used only on government non-commercial service shall have immunity from the jurisdiction of other States on the high seas. 1/

^{1/} Translation by the Secretariat.

Report No. 9 (1966) ST/LEG/3, Rev. 1 30 September 1966



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 30 September 1966

Page	CHAPTER I. CHARTER OF THE UNITED NATI	
	I - 5 (c) :	
	State A	Amendment to Article 109
I-33	Australia Austria Byelorussian Soviet	27 September 1966 29 September 1966
	Socialist Republic Ghana	21 September 1966 8 September 1966
I-34	Ireland	20 September 1966
I-35	Rwanda Union of Soviet Socialist	9 September 1966
	Republics	22 September 1966
	CHAPTER III. PRIVILEGES AND IMMUNITIE	ES
III-17	Malawi : Insert the following :	
	"Notification 16 September 1966	FAO - Second revised text of annex II"

CHAPTER IV. HUMAN RIGHTS

IV-16

Replace by new temporary page IV-16, and insert new temporary page IV-17.

IV-22

United Arab Republic: Insert the following text:

UNITED ARAB REPUBLIC

"The United Arab Republic does not consider itself bound by the provisions of article 22 of the Convention, under which any dispute between two or more States Parties with respect to the interpretation or application of the Convention is, at the request of any of the parties to the dispute, to be referred to the International Court of Justice for decision, and it states that, in each individual case, the consent of all parties to such a dispute is necessary for referring the dispute to the International Court of Justice.

"It is understood that the signing of this Convention does not mean in any way a recognition of Israel by the Government of the United Arab Republic. Furthermore, no treaty relations will arise between the United Arab Republic and Israel."

IV-22

United States of America: Insert the following text:

UNITED STATES OF AMERICA

"The Constitution of the United States contains provisions for the protection of individual rights, such as the right of free speech, and nothing in the Convention shall be deemed to require or to authorize legislation or other action by the United States of America incompatible with the provisions of the Constitution of the United States of America."

CHAPTER V. REFUGEES

V-5

Gambia :

Notification .. 7 September 1966 d

V-23

Trinidad and Tobago :

Notification .. 11 April 1966 d

Page	CHAPTER VI. OPIUM AND OTHER DANGEROUS DRUGS		
VI-10	Trinidad and Tobago:		
	Notification 11 April 1966 d		
VI-17	Trinidad and Tobago:		
	Notification 11 April 1966 d		
VI-26	Trinidad and Tobago:		
	Notification 11 April 1966 d		
VI-47	Trinidad and Tobago:		
	Notification 11 April 1966 d		
VI-71	Insert the following text:		

ISRAEL

"The Government of Israel noted the political character of the declaration made by the Government of the United Arab Republic at the time of the transmission of the instrument of ratification. In the view of the Government of Israel, the Convention is not the proper place for making such political pronouncements. The Government of Israel will, in so far as concerns the substance of the matter, adopt towards the Government of the United Arab Republic an attitude of complete reciprocity."

(Communication received on 21 September 1966.)

CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN

VII-11	Trinidad and Tobago:			
	Notification 11 April 1966 d			
VII-24	Trinidad and Tobago:			
	Notification 11 April 1966 d			
VII-30	Trinidad and Tobago:			
	Notification 11 April 1966 d			

VIII-8 and 18	Page	CHAPTER VIII. OBSCENE PU	UBLICATIONS				
CHAPTER IX. HEALTH		Trinidad and Tobago:	Trinidad and Tobago:				
Acceptance 27 September 1966		Notification	. 11 April 1966 <u>d</u>				
Acceptance 27 September 1966 IX-16 Ethiopia :		CHAPTER IX. HEALTH					
Acceptance 19 September 1966	IX-5	Gu y ana :					
Acceptance 19 September 1966		Acceptance 2	Acceptance 27 September 1966				
CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT X-13 Zambia: Accession 1 September 1966 a Date of receipt of instrument of ratification or and Reservations and Reservations and Reservations and September 1966 cambodia an	IX-16	-16 Ethiopia:					
X-23 Accession September 1966 a		Acceptance]	19 September 1966				
Accession 1 September 1966 a		CHAPTER X. INTERNATIONAL	L TRADE AND DEVELOPMENT				
Date of receipt of	X-13	Zambia :					
State Instrument of ratification or acceptance (a) Australia 19 September 1966 x		Accession 1	September 1966 <u>a</u>				
Australia 19 September 1966 x Austria 29 September 1966 Cambodia 30 September 1966 Ceylon 29 September 1966 Italy 30 September 1966 Italy 30 September 1966 x New Zealand 29 September 1966 x Republic of Viet-Nam 22 September 1966 x Republic of Viet-Nam 22 September 1966 x Sweden 29 September 1966 x United Kingdom of Great Britain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".	X - 23						
Australia 19 September 1966 x Austria 29 September 1966 Cambodia 30 September 1966 Ceylon 29 September 1966 Italy 30 September 1966 Italy 30 September 1966 Italy 30 September 1966 x New Zealand 29 September 1966 x Republic of Viet-Nam 22 September 1966 Singapore 21 September 1966 Singapore 21 September 1966 x United Kingdom of Great Britain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".							
Australia 19 September 1966 x Austria 29 September 1966 Cambodia 30 September 1966 Ceylon 29 September 1966 x China 22 September 1966 Italy 30 September 1966 x New Zealand 29 September 1966 x Republic of Viet-Nam 22 September 1966 x Republic of Viet-Nam 22 September 1966 Singapore 21 September 1966 x Sweden 29 September 1966 x United Kingdom of Great Britain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".		5+2+0					
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Cambodia 30 September 1966 Ceylon 29 September 1966	Aı	ıstralia	19 September 1966	• X			
Ceylon 29 September 1966 x China 22 September 1966 x Italy 30 September 1966 x New Zealand 29 September 1966 x Republic of Viet-Nam 22 September 1966 Singapore 21 September 1966 x Sweden 29 September 1966 x United Kingdom of Great Britain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".	Aı	ustria					
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Singapore 21 September 1966 x Sweden 29 September 1966 x United Kingdom of Great Britain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".			· -	X			
Sweden United Kingdom of Great Britain and Northern Ireland Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".		=					
United Kingdom of Great Bri- tain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".		- -					
tain and Northern Ireland 26 September 1966 x X-23 Norway: Under "Date of Signature" replace "30 January 1966" by "28 January 1966".			29 September 1900	•			
"28 January 1966".			26 September 1966	x			
X-26 Insert new temporary pages X-27 Y-28 and Y-20		-	ture" replace "30 January 196	6" by			
N-20 Anser o new demporary pages N-21, N-20 and N-27.	X-26 I	nsert new temporary pages X-2	7, X-28 and X-29.				

Report No. 9 30 September 1966

X-26

Australia: Insert the following text:

AUSTRALIA

"The Government of Australia declares in accordance with paragraph 2 (ii) of article 24 of the said Agreement that it desires the use of the portion of its subscription paid pursuant to paragraph 2 (b) of article 6 of the said Agreement to be restricted to payments for goods or services produced in its territory and that any purchase of goods or services in the territory of Australia, subject to the usual consideration of competitive tendering, shall be first charged against the portion of its subscription paid pursuant to paragraph 2 (b) of article 6 of the Agreement.

"The Australian Government further declares in accordance with paragraph 2 of article 56 of the said Agreement that it retains the right to levy taxation in respect of salary and emoluments paid by the Bank for services rendered in Australia to a Director, alternate, officer or employee of the Bank, including an expert performing a mission for the Bank, being a resident of Australia within the meaning of the Australian legislation relating to income tax unless the person is not a citizen of Australia and came to Australia solely for the purpose of performing duties of the office in the Bank held by him.

"The Australian Government is unable to accord to the Bank, in respect of any mailbags which the Bank might wish to despatch through postal channels in Australia, the reduced rates which the Australian Government accords, on the basis of reciprocity, to certain other Governments in respect of mailbags despatched through postal channels by their diplomatic missions in Australia.

"The Australian Government is, insofar as the article applies to priorities, rates and taxes on telecommunications, unable fully to comply with article 54 of the Agreement which requires that the Bank in respect of its official communications shall be accorded by each member treatment not less favourable than that accorded to the official communications of any other member, until such time as all other Governments have decided to co-operate in granting this treatment to international organizations. This reservation shall not affect the right of the Bank to lodge press telegrams at prescribed press rates to the press and radio in Australia.

"The Australian Government understands that nothing in the said Agreement affects the application of any Australian law relating to quarantine."

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

A. Customs Conventions

XI.A-15, 22, 30, 37, 45 and 59

Trinidad and Tobago:

Notification .. ll April 1966 d

CHAPTER XII. NAVIGATION

XII-5

Indonesia: Add the following second paragraph to footnote 3/:

In a communication received on 29 September 1966, the Government of Indonesia notified the Secretary-General that it had decided to resume active participation in the Inter-Governmental Maritime Consultative Organization and requested that the said communication be considered as superseding the notification of withdrawal received on 9 October 1965.

CHAPTER XIV. EDUCATION AND CULTURE

XIV-13

Trinidad and Tobago:

Notification .. 11 April 1966 d

CHAPTER XVI. STATUS OF WOMEN

XVI-17

Malawi :

Accession .. o September 1966 a

XVI-18

Trinidad and Tobago:

Notification .. 11 April 1966 d

Page

CHAPTER XVIII. SLAVERY

XVIII-9 and 17

Trinidad and Tobago:

Notification .. 11 April 1966 d

CHAPTER XXI. LAW OF THE SEA

XXI-5

Trinidad and Tobago:

Notification .. 11 April 1966 d

XXI-8.06

United States of America: Insert the following:

In a communication received on 27 September 1966, the Permanent Representative of the United States of America to the United Nations has informed the Secretary-General that the Government of the United States of America does not find acceptable the reservation made by the Government of Mexico in its instrument of accession.

XXI-12

Trinidad and Tobago:

Notification .. 11 April 1966 d

XXI-15.06

United States of America: Insert the following:

In a communication received on 27 September 1966, the Permanent Representative of the United States of America to the United Nations has informed the Secretary-General that the Government of the United States of America does not find acceptable the reservation made by the Government of Mexico in its instrument of accession.

XXI-19

Trinidad and Tobago:

Notification .. 11 April 1966 d

2. International Convention on the Elimination of All Forms of Racial Discrimination (not yet in force)

<u>State</u>	Date of Sign	Date of receipt of instrument of ratification or accession (a)	Declarations and Reservations 1/
Bolivia	7 June	1966	
Brazil	7 March	1966	
Bulgaria	l June	1966 8 August 1966	x
Byelorussian Soviet Socialist Republic.	7 March	1966	
Cambodia	12 April	1966	X
Canada	24 August	1966	
Central African	24 mgasv	1/00	
Republic	7 March	1966	
China	31 March	1966	
Costa Rica	14 March	1966	
Cuba	7 June	1966	X
Denmark	21 June	1966	
Ecuador	• • • • • • • • • • • •	22 September 1966 a	
Gabon	20 September		
Ghana	8 September	1966 8 September 1966	
Greece	7 March	1966	
Guinea	24 March	1966	
Hungary	15 September	1966	
Israel	7 March	1966	
Jamaica	14 August	1966	
Mongolia	3 May	1966	x
Niger	14 March	1966	
Pakistan	19 September		
Peru	22 July	1966	
Philippines	7 March	1966	
Poland	7 March	1966	
Sweden	5 May	1966	
Tunisia	12 April	1966	
Ukrainian Soviet Soci al ist Republic	7 March	1966	x

^{1/} For the text of declarations and reservations, see page IV-20.

State	Date of Signatu	Date of receipt of instrument of ratification or accession (a)	Declarations and Reservations
Union of Soviet			
Socialist Republics	7 March 19	966	x
United Arab Republic	28 September 19	966	x
United States of			
America	28 September 19	966	x
Yugoslavia	15 April 19	966	

^{1/} For the text of declarations and reservations, see page IV-20.

CEYLON

"In accordance with paragraph 2 of article 56 of the Asian Development Bank Agreement, the Government of Ceylon retains for itself and its political subdivision the right to tax salaries and emoluments paid by the Bank to citizens or nationals of Ceylon resident or ordinarily resident in Ceylon."

ITALY

"The Italian Government, pursuant to article 56, paragraph 2, of the Agreement, retains for itself and its political subdivisions the right to tax salaries and emoluments paid by the Bank to Italian citizens employed in offices of the Bank that might be set up in Italy or performing any activities in Italy on behalf of the Bank.

"The Italian Government considers that paragraph 1 of article 56 is to be construed in the light of the current practice concerning exemption of international organizations from taxation. According to such practice, relief from taxation is granted to international organizations only in respect of articles acquired in pursuance of the official activities of an organization and, in the case of internal indirect taxes, only for substantial purchases where it is reasonably practicable to allow such relief.

"The Italian Government considers that the provision of article 50, paragraph 1, concerning immunity from jurisdiction is to be construed within the limits in which such immunity is provided by international law.

"... it is the intention of the Italian Government to seek from the Asian Development Bank an understanding to the effect that the special procedure to be provided for pursuant to paragraph 2 of article 50 of the bye-laws and regulations of the Bank, or in contracts entered into with the Bank, should not be of prejudice to the jurisdiction of Italian Courts with respect to any claims put forward by private parties."

NEW ZEALAND

"... pursuant to paragraph 2 (ii) of article 24 of the Agreement, the Government of New Zealand hereby declares that it desires the use of the portion of its subscription paid pursuant to paragraph 2 (b) of article 6 of the Agreement to be wholly restricted to payments for goods or services produced in its territory."

SINGAPORE

"... Singapore retains for itself the right to tax salaries and emoluments paid by the Asian Development Bank to citizens and nationals of Singapore."

SWEDEN

"According to the main rule of article 14, paragraph ix, in the Agreement establishing the Asian Development Bank, the proceeds of any loan, investment or other financing undertaken by the Bank shall be used only for procurement in member countries of goods and services produced in member countries.

"The shipping policy of the Swedish Government is based on the principle of free circulation of shipping in international trade in free and fair competition. The Swedish Government trusts that article 14, paragraph ix, will not be applied contrary to this principle. Similarly, it is part of the assistance policy of the Swedish Government that multilateral development assistance should be based on the principle of free international competitive bidding. The Swedish Government expresses the hope that it will be possible to reach agreement on such modification of article 14, paragraph ix, that it does not conflict with this principle."

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

"... in accordance with paragraph 2 of article 56, the Government of the United Kingdom declare that they retain the right to tax salaries and emoluments paid by the Asian Development Bank to citizens of the United Kingdom and Colonies.

"Article 54 of the Agreement has the effect of affording Government telecommunication privileges to the Asian Development Bank. The list of persons and authorities entitled to such privileges in Annex 3 to the International Telecommunications Convention signed at Geneva on the 21st of December, 1959, does not include international organisations other than the United Nations. There is thus a clear conflict between article 54 and the Telecommunication Convention, to which the United Kingdom (and no doubt other members of the Asian Development Bank) is a party. The United Kingdom wishes to propose that this conflict be considered at an early meeting of the Board of Governors.

"Paragraph 1 of article 56 of the Agreement might perhaps be construed as allowing the Asian Development Bank complete exemption from all customs duties and taxes on goods without any qualification. It is current practice to accord such relief from taxation on goods to international organisations only in respect of articles acquired in pursuance of the official activities of an organisation, and, in the case of internal indirect taxes, only for substantial purchases where it is reasonably practicable to allow such relief. The Government of the United Kingdom consider that paragraph 1 of article 56 is to be construed in the light of current practice.

- "... it is the intention of the Government of the United Kingdom to seek from the Asian Development Bank:
 - a) an understanding that it will insure any motor vehicle belonging to, or operated on behalf of, the Bank against third party claims for damage arising from an accident caused by such a vehicle in the United Kingdom and that the immunity of the Bank from legal process under paragraph 1 of article 50 will not be asserted in the case of any civil action in the United Kingdom by a third party for damage arising from an accident caused by such a vehicle;

Report No. 9 30 September 1966 b) an understanding that no immunity under article 55 will be asserted in respect of any motor traffic offence committed by a member of the personnel of the Bank or in respect of damage caused by a motor vehicle belonging to, or driven by, him."



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 October 1966

Page			R OF THE UNITED NATIONS AND STATUTE OF THE ATIONAL COURT OF JUSTICE
I - 5.01		_	Date of the deposit of the of the decision instrument accepting the obligations of the Charter
		Botswana 1	7 September 1966 7 June 1966 7 October 1966 30 September 1966 7 October 1966 17 October 1966
I - 33	I -	5 (a) and (b):	
		State	Amendments to Articles 23 and 27 and 61
		Colombia	10 October 1966
	Ι -	5 (c):	
		<u>State</u>	Amendment to Article 109
I - 33		Albania Czechoslovakia	12 October 1966 7 October 1966
I - 34		Laos	21 October 1966
I - 35		Spain United Kingdom	28 October 1966 19 October 1966

Page	CHAPTER IV. HUMAN RIGHTS	Declarations
IV - 17	State Date of Signature	and Reservations
	Australia	x x
IV - 22	Insert new temporary pages IV - 23 and IV - 24.	•
	CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN	
VII - 4	Singapore:	
	Acceptance 26 October 1966	
VII - 8	Singapore:	
	Acceptance 26 October 1966	
VII - 15	Singapore: Accession 26 October 1966 a	
VII - 36	Singapore:	
	Accession 26 October 1966 a	

Page

CHAPTER IX. HEALTH

IX - 16

Mali:

Accept ance .. 18 October 1966

CHAPTER XIV - EDUCATION AND CULTURE

XIV - 6

United States of America:

Acceptance .. 14 October 1966

CHAPTER XX. MAINTENANCE OBLIGATIONS

XX - 6

Spain:

Acceptance .. 6 October 1966 a

CZECHOSLOVAKIA

"The Czechoslovak Socialist Republic considers that the provision of article 17, paragraph 1, is not in keeping with the aims and objectives of the Convention since it fails to ensure that all States without any distinction and discrimination be given opportunity to become Parties to the Convention.

"The Czechoslovak Socialist Republic does not consider itself bound by the provision of article 22 and maintains that any dispute between two or more Parties over the interpretation or application of the Convention, which is not settled by negotiation or by procedures expressly provided for in the Convention, can be referred to the International Court of Justice only at the request of all the parties to the dispute, if they did not agree to another means of settlement."

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

Reservation

"...in the present circumstances deriving from the usurpation of power in Rhodesia by the illegal régime, the United Kingdom must sign subject to a reservation of the right not to apply the Convention to Rhodesia unless and until the United Kingdom informs the Secretary-General of the United Nations that it is in a position to ensure that the obligations imposed by the Convention in respect of that territory can be fully implemented.

<u>Interpretations</u>

"... the United Kingdom wishes to state its understanding of certain articles in the Convention. It interprets article 4 as requiring a party to the Convention to adopt further legislative measures in the fields covered by sub-paragraphs (a), (b): and (c) of that article only in so far as it may consider with due regard to the principles embodied in the Universal Declaration of Human Rights and the rights expressly set forth in article 5 of the Convention (in particular the right to freedom of opinion and expression and the right to freedom of peaceful assembly and association) that some legislative addition to or variation of existing law and practice in those fields is necessary for the attainment of the end specified in the earlier part of article 4. Further, the United Kingdom interprets the requirement in article 6 concerning "reparation or satisfaction" as being fulfilled if one or other of these forms of redress is made available and interprets "satisfaction" as including any form of redress effective to bring the discriminatory conduct to an end. In addition it interprets article 20 and the other related provisions of Part III of the Convention as meaning that if a reservation is not accepted the State making the reservation does not become a Party to the Convention.

"... the United Kingdom maintains its position in regard to article 15. In its view this article is discriminatory in that it establishes a procedure for the receipt of petitions relating to dependent territories while making no comparable provision for States without such territories. Moreover, the article purports to establish a procedure applicable to the dependent territories of States whether or not those States have become parties to the Convention. Her Majesty's Government have decided that the United Kingdom should sign the Convention, these objections notwithstanding, because of the importance they attach to the Convention as a whole."



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

from 1 to 31 October 1966

Page			OF THE UNITED NATIONS AND STATUTE OF THE TIONAL COURT OF JUSTICE
I - 5.01			Date of the deposit of the of the decision instrument accepting the obligations of the Charter
		Botswana 17	September 1966
I ~ 33	I -	5 (a) and (b):	
		State	Amendments to Articles 23 and 27 and 61
		Colombia	10 October 1966
	I -	5 (c):	
		<u>State</u>	Amendment to Article 109
I - 33		Albania Czechoslovakia	12 October 1966 7 October 1966
I - 34		Laos	21 October 1966
I - 35		Spain United Kingdom	28 October 1966 19 October 1966

Page	CHAPTER IV. HUMAN RIGHTS	Declarations
IV - 17	State Date of Signature	and Reservations
	Australia 13 October 1966 Chile 3 October 1966 Czechoslovakia 7 October 1966 Finland 6 October 1966 New Zealand 25 October 1966 Netherlands 24 October 1966	x
	Unit ed Kingdom 11 October 1966	x
IV - 22	Insert new temporary pages IV - 23 and IV - 24.	•
VII - 4	CHAPTER VII. TRAFFIC IN WOMEN AND CHILDREN Singapore: Acceptance 26 October 1966	
VII - 8	Singapore:	
	Acceptance 26 October 1966	
VII - 15	Singapore: Accession 26 October 1966 a	
VII - 36	Singapore: Accession 26 October 1966 a	

Page

CHAPTER IX. HEALTH

IX - 16

Mali:

Accept ance .. 18 October 1966

CHAPTER XIV - EDUCATION AND CULTURE

XIV - 6

United States of America:

Acceptance .. 14 October 1966

CHAPTER XX. MAINTENANCE OBLIGATIONS

XX - 6

Spain:

Acceptance .. 6 October 1966 a

CZECHOSLOVAKIA

"The Czechoslovak Socialist Republic considers that the provision of article 17, paragraph 1, is not in keeping with the aims and objectives of the Convention since it fails to ensure that all States without any distinction and discrimination be given opportunity to become Parties to the Convention.

"The Czechoslovak Socialist Republic does not consider itself bound by the provision of article 22 and maintains that any dispute between two or more Parties over the interpretation or application of the Convention, which is not settled by negotiation or by procedures expressly provided for in the Convention, can be referred to the International Court of Justice only at the request of all the parties to the dispute, if they did not agree to another means of settlement."

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

Reservation

"...in the present circumstances deriving from the usurpation of power in Rhodesia by the illegal régime, the United Kingdom must sign subject to a reservation of the right not to apply the Convention to Rhodesia unless and until the United Kingdom informs the Secretary-General of the United Nations that it is in a position to ensure that the obligations imposed by the Convention in respect of that territory can be fully implemented.

<u>Interpretations</u>

"... the United Kingdom wishes to state its understanding of certain articles in the Convention. It interprets article 4 as requiring a party to the Convention to adopt further legislative measures in the fields covered by sub-paragraphs (a), (b) and (c) of that article only in so far as it may consider with due regard to the principles embodied in the Universal Declaration of Human Rights and the rights expressly set forth in article 5 of the Convention (in particular the right to freedom of opinion and expression and the right to freedom of peaceful assembly and association) that some legislative addition to or variation of existing law and practice in those fields is necessary for the attainment of the end specified in the earlier part of article 4. Further, the United Kingdom interprets the requirement in article 6 concerning "reparation or satisfaction" as being fulfilled if one or other of these forms of redress is made available and interprets "satisfaction" as including any form of redress effective to bring the discriminatory conduct to an end. In addition it interprets article 20 and the other related provisions of Part III of the Convention as meaning that if a reservation is not accepted the State making the reservation does not become a Party to the Convention.

"... the United Kingdom maintains its position in regard to article 15. In its view this article is discriminatory in that it establishes a procedure for the receipt of petitions relating to dependent territories while making no comparable provision for States without such territories. Moreover, the article purports to establish a procedure applicable to the dependent territories of States whether or not those States have become parties to the Convention. Her Majesty's Government have decided that the United Kingdom should sign the Convention, these objections notwithstanding, because of the importance they attach to the Convention as a whole."



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

Page		THE UNITED NATIONS AND STATUTE OF THE AL COURT OF JUSTICE
I.5 (c):		
	State	Amendment to Article 109
I - 33 I - 35	Afghanistan Ukrainian Soviet Socialist Republic	16 November 1966 1 November 1966
	CHAPTER III. F	RIVILEGES AND IMMUNITIES
III - 1 7	Madagascar : Insert th	e following:
	"Notification 22 N	evember 1966 FAO - Second revised text of annex II"
III - 1 7	Morocco: Insert the f	'ollowing :
	"Notification 30 N	ovember 1966 FAO - Second revised text of annex II"
	CHAPTER IV.	HUMAN RIGHTS
	State	Date of Signature
IV - 17	Holy See Iceland Mexico Norway Sierra Leone	21 November 1966 14 November 1966 1 November 1966 21 November 1966 17 November 1966

CHAPTER IX. HEALTH

IX - 16 Afghanistan:

Acceptance .. 16 November 1966

CHAPTER XI. TRANSPORT AND COMMUNICATIONS

XI.A = 22 Singapore:

Notification .. 22 November 1966 d

XI.A = 30 Singapore:

Notification .. 22 November 1966 d

XI.B = 46 Malta:

Accession . 22 November 1966 a

CHAPTER XIV. EDUCATION AND CULTURE

XIV = 13 United States of America:

Declarations and Reservations²

Ratification .. 2 November 1966

x

XIV = 15 United States of America: Insert the following:

... subject to the reservation contained in the Protocol amnexed to the Agreement.

CHAPTER XVI. STATUS OF WOMEN

XVI = 4 Afghanistan:

Accession .. 16 November 1966 a

Page

CHAPTER XVIII. SLAVERY

XVIII - 15

Afghanistan:

Accession .. 16 November 1966 a

CHAPTER XXI. LAW OF THE SEA

XXI - 8.07

United Kingdom of Great Britain and Northern Ireland: Insert the following:

In a communication received on 2 November 1966, the United Kingdom Mission to the United Nations has informed the Secretary-General that Her Majesty's Government desire to place on record their objection to the reservation to article 21 of Sub-section C of the Convention on the Territorial Sea and the Contiguous Zone made by the Government of Mexico in its instrument of accession.

XXI = 15.06

United Kingdom of Great Britain and Northern Ireland: Insert the following:

In a communication received on 2 November 1966, the United Kingdom Mission to the United Nations has informed the Secretary-General that Her Majesty's Government desire to place on record their objection to the reservation to article 9 of the Convention on the High Seas made by the Government of Mexico in its instrument of accession.

XXI - 23

Sierra Leone:

Accession .. 25 November 1966 a



STATUS OF MULTILATERAL CONVENTIONS

Signatures, ratifications, accessions, etc. received by the Secretary-General

CHAPTER I. CHARTER OF THE UNITED NATIONS AND STATUTE OF THE. Page INTERNATIONAL COURT OF JUSTICE Date of the deposit of the instrument accepting the Date of the decision of the General Assembly obligations of the Charter I-5.01 State 9 December 1966 Barbados 9 December 1966. I-16.01 Declarations by Malawi and Malta: Insert new temporary pages: I-16.02. 16.03 and 16.04 $I_{\bullet}5(a)$ and (b): Amendments to Articles 23. 27 and 61 <u>State</u> 2 December 1966 I-34. Peru $I_{\bullet}5(c)$ Amendment to Article 109 State. 27 December 1966 Morocco CHAPTER III. PRIVILEGES AND IMMUNITIES Czechoslovakia: III-12 29 December 1966 WHO, ICAO, ILO, UNESCO, Accession UPU, ITU, WMO, IMCO Netherlands: 9 December 1966 FAO - Second revised text "Notification ... of amex II"

III-25 Czechoslovakia: Insert the following text:

CZECHOSLOVAKIA

The Czechoslovak Socialist Republic does not consider itself bound by the provisions of sections 24 and 32 of the Convention, under which the International Court of Justice has compulsory jurisdiction in disputes arising out of the interpretation or application of the Convention; concerning the competence of the International Court of Justice in such disputes, the Czechoslovak Socialist Republic takes the position that for any dispute to be referred to the International Court of Justice for settlement, the agreement of all Parties involved in the dispute must be obtained in each individual case. This reservation also applies to the provision of section 32 requiring the Parties concerned to accept the advisory opinion of the International Court of Justice as decisive.

III-57 Costa Rica:

Ratification .. 29 December 1966

CHAPTER IV. HUMAN RIGHTS

IV-1 Insert the following texts:

- 4. International Covenant on Civil and Political Rights.
 Opened for signature at New York on 19 December 1966 35

IV-17	<u>State</u>	Date of Signature
	Algeria Cameroon	9 December 1966 12 December 1966

Cyprus 12 December 1966
Mauritania 21 December 1966
Panama 8 December 1966

Report No. 12 31 December 1966 Page ii

IV-17	Czechoslovakia:
	Ratification 29 December 1966
IV-29	Insert new temporary page IV-30.
IV-34	Insert new temporary page IV-35.
I V- 39	Insert new temporary page IV-40.
	CHAPTER V. REFUGEES
V-13.01	Sweden: Insert footnote 1/ to read as follows:
	1/ See temporary page V-13.02
	Insert new temporary page V-13.02
V-18.03	Insert the following text:
	IVORY COAST
	In a communication received on 20 December 1966, the Government of the Ivory Coast has notified the Secretary-General that, in accordance with Section B (1) of article 1, the words "events occurring before 1 January 1951" in article 1, Section A, shall be understood to mean "events occurring in Europe or elsewhere before 1 January 1951".
V-26.02	Sweden: Insert footnote 1/ to read as follows:

See temporary page V-26.03

Insert new temporary page 26.03

Change present footnote 1/ to footnote 2/

Report No. 12 31 December 1966 CHAPTER X. INTERNATIONAL TRADE AND DEVELOPMENT

X-15

Malawi:

Accession .. 12 December 1966 a

X-15

Zambia:

Ratification .. 2 December 1966

CHAPTER XII. NAVIGATION

XII-1

Insert the following text:

XII-27

Insert new temporary pages XII-27 and XII-28.

CHAPTER XIV. EDUCATION AND CULTURE

XIV-25

United Kingdom of Great Britain and Northern Ireland: Insert footnote 2/ to read as follows:

CHAPTER XIX. COMMODITIES

XIX-8

Kenya:

Accession .. 15 December 1966 a

Report No. 12 31 December 1966 Page iv

In a communication received on 20 December 1966, the Government of the United Kingdom has notified the Secretary-General that the Convention shall extend to Gibraltar, subject to the same declarations as those made at the time of ratification by the United Kingdom.

CHAPTER XXI. LAW OF THE SEA

XXI-8.07 and 15.07

Portugal: Insert the following text:

PORTUGAL

In a communication received on 27 December 1966, the Government of Portugal has informed the Secretary—General that it cannot accept the reservations proposed by the Mexican Government requiring the exemption of government ships from the dispositions laid down in the Conventions, irrespective of the use to which these ships are put.

CHAPTER XXII. COMMERCIAL ARBITRATION

XXII-17

France:

Ratification .. 16 December 1966

MALAWI

12 December 1966

<u>Declaration</u>

"On behalf of the Government of Malawi, I declare under Article 36, paragraph 2, of the Statute of the International Court of Justice that I recognise as compulsory <u>ipso facto</u> and without special agreement, in relation to any other State accepting the same obligation, on condition of reciprocity, the jurisdiction of the International Court of Justice in all legal disputes which may arise in respect of facts or situations subsequent to this declaration concerning:

- (a) the interpretation of a treaty;
- (b) any question of international law;
- (c) the existence of any fact which, if established, would constitute a breach of an international obligation;
- (d) the nature or extent of the reparation to be made for the breach of an international obligation;

provided that this declaration shall not apply to:

- (i) disputes with regard to matters which are essentially within the domestic jurisdiction of the Republic of Malawi as determined by the Government of Malawi;
- (ii) disputes in regard to which the parties of the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement; or
- (iii) disputes concerning any question relating to or arising out of belligerent or military occupation.

"The Government of Malawi also reserves the right at any time, by means of a notification addressed to the Secretary-General of the United Nations, to add to, amend, or withdraw any of the foregoing reservations or any that may hereafter be added. Such notifications shall be effective on the date of their receipt by the Secretary-General of the United Nations.

"Given under my hand in Zomba this 22nd day of November 1966."

(Signed) H. Kamuzu Banda
President
and
Minister for External Affairs

Report No. 12 31 December 1966 Page I-16.02 (Temporary page)

MALTA

6 December 1966

Declaration

"I have the honour to declare, on behalf of the Government of Malta, that Malta accepts as compulsory <u>ipso facto</u> and without special convention, on condition of reciprocity, the jurisdiction of the International Court of Justice, in conformity with paragraph 2 of Article 36 of the Statute of the Court, until such time as notice may be given to terminate the acceptance, over all disputes other than:-

- (i) disputes in regard to which the Parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement;
- (ii) disputes with the Government of any other country which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the Parties have agreed or shall agree;
- (iii) disputes with regard to questions which by international law fall exclusively within the jurisdiction of Malta;
- (iv) disputes concerning any question relating to or arising out of belligerent or military occupation or the discharge of any functions pursuant to any recommendation or decision of an organ of the United Nations, in accordance with which the Government of Malta have accepted obligations;
- (v) disputes arising under a multilateral treaty, unless (1) all Parties to the treaty affected by the decision are also Parties to the case before the Court, or (2) the Government of Malta specially agrees to jurisdiction;
- (vi) disputes relating to any matter excluded from compulsory adjudication or arbitration under any treaty, convention or other international agreement or instrument to which Malta is a Party;
- (vii) disputes in respect of which arbitral or judicial proceedings are taking, or have taken place with any State which, at the date of the commencement of the proceedings, had not itself accepted the compulsory jurisdiction of the International Court of Justice; and

(viii) disputes in respect of which any other Party to the dispute has accepted the compulsory jurisdiction of the International Court of Justice only in relation to or for the purposes of the dispute; or where the acceptance of the Court's compulsory jurisdiction on behalf of any other Party to the dispute was deposited or ratified less than twelve months prior to the filing of the application bringing the dispute before the Court.

"The Government of Malta also reserves the right at any time, by means of a notification addressed to the Secretary-General of the United Nations, and with effect as from the moment of such notification either to add to, amend or withdraw any of the foregoing reservations or any that may hereafter be added."

29 November 1966

(<u>Signed</u>) G. Felice
Acting Minister

3. International Covenant on Economic, Social and Cultural Rights

(not yet in force)

<u>Stat e</u>	Date of Signature	Date of receipt of instrument of ratification or accession (a)	Declarations <u>end</u> Reservations
Colombia Costa Rica Honduras Israel	21 December 1966 19 December 1966 19 December 1966 19 December 1966		
Jamaica Philippines	19 December 1966 19 December 1966		

4. International Covenant on Civil and Political Rights

(not yet in force)

<u>State</u>	Date of Signat	Date of receipt instrument of ratifi or accession (a	cation and
Colombia Costa Rica Cyprus Honduras Israel Jamaica	19 December 1 19 December 1 19 December 1 19 December 1	966 966 9 66 966 96 6	

 Optional Protocol to the International Covenant on Civil and Political Rights

(not yet in force)

<u>State</u>	Date of Signature	Date of receipt of instrument of ratification or accession (a)	Declarations and Reservations
Colombia	19 December 1966 19 December 1966		
Honduras Jamaica Philippines	19 December 1966		

Withdrawal of certain reservations by Sweden

The Government of Sweden has notified the Secretary-General on 25 November 1966 that it has decided, in accordance with paragraph 2 of article 42 of the Convention, to withdraw some of its reservations to article 24, paragraph 1 (b), of the Convention and that, in view of this decision, the reservations to article 24, paragraph 1 (b), will read as follows:

(Translation) ... notwithstanding the principle of national treatment for refugees, Sweden shall not be bound to accord to refugees the same treatment as is accorded to nationals in respect of the possibility of entitlement to a national pension under the provisions of the National Insurance Act; and likewise to the effect that, in so far as the right to a supplementary pension under the said Act and the computation of such pension in certain respects are concerned, the rules applicable to Swedish nationals shall be more favourable than those applied to other insured persons.

The Government of Sweden has further notified the Secretary-General that it has decided to withdraw its reservation to article 24, paragraph 2, of the Convention.

Withdrawal of certain reservations by Sweden

The Government of Sweden has notified the Secretary-General on 25 November 1966 that it has decided, in accordance with paragraph 2 of article 38 of the Convention, to withdraw some of its reservations to article 24, paragraph 1 (b), of the Convention and that, in view of this decision, the reservations to article 24, paragraph 1 (b), will read as follows:

(Translation) ...notwithstanding the rule concerning the treatment of stateless persons as nationals, Sweden will not be bound to accord to stateless persons the same treatment as is accorded to nationals in respect of the possibility of entitlement to a national pension under the provisions of the National Insurance Act; and likewise to the effect that, in so far as the right to a supplementary pension under the said Act and computation of such pension in certain respects are concerned, the rules applicable to Swedish nationals shall be more favourable than those applied to other insured persons.

The Government of Sweden has further notified the Secretary-General that it has also decided to withdraw its reservation to article 24, paragraph 2, of the Convention.

5. Convention relating to the Measurement of Inland Navigation Vessels and Protocol of Signature (not yet in force)

	<u>State</u>	<u>Date of</u> Signature		Date of receipt of instrument of ratification or accession (a)	Declarations and Reservations
Convention					
	Belgium	2 November	1966		
	Bulgaria Federal Republic	14 November	1966		x
	of Germany	14 November	1966		
	France		1966		
	Luxembourg	29 July	1966		
	Netherlands				x
	Switzerland	14 November	1966		
Protocol					
	Belgium	4 November	1966		
	Bulgaria Federal Republic	14 November	1966		
	of Germany	14 November	1966		
	France		1966		x
	Luxembourg	29 July	1966		
	Netherlands	14 November	1966	7	x
	0 11 3 - 3	7 / N 1	10//		

Switzerland 14 November 1966

5. Convention relating to the Measurement of Inland Navigation Vessels and Protocol of Signature

Declarations and reservations made upon signature of the Convention

BULGARIA

On signing this Convention, the People's Republic of Bulgaria declares that it does not consider itself bound by article 14 of the Convention as regards the reference of disputes to the International Court.

It further declares that the validity of measurement certificates issued by its measurement offices for vessels intended for the carriage of goods may be extended only by one of the said offices.

NETHERLANDS

On signing this Convention, the Netherlands Government declares that the Convention shall apply only to the Kingdom of the Netherlands in Europe.

Declarations and reservations made upon signature of the Protocol

FRANCE

Since the measurement signs affixed by the French services are not intended solely to establish the fact of measurement, the said signs shall not be either removed or effaced at the time of remeasurement; instead, an indelible mark consisting of a small cross with vertical and horizontal arms of equal length shall be applied to the left of such signs.

NETHERLAN DS

On signing this Protocol, the Netherlands Government declares that the Protocol shall apply only to the Kingdom of the Netherlands in Europe.

^{1/} Translation by the Secretariat