



Law of the Sea Information Circular



LOSIC No. 18

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**Division for Ocean Affairs and the Law of the Sea
Office of Legal Affairs**

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IS REPRODUCED IN WHOLE OR IN PART,
DUE ACKNOWLEDGMENT SHOULD BE GIVEN TO:**

**THE DIVISION FOR OCEAN AFFAIRS AND THE LAW OF THE SEA, OFFICE OF LEGAL
AFFAIRS, UNITED NATIONS SECRETARIAT**

FOREWORD

This is the eighteenth issue of the Law of the Sea Information Circular (LOSIC), a periodic publication of the Division for Ocean Affairs and the Law of the Sea (DOALOS), Office of Legal Affairs. Its objective is to communicate to all States and entities information on actions taken by States Parties in implementing the United Nations Convention on the Law of the Sea (the Convention), in particular regarding the deposit obligation, as well as to report on activities undertaken by DOALOS in this respect.

The purpose of LOSIC is also to assist States Parties to the Convention to discharge their obligations by giving due publicity to information in accordance with the Convention. This is of particular importance to coastal States, which are obliged under the Convention, *inter alia*, to give due publicity with regard to (i) charts and lists of geographical coordinates (articles 16(2), 47(9), 75(2), 76(9) and 84(2)); (ii) laws and regulations relating to innocent passage (article 21(3)); and (iii) laws and regulations relating to transit passage through straits used for international navigation adopted by States bordering straits (article 42(3)).

TABLE OF CONTENTS

	Page
I. INFORMATION RELATING TO THE CONVENTION, THE AGREEMENT RELATING TO THE IMPLEMENTATION OF PART XI OF THE CONVENTION AND THE AGREEMENT FOR THE IMPLEMENTATION OF THE PROVISIONS OF THE CONVENTION RELATING TO THE CONSERVATION AND MANAGEMENT OF STRADDLING FISH STOCKS AND HIGHLY MIGRATORY FISH STOCKS	1
A. Status of the Convention and of the Agreements	1
1. Table recapitulating the status of the Convention and of the related Agreements, as at 31 October 2003.....	1
2. Settlement of disputes mechanism.....	14
a) Settlement of disputes mechanism under the Convention: Choice of procedure under article 287 and optional exceptions to applicability of Part XV, Section 2, of the Convention under article 298 of the Convention	14
(b) Settlement of disputes mechanism under the Agreement for the Implementation of the Provisions of the Convention relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks: Choice of procedure and optional exceptions to applicability of Part XV of the Convention under article 30	21
II. OBLIGATIONS OF DEPOSIT AND DUE PUBLICITY	23
A. Information on actions taken by States Parties to implement the Convention	24
1. Submissions by States Parties in compliance with their deposit obligations	24
2. Submissions by States Parties in compliance with their due publicity obligations..	24
3. Information relating to a temporary suspension of the innocent passage by Mexico	24
B. Information on activities undertaken by the Division for Ocean Affairs and the Law of the Sea.....	25
1. Communications addressed to States Parties for the purpose of assisting them to comply with their deposit and due publicity obligations under the Convention.....	25
2. Maritime Zone Notifications	25
3. Notification regarding temporary suspension of the innocent passage by Mexico	25
ANNEX I - RECAPITULATIVE INFORMATION ON SUBMISSIONS BY STATES PARTIES IN COMPLIANCE WITH THEIR DEPOSIT OBLIGATIONS.....	26
ANNEX II - RECAPITULATIVE INFORMATION ON SUBMISSIONS BY STATES PARTIES IN COMPLIANCE WITH THEIR DUE PUBLICITY OBLIGATIONS	33

ANNEX III - MARITIME ZONE NOTIFICATIONS.....	36
ANNEX IV - TEXTS OF NOTIFICATIONS RELATING TO A TEMPORARY SUSPENSION OF THE INNOCENT PASSAGE BY MEXICO.....	38
ANNEX V - LISTS OF CONCILIATORS, ARBITRATORS AND EXPERTS.....	45
I. LISTS OF CONCILIATORS AND ARBITRATORS NOMINATED UNDER ARTICLE 2 OF ANNEXES V AND VII TO THE CONVENTION	45
1. List of conciliators nominated under article 2 of annex V to the Convention.....	45
2. List of arbitrators nominated under article 2 of annex VII to the Convention.....	46
II. LIST OF EXPERTS FOR THE PURPOSES OF ARTICLE 2 OF ANNEX VIII (SPECIAL ARBITRATION) TO THE CONVENTION	49
1. List of experts in the field of fisheries maintained by the Food and Agriculture Organization of the United Nations (communicated on 27 September 2001).....	49
2. List of experts in the field of protection and preservation of the marine environment maintained by the United Nations Environment Programme (communicated on 8 November 2002).....	50
3. List of experts in the field of marine scientific research maintained by the Intergovernmental Oceanographic Commission of UNESCO (communicated on 5 November 2002)	57
4. List of experts in the field of navigation, including pollution from vessels and by dumping, maintained by the International Maritime Organization (communicated on 11 June 2003)	69

I. INFORMATION RELATING TO THE CONVENTION, THE AGREEMENT RELATING TO THE IMPLEMENTATION OF PART XI OF THE CONVENTION AND THE AGREEMENT FOR THE IMPLEMENTATION OF THE PROVISIONS OF THE CONVENTION RELATING TO THE CONSERVATION AND MANAGEMENT OF STRADDLING FISH STOCKS AND HIGHLY MIGRATORY FISH STOCKS

A. Status of the Convention and of the Agreements

1. Table recapitulating the status of the Convention and of the related Agreements, as at 31 October 2003

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
	Signature  (<input type="checkbox"/> - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (<input type="checkbox"/> - declaration)	Signature 	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); ¹ simplified procedure (sp); ²	Signature  (<input type="checkbox"/> - declaration or statement)	Ratification; accession(a) ³ (<input type="checkbox"/> - declaration)
TOTALS	157 (<input type="checkbox"/> 35)	143 (<input type="checkbox"/> 52)	79	115	59 (<input type="checkbox"/> 5)	36 (<input type="checkbox"/> 9)
Afghanistan						
Albania		23 June 2003 (a)		23 June 2003 (p)		
Algeria	<input type="checkbox"/>	<input type="checkbox"/> 11 June 1996		11 June 1996 (p)		
Andorra						
Angola	<input type="checkbox"/>	5 December 1990				
Antigua and Barbuda		2 February 1989				
Argentina	<input type="checkbox"/>	<input type="checkbox"/> 1 December 1995		1 December 1995		
Armenia		9 December 2002 (a)		9 December 2002 (a)		

¹ States bound by the Agreement by having ratified, acceded or succeeded to the Convention under article 4, paragraph 1, of the Agreement.

² States bound by the Agreement under the simplified procedure set out in article 5 of the Agreement.

³ In accordance with its article 40, the Agreement shall enter into force 30 days after the date of deposit of the thirtieth instrument of ratification or accession.

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
	Signature  (☐ - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (☐ - declaration)	Signature 	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); ¹ simplified procedure (sp); ²	Signature  (☐ - declaration or statement)	Ratification; accession(a) ³ (☐ - declaration)
<i>Italicized text</i> indicates non-members of the United Nations; Shaded row indicates landlocked States						
Australia		5 October 1994		5 October 1994		23 December 1999
Austria		☐14 July 1995		14 July 1995		
Azerbaijan						
Bahamas		29 July 1983		28 July 1995		16 January 1997(a)
Bahrain		30 May 1985				
Bangladesh		☐27 July 2001		27 July 2001 (a)		
Barbados		12 October 1993		28 July 1995 (sp)		22 September 2000(a)
Belarus	☐					
Belgium	☐	☐13 November 1998		13 November 1998		
Belize		13 August 1983		21 October 1994 (ds)		
Benin		16 October 1997		16 October 1997 (p)		
Bhutan						
Bolivia	☐	28 April 1995		28 April 1995 (p)		
Bosnia and Herzegovina		12 January 1994 (s)				
Botswana		2 May 1990				
Brazil	☐	☐22 December 1988				8 March 2000
Brunei Darussalam		5 November 1996		5 November 1996 (p)		
Bulgaria		15 May 1996		15 May 1996 (a)		
Burkina Faso						
Burundi						
Cambodia						
Cameroon		19 November 1985		28 August 2002		
Canada						☐3 August 1999
Cape Verde	☐	☐10 August 1987				
Central African Republic						

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	Signature  (☐ - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (☐ - declaration)	Signature 	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); ¹ simplified procedure (sp); ²	Signature  (☐ - declaration or statement)	Ratification; accession(a) ³ (☐ - declaration)
<i>Chad</i>						
Chile	☐	☐25 August 1997		25 August 1997 (a)		
China		☐7 June 1996		7 June 1996 (p)	☐	
Colombia						
Comoros		21 June 1994				
Congo						
<i>Cook Islands</i>		15 February 1995		15 February 1995 (a)		1 April 1999 (a)
Costa Rica	☐	21 September 1992		20 September 2001 (a)		18 June 2001 (a)
Côte d'Ivoire		26 March 1984		28 July 1995 (sp)		
Croatia		☐5 April 1995 (s)		5 April 1995 (p)		
Cuba	☐	☐15 August 1984		17 October 2002 (a)		
Cyprus		12 December 1988		27 July 1995		25 September 2002 (a)
<i>Czech Republic</i>		☐21 June 1996		21 June 1996		
Democratic People's Republic of Korea						
Democratic Republic of the Congo		17 February 1989				
Denmark						
Djibouti		8 October 1991				
Dominica		24 October 1991				
Dominican Republic						
Ecuador						
Egypt		☐26 August 1983				
El Salvador						
Equatorial Guinea		21 July 1997		21 July 1997 (p)		
Eritrea						

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	Signature  (☐ - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (☐ - declaration)	Signature 	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); ¹ simplified procedure (sp); ²	Signature  (☐ - declaration or statement)	Ratification; accession(a) ³ (☐ - declaration)
<i>Estonia</i>						
<i>Ethiopia</i>						
<i>European Community</i>	☐	☐1 April 1998 (fc)		1 April 1998(fc)	☐	
<i>Fiji</i>		10 December 1982		28 July 1995		12 December 1996
<i>Finland</i>	☐	☐21 June 1996		21 June 1996		
<i>France</i>	☐	☐11 April 1996		11 April 1996	☐	
<i>Gabon</i>		11 March 1998		11 March 1998 (p)		
<i>Gambia</i>		22 May 1984				
<i>Georgia</i>		21 March 1996 (a)		21 March 1996 (p)		
<i>Germany</i>		☐14 October 1994 (a)		14 October 1994		
<i>Ghana</i>		7 June 1983				
<i>Greece</i>	☐	☐21 July 1995		21 July 1995		
<i>Grenada</i>		25 April 1991		28 July 1995 (sp)		
<i>Guatemala</i>		☐11 February 1997		11 February 1997 (p)		
<i>Guinea</i>	☐	6 September 1985		28 July 1995 (sp)		
<i>Guinea-Bissau</i>		☐25 August 1986				
<i>Guyana</i>		16 November 1993				
<i>Haiti</i>		31 July 1996		31 July 1996 (p)		
<i>Holy See</i>						
<i>Honduras</i>		5 October 1993		28 July 2003 (a)		
<i>Hungary</i>		☐5 February 2002		5 February 2002(a)		
<i>Iceland</i>		☐21 June 1985		28 July 1995 (sp)		14 February 1997
<i>India</i>		☐29 June 1995		29 June 1995		☐19 August 2003 (a)
<i>Indonesia</i>		3 February 1986		2 June 2000		
<i>Iran (Islamic Republic of)</i>	☐					17 April 1998(a)

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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<i>Italicized text</i> indicates non-members of the United Nations; Shaded row indicates landlocked States						
Iraq	☐	30 July 1985				
Ireland		☐21 June 1996		21 June 1996		
Israel						
Italy	☐	☐13 January 1995		13 January 1995		⁴
Jamaica		21 March 1983		28 July 1995 (sp)		
Japan		20 June 1996		20 June 1996		
Jordan		27 November 1995 (a)		27 November 1995 (p)		
Kazakhstan						
Kenya		2 March 1989		29 July 1994 (ds)		
Kiribati		☐24 February 2003 (a)		24 February 2003 (p)		
Kuwait		☐2 May 1986		2 August 2002 (a)		
Kyrgyzstan						
Lao People's Democratic Republic		5 June 1998		5 June 1998 (p)		
Latvia						
Lebanon		5 January 1995		5 January 1995 (p)		
Lesotho						
Liberia						

⁴ On 4 June 1999, the Government of Italy informed the Secretary-General that "Italy intends to withdraw the instrument of ratification it deposited on 4 March 1999, in order to proceed subsequently to complete that formality in conjunction with all the States members of the European Union".

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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<i>Libyan Arab Jamahiriya</i>						
<i>Liechtenstein</i>						
<i>Lithuania</i>						
<i>Luxembourg</i>	☐	5 October 2000		5 October 2000		⁵
<i>Madagascar</i>		22 August 2001		22 August 2001 (p)		
<i>Malawi</i>						
<i>Malaysia</i>		☐14 October 1996		14 October 1996 (p)		
<i>Maldives</i>		7 September 2000		7 September 2000		30 December 1998
<i>Mali</i>	☐	16 July 1985				
<i>Malta</i>		☐20 May 1993		26 June 1996		☐11 November 2001(a)
<i>Marshall Islands</i>		9 August 1991 (a)				19 March 2003
<i>Mauritania</i>		17 July 1996		17 July 1996 (p)		
<i>Mauritius</i>		4 November 1994		4 November 1994 (p)		☐25 March 1997(a)
<i>Mexico</i>		18 March 1983		10 April 2003 (a)		

⁵ On 21 December 2000, the Government of Luxembourg informed the Secretary-General of the following:

“The Permanent Mission of the Grand Duchy of Luxembourg had indeed received instructions to deposit the instrument of ratification of the above-mentioned Agreement with the Secretary-General of the United Nations; this was done on 5 October 2000. It turned out, however, that deposit on that date was premature since, in accordance with decision 98-414-CE of the Council of the European Union, of 8 June 1998, the instrument was to be deposited simultaneously with the instruments of ratification of all States members of the European Union.

“Accordingly, I should be grateful if you would note that Luxembourg wishes to withdraw the instrument of ratification deposited on 5 October 2000. A simultaneous deposit of the instruments of the Community and of all member States is to take place subsequently.”

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<i>Micronesia (Federated States of)</i>		29 April 1991 (a)		6 September 1995		23 May 1997
Monaco		20 March 1996		20 March 1996 (p)		9 June 1999(a)
Mongolia		13 August 1996		13 August 1996 (p)		
Morocco						
Mozambique		13 March 1997		13 March 1997 (a)		
Myanmar		21 May 1996		21 May 1996 (a)		
Namibia		18 April 1983		28 July 1995 (sp)		8 April 1998
Nauru		23 January 1996		23 January 1996 (p)		10 January 1997(a)
Nepal		2 November 1998		2 November 1998 (p)		
Netherlands		☐28 June 1996		28 June 1996	☐	
New Zealand		19 July 1996		19 July 1996		18 April 2001
Nicaragua	☐	☐3 May 2000		3 May 2000 (p)		
Niger						
Nigeria		14 August 1986		28 July 1995 (sp)		
<i>Niue</i>						
Norway		☐24 June 1996		24 June 1996 (a)		☐30 December 1996
Oman	☐	☐17 August 1989		26 February 1997 (a)		
Pakistan		☐26 February 1997		26 February 1997 (p)		
Palau		30 September 1996 (a)		30 September 1996 (p)		
Panama		☐1 July 1996		1 July 1996 (p)		
Papua New Guinea		14 January 1997		14 January 1997 (p)		4 June 1999
Paraguay		26 September 1986		10 July 1995		
Peru						
Philippines	☐	☐8 May 1984		23 July 1997		
Poland		13 November 1998		13 November 1998		

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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Portugal		☐3 November 1997		3 November 1997		
Qatar	☐	9 December 2002		9 December 2002 (p)		
Republic of Korea		29 January 1996		29 January 1996		
Republic of Moldova						
Romania	☐	☐17 December 1996		17 December 1996 (a)		
Russian Federation	☐	☐12 March 1997		12 March 1997 (a)		☐4 August 1997
Rwanda						
Saint Kitts and Nevis		7 January 1993				
Saint Lucia		27 March 1985				9 August 1996
Saint Vincent and the Grenadines		1 October 1993				
Samoa		14 August 1995		14 August 1995 (p)		25 October 1996
San Marino						
Sao Tome and Principe	☐	3 November 1987				
Saudi Arabia		☐24 April 1996		24 April 1996 (p)		
Senegal		25 October 1984		25 July 1995		30 January 1997

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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<i>Serbia and Montenegro</i>	⁶	☐12 March 2001 (s)		28 July 1995 (sp) ²		
Seychelles		16 September 1991		15 December 1994		20 March 1998
Sierra Leone		12 December 1994		12 December 1994 (p)		
Singapore		17 November 1994		17 November 1994 (p)		
Slovakia		8 May 1996		8 May 1996		
Slovenia		☐16 June 1995 (s)		16 June 1995		
Solomon Islands		23 June 1997		23 June 1997 (p)		13 February 1997(a)
Somalia		24 July 1989				
South Africa	☐	☐23 December 1997		23 December 1997		14 August 2003(a)
Spain	☐	☐15 January 1997		15 January 1997		
Sri Lanka		19 July 1994		28 July 1995 (sp)		24 October 1996
Sudan	☐	23 January 1985				
Suriname		9 July 1998		9 July 1998 (p)		
Swaziland						
Sweden	☐	☐25 June 1996		25 June 1996		
Switzerland						
Syrian Arab Republic						

⁶ The former Yugoslavia had signed and ratified the Convention on 10 December 1982 and 5 May 1986, respectively.

² The former Yugoslavia had signed the Agreement and notified the Secretary-General that it had selected the application of the simplified procedure set out in articles 4 (3) (c) and 5 of the Agreement, on 12 May 1995 and 28 July 1995, respectively. On 12 March 2001, the Secretary-General received from the Government of Yugoslavia a notification confirming the signature and the notification of application of the simplified procedure under article 5. As of 4 February 2003, the country name has changed to Serbia and Montenegro.

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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Tajikistan						
Thailand						
The former Yugoslav Republic of Macedonia		19 August 1994 (s)		19 August 1994 (p)		
Timor-Leste						
Togo		16 April 1985		28 July 1995 (sp)		
Tonga		2 August 1995 (a)		2 August 1995 (p)		31 July 1996
Trinidad and Tobago		25 April 1986		28 July 1995 (sp)		
Tunisia		☐24 April 1985		24 May 2002		
Turkey						
Turkmenistan						
Tuvalu		9 December 2002		9 December 2002 (p)		
Uganda		9 November 1990		28 July 1995 (sp)		
Ukraine	☐	☐26 July 1999		26 July 1999		27 February 2003
United Arab Emirates						

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
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United Kingdom		☐25 July 1997 (a)		25 July 1997		☐10 December 2001 [§]

Italicized text indicates non-members of the United Nations;
Shaded row indicates landlocked States

[§] On 4 December 1995, the Agreement was signed by the Government of the United Kingdom of Great Britain and Northern Ireland on behalf of Bermuda, British Indian Ocean Territory, British Virgin Islands, Falkland Islands, Pitcairn Islands, South Georgia and the South Sandwich Islands, St. Helena including Ascension Island, and Turks and Caicos Islands. Further, in a communication received on 19 January 1996, the Government of the United Kingdom informed the Secretary-General that the signature of 4 December 1995 would also apply to Anguilla.

Subsequently, on 27 June 1996, the Agreement was signed by the United Kingdom for the United Kingdom of Great Britain and Northern Ireland.

On 3 December 1999, an instrument of ratification was lodged by the United Kingdom on behalf of Pitcairn, Henderson, Ducie and Oeno Islands, Falkland Islands, South Georgia and South Sandwich Islands, Bermuda, Turks and Caicos Islands, British Indian Ocean Territory, British Virgin Islands and Anguilla with the following declarations:

"1. The United Kingdom understands that the terms 'geographical particularities', 'specific characteristics of the sub-region or region', 'socio-economic geographical and environmental factors', 'natural characteristics of that sea' or any other similar terms employed in reference to a geographical region do not prejudice the rights and duties of States under international law.

2. The United Kingdom understands that no provision of this Agreement may be interpreted in such a way as to conflict with the principle of freedom of the high seas, recognized by international law. 3. The United Kingdom understands that the term 'States whose nationals fish on the high seas' shall not provide any new grounds for jurisdiction based on the nationality of persons involved in fishing on the high seas rather than on the principle of flag State jurisdiction.

4. The Agreement does not grant any State the right to maintain or apply unilateral measures during the transitional period as referred to in Article 21(3). Thereafter, if no agreement has been reached, states shall act only in accordance with the provisions provided for in Articles 21 and 22 of the Agreement."

Upon a request for clarification as to why the above ratification excluded the metropolitan territory of the United Kingdom of Great Britain and Northern Ireland, and subsequent consultations, the following additional declaration was provided by the United Kingdom of Great Britain and Northern Ireland on 10 December 2001:

"1. The United Kingdom is a keen supporter of the Straddling Fish Stocks Agreement. Legislation of the European Communities (Council decision 10176/97 of 8 June 1998) binds the United Kingdom as a matter of EC law to deposit its instrument of ratification in relation to the metropolitan territory simultaneously with the European Community and the other Member States.

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United Republic of Tanzania		☐30 September 1985		25 June 1998		

It is hoped that this event will take place later this year. The constraints imposed by that Council decision only apply in respect of the United Kingdom metropolitan territory and those overseas territories to which the EC treaties apply.

2. In the light of its temporary inability to ratify the Agreement in relation to the metropolitan territory, and the strong desire of the United Kingdom to implement the Agreement in respect of those overseas territories to which the EC treaty does not apply, because of the advantages it will bring to them, the United Kingdom lodged its instrument of ratification to the Agreement, with declarations, in respect of those overseas territories on 3 December 1999.

3. The United Kingdom is concerned that upon entry into force of the Agreement, the overseas territories covered by this ratification should enjoy the rights and obligations accruing under the Agreement. I would therefore be grateful if you would arrange for the above formal declaration to be circulated in order in order to make it clear to all concerned the nature of the United Kingdom's approach to ratification of this convention. ..."

Accordingly, the above action was accepted in deposit on 10 December 2001, the date on which the second declaration was lodged with the Secretary-General.

State or entity	United Nations Convention on the Law of the Sea (in force as from 16 November 1994)		Agreement relating to the implementation of Part XI of the Convention (in force as from 28 July 1996)		Agreement for the implementation of the provisions of the Convention relating to the conservation and management of straddling fish stocks and highly migratory fish stocks (in force as from 11 December 2001)	
	Signature  (☐ - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (☐ - declaration)	Signature 	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); ¹ simplified procedure (sp); ²	Signature  (☐ - declaration or statement)	Ratification; accession(a) ³ (☐ - declaration)
<i>United States of America</i>						☐21 August 1996
Uruguay	☐	☐10 December 1992			☐	☐10 September 1999
Uzbekistan						
Vanuatu		10 August 1999		10 August 1999(p)		
Venezuela						
Viet Nam		☐25 July 1994				
Yemen	☐	☐21 July 1987				
Zambia		7 March 1983		28 July 1995 (sp)		
Zimbabwe		24 February 1993		28 July 1995 (sp)		
TOTALS	157 (☐35)	143 (☐52)	79	115	59 (☐5)	36 (☐9)

2. Settlement of disputes mechanism

a) Settlement of disputes mechanism under the Convention:

Choice of procedure under article 287 and optional exceptions to applicability of Part XV, Section 2, of the Convention under article 298 of the Convention

Articles 287 and 298 of the Convention read as follows:

Article 287
Choice of procedure

1. When signing, ratifying or acceding to this Convention or at any time thereafter, a State shall be free to choose, by means of a written declaration, one or more of the following means for the settlement of disputes concerning the interpretation or application of this Convention:
 - (a) the International Tribunal for the Law of the Sea established in accordance with Annex VI;
 - (b) the International Court of Justice;
 - (c) an arbitral tribunal constituted in accordance with Annex VII;
 - (d) a special arbitral tribunal constituted in accordance with Annex VIII for one or more of the categories of disputes specified therein.
2. A declaration made under paragraph 1 shall not affect or be affected by the obligation of a State Party to accept the jurisdiction of the Seabed Disputes Chamber of the International Tribunal for the Law of the Sea to the extent and in the manner provided for in Part XI, section 5.
3. A State Party, which is a party to a dispute not covered by a declaration in force, shall be deemed to have accepted arbitration in accordance with Annex VII.
4. If the parties to a dispute have accepted the same procedure for the settlement of the dispute, it may be submitted only to that procedure, unless the parties otherwise agree.
5. If the parties to a dispute have not accepted the same procedure for the settlement of the dispute, it may be submitted only to arbitration in accordance with Annex VII, unless the parties otherwise agree.
6. A declaration made under paragraph 1 shall remain in force until three months after notice of revocation has been deposited with the Secretary-General of the United Nations.
7. A new declaration, a notice of revocation or the expiry of a declaration does not in any way affect proceedings pending before a court or tribunal having jurisdiction under this article, unless the parties otherwise agree.
8. Declarations and notices referred to in this article shall be deposited with the Secretary-General of the United Nations, who shall transmit copies thereof to the States Parties.

Article 298
Optional exceptions to applicability of section 2

1. When signing, ratifying or acceding to this Convention or at any time thereafter, a State may, without prejudice to the obligations arising under section 1, declare in writing that it does not accept any one or more of the procedures provided for in section 2 with respect to one or more of the following categories of disputes:

(a) (i) disputes concerning the interpretation or application of articles 15, 74 and 83 relating to sea boundary delimitations, or those involving historic bays or titles, provided that a State having made such a declaration shall, when such a dispute arises subsequent to the entry into force of this Convention and where no agreement within a reasonable period of time is reached in negotiations between the parties, at the request of any party to the dispute, accept submission of the matter to conciliation under Annex V, section 2; and provided further that any dispute that necessarily involves the concurrent consideration of any unsettled dispute concerning sovereignty or other rights over continental or insular land territory shall be excluded from such submission;

(ii) after the conciliation commission has presented its report, which shall state the reasons on which it is based, the parties shall negotiate an agreement on the basis of that report; if these negotiations do not result in an agreement, the parties shall, by mutual consent, submit the question to one of the procedures provided for in section 2, unless the parties otherwise agree;

(iii) this subparagraph does not apply to any sea boundary dispute finally settled by an arrangement between the parties, or to any such dispute which is to be settled in accordance with a bilateral or multilateral agreement binding upon those parties;

(b) disputes concerning military activities, including military activities by government vessels and aircraft engaged in non-commercial service, and disputes concerning law enforcement activities in regard to the exercise of sovereign rights or jurisdiction excluded from the jurisdiction of a court or tribunal under article 297, paragraph 2 or 3;

(c) disputes in respect of which the Security Council of the United Nations is exercising the functions assigned to it by the Charter of the United Nations, unless the Security Council decides to remove the matter from its agenda or calls upon the parties to settle it by the means provided for in this Convention.

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) ¹				Optional exceptions to applicability of Part XV, Section 2, of the Convention (Declarations under article 298)
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Algeria (upon ratification)	NOTE: The People's Democratic Republic of Algeria does not consider itself bound by the provisions of article 287, paragraph 1 (b), of the [said Convention] dealing with the submission of disputes to the International Court of Justice. The People's Democratic Republic of Algeria declares that, in order to submit a dispute to the International Court of Justice, prior agreement between all the Parties concerned is necessary in each case.				---
Argentina (upon ratification)	1	-	-	2	Disputes specified in article 298, paragraph 1 (a), (b) and (c), of the Convention;
Australia (upon ratification)	1	1	-	-	Disputes referred to in article 298, paragraph 1 (a), of the Convention;
Austria (upon ratification)	1	3	-	2	---
Belarus (upon signature)	In respect of the prompt release of detained vessels or their crews	-	1	1 For disputes relating to fisheries, the protection and preservation of the marine environment, marine scientific research and navigation, including pollution from vessels and by dumping	Disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention;
Belgium (upon ratification)	1	1	-	-	---

¹ This quick-reference table has been revised as at October 2002. For the full texts of declarations, please visit:

<http://untreaty.un.org/ENGLISH/bible/englishinternetbible/partI/chapterXXI/chapterXXI.asp>. The texts of the declarations can also be consulted on the United Nations web site at www.un.org/Depts/los/.

If number 1 appears for more than one procedure, no order of preference has been specified.

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) ¹				Optional exceptions to applicability of Part XV, Section 2, of the Convention (Declarations under article 298)
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Cape Verde (upon ratification)	1	2	-	-	Disputes referred to in article 298, paragraph 1 (b), of the Convention;
Chile (upon ratification)	1	-	-	2	Disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention;
Croatia (on 4 November 1999)	1	2	-	-	---
Cuba (upon ratification)	-	Cuba rejects the ICJ jurisdiction for any types of disputes	-	-	Consequently, Cuba does not accept the jurisdiction of the International Court of Justice with respect to the provisions of articles 297 and 298;
Egypt (upon ratification)	-	-	1	-	---
Equatorial Guinea (on 20 February 2002)	No declaration under article 287 made				Disputes referred to in article 298, paragraph 1 (a), of the Convention;
Finland (upon ratification)	1	1	-	-	---
France (upon ratification)	No declaration under article 287 made				Disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention;
Germany (upon accession)	1	3	2	-	---
Greece (upon ratification)	1	-	-	-	---
Guinea-Bissau (upon ratification)	-	Guinea-Bissau rejects the ICJ jurisdiction for any types of disputes;	-	-	Consequently, Guinea-Bissau does not accept the jurisdiction of the International Court of Justice with respect to articles 297 and 298;
Honduras (on 18 June 2002))	-	1	-	-	---

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) ¹				Optional exceptions to applicability of Part XV, Section 2, of the Convention (Declarations under article 298)
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Hungary (upon ratification)	1	2	-	3 for all the categories of disputes specified therein	---
Iceland (upon ratification)	No declaration under article 287 made				Iceland declared that under article 298 of the Convention the right is reserved that any interpretation of article 83 shall be submitted to conciliation under Annex V, section 2, of the Convention;
Italy (upon ratification and on 26 February 1997)	1	1	-	-	Disputes referred to in article 298, paragraph 1 (a), of the Convention;
Mexico (on 6 January 2003)	1	1	-	1	Disputes referred to in article 298, paragraph 1 (a), and (b) of the Convention;
Netherlands (upon ratification)	-	1	-	-	---
Nicaragua (upon ratification)	-	1	-	-	With respect to the categories of disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention, Nicaragua accepts only the jurisdiction of the International Court of Justice;
Norway (upon ratification)	-	1	-	-	Norway does not accept an arbitral tribunal constituted in accordance with Annex VII for any of the categories of disputes referred to in article 298;
Oman (upon ratification)	1	1	-	-	---
Portugal (upon ratification)	1	1	1	1	Disputes referred to in article 298, paragraph 1 (a), (b) and (c), of the Convention;

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) ¹				Optional exceptions to applicability of Part XV, Section 2, of the Convention (Declarations under article 298)
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Russian Federation (upon signature and ratification)	In matters relating to the prompt release of detained vessels and crews	-	1	1 For disputes relating to fisheries, the protection and preservation of the marine environment, marine scientific research and navigation, including pollution from vessels and dumping	Disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention;
Slovenia (on 11 October 2001)	-	-	1	-	Slovenia does not accept an arbitral tribunal constituted in accordance with Annex VII for any of the categories of disputes referred to in article 298.
Spain (on 19 July 2002)	1	1	-	-	Disputes referred to in article 298, paragraph 1 (a), of the Convention;
Sweden (upon ratification)	-	1	-	-	---
Tunisia (upon ratification and on 22 May 2001)	1	-	2	-	Disputes referred to in article 298, paragraph 1 (a), (b) and (c) of the Convention;
Ukraine (upon ratification)	In respect of the prompt release of detained vessels or their crews	-	1	1 For disputes relating to fisheries, protection and preservation of the marine environment, marine scientific research and navigation, including pollution from vessels and by dumping	Disputes referred to in article 298, paragraph 1 (a) and (b), of the Convention, unless otherwise provided by specific international treaties of Ukraine with relevant States;
United Kingdom of Great Britain and Northern Ireland (on 12 January 1998 and 7 April 2003)	-	1	-	-	Disputes referred to in article 298, paragraph 1 (b) and (c), of the Convention;
United Republic of Tanzania (upon ratification)	1	-	-	-	---

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) ¹				Optional exceptions to applicability of Part XV, Section 2, of the Convention (Declarations under article 298)
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Uruguay (upon signature and confirmed upon ratification)	1	-	-	-	Disputes referred to in article 298, paragraph 1 (b), of the Convention.

- b) Settlement of disputes mechanism under the Agreement for the Implementation of the Provisions of the Convention relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks:
Choice of procedure and optional exceptions to applicability of Part XV of the Convention under article 30 of the Agreement

Article 30 of the Agreement for the Implementation of the Provisions of the Convention relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks reads as follows:

Article 30
Procedures for the settlement of disputes

1. The provisions relating to the settlement of disputes set out in Part XV of the Convention apply *mutatis mutandis* to any dispute between States Parties to this Agreement concerning the interpretation or application of this Agreement, whether or not they are also Parties to the Convention.
2. The provisions relating to the settlement of disputes set out in Part XV of the Convention apply *mutatis mutandis* to any dispute between States Parties to this Agreement concerning the interpretation or application of a subregional, regional or global fisheries agreement relating to straddling fish stocks or highly migratory fish stocks to which they are parties, including any dispute concerning the conservation and management of such stocks, whether or not they are also Parties to the Convention.
3. Any procedure accepted by a State Party to this Agreement and the Convention pursuant to article 287 of the Convention shall apply to the settlement of disputes under this Part, unless that State Party, when signing, ratifying or acceding to this Agreement, or at any time thereafter, has accepted another procedure pursuant to article 287 for the settlement of disputes under this Part.
4. A State Party to this Agreement which is not a Party to the Convention, when signing, ratifying or acceding to this Agreement, or at any time thereafter, shall be free to choose, by means of a written declaration, one or more of the means set out in article 287, paragraph 1, of the Convention for the settlement of disputes under this Part. Article 287 shall apply to such a declaration, as well as to any dispute to which such State is a party which is not covered by a declaration in force. For the purposes of conciliation and arbitration in accordance with Annexes V, VII and VIII to the Convention, such State shall be entitled to nominate conciliators, arbitrators and experts to be included in the lists referred to in Annex V, article 2, Annex VII, article 2, and Annex VIII, article 2, for the settlement of disputes under this Part.
5. Any court or tribunal to which a dispute has been submitted under this Part shall apply the relevant provisions of the Convention, of this Agreement and of any relevant subregional, regional or global fisheries agreement, as well as generally accepted standards for the conservation and management of living marine resources and other rules of international law not incompatible with the Convention, with a view to ensuring the conservation of the straddling fish stocks and highly migratory fish stocks concerned.

State	Choice of procedure under article 30 of the Agreement (numbers indicate the order of preference) ²				Optional exceptions to applicability of Part XV of the Convention invoked under article 30 of the Agreement
	International Tribunal for the Law or the Sea	International Court of Justice (ICJ)	An arbitral tribunal constituted in accordance with Annex VII	A special arbitral tribunal constituted in accordance with Annex VIII	Declarations indicating that the State does not accept any one or more of the procedures provided for Part XV, Section 2 (compulsory procedures entailing binding decisions) with respect to one or more of the following categories of disputes:
Canada (upon ratification)	-	-	1	-	Disputes referred to in article 298, paragraph 1, of the Convention
Norway (upon ratification)	No declaration regarding the choice of procedure was made				Does not accept an arbitral tribunal constituted in accordance with Annex VII of the Convention for disputes concerning law enforcement activities in regard to the exercise of sovereign rights or jurisdiction excluded from the jurisdiction of a court or tribunal under article 297, paragraph 3, of the Convention, in the event that such disputes might be considered to be covered by the Agreement
United States of America (upon ratification)	-	-	-	1	---

² If number 1 appears for more than one procedure, no order of preference has been specified. The full texts of the declarations can be consulted on the United Nations web site at www.un.org/Depts/los/.

II. OBLIGATIONS OF DEPOSIT AND DUE PUBLICITY

Coastal States, under article 16, paragraph 2, article 47, paragraph 9, article 75, paragraph 2, and article 84, paragraph 2, of UNCLOS, are required to deposit with the Secretary-General of the United Nations charts showing straight baselines and archipelagic baselines as well as the outer limits of the territorial sea, the exclusive economic zone and the continental shelf; alternatively, the lists of geographical coordinates of points, specifying the geodetic datum, may be substituted. Coastal States are also required to give due publicity to all these charts and lists of geographical coordinates. Furthermore, under article 76, paragraph 9, coastal States are required to deposit with the Secretary-General charts and relevant information permanently describing the outer limits of the continental shelf extending beyond 200 nautical miles. In this case, due publicity is to be given by the Secretary-General. Together with the submission of their charts and/or lists of geographical coordinates, States parties are required to provide appropriate information regarding original geodetic datum.

In this connection, it should be noted that the deposit of charts or of lists of geographical coordinates of points with the Secretary-General of the United Nations is an international act by a State party to UNCLOS in order to conform with the deposit obligations referred to above, after the entry into force of UNCLOS. This act is addressed to the Secretary-General in the form of a note verbale or a letter by the Permanent Representative to the United Nations or other person considered as representing the State party. The mere existence or adoption of legislation or the conclusion of a maritime boundary delimitation treaty registered with the Secretariat, even if they contain charts or lists of coordinates, cannot be interpreted as an act of deposit with the Secretary-General under the Convention.

In resolution 57/141 of 12 December 2002, the General Assembly once again encouraged States parties to the Convention to deposit with the Secretary-General such charts and lists of geographical coordinates. So far, only 28 States have

fully or partially complied with their deposit obligations (see annex 1).

Acting upon the request contained in General Assembly resolution 49/28 of 6 December 1994, the Division for Ocean Affairs and the Law of the Sea, as the responsible substantive unit of the United Nations Secretariat, has established facilities for the custody of charts and lists of geographical coordinates deposited and for the dissemination of such information in order to assist States in complying with their due publicity obligations. In this connection, States parties are encouraged to provide all the necessary information for conversion of the submitted geographic coordinates from the original datum into the World Geodetic System 84 (WGS 84), a geodetic datum system that is increasingly being accepted as the standard and is used by the Division to produce its illustrative maps.

The Division has also established a Geographic Information System (GIS). GIS enables the Division to store and process geographic information and produce custom-tailored cartographic outputs through the conversion of conventional maps, charts and lists of geographical coordinates in digital format. GIS also helps the Division to identify any inconsistencies in the information submitted. The GIS database is connected with the National Legislation/Delimitation Treaties database, which facilitates retrieval of relevant information on certain geographic features.

The Division has also sought to assist States in fulfilling their other obligations of due publicity established by UNCLOS. These obligations relate to all laws and regulations adopted by the coastal State relating to innocent passage through the territorial sea (article 21 (3)) and all laws and regulations adopted by States bordering straits relating to transit passage through straits used for international navigation (article 42 (3)).

The Division informs States parties to UNCLOS of the deposit of charts and geographical coordinates through a "maritime zone notification". The notifications are subsequently circulated to all States by means of the *Law of the Sea Information Circular*, together with other relevant information concerning the discharge by States of the due publicity obligation. The past issues of the *Law of the Sea*

Information Circular that have already been issued give ample evidence of the practice of States in this respect. The texts of the relevant legislation together with illustrative maps are then published in the *Law of the Sea Bulletin*.

In addition, States continue to discharge their obligations of due publicity regarding sea lanes and traffic separation schemes under articles 22, 41 and 53 of UNCLOS, inter alia, through IMO, which provides for the adoption of ships' routing systems under SOLAS regulation V/8 and the adoption or amendment of traffic separation schemes (TSS) in rules 1 (d) and 10 of Convention on the International Regulations for Preventing Collisions at Sea, 1972 (COLREG). Guidelines and criteria developed by IMO for the adoption of routing measures are contained in the IMO General Provisions on Ship's Routing (IMO Assembly resolution A.572 (14), as amended). These measures include traffic separation schemes (TSS), two-way routes, recommended tracks, areas to be avoided, inshore traffic zones, roundabouts, precautionary areas and deep-water routes. Information on recent new and amended traffic separation schemes and associated routing measures is contained in annexes to the reports of the Maritime Safety Committee on its 75th and 76th sessions (documents MSC 75/24, Annex 6 and MSC 76/23, Annex 10).

Accordingly, upon a State becoming a State Party to the Convention, the Division informs the State concerned of the deposit and due publicity obligations pursuant to the Convention with which that State must comply.

A. Information on actions taken by States Parties to implement the Convention

1. Submissions by States Parties in compliance with their deposit obligations

From April 2003 to October 2003, the following State Party has deposited with the Secretary-General charts or lists of geographical coordinates relating to baselines or maritime zones: **Seychelles**. In order to give due publicity to deposited charts and lists of geographical coordinates, "Maritime Zone Notification" No. 44 was circulated to States Parties.

The Law of the Sea Information Circulars provide the texts of Maritime Zone Notifications. In addition, they also provide illustrative maps in a standardized format, showing the baselines and the limits of maritime zones as deposited by the States Parties (see also section II.B.2. and Annex I: Recapitulative information on submissions by States Parties in compliance with their deposit obligations). For previous Maritime Zone Notifications and corresponding illustrative maps, please refer to Law of the Sea Information Circulars Nos. 9 - 17.

2. Submissions by States Parties in compliance with their due publicity obligations

From April 2003 to October 2003, no State Party submitted charts or copies of laws and regulations to which States Parties should give due publicity, as required by articles 21, 22, 41, 42 and 53, of the Convention. Information regarding previous submissions is contained in Annex II to the present Circular (Recapitulative information on submissions by States Parties in compliance with their due publicity obligations).

3. Information relating to a temporary suspension of the innocent passage by Mexico

By letters dated 6 August 2003, 17 October 2003 and 30 October 2003, the Permanent Representative of **Mexico** to the United Nations has requested the Secretary-General to publish the information relating to a temporary suspension of the innocent passage in specified areas of the territorial sea of Mexico, in accordance with article 25, paragraph 3 of the Convention. This article stipulates that a coastal State may, without discrimination in form or in fact among foreign ships, suspend temporarily, in specified areas of its territorial sea the innocent passage of foreign ships if such suspension is essential for the protection of its security, including weapons exercises. Such suspension takes effect, according to the same article, only after having been duly published. (See also subsection II.B.3 of this Circular.)

B. Information on activities undertaken by the Division for Ocean Affairs and the Law of the Sea

1. Communications addressed to States Parties for the purpose of assisting them to comply with their deposit and due publicity obligations under the Convention

During the period between April 2003 and October 2003, the Division transmitted the following notes verbales to the States Parties indicated, recalling their deposit and due publicity obligations and offering its assistance with a view to ensuring compliance:

(a) Note verbale MZ/SP/53 addressed to **Albania**, requesting the submission of charts or lists of geographical coordinates of baselines and various maritime limits pursuant to articles 16(2), 47(9), 75(2), 84(2) and 76(9);

(b) Note verbale TS/IP/SP/53, addressed to **Albania**, requesting the submission of laws and regulations relating to innocent passage through the territorial sea pursuant to article 21(3).

2. Maritime Zone Notifications

"Maritime Zone Notifications" are circulated to States Parties in order to give due publicity to charts or lists of geographical coordinates deposited with the Secretary-General of the United Nations. From April 2003 to October 2003, the Division has circulated one maritime zone notification.

The maritime zone notification circulated is as follows:

- ◆ Maritime Zone Notification (M.Z.N. 4. 2003. LOS of 7 May 2003) regarding the deposit by the Republic of **Seychelles** of the list of geographical coordinates of points pursuant to articles 75 and 84 of the Convention.
- ◆ (The text of the above-mentioned maritime zone notification is reproduced in Annex III to this publication.)

In this connection, it should be noted that lists of deposited geographical coordinates as well as deposited charts may be consulted at the Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, United Nations Secretariat. (See also Annexes I and II.)

3. Notification regarding temporary suspension of the innocent passage by Mexico

Information on the temporary suspension of the innocent passage in specified areas of the territorial sea of Mexico in **2003**, which has been provided in the letters dated 6 August 2003, 17 October 2003, and 30 October 2003 from the Permanent Representative of **Mexico** to the United Nations, in accordance with article 25, paragraph 3 of the Convention, is published in Annex IV.

ANNEX I

RECAPITULATIVE INFORMATION ON SUBMISSIONS BY STATES PARTIES IN COMPLIANCE WITH THEIR DEPOSIT OBLIGATIONS

State Party	Deposit and due publicity	Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
			No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Argentina	Deposit of charts (straight baselines and outer limits of the EEZ) and lists of geographical coordinates (straight baselines) as contained in Act 23,968 on the Maritime Spaces of 10 September 1991	16(2); 75(2)	M.Z.N. 10. 1996. LOS of 16 September 1996	4 and 9	Illustrative map in LOSIC No. 9 Charts at DOALOS/OLA
Australia	Deposit of List of geographical coordinates of points for drawing the extended outer limits of the territorial sea in the southern area of the Gulf of Carpentaria to include the part of the roadstead near the Port of Karumba in Queensland, and for drawing the limits of that roadstead, as established by the Proclamation of 29 August 2000 under the Seas and Submerged Lands Act 1973	16(2)	M.Z.N. 36. 2000. LOS of 18 September 2000	12	<u>Law of the Sea Bulletin</u> No. 44 Illustrative map in LOSIC No. 12
Belgium	Deposit of a nautical chart showing the outer limit lines of the continental shelf including the geographical coordinates of points, and the outer limit lines of the territorial sea	16(2); 84(2)	M.Z.N. 24. 1999. LOS of 1 June 1999	10	Illustrative map in LOSIC No. 10 Chart at DOALOS/OLA
Chile	Deposit of a chart showing the maritime boundary between Argentina and Chile, with the list of geographical coordinates of points	16(2); 75(2); 84(2)	M.Z.N. 29. 1999. LOS of 29 July 1999	10	Illustrative map in LOSIC No. 10 Chart at DOALOS/OLA
	Deposit of charts showing normal and straight baselines, the territorial sea, the contiguous zone, the exclusive economic zone and the continental shelf	16(2); 75(2); 84(2)	M.Z.N. 37. 2000. LOS of 29 September 2000	12, 13	Illustrative map in LOSIC No. 13 Charts at DOALOS/OLA
China	Deposit of lists of geographical coordinates as contained in the Declaration on the Baselines of the Territorial Sea of the People's Republic of China of 15 May 1996	16(2)	M.Z.N. 7. 1996. LOS of 5 July 1996	4 and 9	Illustrative map in LOSIC No. 9 <u>Law of the Sea Bulletin</u> No. 32

State Party	Deposit and due publicity	Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
			No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Costa Rica	Deposit of a chart showing the limits of the exclusive economic zone in the Pacific Ocean	75(2)	M.Z.N. 13. 1996. LOS of 27 January 1997	5 and 9	Illustrative map in LOSIC No. 9 DOALOS/OLA
Cyprus	Confirmation that the list of geographical coordinates and chart (straight baselines) previously submitted were still valid and deposit thereof	16(2)	M.Z.N. 6. 1996. LOS of 30 June 1996	4 and 9	SP IV 1/, p. 41 Illustrative map in LOSIC No. 9
Equatorial Guinea	Deposit of the lists of geographical coordinates of points for the drawing of the limits of the exclusive economic zone and the lateral limits of the territorial sea, with an illustrative map	16(2); 75(2)	M.Z.N. 25. 1999. LOS of 2 June 1999	10	Illustrative map in LOSIC No. 10 Map at DOALOS/OLA Act in <u>Law of the Sea Bulletin</u> No. 40
Finland	Deposit of a map (provisional) and of a list of geographical coordinates (straight baselines; outer limits of the territorial sea)	16(2)	M.Z.N. 8. 1996. LOS of 21 July 1996	4 and 9	<u>Law of the Sea Bulletin</u> No. 29; Illustrative map in LOSIC No. 9 Map at DOALOS/OLA
	Deposit of charts showing the straight baselines and the outer limits of the territorial sea of Finland, and the median line separating the continental shelf and fishery zones of Finland from the continental shelves and exclusive economic zones of Estonia and Sweden	16(2); 75(2); 84(2)	M.Z.N. 16. 1996. LOS of 30 September 1996	6 and 9	Illustrative map in LOSIC No. 9 DOALOS/OLA
Gabon	Deposit of the list of geographical coordinates of points for the drawing of straight baselines, as contained in the Decree No. 2066/PR/MHCUCDM of 4 December 1992.	16(2)	M.Z.N. 31. 1999. LOS of 11 October 1999	11	Illustrative map in LOSIC No. 11 and at DOALOS/OLA Decree in the <u>Law of the Sea Bulletin</u> No. 42
Germany	Deposit of charts and geographical coordinates on the territorial sea and the exclusive economic zone in the Baltic Sea and in the North Sea as contained in: - Announcement of the Proclamation by the Government of the Federal Republic of Germany concerning the extension of the breadth of the German territorial sea of 11 November 1994; and - Proclamation by the Federal Republic of Germany concerning the establishment of an exclusive economic zone of the Federal Republic of Germany in the North Sea and in the Baltic Sea of 25 November 1994	16(2); 75(2)	M.Z.N. 1.1995.LOS of 8 March 1995	1 and 9	<u>Law of the Sea Bulletin</u> No. 27; Illustrative map in LOSIC No. 9 Charts at DOALOS/OLA

^{1/} The Law of the Sea: Current Developments in State Practice IV (United Nations publication, Sales No. E.95.V.10).

State Party	Deposit and due publicity		Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
				No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Honduras	Deposit of the list of geographical coordinates of points for the drawing of straight baselines, with an illustrative map, as established by Executive Decree No. PCM 007-2000 of 21 March 2000		16(2)	M.Z.N. 35. 2000. LOS of 17 April 2000	12	<u>Law of the Sea Bulletin</u> No. 43 Illustrative map in LOSIC No. 12
Italy	Deposit of various charts and geographical coordinates, as contained in: - Presidential Decree No. 830 of 22 May 1969; - Decree of the President of the Republic No. 816 of 26 April 1977; - Law No. 347 of 3 June 1978; - Law No. 348 of 3 June 1978; - Law 107 of 2 March 1987 (published in Regular Supplement to the G.U. 70 of 25 March 1987); - Law No. 59 of 11 February 1989; - Law No. 147 of 12 April 1995 (published in Regular Supplement to the G.U. 99 of 29 April 1995); - Law 290 of 23 May 1980 (published in Regular Supplement to the G.U. 181 of 3 July 1980);		16(2); 84(2)	M.Z.N. 5. 1996. LOS of 19 April 1996	3 and 9	Charts at DOALOS/OLA Illustrative map in LOSIC No. 9 Decree No. 816 of 1977 in BL 2/, p. 201
Jamaica	Deposit of lists of geographical coordinates (archipelagic basepoints)		47(9)	M.Z.N. 11. 1996. LOS of 16 October 1996	5 and 9	<u>Law of the Sea Bulletin</u> No. 32 Illustrative map in LOSIC No. 9
Japan	Deposit of charts showing the straight baselines for measuring the breadth of the territorial sea, and the outer limits of the territorial sea	The straight baselines and the limits of the territorial sea shown on [these charts] are based on the provisions of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone and the Enforcement Order No. 206 of 1996 of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone.	16(2)	M.Z.N. 14. 1997. LOS of 6 June 1997	6 and 9	Charts at DOALOS/OLA; Illustrative map in LOSIC No. 9 Law in <u>Law of the Sea Bulletin</u> No. 35
	Deposit of charts showing the straight baselines and the limits of some parts of the territorial sea		16(2)	M.Z.N. 18. 1997. LOS of 23 June 1998	8 and 9	Charts at DOALOS/OLA; Illustrative map in LOSIC No. 9 Law in <u>Law of the Sea Bulletin</u> No. 35

^{2/} The Law of the Sea: Baselines - National Legislation with Illustrative Maps (United Nations publication, Sales No. E.89.V.10).

State Party	Deposit and due publicity		Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
				No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Japan (cont.)	Deposit of charts showing the straight baselines and the limits of some parts of the territorial sea	Note: The straight baselines and the limits of the territorial sea shown [on these charts] are based on the provisions of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone and the Enforcement Order No. 210 of 1977 of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone	16(2)	M.Z.N. 20. 1998. LOS of 19 August 1998	8 and 9	Charts at DOALOS/OLA; Illustrative map in LOSIC No. 9 Law in Law of the Sea Bulletin No. 35
	Deposit of charts showing the straight baselines and the limits of some parts of the territorial sea		16(2)	M.Z.N. 21. 1998. LOS of 30 November 1998	8 and 9	Charts at DOALOS/OLA; Illustrative map in LOSIC No. 9 Law in Law of the Sea Bulletin No. 35
	Deposit of charts showing the straight baselines and the limits of some parts of the territorial sea	Note: The straight baselines and the limits of the territorial sea shown [on these charts] are based on the provisions of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone and the Enforcement Order No. 210 of 1977 of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone	16(2)	M.Z.N. 26. 1999. LOS of 3 June 1999	10	Charts at DOALOS/OLA Illustrative map in LOSIC No. 9 and 10 Law in Law of the Sea Bulletin No. 35
	Deposit of charts showing the straight baselines and the limits of some parts of the territorial sea		16(2)	M.Z.N. 28. 1999. LOS of 28 June 1999	10	Charts at DOALOS/OLA Illustrative map in LOSIC Nos. 9 and 10 Law in Law of the Sea Bulletin No. 35
	Deposit by Japan of charts showing the straight baselines and the limits of some parts of the territorial sea	Notes: The straight baselines and the limits of the territorial sea shown on this chart are based on the provisions of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone and the Enforcement Order No. 210 of 1977 of the Law No. 30 of 1977 on the Territorial Sea and the Contiguous Zone Japan has thus completed the deposit of charts in accordance with article 16(2) of the Convention.	16(2)	M.Z.N. 33. 2000. LOS of 28 March 2000	11	Charts at DOALOS/OLA Illustrative map in LOSIC No. 11 Law in Law of the Sea Bulletin No. 35

State Party	Deposit and due publicity	Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
			No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Madagascar	Deposit of the list of geographical coordinates of points for the drawing of baselines from which the territorial sea of Madagascar is measured, with an illustrative map, as established by Decree No. 63-131 of 27 February 1963 establishing the limits of the territorial sea of the Malgasy Republic.	16(2)	M.Z.N. 43. 2002. LOS of 13 December 2002	17	Illustrative maps at DOALOS/OLA and in LOSIC No. 17 Decree No. 63-131 of 27 February 1963 in BL ² , p. 213
Myanmar	Deposit of a chart showing its straight baselines and the list of geographical coordinates of points, as contained in the Territorial Sea and Maritime Zones Law (Pyithu Hluttaw Law No. 3 of 1977)	16(2)	M.Z.N. 12. 1996. LOS of 27 January 1997	5 and 9	Chart at DOALOS/OLA Illustrative map in LOSIC No. 9 Law No. 3 of 1977 in BL ² , p.64 and TS ³ , p. 230
Nauru	Deposit of lists of geographical coordinates of points for the drawing of straight baselines, outer limits of the territorial sea, and outer limits of the exclusive economic zone	16(2); 75(2)	M.Z.N. 23. 1999. LOS of 19 February 1999	10	Illustrative map in LOSIC No. 10 Lists of geographical coordinates at DOALOS/OLA <u>Law of the Sea Bulletin</u> No. 41
Netherlands	Deposit of charts showing the outer limits of the territorial sea	16(2)	M.Z.N. 42. 2002. LOS of 4 December 2002	17	Charts at DOALOS/OLA
Norway	Deposit of charts (outer limits of the continental shelf and the exclusive economic zone) and confirmation (deposit) of lists of geographical coordinates (straight baselines), as contained in: - Royal Decree of 12 July 1935, relating to the Baselines for the Norwegian Fishery Zone as regards that part of Norway which is situated to the north of 66°28'8" N Latitude; - Royal Decree of 18 July 1952 relating to the Baseline for the Norwegian Fishery Zone as regards that part of Norway which is situated to the south of 66°28'8" N Latitude; - Crown Prince Regent's Decree of 30 June 1955; and - Royal Decree of 25 September 1970 concerning the Delimitation of the Territorial Waters of Parts of Svalbard.	16(2); 75(2); 84(2)	M.Z.N. 9. 1996. LOS of 25 August 1996	4 and 9	Charts at DOALOS/OLA Illustrative map in LOSIC No. 11 Decrees in BL ² , p. 235; p. 237; p. 242; and p. 244, respectively

³/ The Law of the Sea: National Legislation on Territorial Sea, the Right of Innocent Passage and the Contiguous Zone (United Nations publication, Sales No. E.95.V.7).

State Party	Deposit and due publicity	Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
			No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Norway (cont.)	Deposit of lists of geographical coordinates, as contained in: - Additional Protocol to the Agreement of 18 December 1995 between the Kingdom of Norway and the Kingdom of Denmark concerning the Delimitation of the Continental Shelf in the Area between Jan Mayen and Greenland and the Boundary between the Fishery Zones in the Area, 11 November 1997; and - Additional Protocol to the Agreement of 8 May 1980 between Norway and Iceland concerning Fishery and Continental Shelf Questions and the Agreement derived therefrom of 22 October 1981 on the Continental Shelf between Jan Mayen and Iceland, 11 November 1997	75(2); 84(2)	M.Z.N. 32. 2000. LOS of 14 March 2000	11	Charts at DOALOS/OLA Illustrative map in LOSIC No. 11 Additional Protocols in Law of the Sea Bulletin No. 39
	Deposit of the list of geographical coordinates of points for drawing the baselines for measuring the width of the territorial sea around Svalbard, as contained in: Regulations of 1 June 2001 relating to the limit of the Norwegian territorial sea around Svalbard	16(2)	M.Z.N. 38. 2001. LOS of 8 June 2001	14	Regulation of 1 June 2001 in Law of the Sea Bulletin No. 46
	Deposit of the list of geographical coordinates of points as specified in the Regulations relating to the baselines for determining the extent of the territorial sea around mainland Norway, as laid down by Royal Decree of 1 June 2002.	16(2)	M.Z.N. 39. 2002. LOS of 20 June 2002	16	Royal Decree of 14 June 2002 in Law of the Sea Bulletin No. 49
	Deposit of the list of geographical coordinates of points as specified in the Regulations relating to the limit of the Norwegian territorial sea around Jan Mayen, as laid down by Royal Decree of 30 August 2002.	16(2)	M.Z.N. 40. 2002. LOS of 20 September 2002	16	Royal Decree of 30 August 2002 in Law of the Sea Bulletin No. 50
Pakistan	Deposit of the list of geographical coordinates of points for the drawing of the straight baselines, established by Notification of 29 August 1996, with an illustrative map	16(2); 75(2)	M.Z.N. 27. 1999. LOS of 4 June 1999	10	Notification in Law of the Sea Bulletin No.34. Illustrative map in LOSIC No. 10
Papua New Guinea	Deposit of the list of geographical coordinates of points of Principal Archipelago as specified in the Declaration of the baselines by methods of coordinates of base points for purposes of the location of the archipelagic waters of 25 July 2002, made pursuant to Section 8(1) of the National Seas Act 1977 and published in National Gazette No. G-124 of 1 August 2002.	47(9)	M.Z.N. 41. 2002. LOS of 8 October 2002	16	Declaration of 25 July 2002 in Law of the Sea Bulletin No. 50
Romania	Deposit of the list of geographical coordinates of points for the drawing of straight baselines and a chart showing its straight baselines and the outer limit of its territorial sea	16(2)	M.Z.N. 15. 1997. LOS of 7 August 1997	6 and 9	Law of the Sea Bulletin No. 19 Illustrative map in LOSIC No. 9 Chart at DOALOS/OLA
São Tomé and Príncipe	Deposit of lists of geographical coordinates of points for the drawing of archipelagic baselines and the outer limit lines of the exclusive economic zone and of chart showing the archipelagic baseline and the outer limits of the territorial sea, contiguous zone and exclusive economic zone of São Tomé and Príncipe - Act No. 1/98 of 23 March 1998	47(9); 75(2)	M.Z.N. 17. 1998. LOS of 7 May 1998	8 and 9	Law of the Sea Bulletin No. 37 Illustrative map in LOSIC No. 9 Chart at DOALOS/OLA

State Party	Deposit and due publicity	Relevant article(s) of the Convention	Maritime Zone Notification		Charts Coordinates
			No.	See LOSIC No.	Or relevant Acts Treaties published in / available at
Seychelles	Deposit of the list of geographical coordinates of points defining the outer limits of the exclusive economic zone and the continental shelf of the Republic of Seychelles as specified in the Maritime Zones (Exclusive Economic Zone and Continental Shelf) Order, 2002 (S.I. 27 of 2002).	75(2); 84(2)	M.Z.N. 44. 2003. LOS of 7 May 2003	18	Order published in Law of the Sea Bulletin No. 52 Illustrative map in LOSIC No. 18
Spain	Deposit of the list of geographical coordinates of points for the drawing of the limits of the Fisheries Protection Zone in the Mediterranean Sea established by: - Royal Decree 1315/1997 of 1 August	75(2)	M.Z.N. 19. 1998. LOS of 23 June 1998	8 and 9	Law of the Sea Bulletin No. 37 (list of coordinates) Illustrative map in LOSIC No. 9 Law of the Sea Bulletin No. 36 (decree)
	Deposit of the list of geographical coordinates of points for the drawing of the limits of the Fisheries Protection Zone in the Mediterranean Sea. This list of geographical coordinates of points replaces the list previously submitted by Spain on 23 June 1998 (MZN. 19. 1998. LOS dated 23 June 1998)	75(2)	M.Z.N. 34. 2000. LOS of 14 April 2000	12	Law of the Sea Bulletin No. 43 Illustrative map in LOSIC No. 12
Tunisia	Deposit of the list of geographical coordinates of points for the drawing of straight baselines, contained in Decree No. 73-527 of 3 November 1973 concerning baselines	16(2)	M.Z.N. 22. 1998. LOS of 16 December 1998	9 and 10	Decree in BL 2/, p. 310 Illustrative map in LOSIC No. 9
Uruguay	Deposit of the list of geographical coordinates of points for the drawing of straight baselines, and charts showing the straight baselines and the outer limit lines of the territorial sea, the contiguous zone and the exclusive economic zone. The list of geographical coordinates and charts are annexed as Annex I and II, respectively, to the Law No. 17.033 of 20 November 1998 on the Maritime Spaces of the Republic of Uruguay	16(2); 75(2)	M.Z.N. 30. 1999. LOS of 30 July 1999	10	Illustrative map in LOSIC No. 10 Chart at DOALOS/OLA Law in Law of the Sea Bulletin no. 40

ANNEX II

RECAPITULATIVE INFORMATION ON SUBMISSIONS BY STATES PARTIES IN COMPLIANCE WITH THEIR DUE PUBLICITY OBLIGATIONS

State Party	Due publicity	Relevant article(s) of the Convention	Reference provided in LOSIC No.	See also Maritime Zone Notification No.	Acts Charts Coordinates Treaties published in / available at
Argentina	1881 Boundary Treaty (Argentina and Chile) 1984 Treaty of Peace and Friendship (Argentina and Chile)	42(3)	4, 5	---	SP 1/ p. 169
Australia	Chart: Sea lanes and traffic separation schemes in the Bass Strait Oil Fields on the south coast (Victoria)	22(4); 41(6)	3	M.Z.N. 3. 1996. LOS of 5 March 1996	Chart at DOALOS/OLA
Finland	There are no traffic separation schemes in the territorial sea. The provisions of the Convention concerning innocent passage through the territorial sea have been incorporated in the internal legislation of Finland. There are no other laws or decrees concerning innocent passage. The passage in the strait between the Åland Islands and Sweden (Åhvenanrauma) is regulated in part by a long-standing international convention in force, the regime of innocent passage in the strait has remained unchanged after the entry into force of the Convention.	21(3); 22(4)	6	M.Z.N. 16. 1997. LOS of 30 September 1997	
Germany	Sea lanes and traffic separation schemes in the south-western part of the Baltic Sea- Straits ("Belte") and the Sound ("Sund") - and in the North Sea - German Bay	22(4); 41(6)	3	M.Z.N. 4. 1996. LOS of 25 March 1996	Charts at DOALOS/OLA

^{1/} The Law of the Sea: Current Developments in State Practice (United Nations publication, Sales. No. E.87.V.3).

State Party	Due publicity	Relevant article(s) of the Convention	Reference provided in LOSIC No.	See also Maritime Zone Notification No.	Acts Charts Coordinates Treaties published in / available at
Italy	Laws and regulations applicable to innocent passage through the territorial sea and to transit passage through straits used for international navigation; namely: - Art. 83 of the Navigation Code; - Law 16 June 1912 (in Official Gazette of the Italian Republic of 27 June 1912, No. 151); - Royal Decree 24 August 1933, No. 2423 (in Official Gazette of the Italian Republic of 22 May 1934, No. 130); - Decree of the Minister of Merchant Marine of 8 May 1985 relating to the Strait of Messina (in Official Gazette of the Italian Republic of 11 May 1985, No. 110); - Decree of the Minister of Merchant Marine of 26 February 1993 relating to the Straits of Boniface (in Official Gazette of the Italian Republic of 2 March 1993, No. 50);	21(3); 42(3);	2; 5	---	Laws and Decrees at DOALOS/OLA; Decree of 26 February 1993 in SP IV 2/, p. 69
Myanmar	Law applicable to innocent passage through the territorial sea (Territorial Sea and Maritime Zones Law (Pyithu Hluttaw Law No. 3 of 1977))	21(3)	5	---	BL 3/, p.64 TS 4/, p. 230
Namibia	Namibia has not adopted or enacted legislation relating to the innocent passage through the territorial sea, neither sea lanes or traffic separation schemes have been established	21(3); 22(4)	5	---	
Oman	Charts (sea lanes and traffic separation schemes in the Strait of Hormuz, from Masirah to the Strait of Hormuz and in the Sultanate of Oman)	22(4); 41(6)	2	M.Z.N. 2. 1996. LOS of 20 February 1996	Charts at DOALOS/OLA

^{2/} The Law of the Sea: Current Developments in State Practice IV (United Nations publication, Sales No. E.95.V.10).

^{3/} The Law of the Sea: Baselines - National Legislation with Illustrative Maps (United Nations publication, Sales No. E.89.V.10).

^{4/} The Law of the Sea: National Legislation on Territorial Sea, the Right of Innocent Passage and the Contiguous Zone (United Nations publication, Sales No. E.95.V.7).

State Party	Due publicity	Relevant article(s) of the Convention	Reference provided in LOSIC No.	See also Maritime Zone Notification No.	Acts Charts Coordinates Treaties published in / available at
Pakistan	<ul style="list-style-type: none"> - Exclusive Fishery Zone (Regulation of Fishery) Act 1975; - Territorial waters and Maritime Zone Act 1976; - Exclusive Fishery Zone (Regulation of Fishery) Rules 1978 as amended in 1990; - Territorial waters and Maritime Zone (Amendment) Act 1997 which amends the Territorial Waters and Maritime Zones Act 1976; 	21(3)	7	---	TS 4/, p.256; EEZ5/, p.263
Saint Lucia	<p>Laws (excerpts) applicable to innocent passage through the territorial sea:</p> <ul style="list-style-type: none"> - The Shipping Act No. 10 of 1994 (Section 237 - Foreign ships in Saint Lucian waters); - The Maritime Areas Act No. 6 of 1984 (Section 16 - Innocent passage); - The Saint Lucia Air and Sea Ports Authority Act No. 10 of 1987, 1983: Section 76 - Damage property likely to endanger life; - The Saint Lucia Air and Sea Ports Authority (Seaports) Regulation No. 92 of 1985; - Regulation 77 - Submarine cables. 	21(3)	5	---	The Maritime Areas Act No. 6 of 1984 in TS 4/, p.318; other acts and regulation at DOALOS/OLA
Ukraine	<ul style="list-style-type: none"> - The Regulations on the Customs Control over the Transit of Foreign-going Vessels through the Customs Border of Ukraine, adopted by Resolution No. 283 of 29 June 1995 of the State Customs Committee of Unkraine and registred under No. 217/783 of 12 July 1995 by the Ministry of Justice of Ukraine 	21(3)	12	---	<u>Law of the Sea Bulletin</u> No. 44

^{5/} The Law of the Sea: National Legislation on the Exclusive Economic Zone (United Nations Publication, Sales No. E.93.V.10).

ANNEX III

MARITIME ZONE NOTIFICATIONS

SEYCHELLES

M.Z.N. 44. 2003. LOS (Maritime Zone Notification) 7 May 2003

Deposit by the Republic of Seychelles of the list of geographical coordinates of points pursuant to articles 75 and 84 of the Convention

On 24 April 2003, the Republic of Republic of Seychelles deposited with the Secretary-General, in accordance with article 75, paragraph 2, and article 84, paragraph 2, of the Convention, the following list of geographical coordinates:

List of geographical coordinates of points defining the outer limits of the exclusive economic zone and the continental shelf of the Republic of Seychelles as specified in the Maritime Zones Act, 1999 - Maritime Zones (Exclusive Economic Zone and Continental Shelf) Order, 2002 (S.I. 27 of 2002).

The aforementioned Order will be published in *Law of the Sea Bulletin* No. 52. The original of the list of geographical coordinates may be consulted at the Secretariat (Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, DC2-0450, telephone: (212) 963-3962 or fax: (212) 963-5847).

SEYCHELLES

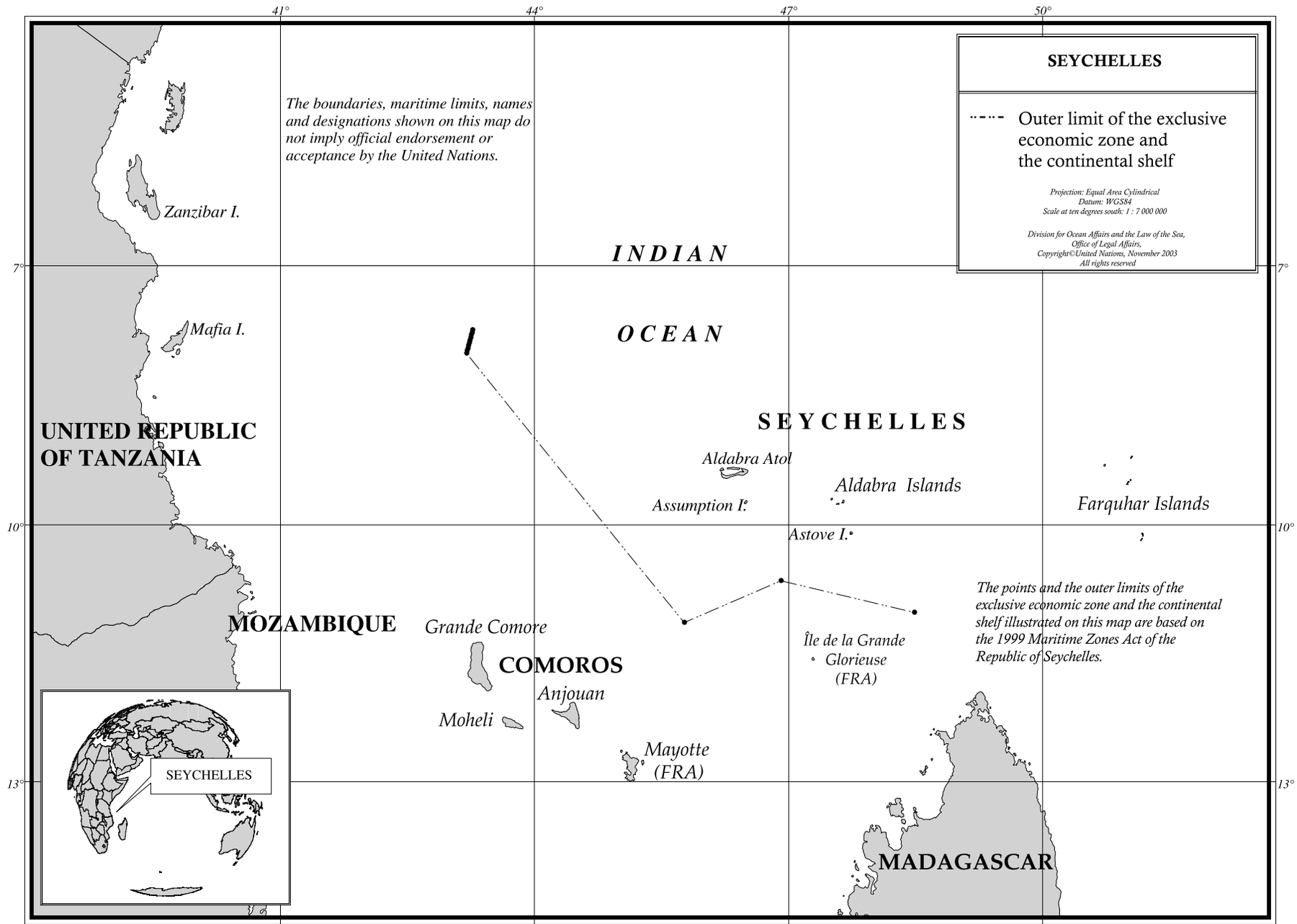
M.Z.N. 44. 2003 LOS (Notification Zone Maritime) 7 mai 2003

Dépôt par la République des Seychelles d'une liste de coordonnées géographiques des points en vertu des articles 75 et 84 de la Convention

Le 24 avril 2003, la République des Seychelles a déposé auprès du Secrétaire général, conformément au paragraphe 2 de l'article 75 et au paragraphe 2 de l'article 84 de la Convention, la liste suivante de coordonnées géographiques:

Liste de coordonnées géographiques des points pour établir les limites extérieures de la zone économique exclusive et du plateau continental de la République des Seychelles, telle que définie par le Décret Zones Maritimes, 1999 (la Zone économique exclusive et le plateau continental), 2002 (S.I. 27 de 2002).

Le Décret mentionné ci-dessus sera publié dans le Bulletin du droit de la mer no. 52. Le texte authentique de la liste des coordonnées géographiques peut être consulté au Secrétariat (Division des affaires maritimes et du droit de la mer du Bureau des affaires juridiques et du droit de la mer, DC2-0450, téléphone: (212) 963-3962 ou télécopie: (212) 963-5847).



Map No. 157

ANNEX IV
TEXTS OF NOTIFICATIONS RELATING TO
A TEMPORARY SUSPENSION OF THE INNOCENT PASSAGE BY MEXICO

LETTER DATED 6 AUGUST 2003

[Unofficial translation]

“Permanent Mission of Mexico

“ONU4925

New York, 6 August 2003

Mr. Secretary-General,

“I have the honour to refer to article 25, paragraph 3, of the United Nations Convention on the Law of the Sea, signed in Montego Bay on 10 December 1982 and, following our ONU1292 of 4 March 2003, I inform you that the Government of Mexico will suspend the innocent passage of foreign ships in the territorial sea during the following periods of time:

(a) In front of “Roca Partida” and “Punta Zapotitlán”, Veracruz

- (a) - Lat. 18° 52'.3 N. Long. 095° 05'.8 W.
- (b) - Lat. 18° 40'.2 N. Long. 094° 42'.5 W.
- (c) - Lat. 18° 43'.8 N. Long. 095° 10'.2 W.
- (d) - Lat. 18° 32'.2 N. Long. 094° 47'.0 W.

Helicopters MID-902 EXPLORES will conduct armed target practice in the target polygon situated in front of “Roca Partida” and “Punta Zapotitlán”, Veracruz.

Periods: From 13 to 23 August 2003

“I would be grateful if this note could be duly published.

“I would like to take this opportunity to reiterate the assurances of my highest and distinguished consideration.

Signed

Luis Alfonso De Alba
Deputy Permanent Representative of Mexico
to the United Nations”



CIÓN PERMANENTE DE MÉXICO

ONU4925

Nueva York, 6 de agosto de 2003.

Señor Secretario General,

Tengo el honor de hacer referencia al Artículo 25(3) de la Convención de las Naciones Unidas sobre el Derecho del Mar, firmada en Montego Bay el 10 de diciembre de 1982 y como alcance nuestro ONU1292 del 4 de marzo de 2003, informo a usted que el Gobierno de México suspenderá temporalmente el paso inocente de buques extranjeros en el mar territorial en el siguiente período:

a) Frente a Roca Partida y Punta Zapotitlán, Veracruz

- | | |
|------------------------|---------------------|
| a).- Lat. 18° 52'.3 N. | Long. 095° 05'.8 W. |
| b).- Lat. 18° 40'.2 N. | Long. 094° 42'.5 W. |
| c).- Lat. 18° 43'.8 N. | Long. 095° 10'.2 W. |
| d).- Lat. 18° 32'.2 N. | Long. 094° 47'.0 W. |

Periodos: Del 13 al 23 de agosto de 2003.

Los helicópteros MID-902 EXPLORER realizarán prácticas de tiro con armas en el Polígono de Tiro, ubicado frente a la Isla Roca Partida y Punta Zapotitlán, Veracruz.

Mucho agradeceré a usted que esta nota sea publicada en debida forma.

Aprovecho la oportunidad para reiterar a usted las seguridades de mi más alta y distinguida consideración.

Luis Alfonso De Alta
Representante Permanente Alterno de México
ante las Naciones Unidas

Al Excelentísimo
Señor Kofi Annan
Secretario General de la
Organización de las Naciones Unidas
Nueva York

LETTER DATED 17 OCTOBER 2003

[Unofficial translation]

“Permanent Mission of Mexico

“ONU6707

New York, 17 October 2003

Mr. Secretary-General,

“I have the honour to refer to article 25, paragraph 3, of the United Nations Convention on the Law of the Sea, signed in Montego Bay on 10 December 1982 and, following our ONU1292 of 4 March 2003, I inform you that the Government of Mexico will suspend the innocent passage of foreign ships in the territorial sea during the following periods of time:

(a) In front of “Roca Partida” and “Punta Zapotitlán”

- (a) - Lat. 18° 52' .3 N. Long. 095° 05' .8 W.
- (b) - Lat. 18° 40' .2 N. Long. 094° 42' .5 W.
- (c) - Lat. 18° 43' .8 N. Long. 095° 10' .2 W.
- (d) - Lat. 18° 32' .2 N. Long. 094° 47' .0 W.

Periods: From 27 to 31 October 2003

“I would be grateful if this note could be duly published.

“I would like to take this opportunity to reiterate the assurances of my highest and distinguished consideration.

Signed
Adolfo Aguilar Zinser
Permanent Representative of Mexico
to the United Nations”



MISIÓN PERMANENTE DE MEXICO

ONU6707

Nueva York, 17 de octubre de 2003.

Señor Secretario General,

Tengo el honor de hacer referencia al Artículo 25(3) de la Convención de las Naciones Unidas sobre el Derecho del Mar, firmada en Montego Bay el 10 de diciembre de 1982 y como alcance nuestro ONU1292 del 4 de marzo de 2003, informo a usted que el Gobierno de México suspenderá temporalmente el paso inocente de buques extranjeros en el mar territorial en el siguiente período:

a) Frente a Roca Partida y Punta Zapotitlán, Veracruz

- | | |
|-------------------------|----------------------|
| a).- Lat. 18° 52' .3 N. | Long. 095° 05' .8 W. |
| b).- Lat. 18° 40' .2 N. | Long. 094° 42' .5 W. |
| c).- Lat. 18° 43' .8 N. | Long. 095° 10' .2 W. |
| d).- Lat. 18° 32' .2 N. | Long. 094° 47' .0 W. |

Períodos: Del 27 al 31 de octubre de 2003.

Mucho agradeceré a usted que esta nota sea publicada en debida forma.

Aprovecho la oportunidad para reiterar a usted las seguridades de mi más alta y distinguida consideración.

p.o. Adolfo Aguilar Zinser
 Adolfo Aguilar Zinser
 Representante Permanente de México
 ante las Naciones Unidas

Al Excelentísimo
 Señor Kofi Annan
 Secretario General de la
 Organización de las Naciones Unidas
 Nueva York

LETTER DATED 30 OCTOBER 2003

[Unofficial translation]

“Permanent Mission of Mexico

“ONU7136

New York, 30 October 2003

Mr. Secretary-General,

“I have the honour to refer to article 25, paragraph 3, of the United Nations Convention on the Law of the Sea, signed in Montego Bay on 10 December 1982 and, following our ONU1292 of 4 March 2003, I inform you that the Government of Mexico will suspend the innocent passage of foreign ships in the territorial sea during the following periods of time:

(a) South-east of “Lázaro Cárdenas, Michoacán”

- (a) - Lat. 17° 47'.0 N. Long. 102° 00'.0 W.
- (b) - Lat. 17° 53'.0 N. Long. 102° 00'.0 W.
- (c) - Lat. 17° 46'.0 N. Long. 101° 49'.0 W.
- (d) - Lat. 17° 42'.0 N. Long. 101° 53'.0 W.

Periods: From 15 to 30 November 2003

“I would be grateful if this note could be duly published.

“I would like to take this opportunity to reiterate the assurances of my highest and distinguished consideration.

Signed

Adolfo Aguilar Zinser
Permanent Representative of Mexico
to the United Nations”



MISIÓN PERMANENTE DE MÉXICO

ONU7136

Nueva York, 30 de octubre de 2003.

Señor Secretario General,

Tengo el honor de hacer referencia al Artículo 25(3) de la Convención de las Naciones Unidas sobre el Derecho del Mar, firmada en Montego Bay el 10 de diciembre de 1982 y como alcance nuestro ONU1292 del 4 de marzo de 2003, informo a usted que el Gobierno de México suspenderá temporalmente el paso inocente de buques extranjeros en el mar territorial en el siguiente período:

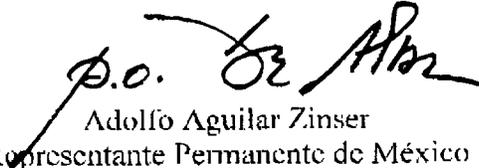
a) Al Sureste de Lázaro Cárdenas, Michoacán.

- a).- Lat. 17° 47'.0 N. Long. 102° 00'.0 W.
- b).- Lat. 17° 53'.0 N. Long. 102° 00'.0 W.
- c).- Lat. 17° 46'.0 N. Long. 101° 49'.0 W.
- d).- Lat. 17° 42'.0 N. Long. 101° 53'.0 W.

Período: Del 15 al 30 de noviembre de 2003.

Mucho agradeceré a usted que esta nota sea publicada en debida forma.

Aprovecho la oportunidad para reiterar a usted las seguridades de mi más alta y distinguida consideración.


 Adolfo Aguilar Zinser
 Representante Permanente de México
 ante las Naciones Unidas

Al Excelentísimo
 Señor Kofi Annan
 Secretario General de la
 Organización de las Naciones Unidas
 Nueva York

ANNEX V**LISTS OF CONCILIATORS, ARBITRATORS AND EXPERTS****I. Lists of conciliators and arbitrators
nominated under article 2 of annexes V and VII to the Convention**1. List of conciliators nominated under article 2 of annex V to the Convention

State Party	Conciliators - Nominations	Date of deposit of notification with the Secretary-General
Brazil	Walter de Sá Leitão	10 September 2001
Chile	Helmut Brunner Nöer Rodrigo Díaz Albónico Carlos Martínez Sotomayor Eduardo Vío Grossi	18 November 1998
Costa Rica	Lic. Carlos Fernando Alvarado Valverde	15 March 2000
Czech Republic	Dr. Vladimír Kopal	18 December 1996
Finland	Professor Kari Hakapää Professor Martti Koskenniemi Justice Gustav Möller Justice Pekka Vihervuori	25 May 2001
Indonesia	Prof. Dr. Hasjim Djalal, M.A Dr. Etty Roesmaryati Agoes, SH, LL.M. Dr. Sudirman Saad, D.H., M.Hum Lieutenant Commander Kresno Bruntoro, SH, LL.M	3 August 2001
Italy	Professor Umberto Leanza Ambassador Luigi Vittorio Ferraris Ambassador Giuseppe Jacoangeli	23 September 1999
Mexico	Ambassador José Luis Vallarta Marrón, Former Permanent Representative of Mexico to the International Seabed Authority Dr. Alejandro Sobarzo, Member of the national delegation to the Permanent Court of Arbitration Joel Hernández García, Deputy Legal Adviser, Ministry of Foreign Affairs Dr. Erasmo Lara Cabrera, Director of International Law III, Legal Adviser, Ministry of Foreign Affairs	9 December 2002
Norway	Mr. Carsten Smith, President of the Supreme Court Ms. Karin Bruzelius, Supreme Court Judge Mr. Hans Wilhelm Longva, Director General, Department of Legal Affairs, Ministry of Foreign Affairs Ambassador Per Tresselt	22 November 1999

State Party	Conciliators - Nominations	Date of deposit of notification with the Secretary-General
Spain	José Manuel Lacleta Muños, Ambassador of Spain José Antonio de Yturriaga Barberán, Ambassador at large Juan Antonio Yáñez-Barnuevo García, Ambassador at large Aurelio Pérez Giralda, Chief, International Legal Advisory Assistance, Ministry of Foreign Affairs	7 February 2002
Sri Lanka	Hon. M. S. Aziz, P.C.	17 January 1996
	C. W. Pinto, Secretary-General of the Iran-US Tribunal in the Hague	2 August 2002
	(Prof.) Dr. C. F. Amerasinghe A. R. Perera	17 January 1996
Sudan	Dr. Abd Elrahman Elkhalifa Sayed/Eltahir Hamadalla	8 September 1995

2. List of arbitrators nominated under article 2 of annex VII to the Convention

State Party	Arbitrators - Nominations	Date of deposit of notification with the Secretary-General
Australia	Sir Gerard Brennan AC KBE Mr. Henry Burmester QC Professor Ivan Shearer AM	19 August 1999
Brazil	Walter de Sá Leitão	10 September 2001
Chile	José Miguel Barros Franco María Teresa Infante Caffi Edmundo Vargas Carreño Fernando Zegers Santa Cruz	18 November 1998
Costa Rica	Lic. Carlos Fernando Alvarado Valverde	15 March 2000
Czech Republic	Dr. Vladimír Kopal	18 December 1996
Finland	Professor Kari Hakapää Professor Martti Koskenniemi Justice Gustav Möller Justice Pekka Vihervuori	25 May 2001
France	Daniel Bardonnat Pierre-Marie Dupuy Jean-Pierre Queneudec Laurent Lucchini	4 February 1998
Germany	Dr. (Ms.) Renate Platzoeder	25 March 1996

State Party	Arbitrators - Nominations	Date of deposit of notification with the Secretary-General
Indonesia	Prof. Dr. Hasjim Djalal, M.A Dr. Etty Roesmaryati Agoes, SH, LL.M. Dr. Sudirman Saad, D.H., M.Hum Lieutenant Commander Kresno Bruntoro, SH, LL.M	3 August 2001
Italy	Professor Umberto Leanza Professor Tullio Scovazzi	23 September 1999
Japan	Ambassador Hisashi Owada, President of the Japan Institute of International Affairs Ambassador Chusei Yamada, Professor Waseda University Dr. Soji Yamamoto, Professor Emeritus Tohoku University Dr. Nisuke Ando, Professor, Doshisha University	28 September 2000
Mexico	Ambassador Alberto Székely Sánchez, Special Adviser to the Secretary for International Waters Affairs Dr. Alonso Gómez Robledo Verduzco, Researcher, Institute of Legal Research, National Autonomous University of Mexico, Member of the Inter-American Legal Committee of the Organization of American States Frigate Captain JN. LD.DEM. Agustín Rodríguez Malpica Esquivel, Chief, Legal Unit, Secretariat of the Navy Frigate Lieutenant SJN.LD. Juan Jorge Quiroz Richards, Secretariat of the Navy	9 December 2002
Netherlands	Ellen Hey Professor Alfred H.A. Soons Adriaan Bos	6 February 1998
	Professor Barbara Kwiatkowska	30 May 2002
Norway	Mr. Carsten Smith, President of the Supreme Court Ms. Karin Bruzelius, Supreme Court Judge Mr. Hans Wilhelm Longva, Director General, Department of Legal Affairs, Ministry of Foreign Affairs Ambassador Per Tresselt	22 November 1999
Russian Federation	Vladimir S. Kotliar	27 May 1997
	Professor Kamil A. Bekyashev	4 March 1998
	Mr. Pavel G. Dzubenko: Deputy Director of the Legal Department of the Ministry of Foreign Affairs	
	Mr. Alexander N. Vylegianin, Director of the Legal Department of the Council for the Study of Productive Forces of the Russian Academy of Science	17 January 2003

State Party	Arbitrators - Nominations	Date of deposit of notification with the Secretary-General
Spain	D. José Antonio de Yturriaga Barberan	23 June 1999
	José Manuel Lacleta Muños, Ambassador of Spain José Antonio Pastor Ridruejo, Judge, European Court of Human Rights Julio D. González Campos, Professor of Private International Law, Universidad Autónoma de Madrid, former Constitutional Court Judge	7 February 2002
Sri Lanka	Hon. M. S. Aziz, P.C.	17 January 1996
	C. W. Pinto, Secretary-General of the Iran-US Tribunal in the Hague	2 August 2002
	(Prof.) Dr. C. F. Amerasinghe A. R. Perera	17 January 1996
Sudan	Sayed/Shawgi Hussain Dr. Ahmed Elmufti	8 September 1995
United Kingdom of Great Britain and Northern Ireland	Professor Christopher Greenwood Professor Elihu Lauterpacht CBE QC Sir Arthur Watts KCMG QC	19 February 1998

II. List of experts for the purposes of article 2 of Annex VIII (Special Arbitration) to the Convention

Article 2 of Annex VIII reads as follows:

<i>Article 2 Lists of experts</i>	
1.	A list of experts shall be established and maintained in respect of each of the fields of (1) fisheries, (2) protection and preservation of the marine environment, (3) marine scientific research, and (4) navigation, including pollution from vessels and by dumping.
2.	The lists of experts shall be drawn up and maintained, in the field of fisheries by the Food and Agriculture Organization of the United Nations, in the field of protection and preservation of the marine environment by the United Nations Environment Programme, in the field of marine scientific research by the Intergovernmental Oceanographic Commission, in the field of navigation, including pollution from vessels and by dumping, by the International Maritime Organization, or in each case by the appropriate subsidiary body concerned to which such organization, programme or commission has delegated this function.
3.	Every State Party shall be entitled to nominate two experts in each field whose competence in the legal, scientific or technical aspects of such field is established and generally recognized and who enjoy the highest reputation for fairness and integrity. The names of the persons so nominated in each field shall constitute the appropriate list.
4.	If at any time the experts nominated by a State Party in the list so constituted shall be fewer than two, that State Party shall be entitled to make further nominations as necessary.
5.	The name of an expert shall remain on the list until withdrawn by the State Party which made the nomination, provided that such expert shall continue to serve on any special arbitral tribunal to which that expert has been appointed until the completion of the proceedings before that special arbitral tribunal.

1. List of experts in the field of fisheries maintained by
the Food and Agriculture Organization of the United Nations
(communicated on 27 September 2001)

State Party	Nominations
Australia	Dr. Russell Reichelt, Director of the Australian Institute of Marine Science, Townsville Dr. Peter Young, currently holder of a CSIRO Special Research Fellowship & Honorary Research Consultant to the University of Queensland's Department of Zoology
Bahrain	Mr. Jasem Ahmed Al-Kasir, Director, Fish Resources Department Mr. Ibrahim A. Abdel Kader, Fisheries Expert Mr. A. Habib Ridha, Expert in Census
Chile	Sra. Edith Saa Collantes, Ingeniero Pesquero, Jefe División Desarrollo Pesquero, Subsecretaría de Pesca Sra. Vilma Correa Rojas, Ingeniero Pesquero, Jefe División Administración Pesquera, Subsecretaría de Pesca
Cyprus	Andreas Demetropoulos, Director of Fisheries Department Emillos Economou, Senior Officer, Department of Fisheries
Czech Republic	Prof. Vladimír Kopal, Professor of Law, Charles University, Prague

State Party	Nominations
Democratic Republic of the Congo	Mr. Sayeman Bula-Bula, Professeur de droit de la mer, Université de Kinshasa
Egypt	Dr. Hussein Kamal Badawi, Head, Marine and Fisheries Institute Dr. M. Amin Ibrahim, Head, Fisheries Department Dr. Khamis Abdel Hamid Hussein, Head, Fish Seeds Lab. Dr. Ahmed Fawzi Alquarashili, Head, Fisheries Economy Lab. Dr. Abdou Abdallah Alwayses, Head, Nets and Fishing Methods Lab.
Indonesia	Prof. Dr. Aprilani Soegiarto, M.Sc Ir.Johanes Widodo, M.S. Ph.D
Iraq	Mohamed Mahmud Halwas, Engineer, Director, Development Fish Resources Division Daud Salman Daud, University Degree (Marine), Development Fish Resources Division
Italy	Prof. Tullio Scovazzi, Professor of International Law, Second Faculty of Law, University of Milan Dr. Gian Piero Francalanci, Geologist for AGIP, Italian National Oil Company
Japan	Kunio Yonezawa, former Deputy Director General, Fisheries Agency Moritaka Hayashi, Professor, Waseda University School of Law
Mexico	Jerónimo Ramos Saenz Pardo Antonio J. Díaz de León Corral
Uganda	Dr. Faustino L. Orach-Meza, Commissioner for Fisheries, Fisheries Department, Entebbe Prof. John Okedi, Makerere University, Department of Zoology & Fisheries, Kampala
United Kingdom of Great Britain and Northern Ireland	Dr. Robin Cook, Fisheries Research Services, Scottish Office, Agriculture, Environment and Fisheries Department
Uruguay	Prof. Guillermo Arena Dr. Hebert Nion Girado

2. List of experts in the field of protection and preservation of the marine environment maintained by the United Nations Environment Programme (communicated on 8 November 2002)

NOTE: Several States Parties have included in their communications to UNEP also experts in the fields of fisheries, marine scientific research and navigation. Their names are included in the footnotes.

State Party	Experts Nominated	Designation
Angola	Eng. Natalino Mateus	Engineer, Ministry of Environment

State Party	Experts Nominated	Designation
Australia	Prof. Graeme Kelleher AO	Chair, Marine Sector Advisory Committee of Australia's Commonwealth Scientific and Industrial Research Organization, Great Barrier Reef Marine Park Authority
	Associate Prof. Samuel Bateman AM RAN (Rtd)	Principal Research Fellow and Associate Professor, Centre for Marine Policy at the University of Wollongong
Austria ^{1/}	Dr. Michael Stachowitsch	University of Vienna
	Dr. Bernhard Riegl	University of Vienna
Barbados ^{2/}	Mr. Leo Brewster	Deputy-Director, Coastal Zone Management Unit
	Prof. Ralph Carnegie	Director, Caribbean Law Institute
Brazil ^{3/}	Dr. Geraldo J. Eysink	Ministry of Environment
	Dr. Luiz R. Tommasi	Ministry of Environment
Cape Verde	Dr. Silvestre Evora	Juriste, Technicien de la Direction Générale de Marine et Ports
	Dr. Maria M. Carvalho	Biologiste, Technicienne Supérieure de l'Institut National de Développement des Pêches
China	Mr. Yan Hongbang	Director, Marine Environment Division, National Environmental Protection Agency

^{1/} Marine scientific research experts:

Prof. Dr. Joerg Ott, University of Vienna.

^{2/} Fisheries experts:

Dr. Patrick McConney, Chief Fisheries Officer;

Dr. Robin Mahon, Fisheries and Environment Consultant.

Marine Scientific Research experts:

Dr. Leonard Nurse, Director, Coastal Zone Management Unit;

Professor Wayne Hunte, Executive Director, Bellairs Research Institute.

Navigation, including Pollution from vessels and by Dumping:

Ms. Valerie Browne, Director, Maritime Affairs;

Mr. Richard Alleyne, Harbour Master.

^{3/} Fisheries experts:

Engineer Philip Charles Conolly, Ministry of Environment;

Dr. Fabio Hissa Vieira Hazin, Ministry of Science and Technology.

Maritime Scientific Research experts:

Vice-Admiral Luiz Phillipe da Costa Fernande, Ministry of the Navy;

Dr. Luiz Roberto Silva Martins, Ministry of Science and Technology.

Navigation experts:

Commander Luiz Augusto de Mello, Ministry of the Environment;

Dr. Luiz Augusto de Mello Awazu, Ministry of the Environment.

State Party	Experts Nominated	Designation
Costa Rica	Sr. Geovanny Bassey	Area de Conservación Guanacaste
	Sr. Gerardo Barboza	Area de Conservación Tempisque
Czech Republic	Dr. Vladimír Kopal	Professor of Law, Charles University, Prague
Democratic Republic of the Congo	Mr. Mpiana Kalala	Directeur de Cabinet et Conseiller Juridique du Ministère de l'Environnement, Conservation de la Nature et Tourisme
	Mr. Kalibu Kahozi	Directeur Chef de Service National du Développement de la Pêche, Ministère de l'Environnement, Conservation de la Nature et Tourisme
Egypt	Dr. Abdelrahman Salama	Specialist in the field of protection of the marine environment
	Prof. Mahmoud El Said	University of Alexandria and Director, Development of Red Sea Resources
	Prof. Mohamed A. Fawzy	Egyptian Agency for Environment Affairs
France ^{4/}	Mr. Jean-Claude Chauvin	National Museum of Natural History
	Mr. Michel Girin	Director of CEDRE
Gambia ^{5/}	Ms. Ndey Isatou Njie	Executive Director, National Environment Agency
	Ms. Isatou Sissoho	Principal Scientific Officer, Department of Water Resources

^{4/} Fisheries experts:

Mr. André Forest, IFREMER;
Mr. Jean-Luc Prat, Faculty of Law and Economic Sciences, Brest.

Marine scientific research experts:

Mr. Jean Mascle, Oceanographical Observatory, CRNS University;
Mr. Elie Jarmache, IFREMER.

Navigation experts:

Mr. Loic Courcoux, Chief teacher of first class marine teaching;
Mr. Michel Meynet, Assistant Director of sea transport of harbors and coast.

^{5/} Fisheries Experts:

Mr. Ousman Drammeh, Director, Department of Fisheries;
Mr. Amadou Saine, Fisheries Officer, Department of Fisheries.

Navigation including Pollution from Vessels:

Mr. Nicolas Blell, Director, Technical Services, Gambia Ports Authority.

State Party	Experts Nominated	Designation
Georgia ^{6/}	Mr. Grigori Abramia	Manager, Black Sea Protection Conventional Service
	Mr. Tengiz Gogotishvili	Head, Batumi Marine Inspection, Long Voyage Navigator
Greece	Capt. Andreas Suriggos	Director, Dept. of Protection of the Marine Environment, Ministry of Mercantile Marine
	Lieut. Ilias Sampatakis	Deputy-Director, Dept. of Protection of the Marine Environment, Ministry of Mercantile Marine
Guinea	Mr. Mamadou S. Diallo	Conseiller chargé de l'Environnement, Ministère de l'Équipement
	Mr. Richard Théophile	Chef de la Section Milieu Marin et Côtier à la Direction Nationale de l'Environnement
India ^{7/}	Dr. P.P. Ouseph	Scientist, CESS, Trivandrum, Kerala
	Shri T. Venugopal	Punjab State Council for Science and Technology, Chandigarh
	Dr. Erinjery Joseph James	Executive Director, Kozhikode, Kerala
	Dr. M. Baba	CESS, Trivandrum, Kerala
	Narinder Singhu Tiwana	Administrator, PPCB and Executive Director, Punjab State Council for Science and Technology, Chandigarh
	Dr. (Mrs). K. N. Remani	Director, Environment, Punjab State Council for Science and Technology, Chandigarh

^{6/} Fisheries experts:

Mr. Giorgi Bitadze, Biologist (Ichthologist) and Agronomist;

Mr. Akaki Komakhidze, Biologist.

Marine scientific research experts:

Mr. Nikoloz Mazmanidi, Ph.D in Biology;

Mr. Irakli Khomeriki, Local Head of the World Oceanographical Society, Ph.D.

Navigation experts:

Ilia Stepanishvilli, Head of the Black Sea Protection Conventional Service,

Captain of Long Voyage;

Regenald Dekanozov, Marine Lawyer.

^{7/} Fisheries Experts:

Dr. Y.S. Yadava, Fisheries Development Commissioner, Department of Agriculture and Cooperation, Ministry of Agriculture;

Dr. P.K. Surendran, Principal Scientist and Head, Microbiology Fermentation and Biotechnology Section;

Dr. V.K. Pillai, Senior Scientist, Cochin, Central marine Fisheries Research Institute;

Dr. P.G. Viswanathan Nair, Principal Scientist, D.I.F.T., Cochin.

State Party	Experts Nominated	Designation
Italy	Prof. Roberto Adam	Professor at the University of Macerata, Italy
	Dr. Aldo Manos	Senior Consultant on international environmental matters, Venice, Italy
Kuwait	Capt. Ali Abas Haider	Director, Marine Pollution Monitoring Department
Lebanon	Mr. Hiratish Kumijian	Yet to receive details
	Ms. Marie Abboud Saab	Yet to receive details
Mauritius	Mr. Etienne Sinatambou	Senior State Counsel, Attorney General's Office
Mexico	Dr. Guillermo Compean Jimenez	Biologist
	Dr. Gerardo Gold Bouchot	Marine Scientist
Mongolia	Ms. G. Dagvadorj	Senior Officer, Ministry for Nature and Environment
	Ms. Saran Baymba	State Senior Inspector, Ministry for Nature and Environment
Nigeria	Dr. Obafemi Aina	Federal Environmental Protection Agency
	Prof. A.O. Ofolabi	Federal Environment Protection Agency
Oman	Mr. Suleiman Al -Busaidi	Supt. Gen. of Pollution Control, Ministry of Regional Municipalities and Environment
	Dr. Sadiq Al-Muscati	Director General, Environmental Affairs, Ministry of Regional Municipalities and Environment
	Dr. Mohd. Al-Oraimi	Director, Inspection and Monitoring, Ministry of Regional Municipalities and Environment
	Mr. Saeed Ali Al-Zidjali	Head, Marine Pollution Section, Ministry of Regional Municipalities and Environment

State Party	Experts Nominated	Designation
Pakistan 8/	Dr. Syed M. Hussain	Professor, Centre of Excellence in Marine Biology, Karachi
	Dr. Pirzada U. Siddiqui	Assistant Professor, Centre of Excellence in Marine Biology, Karachi
Philippines	Mr. Antonio La Vina	Under-Secretary for Legal and Legislative Affairs, Dept. of Environment and Natural Resources
	Dr. Marie A. Meñez	Assistant Professor in Marine Science, University of Rhode Island
	Dr. Gil Jacinto	Associate Professor in Marine Science, University of Liverpool
Republic of Korea	Prof. Chu-Hwan Koh	Professor of Marine Biology, Department of Oceanography, Seoul National University
	Prof. Kwang-Woo Lee	Professor of Chemical Oceanography, College of Natural Sciences, Hanyang University
Russian Federation	Yurdi Yuditsev	Deputy Minister, Ministry of Protection of the Environment and Natural Resources
Saint-Lucia	Mr. Cletus Springer	Permanent Secretary, Ministry of Planning, Development and Environment
	Mr. Horace Walter	Chief Fisheries Officer, Ministry of Agriculture, Lands, Fisheries and Forestry

^{8/} Navigation including Pollution from Vessels and by Dumping:

Capt. Momood Ali Yusuf - Pakistan Marine Academy

Capt. Nasim Tariq - Pakistan National Shipping Corp.

Fisheries:

Mr. Mohammed Moazzam Khan - Marine Fisheries Department

Mr. Jameel Ahmed - Ministry of Food and Agriculture

Marine Scientific Research:

Dr. Rukksana Anjum - Ministry of Food and Agriculture

Dr. Naurren Aziz Qureshi - Centre of Marine Biology

State Party	Experts Nominated	Designation
Samoa ^{9/}	Mrs. F. Tuimalealiifano	Director, Dept. of Lands, Surveys and Environment
	Mr. Sailimalo P. Liu	Assistant-Director, Dept. of Lands, Surveys and Environment
	Mr. Lui Bell	Principal Fisheries Officer, Dept. of Agriculture, Forestry, Fisheries and Meteorology
Senegal	Mr. Hadji Salif Diop	Spécialiste sur les questions marines et côtières, Ministère de l'Environnement et de la Protection de la Nature
Seychelles	Mr. John Collie	Ag. Director, Division of Environment, Ministry of Foreign Affairs, Planning and Environment
	Ms. Suzanne Marshall	Senior Research Officer, Division of Environment, Ministry of Foreign Affairs, Planning and Environment
Sri Lanka	Prof. H.H. Costa	Zoologist, Vice-Chancellor, University of Kelaniya
	Prof. M.S. Wijeratne	Professor of Zoology and Dean of the Faculty of Science University of Kelaniya
	Dr. Upali Amarasinghe	Senior Lecturer in Zoology, University of Kelaniya
Sudan	Prof. Asim I. Elmagrabi	Yet to receive details
	Dr. Eisa M. Elatif	Yet to receive details
Tunisia	Mr. Béchir Talbi	Sous-Directeur de la flotte pour le domaine de la navigation y compris la pollution par les navires ou par immersion
	Mr. Fayçal Lassoued	Sous-Directeur de la navigation maritime pour le domaine de la protection et de la préservation du milieu marin

^{9/} Fisheries experts:

Mr. Ueta Faasili, Assistant Director (Fisheries), Department of Agriculture, Forestry, Fisheries and Meteorology;

Mr. Savali Time, Senior Fisheries Officer, Department of Agriculture, Forestry, Fisheries and Meteorology.

Marine Scientific Research experts:

Mr. Atonio Mulipola, Senior Research Officer, Department of Agriculture, Forestry, Fisheries and Meteorology.

Navigation experts:

Mr. Vaaelua Nofo Vaaelua, Secretary for Transport, Ministry of Transport.

State Party	Experts Nominated	Designation
United Kingdom	Prof. Richard Macrory	Yet to receive details
	Prof. Alan Boyle	Yet to receive details
Uruguay	Mr. Carlos Ormaechea	Capitan de Fragata, Integrante del <i>Nautical Institute</i>
Zimbabwe	Mr. J.T. Mukundu	Acting Under-Secretary, Traffic and Legislation, Ministry of Transport and Energy

3. List of experts in the field of marine scientific research maintained by the Intergovernmental Oceanographic Commission of UNESCO (communicated on 5 November 2002)

State Party	
Experts nominated	
ARGENTINA	
Vicealmirante ® Alfredo A. YUNG Derqui 1957 (1828) Banfield Provincia de Buenos Aires e-mail: dayung@sinectis.com.ar ARGENTINA	Capitán de Navío ® Osvaldo P. ASTIZ Dirección de Límites Ministerio de Relaciones Exteriores, Comercio Internacional y Culto Esmeralda 1212 – Piso 11 (1007) Buenos Aires e-mail: stz@mrecic.gov.ar ARGENTINA
AUSTRALIA	
Dr. Exon NEVILLE Senior Principal Research Scientist in the Petroleum and Marine Division of the Australian Geological Survey Organisation (AGSO) c/o Australian Permanent Delegation to UNESCO	Mr Barry WILLCOX Principal Research Scientist Petroleum and Marine Division of the Australian Geological Survey Organisation (AGSO) c/o Australian Permanent Delegation to UNESCO

BANGLADESH	
<p>Rear Admiral M.H. KHAN National Oceanographic and Maritime Institute (NOAMI) Founder Chairman & Chief Adviser, 10/8, 9th Floor, Eastern Plaza, Sonargaon Road, Hatirpool, DHAKA – 1205 Tel: 880 2 862 2696 Fax: 880 2 861 6934 e-mail: noami@bdcom.com BANGLADESH</p>	<p>Dr. Dipak KANTI DAS Prof. of Mechanical Engg, BUET & Member, Board of Governors of NOAMI National Oceanographic and Maritime Institute (NOAMI) 10/8, 9th Floor, Eastern Plaza, Sonargaon Road, Hatirpool, DHAKA – 1205 Tel: 880 2 862 2696 Fax: 880 2 861 6934 e-mail: noami@bdcom.com BANGLADESH</p>
BRAZIL	
<p>Luiz Phillipe DA COSTA FERNANDES Vice-Admiral ® BRAZIL</p>	<p>Mr. Luiz Roberto SILVA MARTINS UFRGS - Universidade Federal do Rio grande do Sul - CECO- Centro de Estudos de Geologia Costeira e Oceanica Campus do Vale - Predio 43/125 Av. Bento Goncalves 9500 91.541-970 Porto Alegre. KS Tel: 55-51-3166396 Fax: 55-51-3365011 BRAZIL</p>
BULGARIA	
<p>Dr. George JIEGAUM Institute of Ecology, 1113 Sofia Gagarin Str.2 Tel: 3592-241793 Fax: 3592-705498 BULGARIA</p>	<p>Mr. Emanuil D. KOSUHAROV Geological Institute Bulgarian Academy of Sciences "Akad.G.Bontchev" str. Bl.24 1113 Sofia Tel: 359-2-728010/7132246 Fax: 359-2-730268 BULGARIA</p>

CAMEROON	
<p>Dr. Jean FOLACK Maître de Recherche Station de Recherches Halieutiques et Oceanographiques (SRHO) P.M.B. 77, Limbe South West Province Fax: (237) 39 15 16/42 03 12/35 13 57 CAMEROON</p>	<p>Dr. Theodore DJAMA Chargé de Recherche Station de Recherches Halieutiques et Oceanographiques (SRHO) P.M.B. 77, Limbe South West Province Fax: (237) 33 26 94 CAMEROON</p>
CHILE	
<p>Sr. Félix GARCÍA VARGAS Capitán de Corbeta Servicio Hidrográfico y Oceanográfico de la Armada de Chile Errázuri 232, Playa Ancha Casilla 324, Valparaíso Tel: 56 32 28 26 97 Fax: 56 32 28 35 37 E-mail: rnunez@shoa.cl http://www.shoa.cl CHILE</p>	<p>Dr. Rodrigo NUÑEZ GUNDLACH Capitán de Corbeta Servicio Hidrográfico y Oceanográfico de la Armada de Chile Errázuri 232, Playa Ancha Casilla 324, Valparaíso Tel: 56 32 28 26 97 Fax: 56 32 28 35 37 E-mail: rnunez@shoa.cl http://www.shoa.cl CHILE</p>
CHINA	
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4. List of experts in the field of navigation, including pollution from vessels and by dumping, maintained by the International Maritime Organization (communicated on 11 June 2003)

State Party	Nominations
Argentina	Capitan de Corbeta Auditor Guillermo Bartoletti
Australia	Mr. Bill Hirst , Manager, Australian Survey and Land Information, Group's Boundaries Programme Mr. Patrick Quirk , General Manager of Maritime Safety and Environment Strategy, Australian Maritime Safety Authority
Bahrain	Mr. Abdulmonem Mohamed Janahi Mr. Sanad Rashid Sanad
Belgium	M. CARLY Ronald , Conseiller-adjoint, Juriste spécialisé dans le droit maritime M. DE BAERE Jean-Claude , Commissaire maritime spécialisé dans les matières relevant de la Convention MARPOL, Ministère des Communications et de l'Infrastructure
Bolivia	T.N. Hugo Méndez Queirolo Dr. Guey Andrade Morales , Asesor Jurídico de la Subsecretaría de Intereses Marítimos del Ministerio de Defensa Nacional
Cameroon	Mr. Ekoumoj Dimi Dieudonne Mr. Nsaikai Athanasius Responsables de la sécurité maritime à la direction de la marine marchande
Chile	CF LT Sr. Emilio León Hoffman , Jefe Centro Nacional de Combate a la Contaminación, Armada de Chile CC LT Sr. Oscar Tapia Zuñiga , Jefe División de Navegación y Maniobras del Servicio Inspección de Naves, Armada de Chile
China	Mr. Zhong Boyuan , Former Director-General of Tianjin Harbour Superintendency, Senior engineer and leading captain Mr. Shi Zhuanghuai , Former Captain of Shanghai Marine Transport (Group) Company
Cook Islands	Captain Donald W. Silk , Harbourmaster Mr. Joseph Caffery , Director of Maritime Transport
Czech Republic	Dr. Vladimír Kopal , Professor of Law
Egypt	Mr. Mehnad Mahmoud Kamel , Counsellor, Ministry of Maritime Transportation Mr. Mahmoud Imam Abd-Rabou , Counsellor for Treaties Affairs, Ministry of Maritime Transportation
Fiji	Captain Felix Ranchor Maharaj , Chief Hydrographer Mr. Ponipate Bukarau , Acting Principal Marine Officer, Regulatory Section, Senior Surveyor and Engineer Examiner
Finland	Professor Kari Hakapää , University of Lapland Professor Peter Wetterstein , Abo Akademi University
Greece	Captain (H.C.G) I. Tzavaras Captain (H.G.G) P. Havatzopoulos
Guinea	Chérif Mohamed Lamine Camara , Docteur Es-Sciences Techniques des Pêches en service à la Direction Nationale de la pêche et de l'Alquaculture
Hungary	Captain Tamás Marton , Ministry of Economy and Transport, Deputy Head, Shipping Department Captain Dr. János Schláth , Senior Chief Counsellor, Central Inspectorate of Transport, Section for Inland Navigation, Maritime Affairs and Ports
Ireland	Captain James Kelly , Chief Marine Surveyor Captain Chris Davies , Marine Surveyor
Italy	Professor Umberto Leanza , l'Université de Rome, Chef du service du contentieux du Ministère des affaires étrangères italien Professor Luigi Sico (since July 1999)

State Party	Nominations
Luxembourg	M. Marc Glodt , Commissaire du Gouvernement aux affaires maritimes M. Joël Mathieu , Conseiller technique auprès du Commissariat aux affaires maritimes
Maldives	Mr. Hussein Shareef , Deputy Director, Ministry of Transport and Civil Aviation Mr. Mahdhy Imad , Assistant Managing Director, Maldives Ports Authority
Mexico	Captain Manuel P. Flitsche , Head of the Third Section of the Naval Staff Captain Gabriel Rivera Miranda , Director of Navigation, Merchant Marine Affairs Division, Ministry of Communications and Transport
Nigeria	Mr. Green Ekeledo , Chief Nautical Officer Captain I.N. Ntiaidem , Deputy Government Inspector of Shipping
Norway	Mr. Jens Henning Kofoed , Adviser, The Maritime Directorate of Norway Mr. Atle Fretheim , Assistant Director General, The Royal Ministry of Environment
Pakistan	Captain I.M. Khan Samdani , Chief Nautical Surveyor, Ports & Shipping Wing Captain Hasan Khurshid , Deputy Conservator, Karachi Port Trust
Palau	Mr. Donal Dengokl , Environmental Specialist, Environmental Quality Protection Board (under the Ministry of Resources and Development) Mr. Arvin Raymond , Chief, Division of Transportation, Bureau of Commercial Development Ministry of Commerce and Trade Alternate: Mr. Benito Thomas , Chief, Division of Immigration, Bureau of Legal Service, Ministry of Justice
Panama	Capitán A.E. Fiore , Jefe de Seguridad Maritima, SEGUMAR, Nueva York Ing. Ivan Ibérico , Inspector del Departamento Técnico de la Dirección General, Consular y de Naves
Romania	Eng. Constantin Sava , Directorate for Control, Ministry of Transport Eng. Constantin Buzatu , Inspector, Romanian Registry of Shipping
Samoa	Mr. Vaclua Nofo Vaclua , Secretary for Transport, Ministry of Transport Mr. Pule Sammy Stewart , Assistant Secretary, Marine and Shipping Division, Ministry of Transport
Sierra Leone	Captain Patrick E.M. Kemokai Captain Salu Kuyateh
Singapore	Captain Francis Wee , Assistant Director (Nautical), Marine Department Captain Wilson Chua , Head, Hydrographic Department, Port of Singapore Authority
Slovakia	Mr. Emil Mitka , Chief Director of the Water Transport Section, Ministry of Transport Mr. Pavol Lukáš , Director of the Maritime Transport Department, Ministry of Transport
Slovenia	Captain Valter Kobeja , Director, The Slovenian Maritime Directorate, Ministry of Transport and Communications Mrs. Selj Mohorič Peršolja , Counsellor to the Government, The Slovenian Maritime Directorate Ministry of Transport and Communications
Spain	Capitán D. Manuel Nogueira Romero , Subdirector General de Trafico, Seguridad y Contaminación de la Dirección General de la Marina Mercante Capitán D. Francisco Suarez-Llanos Gomez , Jefe de Area de Trafico y Seguridad de la Navegacion de la Direccion General de la Marina Mercante
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Togo	Mme Souleymane Sikao , Docteur en Droit de la Mer, Chef de Division à la Direction des Affaires Maritimes au Ministère du Commerce, des Prix et des Transports M. Kotè Djahlin , Officier de la Marine Marchande, Chargé de la Division Technique et Opérationnelle à la Direction des Affaires Maritimes au Ministère du Commerce, des Prix et des Transports

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United Kingdom	Mr. Gordon Pollock, QC
Uruguay	Captain Ernesto Serron Pedotti
