

RATIFICATIONS,
ETC.



Treaty Series No. 82 (1983)

THIRD
SUPPLEMENTARY LIST
OF RATIFICATIONS, ACCESSIONS,
WITHDRAWALS, ETC.
FOR 1983

[In continuation of Treaty Series No. 68 (1983), Cmnd. 9075]

*Presented to Parliament
by the Secretary of State for Foreign and Commonwealth Affairs
by Command of Her Majesty
December 1983*

LONDON
HER MAJESTY'S STATIONERY OFFICE

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THIRD SUPPLEMENTARY LIST OF RATIFICATIONS, ACCESSIONS, WITHDRAWALS, ETC., FOR 1983

[In continuation of Treaty Series No. 68 (1983), Cmnd. 9075]

N.B. Unless otherwise stated, the dates given herein are the dates of deposit of the ratifications, etc., and are not necessarily effective dates, which must normally be determined from the terms of the treaties concerned.

This publication contains information received up to 30 September, 1983.

	Date	Treaty Series and Command Nos.
ANIMALS—		
<i>See</i> CONSERVATION		
ANTARCTICA—		
The Antarctic Treaty	Washington, 1 Dec., 1959	97/1961 Cmnd. 1535
Accession—		
China, People's Republic of	8 June, 1983	
India (with Note)*	19 Aug., 1983	
Note—		
* The Government of the United States of America, as Depository Government for the above Treaty, also received from the <i>Republic of India</i> a diplomatic note dated 19 August 1983 transmitting—		
(i) a notification that the Government of the <i>Republic of India</i> considers itself entitled to appoint Representatives in accordance with Article IX, paragraph 2 of the Treaty provided for in Article IX, paragraph 1 of the Treaty;		
(ii) a declaration that the Government of the <i>Republic of India</i> will abide by the principles and objectives of the Antarctic Treaty, as well as any measures which have been adopted in furtherance thereof and which under Article IX, paragraph 4 of the Treaty have been approved by all the Contracting Parties as well as by India, and that it will give appropriate consideration to approving recommendations that have not yet become effective; and		
(iii) information material describing the contents and objectives of the Antarctic research activities of the <i>Republic of India</i> .		
ARGENTINA— ✓		
Agreement between the United Kingdom and Argentina for Air Services Between and Beyond their Respective Territories (<i>see also</i> Treaty Series No. 15 (1968), Cmnd. 3524 and Treaty Series No. 77 (1973), Cmnd. 5345)	London, 12 Jan., 1965	2/1967 Cmnd. 3166
Note—		
In a Note dated 3 June 1982, the Ambassador of Brazil at London transcribed at the request and on behalf of the Argentine Authorities a Note requesting him to give notice to the Government of the United Kingdom of the denunciation by Argentina of the above Agreement. In accordance with the provisions of Article 17 (3) the Agreement ceased to have effect from 4 June, 1983.		

	Date	Treaty Series and Command Nos.
AVIATION—		
<i>See also ARGENTINA</i>		
International Air Services Transit Agreement	Chicago, 7 Dec., 1944	8/1953 Cmd. 8742
Acceptance— Ecuador	28 July, 1983	
Protocol to amend the Convention for the Unification of Certain Rules relating to International Carriage by Air signed at Warsaw on 12 October, 1929 (Treaty Series No. 11 (1933), Cmd. 4284)	The Hague, 28 Sept., 1955	62/1967 Cmnd. 3356
Accession— Trinidad and Tobago	10 May, 1983	
Note— The Republic of Trinidad and Tobago have also made a statement that they consider themselves to be bound by the decisions of the Warsaw Convention of 1929, the obligations of which were extended by the United Kingdom to that territory on 3 December 1934.		
Convention for the Suppression of Unlawful Seizure of Aircraft	The Hague, 16 Dec., 1970	39/1972 Cmnd. 4956
Ratification in Moscow— India (with reservation)*	25 Nov., 1982	
* With reservation in respect of Article 12 (1).		
Note— The Government of the <i>United Kingdom</i> inform all signatory States that as from 15 December, 1982, the above Convention was extended to Anguilla.		
Convention for the Suppression of Unlawful Acts against the Safety of Civil Aviation	Montreal, 23 Sept., 1971	10/1974 Cmnd. 5524
Ratification in Moscow— India (with reservation)*	25 Nov., 1982	
* With reservation in respect of Article 14 (1).		
Accession in Washington— Mauritius	25 Apr., 1983	
BELIZE—		
Note— On 21 October, 1982, the Secretary-General of the United Nations received the following communication dated 29 September 1982 from the Prime Minister of Belize: “I have the honour to inform you that the Government of <i>Belize</i> has decided to continue to apply provisionally and on the basis of reciprocity, all treaties to which the Government of the United Kingdom of Great Britain and Northern Ireland was a party, the application of which was extended either expressly or by necessary implication to the then dependent territory of Belize. Such provisional application would subsist until <i>Belize</i> otherwise notifies Your Excellency, the depository (in the case of a multilateral treaty), or the state party (in the case of a bilateral treaty).”		

CONSERVATION—

Convention on International Trade in Endangered Species of Wild Fauna and Flora

Washington,
3 Mar., 1973

Treaty Series
and
Command Nos.

101/1976
Cmnd. 6647

Notes—

By Note of 4 November, 1982, registered on 8 November, 1982, the *Canadian* Embassy at Berne has informed the Federal Department of Foreign Affairs of the immediate withdrawal of the following reservations:

- Appendix I—*Eschrichtius robustus* (glaucus), gray whale
- Appendix II—*Acipenser fulvescens*, lake sturgeon

By letter of 12 November, 1982, registered the same day, the *Swiss* Government withdraws, with effect from 1 January, 1983, the following reservations:

Appendix I

- | | | |
|----------|----------------|--|
| REPTILIA | Crocodylidae | <i>Crocodylus porosus</i>
—108 |
| FLORA | Apocynaceae | <i>Pachypodium namaquanum</i> |
| | Araucariaceae | <i>Araucaria araucana</i>
+210 |
| | Cactaceae | <i>Ariocarpus agavoides</i>
<i>Ariocarpus scapharostrus</i>
<i>Aztekium ritteri</i>
<i>Echinocereus lindsayi</i>
<i>Obregonia denegrii</i>
<i>Pelecyphora aselliformis</i>
<i>Pelecyphora strobiliformis</i> |
| | Nepenthaceae | <i>Nepenthes rajah</i> |
| | Sarraceniaceae | <i>Sarracenia a. alabamensis</i>
<i>Sarracenia jonesii</i>
<i>Sarracenia oreophila</i> |

Appendix II

- | | | |
|-------|----------------|---|
| FLORA | Asclepiadaceae | <i>Ceropegia</i> spp.
<i>Frerea indica</i> |
| | Byblidaceae | <i>Byblis</i> spp. |
| | Cephalotaceae | <i>Cephalotus follicularis</i> |
| | Chloanthaceae | spp. +212 |
| | Haemodoraceae | <i>Anigozanthos</i> spp.
<i>Macropidia fuliginosa</i> |
| | Myrtaceae | <i>Verticordia</i> spp. |
| | Proteaceae | <i>Banksia</i> spp.
<i>Conospermum</i> spp.
<i>Dryandra formosa</i>
<i>Dryandra polycephala</i>
<i>Xylomelum</i> spp. |
| | Rutaceae | <i>Boronia</i> spp.
<i>Crowea</i> spp.
<i>Geleznovia verrucosa</i> |
| | Sarraceniaceae | <i>Darlingtonia californica</i> |
| | Thymeleaceae | <i>Pimelea physodes</i> |

CONSERVATION (continued)—

By letter of 12 November, 1982, registered the same day, the Government of *Liechtenstein* withdraws, with effect from 1 January, 1983, the following reservations:

Appendix I		
FLORA		
	Apocynaceae	<i>Pachypodium namaquanum</i>
	Cactaceae	<i>Ariocarpus agavoides</i> <i>Ariocarpus scapharostrus</i> <i>Echinocereus lindsayi</i> <i>Obregonia denegrii</i> <i>Pelecyphora aselliformis</i> <i>Pelecyphora strobiliformis</i>
	Nepenthaceae	<i>Nepenthes rajah</i>
	Sarraceniaceae	<i>Sarracenia a. alabamensis</i> <i>Sarracenia jonesii</i> <i>Sarracenia oreophila</i>
Appendix II		
FLORA		
	Sarraceniaceae	<i>Darlingtonia californica</i>

CUSTOMS—

Convention on the Establishment of a Customs Co-operation Council (with Annex)	Brussels, 15 Dec., 1950	50/1954 Cmd. 9232
Accession— China, People's Republic of	18 July, 1983	
Convention on the Nomenclature for the Classification of Goods in Customs Tariffs, with Protocol of Amendment of 1 July, 1955 (for further amendments see Treaty Series No. 49 (1965), Cmd. 2681; Treaty Series No. 83 (1965), Cmd. 2786; Treaty Series No. 11 (1972), Cmd. 4870; Treaty Series No. 27 (1978), Cmd. 7120 and Treaty Series No. 57 (1979), Cmd. 7579)	Brussels, 15 Dec., 1950	29/1960 Cmd. 1970
Accession— Zimbabwe	2 Aug., 1983	

DISARMAMENT

Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction	London, Moscow and Washington, 10 Apr., 1972	11/1976 Cmd. 6397
Ratification in London— Germany, Federal Republic of	7 Apr., 1983	
Ratification in Washington— Cambodia	9 Mar., 1983	

	Date	Treaty Series and Command Nos.
DISARMAMENT (continued)—		
Convention on the Prohibition of Military or any other Hostile Use of Environmental Modification Techniques	Geneva, 18 May, 1977	24/1979 Cmnd. 7469
Accession— Greece	23 Aug., 1983	
DISPUTES—		
Convention on the Recognition and Enforcement of Foreign Arbitral Awards	New York, 10 June, 1958— 31 Dec., 1958	20/1976 Cmnd. 6419
Succession— Djibouti	14 June, 1983	
ECONOMIC CO-OPERATION AND DEVELOPMENT—		
Agreement establishing the International Fund for Agricultural Development	Concluded Rome, 13 June, 1976	41/1978 Cmnd. 7195
Accessions— Oman	19 Apr., 1983	
Suriname	15 Feb., 1983	
<p>Note— In a communication received on 6 April 1983, the Government of Guatemala informed the Secretary-General of the United Nations of the following:</p> <p>[Translation] ... I should like to inform you, in your capacity as depositary of the Agreement, on instructions from my Government, that the <i>de facto</i> relations which may arise between Guatemala and Belize as a result of the latter's accession to the Agreement should not in any way be construed as a recognition on the part of Guatemala of the sovereignty and independence of that territory which were unilaterally declared by the United Kingdom of Great Britain and Northern Ireland.</p>		
EXHIBITIONS—		
Amendment to the Convention relating to International Exhibitions signed at Paris on 22 November, 1928, as revised by the Protocol of 30 November, 1972 (Treaty Series No. 9 (1931), Cmnd. 3776 and Treaty Series No. 21 (1983), Cmnd. 8863)	Paris, 24 June, 1982	<p style="text-align: right;"><i>✓</i> <i>in effect</i></p>
<p>Note— The General Assembly of the International Bureau of Exhibitions, meeting on 24 June 1982, has adopted by the majority required by Article 28 of the revised Convention relating to International Exhibitions an amendment to the said Convention, the text of which is as follows:</p> <p>“ Les dispositions de l'Article 5.2 sont supprimées à partir des mots: les intervalles ci-dessus.”</p>		

	Date	Treaty Series and Command Nos.
EXHIBITIONS (continued)—		
[Translation]		
✓ “The provisions of Article 5.2 shall be deleted after the words: ‘the intervals specified above.’”		
The Amendment entered into force on 14 June, 1983.		
International Convention relating to International Exhibitions	Paris, 22 Nov., 1928	9/1931 Cmd. 3776
Accessions—		
Argentina	7 Dec., 1982	
Bolivia	7 Dec., 1982	
Bulgaria	31 Mar., 1960	
Byelorussia	30 Mar., 1960	
Chile	7 Dec., 1982	
Costa Rica	23 Nov., 1982	
Cuba	17 Feb., 1976	
El Salvador	7 Dec., 1982	
Germany, Democratic Republic of	23 Feb., 1953	
Germany, Federal Republic of	1 Apr., 1956	
Hungary	1 Apr., 1960	
Mexico	7 Dec., 1982	
Nicaragua	7 Dec., 1982	
Panama	3 Dec., 1982	
Peru	7 Dec., 1982	
Poland	4 Apr., 1960	
Ukraine	30 Mar., 1960	
Uruguay	10 June, 1983	
Venezuela	23 Nov., 1982	
Re-accessions—		
Canada	8 Nov., 1957	
Czechoslovakia	1 Apr., 1960	
Romania	5 Apr., 1960	
Protocol revising the Convention signed at Paris on 22 November, 1928, relating to International Exhibitions	Paris, 30 Nov., 1972	21/1983 Cmd. 8863
Accessions—		
Argentina	7 Dec., 1982	
Bolivia	7 Dec., 1982	
Chile	7 Dec., 1982	
Costa Rica	23 Nov., 1982	
Cuba	17 Nov., 1982	
El Salvador	7 Dec., 1982	
Mexico	7 Dec., 1982	
Nicaragua	7 Dec., 1982	
Panama	3 Dec., 1982	
Peru	7 Dec., 1982	
Uruguay	10 June, 1983	
Venezuela	23 Nov., 1982	
FAUNA AND FLORA—		
<i>See</i> CONSERVATION		

	Date	Treaty Series and Command Nos.
FOOD—		
Protocols for the Sixth Extension of the Wheat Trade Convention, 1971, and the First Extension of the Food Aid Convention, 1980, constituting the International Wheat Agreement, 1971	Washington, 24 Mar.— 15 May, 1981	7/1983 Cmnd. 8801
Wheat Trade Convention—		
Ratifications—		
Italy (with statement)*	31 Dec., 1982	
Luxembourg (with statement)†	15 Dec., 1982‡	
Acceptance—		
Netherlands (Kingdom in Europe) (with statement)§	18 Feb., 1983	
Food Aid Convention—		
Ratifications—		
Italy	31 Dec., 1982	
Luxembourg	15 Dec., 1982	
Acceptance—		
Netherlands (Kingdom in Europe)	18 Feb., 1983	
<p>* The instrument of ratification of the Government of Italy was accompanied by the following statement: "... As far as the Protocol for the Sixth Extension of the Wheat Trade Convention of 1971 is concerned, the Government of the Republic of Italy wishes to state that it does not accept the reservations relating to the European Economic Community, which have been made by the USSR and Cuba at the signing and at the ratification of the above Protocol."</p>		
<p>† The instrument of ratification of the Government of Luxembourg of the Wheat Trade Protocol was accompanied by the following statement: "... the Government of the Grand Duchy of Luxembourg does not accept: —the reservation relating to the European Economic Community made by the Union of Soviet Socialist Republics upon their signature on May 15, 1981, and repeated upon their deposit of acceptance on June 15, 1981; —the reservation relating to the European Economic Community made by the Republic of Cuba upon its signature on May 8, 1981 and repeated upon their ratification on June 30, 1981."</p>		
<p>The date of Luxembourg's ratification given on page 14 of Treaty Series No. 7 (1983), Cmnd. 8801 was incorrect.</p>		
<p>§ The instrument of acceptance of the Government of the Netherlands was accompanied by the following statement: "... in connection with the Protocol for the Sixth Extension of the Wheat Trade Convention of 1971, the Government of the Kingdom of the Netherlands does not accept the reservation made by the Republic of Cuba and the Union of Soviet Socialist Republics relating to the European Economic Community."</p>		

	Date	Treaty Series and Command Nos.
FOOD AND AGRICULTURE ORGANIZATION—		
Food and Agriculture Organization of the United Nations Constitution and Annexes... (see Treaty Series No. 11 (1961), Cmnd. 1299 and Treaty Series No. 10 (1965), Cmnd. 2556)	Quebec, 16 Oct., 1945	47/1946 Cmnd. 6955
Acceptances—		
Bhutan	7 Nov., 1981	
Dominica	12 Nov., 1979	
Equatorial Guinea	7 Nov., 1981	
Samoa... ..	12 Nov., 1979	
St. Lucia	12 Nov., 1979	
St. Vincent	7 Nov., 1981	
Zimbabwe	7 Nov., 1981	
Note—		
The Amendment below to Article IV of the Constitution was adopted at the Twentieth Session on 27 November, 1979, by Resolution 10/1979 and came into force on that date.		
“ Article IV		
Functions of the Conference		
2. The Conference shall adopt General Rules and Final Regulations for the Organization.”		
HUMAN RIGHTS—		
Convention on the Prevention and Punishment of the Crime of Genocide	Paris, 9 Dec., 1948	58/1970 Cmnd. 4421
Accession—		
Senegal	4 Aug., 1983	
International Convention on the Elimination of All Forms of Racial Discrimination	New York, 7 Mar., 1966	77/1969 Cmnd. 4108
Accession—		
Vietnam (with declaration and reservation)* ...	9 June, 1982	
* The instrument of accession of the Government of Vietnam contains the following declaration and reservation:		
[Translation]		
Declaration:		
(1) The Government of the Socialist Republic of Vietnam declares that the provisions of Article 17 (1) and of Article 18 (1) of the Convention whereby a number of States are deprived of the opportunity of becoming Parties to the said Convention are of a discriminatory nature and it considers that, in accordance with the principle of the sovereign equality of States, the Convention should be open to participation by all States without discrimination or restriction of any kind.		
Reservation:		
(2) The Government of the Socialist Republic of Vietnam does not consider itself bound by the provisions of Article 22 of the Convention and holds that, for any dispute with regard to the interpretation or application of the Convention to be brought before the International Court of Justice, the consent of all parties to the dispute is necessary.		

	Date	Treaty Series and Command Nos.
HUMAN RIGHTS (continued)—		
International Covenant on Civil and Political Rights ...	New York, 19 Dec., 1966	6/1977 Cmnd. 6702
Notifications under Article 4— Peru*		
<p>*On 3 May 1983, the Secretary-General of the United Nations received from the Government of Peru a notification dated 27 April 1983, made under Article 4 of the above-mentioned Covenant, to the effect that, by Supreme Decree No. 014-83-IN of 22 April 1983, the Government of Peru had extended the state of emergency in the provinces of Huanta, La Mar, Cangallo, Victor Fajardo y Huamanga in the Department of Ayacucho; Andahuaylas, in the Department of Apurímac, and Angaraes, Tayacaja and Acobamba, in the Department of Huancavelica, for a period of 60 days from the date of issue of the aforementioned Supreme Decree.</p>		
<p>The Government has also suspended the constitutional guarantees provided for in paragraphs 7, 9, 10 and 20 (g) of Article 2 of the Political Constitution of Peru, which correspond to Articles 17, 12, 21 and 9 of the Covenant.</p>		
<p>The notification indicates that the extension of the state of emergency and the suspension of the aforementioned constitutional guarantees have been necessitated by the persistence of acts of violence spawned by terrorism in the aforementioned provinces, as a result of which the Peruvian Government has had to take the necessary measures to restore internal order in the affected areas so as to preserve peace and security.</p>		
<p>On 2 June 1983, the Secretary-General of the United Nations received from the Government of Peru a notification dated 28 May 1983, made under Article 4 of the above-mentioned Covenant, to the effect that, by Supreme Decree No. 020-83 of 25 May 1983, the Government of Peru had declared a state of emergency for a period of three days in Lima and in the province of Callao. As a result, Articles 9, 12, 17 and 21 of the Covenant have been derogated from.</p>		
<p>The said notification indicates that the state of emergency was proclaimed in the interest of the maintenance of public order, in view of the partial stoppage by subordinate staff of the Civil Guard in the capital of the Republic.</p>		
<p>Also on 2 June 1983 the Secretary-General of the United Nations received a communication from the Government of Peru dated 31 May 1983 to the effect that, by Supreme Decree No. 022-83 of 30 May 1983, the Government of Peru has declared a state of emergency for a period of 60 days throughout the Republic. As a result, Articles 9, 12, 17 and 21 of the Covenant have been derogated from.</p>		
<p>The notification further states that there have been repeated acts of sabotage aimed at disrupting the Republic's interconnected supply of electricity and that these circumstances demand a vast operation to apprehend those responsible and prevent any recurrence of such acts, which are affecting public order and the country's economy.</p>		

	Date	Treaty Series and Command Nos.
HUMAN RIGHTS (continued)—		
<p>On 9 August 1983, the Secretary-General of the United Nations received from the Government of Peru a notification dated 8 August 1983, made under Article 4 of the above-mentioned Covenant, to the effect that, by Supreme Decree No. 036-83 of 2 August 1983, the Government of Peru had extended the state of emergency in its national territory for a further period of 60 days. As a result, Articles 9, 12, 17 and 21 of the Covenant are still being derogated from.</p>		
<p>The said notification states that this measure was taken because of the continuation of terrorist acts and is directed towards restoring internal order so as to preserve personal safety, public order, social peace and social and economic development, and that the extension is also aimed at ensuring the normal conduct of the political campaign preceding the election of municipal authorities in November 1983.</p>		
<p>Note—</p>		
<p>The Secretary-General of the United Nations has received the following notifications from the Government of Poland:</p>		
<p style="text-align: right;">29 January 1982</p>		
<p>“ Further to the information I conveyed to your Excellency's predecessor, Dr. Kurt Waldheim, on 14 December 1981, and pursuant to Article 4 of the International Covenant on Civil and Political Rights, I have the honour to communicate that in connection with the proclamation of martial law by the Council of State of the Polish People's Republic, as based on Article 33, paragraph 2, of Poland's Constitution, there has been temporary derogation from or limitation of application of provisions of Articles 9, 12 (paragraphs 1 and 2), 14 (paragraph 5), 19 (paragraph 2), 21 and 22 of the Covenant, to the extent strictly required by the exigencies of the situation. The decree of the Council of State on martial law and other decrees thereto of 12 December 1981, which had given rise to the foregoing derogation from or limitation of the provisions of the Covenant, were approved by the Diet (Sejm) of the Polish People's Republic, on 25 January 1982, in its law on special legal regulation at the time of martial law.</p>		
<p>Temporary limitation of certain rights of citizens has been prompted by the supreme national interest. It was caused by the exigencies of averting a civil war, economic anarchy as well as destabilization of state and social structures. The purpose of the measures thus introduced has been to reverse an exceptionally serious public emergency threatening the life of the nation and to create conditions for an effective protection of Poland's sovereignty and independence.</p>		
<p>It should be noted that the said limitations are being accompanied by efforts at creating conditions for stabilization, with a view to promoting national accord and the continuation of a process of national and social renewal and economic reconstruction. The same purposes are served by parallelly adopted decree on pardoning and consigning to oblivion certain crimes and offenses committed in social conflicts out of political motivations, prior to 13 December 1981.</p>		

HUMAN RIGHTS (continued)—

The restrictive measures in question are of a temporary nature. They have already been considerably cut back and along with the stabilizing of the situation, will be successively terminated."

22 December 1982

Basing on the law by the Diet (Seym) of the Polish People's Republic of 18 December 1982 concerning special legal regulation in the time of suspension of marital law, derogation from Covenant's Articles 9, 12 paragraphs 1 and 2, Articles 21 and 22, has been terminated as of 31 December 1982.

By terms of the same law as well as a result of earlier successive measures, restrictions in the application of Covenant provisions which are still derogated from, namely Article 14 paragraph 5 and Article 19 paragraph 2, have also been considerably reduced.

For instance, with reference to Covenant's Article 14 paragraph 5, emergency procedures have been lifted in relation to crimes and offences committed in social conflicts out of political motivations, they have only been retained with regard to crimes most dangerous to State's basic economic interests as well as to life, health and property of its citizens.

The foregoing important decisions as well as earlier measures to ease restrictions in the exercise of civil rights, introduced along with the stabilization of the situation, serve to confirm the consistent implementation of the pledge that the derogations concerned would not be in force a moment longer than required by the supreme national interest and the purpose of their introduction, namely to reverse an exceptionally serious public emergency threatening the life of the nation.

The decisions in question result from the continued process of stabilization in Poland, intensive efforts towards national accord, economic reconstruction and revitalization as well as the consistent implementation of the policy of reforms and social renewal.

HYDROGRAPHY—

See OCEANOGRAPHY—

INTELLECTUAL PROPERTY—

International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations

Rome,
26 Oct., 1961

38/1964
Cmnd. 2425

Ratification—
Finland (with reservations)*

21 July, 1983

Accessions—
Barbados
Panama

18 June, 1983
2 June, 1983

* The instrument of ratification of the *Government of Finland* contains the following reservations, provided for in Article 31 of the Convention:

Date

Treaty Series
and
Command Nos.

	Date	Treaty Series and Command Nos.
INTELLECTUAL PROPERTY (continued)—		
<p>“1. <i>With regard to Article 6, paragraph 2:</i> Protection will be granted to broadcasting organisations only if their headquarters is situated in another Contracting State and if their broadcasts are transmitted from a transmitter situated in the same Contracting State.</p>		
<p>2. <i>With regard to Article 16, paragraph 1 (a) (i):</i> The provisions of Article 12 will not be applied with respect to phonograms acquired by a broadcasting organisation before 1 September 1961.</p>		
<p>3. <i>With regard to Article 16, paragraph 1 (a) (ii):</i> The provisions of Article 12 will be applied solely with respect to use for broadcasting.</p>		
<p>4. <i>With regard to Article 16, paragraph 1 (a) (iv):</i> As regards phonograms first fixed in another Contracting State, the protection provided for in Article 12 will be limited to the extent to which, and to the term for which, the latter State grants protection to phonograms first fixed in Finland.</p>		
<p>5. <i>With regard to Article 16, paragraph 1 (b):</i> The provisions of Article 13 (d) will be applied only to the communication to the public of television broadcasts in a cinema or other similar place.</p>		
<p>6. <i>With regard to Article 17:</i> Finland will apply, for the purposes of Article 5, the criterion of fixation alone and, for the purposes of Article 16, paragraph 1 (a) (iv), the criterion of fixation instead of the criterion of nationality.”</p>		
<p>International Convention further revising the Paris Convention for the Protection of Industrial Property of 20 March, 1883</p>	<p>Stockholm, 14 July, 1967– 13 Jan., 1968</p>	<p>61/1970 Cmnd. 4431</p>
<p>Extension— Isle of Man</p>	<p>29 Oct., 1983 (effective date)</p>	
<p>Accession— Haiti</p>	<p>3 Nov., 1983 (effective date)</p>	
<p>Patent Co-operation Treaty (PCT) (with Regulations)</p>	<p>Washington, 19 June– 31 Dec., 1970</p>	<p>78/1978 Cmnd. 7340</p>
<p>Extension— Isle of Man</p>	<p>29 Oct., 1983 (effective date)</p>	
<p>Strasbourg Agreement Concerning the International Patent Classification</p>	<p>Strasbourg, 24 Mar.– 30 Sept., 1971</p>	<p>113/1975 Cmnd. 6238</p>
<p>Note— The Director-General of the World Intellectual Property Organization in a Note dated 11 July, 1983, informed Contracting Members that the Amendments unanimously adopted by the Assembly of the Union</p>		

INTELLECTUAL PROPERTY (continued)—

for the International Patent Classification (IPC Union) on 2 October, 1979, entered into force on 25 February, 1982: They are as follows:

In Article 7 (2) (a) (iv), "triennial" is replaced by "biennial" and

In Article 7 (4) (a), "third" is replaced by "second".

The said Amendments bind all the States members of the said Assembly at the time those Amendments entered into force, and will bind all other States that became or become members of that Assembly subsequent to their date of entry into force (see Article 11 (3) (b) and (c) of the afore-mentioned Agreement).

Nice Agreement concerning the International Classification of Goods and Services for the Purposes of the Registration of Marks of 15 June, 1957, as revised at Stockholm on 14 July, 1967, and at Geneva on 13 May, 1977

Geneva,
13 May, 1977

72/1979
Cmnd. 7671

Note—

The Director-General of the World Intellectual Property Organisation in a Note dated 11 July, 1983, informed Contracting Members that the Amendments unanimously adopted by the Assembly of the Nice Union on 2 October, 1979, entered into force on 6 September, 1982. They are as follows:

In Article 5 (2) (a) (iv), "triennial" is replaced by "biennial" and

In Article 5 (4) (a), "third" is replaced by "second".

The said Amendments bind all the States members of the said Assembly at the time those Amendments entered into force, and will bind all other States that became or become members of that Assembly subsequent to their date of entry into force (see Article 8 (3) of the aforementioned Agreement).

Convention establishing the World Intellectual Property Organization

Stockholm,
14 July, 1967-
13 Jan., 1968

52/1970
Cmnd. 4408

Accessions—

Haiti
Honduras

2 Aug., 1983
15 Aug., 1983

Convention on the Control and Marking of Articles of Precious Metals

Vienna,
15 Nov., 1972

53/1978
Cmnd. 7219

Ratification—

Norway

1 July, 1983

Accession—

Ireland

8 Aug., 1983

INTERNATIONAL ATOMIC ENERGY AGENCY—

See PRIVILEGES AND IMMUNITIES

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
INTERNATIONAL MARITIME ORGANIZATION—		
Convention on the International Maritime Organization	Geneva, 6 Mar., 1948	54/1958 Cmnd. 589
Acceptances—		
Togo	20 June, 1983	
Amendments to the Convention on the Inter-Governmental Maritime Consultative Organization, signed at Geneva on 6 March, 1948	Adopted London, 14 Nov., 1975	34/1982 Cmnd. 8632
Acceptances—		
Indonesia	29 July, 1983	
Yemen, People's Democratic Republic of ...	20 June, 1983	
LABOUR (ILO)—		
International Labour Convention No. 100. Equal Remuneration Convention, 1951	Geneva, 29 June, 1951	88/1972 Cmnd. 5039
Ratification—		
Sao Tome and Principe	1 June, 1982	
International Labour Convention No. 115. Radiation Protection Convention, 1960	Geneva, 22 June, 1960	41/1963 Cmnd. 2058
Ratification—		
Greece	4 June, 1982	
International Labour Convention No. 141. Rural Workers' Organisations Convention, 1975	Geneva, 23 June, 1975	16/1978 Cmnd. 7083
Note—		
By a declaration registered with the International Labour Office on 7 June, 1983, the Government of the <i>United Kingdom</i> stated that a decision is reserved in respect of Convention No. 141 with regard to the Government of St. Helena.		
International Labour Convention No. 142. Human Resources Development Convention, 1975	Geneva, 23 June, 1975	17/1978 Cmnd. 7086
Note—		
By a declaration registered with the International Labour Office on 7 June, 1983, the Government of the <i>United Kingdom</i> stated that a decision is reserved in respect of Convention No. 142 with regard to the Government of St. Helena.		
International Labour Convention No. 144. Tripartite Consultation (International Labour Standards) Convention, 1976	Geneva, 21 June, 1976	33/1978 Cmnd. 7164
Ratification—		
France (with declaration)*	8 June, 1982	
 * Applicable without modification: Overseas Departments: French Guiana, Guadeloupe, Martinique, Réunion, St. Pierre and Miquelon.		

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
LABOUR (ILO) (continued)—		
<p>Note— By a declaration registered with the International Labour Office on 7 June, 1983, the Government of the <i>United Kingdom</i> stated that a decision is reserved in respect of Convention No. 144 with regard to the Government of St. Helena.</p>		
<p>International Labour Convention No. 148. Working Environment (Air Pollution, Noise and Vibration) Convention, 1977</p>	<p>Geneva, 20 June, 1977</p>	<p>40/1980 Cmnd. 7901</p>
<p>Ratification— Guinea</p>	<p>8 June, 1982</p>	
<p>International Labour Convention No. 150. Labour Administration Convention, 1978</p>	<p>Geneva, 26 June, 1978</p>	<p>32/1981 Cmnd. 8251</p>
<p>Ratification— Guinea</p>	<p>8 June, 1982</p>	
<p>International Labour Convention No. 151. Labour Relations (Public Service) Convention, 1978 ...</p>	<p>Geneva, 27 June, 1978</p>	<p>33/1981 Cmnd. 8252</p>
<p>Ratification— Guinea</p>	<p>8 June, 1982</p>	
METEOROLOGY—		
<p>Agreement for Joint Financing of North Atlantic Ocean Stations</p>	<p>Geneva, 15 Nov., 1974</p>	<p>51/1977 Cmnd. 6833</p>
<p>Denunciation— Switzerland</p>	<p>1 Dec., 1978 (effective date 31 Dec., 1979)</p>	
NATIONALITY—		
<p>Convention on the Nationality of Married Women ...</p>	<p>New York, 20 Feb., 1957</p>	<p>59/1958 Cmnd. 601</p>
<p>Accession— Venezuela (with reservation)*</p>	<p>31 May, 1983</p>	
<p>* The instrument of accession of the Government of Venezuela contains the following reservation:</p>		
<p>[<i>Translation</i>] Venezuela makes a formal reservation with regard to Article 10 of the Convention since it does not accept the jurisdiction of the International Court of Justice for the settlement of disputes concerning the interpretation or application of this Convention.</p>		

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
NATIONALITY (continued)—		
With regard to the above-mentioned reservation, reference is made to Article 8 (2) of the Convention, which reads as follows:		
"If any State makes a reservation in accordance with paragraph 1 of the present article, the Convention, with the exception of those provisions to which the reservation relates, shall have effect as between the reserving State and the other Parties. The Secretary-General of the United Nations shall communicate the text of the reservation to all States which are or may become Parties to the Convention. Any State Party to the Convention or which thereafter becomes a Party may notify the Secretary-General that it does not agree to consider itself bound by the Convention with respect to the State making the reservation. This notification must be made, in the case of a State already a Party, within ninety days from the date of the communication by the Secretary-General; and, in the case of a State subsequently becoming a Party, within ninety days from the date when the instrument of ratification or accession is deposited. In the event that such a notification is made, the Convention shall not be deemed to be in effect as between the State making the notification and the State making the reservation."		
OCEANOGRAPHY—		
Convention on the International Hydrographic Organisation	Monaco, 3 May, 1967	30/1971 Cmnd. 4682
Accession— Sri Lanka	11 July, 1983	
POLLUTION—		
International Convention for the Prevention of Pollution of the Sea by Oil, 1954, as amended (<i>see</i> Treaty Series No. 59 (1967), Cmnd. 3354 and Treaty Series No. 21 (1978), Cmnd. 7094)	London, 12 May, 1954	56/1958 Cmnd. 595
Denunciation— Netherlands (<i>for Kingdom in Europe and the Netherlands Antilles</i>)	1 June, 1983 (effective date 1 June, 1984)	
Protocol to the International Convention on Civil Liability for Oil Pollution Damage, 1969	London, 19 Nov., 1976	26/1981 Cmnd. 8238
Accession— Italy	3 June, 1983	
Amendments to Annexes I and II to the Convention on the Prevention of Marine Pollution by Dumping of Wastes and other Matter concerning Lists of Substances	London, 24 Sept., 1980	20/1982 Cmnd. 8555
Acceptance— Germany, Federal Republic of (with declaration)*	9 May, 1983	

POLLUTION (continued)—

* In a Note addressed to the Secretary-General of the International Maritime Organization, the *Federal Republic of Germany* stated that with effect from the day on which Amendments enter into force for the Federal Republic of Germany they shall also apply to Berlin (West).

PRIVATE INTERNATIONAL LAW—

Statute of the Hague Conference on Private International Law The Hague, 31 Oct., 1951

65/1955
Cmd. 9582

Acceptance—
Uruguay 27 July, 1983

Convention on the Conflicts of Laws relating to the Form of Testamentary Dispositions... .. The Hague, 5 Oct., 1961

5/1964
Cmnd. 2250

Ratification—
Greece 3 June, 1983

Accession—
Turkey (with reservation)* 23 Aug., 1983

* The instrument of accession of the Government of Turkey contains the following reservation:

[*Translation*]

The Republic of Turkey

- reserve the right in accordance with Article 9, in derogation of the third paragraph of Article 1, to determine in accordance with the *lex fori* the place where the testator had his domicile;
- reserve the right in accordance with Article 10, not to recognize testamentary dispositions made orally, save in exceptional circumstances, by one of its nationals possessing no other nationality;
- reserve the right in accordance with Article 12, to exclude from the application of the present Convention any testamentary clauses which, under its laws, do not relate to matters of succession.

Convention on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters The Hague, 15 Nov., 1965

50/1969
Cmnd. 3986

Signature—
Greece 20 July, 1983

Ratification—
Greece* 20 July, 1983

* The Greek Government has designated the Department of Administrative and Judicial Affairs of the Ministry of Foreign Affairs of the Hellenic Republic as the Central Authority pursuant to Article 2 of the Convention.

Date

Treaty Series
and
Command Nos.

	Date	Treaty Series and Command Nos.
PRIVATE INTERNATIONAL LAW (continued)—		
Convention on the Recognition of Divorces and Legal Separations	The Hague, 1 June, 1970	123/1975 Cmnd. 6248
Note—		
The following States informed the Ministry of Foreign Affairs of the Kingdom of the Netherlands of their acceptance of the accession of <i>Cyprus</i> to the above-mentioned Convention:		
Czechoslovakia	- 7 June, 1983	
Denmark	22 Mar., 1983	
Sweden	25 July, 1983	
In conformity with Article 28, paragraph 5, the Convention entered into force between <i>Cyprus</i> and		
Czechoslovakia	6 Aug., 1983	
Denmark	21 May, 1983	
Sweden	23 Sept., 1983	
The following State informed the Ministry of Foreign Affairs of the Kingdom of the Netherlands of its acceptance of the extension of the above-mentioned Convention to <i>Bermuda</i> by the United Kingdom of Great Britain and Northern Ireland:		
Sweden	25 July, 1983	
In conformity with Article 29, paragraph 4, the Convention entered into force between <i>Bermuda</i> and Sweden on 23 September, 1983		
By Note dated 2 March 1983 and received at the Ministry of Foreign Affairs of the Netherlands on 8 March 1983 the Embassy of Finland communicated <i>Finland's</i> acceptance of the extension of the Convention by the United Kingdom of Great Britain and Northern Ireland to <i>Bermuda, the Bailiwick of Guernsey, the Bailiwick of Jersey, Gibraltar, Hong Kong and the Isle of Man</i> . In accordance with Article 29, paragraph 4, the Convention entered into force between <i>Finland and Bermuda, the Bailiwick of Guernsey, the Bailiwick of Jersey, Gibraltar, Hong Kong and the Isle of Man</i> on 7 May 1983.		
Convention on the Recognition and Enforcement of Decisions relating to Maintenance Obligations ...	The Hague, 2 Oct., 1973	49/1980 Cmnd. 7939
Ratification—		
Turkey (with reservation)*	23 Aug., 1983	
* The instrument of ratification of the Government of Turkey contains the following reservation:		
[Translation]		
The Republic of Turkey, reserves in accordance with Article 34 of the Convention, the right referred to in Article 26, sub-paragraphs 2 and 3, not to recognise or enforce a decision or settlement in respect of maintenance obligations between persons related collaterally and between persons related by affinity, and a decision or settlement unless it provides for the periodical payment of maintenance.		

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
PRIVILEGES AND IMMUNITIES—		
Convention on the Privileges and Immunities of the Specialized Agencies of the United Nations ...	Adopted, New York, 21 Nov., 1947	69/1959 Cmnd. 855
Accession— Uganda*	11 Aug., 1983	
* The Government of Uganda, in accordance with section 43 of the Convention, has undertaken to apply the provisions of the said Convention to the following specialized agencies:		
International Labour Organisation; Food and Agriculture Organization of the United Nations (second revised text of Annex II); International Civil Aviation Organization; United Nations Educational, Scientific and Cultural Organization; International Monetary Fund; International Bank for Reconstruction and Development; World Health Organization (third revised text of Annex VII); Universal Postal Union; International Telecommunications Union; World Meteorological Organization; International Maritime Organization (revised text of Annex XII); International Finance Corporation; International Development Association; World Intellectual Property Organization; International Fund for Agricultural Development.		
Agreement on the Privileges and Immunities of the International Atomic Energy Agency	Vienna, 1 July, 1959	27/1962 Cmnd. 675
Acceptances:		
Colombia	1 July, 1983	
Cyprus	27 July, 1983	
RED CROSS—		
Convention for the Amelioration of the Condition of the Wounded and Sick in Armed Forces in the Field	Geneva, 12 Aug., 1949	39/1958 Cmnd. 550
Convention for the Amelioration of the Condition of the Wounded, Sick, and Shipwrecked Members of the Armed Forces at Sea	Geneva, 12 Aug., 1949	39/1958 Cmnd. 550
Convention relative to the Treatment of Prisoners of War	Geneva, 12 Aug., 1949	39/1958 Cmnd. 550
Convention relative to the Protection of Civilian Persons in Time of War	Geneva, 12 Aug., 1949	39/1958 Cmnd. 550
Accessions—		
Mozambique... ..	14 Mar., 1983	
Zimbabwe	7 Mar., 1983	
Withdrawal of Reservation—		
In a statement to the Swiss Federal Department of Foreign Affairs, on 7 February 1983, the Kingdom of the Netherlands withdrew, for the Kingdom in Europe and the Netherlands Antilles, the reservation concerning the Geneva Convention of 12 August, 1949, relative to the Protection of Civilian Persons in Time of War, as follows:		

	Date	Treaty Series and Command Nos.
RED CROSS (continued)—		
<p>“The Kingdom of the Netherlands reserves the right to impose the death penalty in accordance with the provisions of Article 68, paragraph 2, without regard to whether the offences referred to therein are punishable by death under the law of the occupied territory at the time the occupation begins.” (See Treaty Series No. 39 (1958), Cmnd. 550, p. 342.)</p>		
ROAD TRANSPORT—		
Convention on Road Traffic	Geneva, 19 Sept., 1949	49/1958 Cmnd. 578
Accession— Iceland (with declaration)*... ..	22 July, 1983	
<p>* In a note addressed to the Secretary-General of the United Nations dated 22 July 1983 accompanying its instrument of accession, the Government of Iceland made the following declaration:</p> <p>“The <i>Government of Iceland</i> excludes, in accordance with Article 2, paragraph 1, of the Convention, Annex 1 from the application of the Convention.”</p> <p>In addition, the <i>Government of Iceland</i> notified the Secretary-General, in accordance with paragraph 3 of Annex 4 to the said Convention, that the distinctive letters “IS” have been selected as the distinguishing sign of vehicles in international traffic registered in its territory.</p>		
Agreement concerning the Adoption of Uniform Conditions of Approval for Motor Vehicle Equipment and Parts... ..	Geneva, 20 Mar., 1958	7/1965 Cmnd. 2535
<p>Regulation No. 1. Uniform Regulations for the approval of motor vehicle headlights emitting an asymmetrical passing beam or a driving beam or both.</p>		
Acceptance— Poland	1 Aug., 1983 (effective date)	
<p>Regulation No. 2. Uniform Regulations concerning approval of incandescent electric lamps for headlights emitting an asymmetrical passing beam or a driving beam or both.</p>		
Acceptance— Poland	1 Aug., 1983 (effective date)	
<p>Regulation No. 3. Uniform provisions for the approval of reflex reflecting devices for motor vehicles.</p>		
Acceptance— Poland	1 Aug., 1983 (effective date)	

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
ROAD TRANSPORT (continued)—		
Regulation No. 4. Uniform provisions for the approval of devices for the illumination of rear registration plates of motor vehicles (except motor cycles) and their trailers.		
Acceptance—		
Poland	1 Aug., 1983 (effective date)	
Regulation No. 6. Uniform provisions for the approval of direction indicators for motor vehicles (except motor cycles) and their trailers.		
Acceptance—		
Poland	1 Aug., 1983 (effective date)	
Regulation No. 7. Uniform provisions for the approval of position (side) lights, red rear lights and stop lights for motor vehicles (except motor cycles) and their trailers.		
Acceptance—		
Poland	1 Aug., 1983 (effective date)	
Regulation No. 9. Uniform provisions concerning the approval of vehicles with regard to noise.		
Acceptance—		
Luxembourg	1 Oct., 1983	
Poland	1 Aug., 1983 (effective dates)	
Regulation No. 10. Uniform provisions concerning the approval of vehicles with regard to radio interference suppression.		
Acceptance—		
Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 12. Uniform provisions concerning the approval of vehicles with regard to the protection of the driver against the steering mechanism in the event of impact.		
Acceptance—		
Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 13. Uniform provisions concerning the approval of vehicles with regard to braking.		
Acceptance—		
Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 15. Uniform provisions concerning the approval of vehicles equipped with a positive-ignition engine with regard to the emission of gaseous pollutants by the engine.		
Acceptance—		
Luxembourg	1 Oct., 1983 (effective date)	

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
ROAD TRANSPORT (continued)—		
Regulation No. 18. Uniform provisions concerning the approval of power-driven vehicles with regard to their protection against unauthorised use.		
Acceptance— Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 23. Uniform provisions concerning the approval of Reversing Lights for Power-driven Vehicles and their Trailers.		
Acceptance— Yugoslavia	24 July, 1983 (effective date)	
Regulation No. 24. Uniform provisions concerning the approval of vehicles equipped with diesel engines with regard to the emission of pollutants by the engine.		
Acceptance— Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 26. Uniform provisions concerning the approval of vehicles with regard to their external projections.		
Acceptance— Luxembourg	1 Oct., 1983	
Regulation No. 30. Uniform provisions concerning the approval of pneumatic tyres for motor vehicles and their trailers.		
Acceptances— Spain Switzerland	<i>Effective dates</i> 3 Sept., 1983 1 Oct., 1983	
Regulation No. 34. Uniform provisions concerning the approval of vehicles with regard to the prevention of fire risks.		
Acceptances— Germany, Federal Republic of Luxembourg	<i>Effective dates</i> 25 June, 1983 1 Oct., 1983	
Regulation No. 37. Uniform provisions concerning the approval of incandescent electric filament lamps to be used in approved lights of power-driven vehicles and of their trailers.		
Acceptance— Poland	1 Aug., 1983 (effective date)	
Regulation No. 38. Uniform provisions concerning the approval of rear fog lights for power-driven vehicles and their trailers.		
Acceptance— Yugoslavia	24 July, 1983 (effective date)	

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
ROAD TRANSPORT (continued)—		
Regulation No. 42. Uniform provisions concerning the approval of vehicles with regard to their front and rear protective devices (bumpers, etc.).		
Acceptance— Germany, Federal Republic of	25 June, 1983 (effective date)	
Regulation No. 46. Uniform provisions concerning the approval of rear-view mirrors, and of motor vehicles with regard to the installation of rear-view mirrors.		
Acceptance— Luxembourg	1 Oct., 1983 (effective date)	
Regulation No. 49. Uniform provisions concerning the approval of diesel engines with regard to the emission of gaseous pollutants.		
Acceptance— Netherlands	28 Oct., 1983 (effective date)	
Regulation No. 54. Uniform provisions concerning the approval of pneumatic tyres for commercial vehicles and their trailers.		
Acceptances— Austria Sweden United Kingdom	3 Sept., 1983 7 Oct., 1983 15 July, 1983 (effective dates)	
Regulation No. 56. Uniform provisions concerning the approval of headlamps for mopeds and vehicles treated as such.		
Proposing Governments— Italy and the Netherlands	15 June, 1983 (date of entry into force)	
Acceptance— Sweden	7 Oct., 1983 (effective date)	
Regulation No. 57. Uniform provisions concerning the approval of headlamps for motor cycles and vehicles treated as such.		
Proposing Governments— Italy and the Netherlands	15 June, 1983 (date of entry into force)	
Regulation No. 58. Uniform provisions concerning the approval of goods vehicles, trailers and semi-trailers with regard to their rear underrun protection.		
Proposing Governments— France and Italy	1 July, 1983 (date of entry into force)	

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
ROAD TRANSPORT (continued)—		
Protocol to the Convention on the Contract for the International Carriage of Goods by Road (CMR) ...	Geneva, 1 Sept., 1978— 31 Aug., 1979	6/1981 Cmnd. 8138
Accession— Belgium	6 June, 1983	
SHIPPING—		
Convention on Facilitation of International Maritime Traffic, 1965, as amended in 1971 and 1978 (see Treaty Series No. 63 (1972), Cmnd. 5006 and Treaty Series No. 63 (1978), Cmnd. 7243)	London, 9 Apr., 1965	46/1967 Cmnd. 3299
Note— Following a recommendation of the Facilitation Committee at its thirteenth session the Secretary-General of the International Maritime Organization has caused the following corrections of an editorial nature to be made to the Annex of the above Convention: Insert in Standard 3.7, Recommended Practice 3.8 and Standard 4.5 the term "International Health Regulations" in place of the term "International Sanitary Regulations".		
International Convention on Tonnage Measurement of Ships, 1969	London, 23 June— 23 Dec., 1969	50/1982 Cmnd. 8716
Acceptance— Venezuela	6 July, 1983	
International Convention for the Safety of Life at Sea, 1974	London, 1 Nov., 1974— 1 July, 1975	46/1980 Cmnd. 7874
Ratification— Ghana	19 May, 1983	
Acceptance— Iceland	6 July, 1983	
Protocol of 1978 relating to the International Convention for the Safety of Life at Sea	London, 1 June, 1978— 1 Mar., 1979	40/1981 Cmnd. 8277
Ratification— Mexico	30 June, 1983	
Accessions— Czechoslovakia Ghana Iceland	2 June, 1983 19 May, 1983 6 July, 1983	
SPACE—		
Convention on Registration of Objects Launched into Outer Space	New York, 14 Jan., 1975	70/1978 Cmnd. 7271
Accession— Japan	20 June, 1983	

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
SPACE (continued)—		
Agreement on the Rescue of Astronauts, the Return of Astronauts and the Return of Objects Launched into Outer Space	London, Moscow and Washington, 27 Jan., 1967	10/1968 Cmnd. 3519
Accession in Washington— Japan	20 June, 1983	
Convention on International Liability for Damage caused by Space Objects	London, Moscow and Washington, 29 Mar., 1972	16/1974 Cmnd. 5531
Accession in Moscow— Japan	20 June, 1983	
Accession in Washington— Japan	20 June, 1983	
TANZANIA—		
✓ Exchange of Notes. The British Expatriates Supplementa- tion (Tanzania) Agreement 1976	Dar-es-Salaam, 5 Aug., 1976	31/1977 Cmnd. 6772
<p>Note— By an Exchange of Notes dated 28 June 1979 at Dar-es-Salaam the Governments of the <i>United Kingdom</i> and <i>Tanzania</i> agreed to amend the First Annex to the above Agreement by adding the following organisations:</p> <p>“ The Tanzania Harbours Authority The Tanzania Railways Corporation The Tanzania Posts and Telecommunications Corporation The Tanzania Industrial Research and Development Organization.”</p> <p>The amendment entered into force on 28 June 1979.</p>		
TELECOMMUNICATIONS—		
Agreement relating to the International Telecommunications Satellite Organization “INTELSAT” (with Operating Agreement)... ..	Washington, 20 Aug., 1971	80/1973 Cmnd. 5416
Withdrawal— Cape Verde	27 July, 1983 (effective date 27 Oct., 1983)	
<p>Note— On 27 October, 1983, the Operating Agreement ceased to be in force with respect to the telecommunications entity designated by the Government of Cape Verde.</p>		

	Date	Treaty Series and Command Nos.
TELECOMMUNICATIONS (continued)—		
International Telecommunications Convention (with Final Protocol, Additional Protocols I to VI and Optional Additional Protocol)	Malaga-Torremolinos, 25 Oct., 1973	104/1975 Cmnd. 6219
Ratifications of Convention—		
Bolivia	22 Aug., 1978	
Equatorial Guinea	30 Sept., 1982	
Gabon	16 Aug., 1978	
Sudan... ..	21 Oct., 1982	
Accessions to Convention—		
Belize	16 Dec., 1981	
Grenada	17 Nov., 1981	
Zimbabwe	10 Feb., 1981	
Ratifications of Optional Additional Protocol—		
Madagascar	17 Mar., 1976	
Morocco	16 Feb., 1981	
TERRORISM—		
Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents	New York, 14 Dec., 1973– 31 Dec., 1974	3/1980 Cmnd. 7765
Ratifications—		
Guatemala	18 Jan., 1983	
Poland (with reservation)*	14 Dec., 1982	
* The instrument of ratification of the Government of the People's Republic of Poland contains the following reservation:		
[Translation]		
The Polish People's Republic does not consider itself bound by the provisions of Article 13, paragraph 1, of the Convention.		
Accession—		
Korea, Republic of	25 May, 1983	
Korea, Democratic People's Republic of (with reservation)*	1 Dec., 1982	
Note—		
The Government of the United Kingdom does not recognise Korea (Democratic People's Republic of).		
* The instrument of accession of the <i>Democratic People's Republic of Korea</i> contains the following reservation:		
[Translation]		
The Government of the <i>Democratic People's Republic of Korea</i> does not consider itself bound by the provisions of Article 13, paragraph 1, of the Convention, recognizing that any dispute between two or more States Parties concerning the interpretation or application of the Convention should not, without consent of both parties, be submitted to international arbitration and to the International Court of Justice.		

	<i>Date</i>	<i>Treaty Series and Command Nos.</i>
TREATIES, LAW OF—		
Vienna Convention on the Law of Treaties	Vienna, 23 May, 1969	58/1980 Cmnd. 7964
Accession— Malawi	23 Aug., 1983	
TREATY SUCCESSION—		
<i>See</i> BELIZE		
UNITED NATIONS EDUCATIONAL, SCIENTIFIC AND CULTURAL ORGANIZATION—		
Constitution of the United Nations Educational, Scientific and Cultural Organization (as amended) (<i>see also</i> Treaty Series No. 82 (1965), Cmnd. 2784; Treaty Series No. 99 (1970), Cmnd. 4511; Treaty Series No. 104 (1976), Cmnd. 6651; Treaty Series No. 59 (1977), Cmnd. 6864; and Treaty Series No. 56 (1981), Cmnd. 8304)	London, 16 Nov., 1945	36/1961 Cmnd. 1376
Signature— Fiji	14 July, 1983	
Acceptance— Fiji	14 July, 1983	
WHALING—		
International Convention for the Regulation of Whaling, as amended by the Protocol of 19 November, 1956 (Treaty Series No. 68 (1959), Cmnd. 849)	Washington, 2 Dec., 1946	5/1949 Cmnd. 7604
Adherence— Mauritius	17 June, 1983	
Note—		
The Acting Secretary of State of the United States of America has received the following notification from the Government of the Federal Republic of Germany, in respect of the declaration made by the Government of Peru on ratification of 18 June, 1979 (<i>see</i> Treaty Series 109 (1979), Cmnd. 7789):		
“In the opinion of the Government of the Federal Republic of Germany no coastal State may, under existing international law, exercise unrestricted sovereignty and jurisdiction beyond its territorial sea having a maximum width of 12 nm.”		

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