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# Law of the Sea



**IF ANY INFORMATION CONTAINED IN THIS LAW OF THE SEA INFORMATION CIRCULAR**

**IS REPRODUCED IN WHOLE OR IN PART,**

**DUE ACKNOWLEDGEMENT 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 twentieth 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 2004.....	1
2. Settlement of disputes mechanism.....	12
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 .....	12
(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.....	19
II. OBLIGATIONS OF DEPOSIT AND DUE PUBLICITY	21
A. Information on actions take	



3. List of experts in the field of marine scientific research maintained by the Intergovernmental Oceanographic Commission of UNESCO (communicated on 5 November 2002) .....	72
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) .....	84

**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 2004

<b>State or entity</b>	<b>United Nations Convention on the Law of the Sea</b> (in force as from 16 November 1994)	<b>Agreement relating to the implementation of Part XI of the Convention</b> (in force as from 28 July 1996)	<b>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</b> (in force as from 11 December 2001)
<p><i>Italicized text</i> indicates non-members of the United Nations;  <b>Shaded row</b> indicates landlocked States</p>	<p>Signature            (# - declaration)</p>	<p>Signature            Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p);<sup>1</sup> simplified procedure (sp);<sup>2</sup></p>	





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<b>State or entity</b>	<b>United Nations Convention on the Law of the Sea</b> (in force as from 16 November 1994)	<b>Agreement relating to the implementation of Part XI of the Convention</b> (in force as from 28 July 1996)	<b>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</b> (in force as from 11 December 2001)
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*Italicized text* indicates non-members of the United Nations;

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 <sup>1</sup> (# - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (# - declaration)	Signature <sup>1</sup>	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); <sup>1</sup> simplified procedure (sp); <sup>2</sup>	Signature <sup>1</sup> (# - declaration or statement)	Ratification; accession(a) <sup>3</sup> (# - declaration)
<i>Estonia</i>						
Ethiopia						

**State or entity**                      **United Nations Convention on  
the Law of the Sea**  
(in force as from 16 November 1994)



**United Nations Convention on  
the Law of the Sea**

**State or entity**



<b>State or entity</b>	<b>United Nations Convention on the Law of the Sea</b> (in force as from 16 November 1994)	<b>Agreement relating to the implementation of Part XI of the Convention</b> (in force as from 28 July 1996)	<b>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</b> (in force as from 11 December 2001)
<p><i>Italicized text</i> indicates non-members of the United Nations;</p> <p>Shaded row indicates landlocked States</p>	<p>Signature (# - declaration)</p>	<p>Signature</p> <p>Ratification; formal confirmation(fc); accession(a); definitive signature(ds); Ran-</p>	

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 <sup>1</sup> (# - declaration)	Ratification; formal confirmation(fc); accession(a); succession(s); (# - declaration)	Signature <sup>1</sup>	Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p); <sup>1</sup> simplified procedure (sp); <sup>2</sup>	Signature <sup>1</sup> (# - declaration or statement)	Ratification; accession(a) <sup>3</sup> (# - declaration)
United Republic of Tanzania		# 30 September 1985		25 June 1998		
United States of America						# 21 August 1996



<b>State or entity</b>	<b>United Nations Convention on the Law of the Sea</b> (in force as from 16 November 1994)	<b>Agreement relating to the implementation of Part XI of the Convention</b> (in force as from 28 July 1996)	<b>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</b> (in force as from 11 December 2001)
<p><i>Italicized text</i> indicates non-members of the United Nations;</p> <p>Shaded row indicates landlocked States</p>	<p>Ratification; formal confirmation(fc); accession(a); succession(s); (# - declaration)</p> <p>Signature " (# - declaration)</p>	<p>Ratification; formal confirmation(fc); accession(a); definitive signature(ds); participation(p);<sup>1</sup> simplified procedure (sp);<sup>2</sup></p> <p>Signature "</p>	<p>Signature " (#</p>

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;

*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

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) <sup>1</sup>				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.



State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) <sup>1</sup>				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:
<b>Honduras</b> (on 18 June 2002))	-	1	-	-	---
<b>Hungary</b> (upon ratification)	1	2	-	3 for all the categories of disputes specified therein	---
<b>Iceland</b> (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;
<b>Italy</b> (upon ratification and on 26 February 1997)	1	1	-	-	Disputes referred to in article 298, paragraph 1 (a), of the Convention;

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) <sup>1</sup>				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:
Oman (upon ratification)	1	1	-	-	---

State	Choice of procedure Declarations under article 287 (numbers indicate the order of preference) <sup>1</sup>				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:
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 (arbitral 2003)



- 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 2(e) of the Convention, (256.26(s)Td[5( ten)8(t029 c 0f6( k Tc 0.0011)-1(rti.0030.00 )7t)7

State	Choice of procedure under article 30 of the Agreement (numbers indicate the order of preference) <sup>2</sup>				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	---

<sup>2</sup> 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/](http://www.un.org/Depts/los/).

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## 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,

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*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' routeing 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 routeing measures are contained in the IMO General Provisions on Ship's Routeing (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 routeing 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; MSC 76/23, Annex 10; and A/23/Res.957).

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 to October 2004, the following States Parties have deposited with the Secretary-General charts or lists of geographical coordinates relating to baselines or maritime zones: **Brazil, China, Cyprus, and Trinidad and Tobago**. In order to give due publicity to deposited charts and lists of geographical

duly published. (See also subsection II.B.3 of this Circular.)

B. Information on activities undertaken  
by the Division for Ocean Affairs

that the Convention entered into force for Brazil on 16 November 1994.

The submission contains the information on the proposed outer limits of the continental shelf of Brazil beyond 200 nautical miles from the baselines from which the breadth of the territorial sea is measured.

In accordance with the Rules of Procedure of the Commission, a communication was circulated to all States-Members of the United Nations, including States Parties to the Convention, in order to make public the executive summary of the submission, as well as all charts and coordinates contained in that summary. The executive summary of the submission is available through the web site of the Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, at: [www.un.org/Depts/los](http://www.un.org/Depts/los).

The consideration of the submission

and agenda items of the Commission (E/CN.4/L.5000/Rev.1/Add.1) [TJ0.00169 Tc -0.0002 Tw 0 -1.1497 T of th4f umissinsie iNewYNrk r5( N)-(r

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The Government of the Republic of Mauritius wishes to protest strongly against this declaration inasmuch as it considers that, by depositing the list of geographical coordinates of points defining the outer limits of the so-called Environment (Protection and Preservation) Zone with the Secretary-General of the United Nations pursuant to article 75, paragraph 2, of the Convention, the United Kingdom of Great Britain and Northern Ireland is purporting to exercise over that zone rights which only a coastal state may have over its exclusive economic zone.

The Government of the Republic of Mauritius wishes to reiterate in very emphatic terms that it does not recognize the so-called “British Indian Ocean Territory” which was established by the unlawful excision in 1965 of the Chagos Archipelago from the territory of Mauritius, in breach of the United Nations General Charter, as applied and interpreted in accordance with resolution 1514 (XV) of 14 December 1960, resolution 2066 (XX) of 16 December 1965, and resolution 2357 (XXII) of 19 December 1967.

The Government of the Republic of Mauritius has, over the years, consistently asserted, and hereby reasserts, its complete and full sovereignty over the Chagos Archipelago, including its maritime zones, which forms part of the national territory of Mauritius.

The Government of the Republic of Mauritius therefore unequivocally protests against the deposit of the charts and coordinates of the so-called Environment (Protection and Preservation) Zone by the United Kingdom pursuant to Article 75, paragraph 2, of the Convention and against the exercise by the United Kingdom of Great Britain and Northern Ireland of any sovereignty, rights or jurisdiction within the territory of Mauritius.

The Government of the Republic of Mauritius would appreciate if the above declaration could be duly recorded, circulated and published in the Law of the Sea Bulletin No. 54, the Law of the Sea Information Circular and any other relevant publication issued by the United Nations.

**ANNEX I**

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

			Maritime Zone Notification
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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
	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 <a href="#">Law of the Sea Bulletin</a> 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 <a href="#">Law of the Sea Bulletin</a> 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. 20. 1998. LOS of 19 August 1998	8 and 9	Charts at DOALOS/OLA; Illustrative map in LOSIC No. 9 Law in <a href="#">Law of the Sea Bulletin</a> 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 <a href="#">Law of the Sea Bulletin</a> 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

Deposit by Japan of charts showing the

Japan ([cont.](#))

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	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 Decreets in BL 2/, p. 235; p. 237; p. 242; and p. 244, respectively
	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 <u>Law of the Sea Bulletin</u> 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 <u>Law of the Sea Bulletin</u> 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 <u>Law of the Sea Bulletin</u> 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 <u>Law of the Sea Bulletin</u> No. 50

Deposit of the list of geographical coordinates of points defining the outer limits of the territorial sea around mainland Norway, Svalbard and Jan Mayen; and 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 14nd

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
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 <a href="#">Law of the Sea Bulletin</a> No. 50 75998 625.85999 0.78 0.7199



**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
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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	<p>Laws and regulations applicable to innocent passage through the territorial sea and to transit passage through straits used for international navigation; namely:</p> <ul style="list-style-type: none"> <li>- Art. 83 of the Navigation Code;</li> <li>- Law 16 June 1912 (in Official Gazette of the Italian Republic of 27 June 1912, No. 151);</li> <li>- Royal Decree 24 August 1933, No. 2423 (in Official Gazette of the Italian Republic of 22 May 1934, No. 130);</li> <li>- 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);</li> <li>- 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);</li> </ul>	21(3); 42(3);	2; 5	---	<p>Laws and Decrees at DOALOS/OLA;</p> <p>Decree of 26 February 1993 in SP IV 2/, p. 69</p>

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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
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**ANNEX III****MARITIME ZONE NOTIFICATIONS****CYPRUS****M.Z.N. 47. 2004. LOS (Maritime Zone  
Notification) 20 April 2004**

Deposit by the Republic of Cyprus of a nautical chart  
and the list of geographical coordinates of points  
pursuant to article 75, paragraph 2, of the Convention

On 19 April 2004, the Republic of Cyprus deposited with the Secretary-General, in accordance with article 75, paragraph 2, of the Convention, a nautical chart and the list of geographical coordinates of points as follows:

**Nautical chart No. 183 entitled “RA’S AT  
T N TO**



**BRAZIL**

**M.Z.N. 48. 2004. LOS (Maritime Zone  
Notification) 12 May 2004**

Deposit by the Federative Republic of Brazil of the  
list of geographical coordinates of points pursuant to  
article 16, paragraph 2, of the Convention

On 11 May 2004, Brazil deposited with the Secretary-General, in accordance with article 16, paragraph 2, of the Convention, the following list of geographical coordinates:

**List of geographical coordinates of points  
defining the straight baselines along the coast  
of Brazil.**

The list of geographical coordinates of points will be reproduced, together with an illustrative map, in Law of the Sea Bulletin No. 55. This illustrative map will also be reproduced in the next issue of the Law of the Sea Information Circular.

The original list of geographical coordinates deposited by Brazil may be consulted at the Secretariat of the United Nations (Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, DC2-0450, telephone: 963-3962 or fax: 963-5847).

**BRÉSIL**

**M.Z.N. 48. 2004. LOS (Notification Zone  
Maritime) 12 mai 2004**



**TRINIDAD AND TOBAGO**  
**M.Z.N. 49. 2004. LOS (Maritime Zone**  
**Notification) 14 May 2004**

Deposit by the Republic of Trinidad and Tobago of a chart and of a list of geographical coordinates of points pursuant to article 16, paragraph 2, and article 47, paragraph 9 of the Convention

On 14 May 2004, Trinidad and Tobago deposited with the Secretary-General, in accordance with article 16, paragraph 2, and article 47, paragraph 9, of the Convention, a chart and a list of geographical coordinates of points as follows:

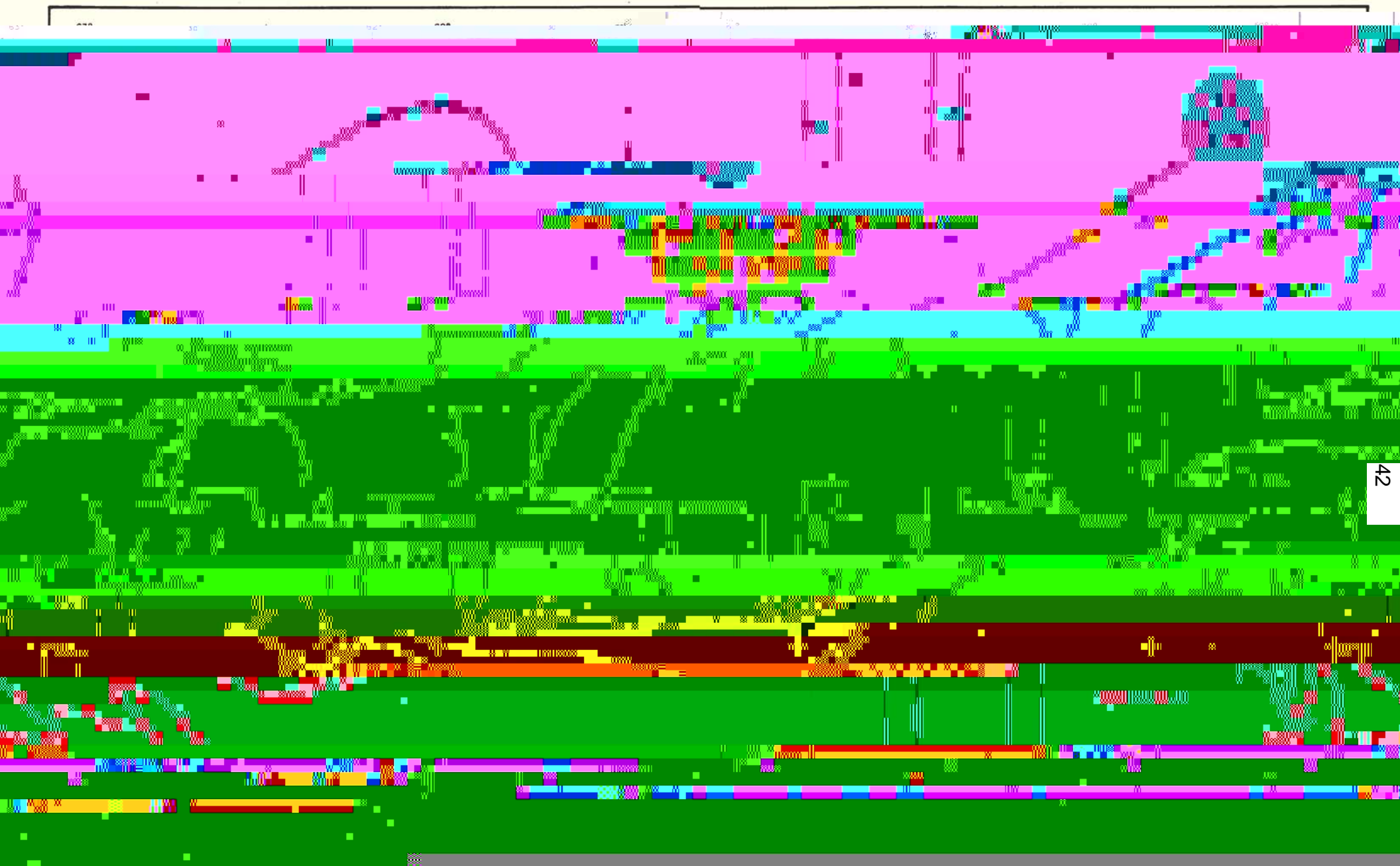
**Chart entitled “Map showing archipelagic baselines and territorial sea of Trinidad and Tobago”, Scale 1:1,000,000 at 10°00’ N Latitude, and the list of geographical coordinates of points defining archipelagic baselines of Trinidad and Tobago.**

The list of geographical coordinates of points defining the archipelagic baselines of Trinidad and Tobago, together with an illustrative map showing both the archipelagic baselines and the outer limits of the territorial sea of Trinidad and Tobago, will be published in Law of the Sea Bulletin No. 55 (2004). This illustrative map will also be reproduced in the next issue of the Law of the Sea Information Circular.

The original chart and the list of geographical coordinates deposited by Trinidad and Tobago may be consulted at the Secretariat of the United Nations (Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, DC2-0450, telephone: 963-3962 or fax: 963-5847).

**TRINITÉ-ET-TOBAGO**

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**BRAZIL**

**M.Z.N. 50. 2004. LOS (Maritime Zone  
Notification) 30 August 2004**

Deposit by the Federative Republic of Brazil of the  
list of geographical coordinates of points pursuant to  
article 75, paragraph 2, of the Convention

On 27 August 2004, Brazil deposited with the  
Secretary-General, in accordance with article 75,

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o  
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**CHINA****M.Z.N. 51. 2004. LOS (Maritime Zone  
Notification) 17 September 2004**

Deposit by the People's Republic of China of the list  
of geographical coordinates of points pursuant to  
article 16, paragraph 2, article 75, paragraph 2, and  
article 84, paragraph 2, of the Convention

On 16 September 2004, the People's Republic of China deposited with the Secretary-General, in accordance with article 16, paragraph 2, article 75, paragraph 2, and article 84, paragraph 2, of the Convention, the following list of geographical coordinates:

**List of geographical coordinates of points,  
using the geodetic system ITRF-96, which are  
specified in the Agreement between the  
People's Republic of China and the Socialist  
Republic of Viet Nam on the Delimitation of  
the Territorial Sea, the Exclusive Economic  
Zone and Continental Shelf in Beibu Bay,  
which was signed by the two countries on 25  
December 2000, and took officially effect on  
30 June 2004.**

The list of geographical coordinates of points will be reproduced, together with an illustrative map,



**ANNEX IV**  
**CONTINENTAL SHELF NOTIFICATION**

**BRAZIL**

**CLCS. 02. 2004. LOS (Continental Shelf  
Notification) 21 May 2004**

Receipt of the submission made by the Federative  
Republic of Brazil to  
the Commission on the Limits of  
the Continental Shelf

On 17 May 2004, Brazil made a submission through the Secretary-General to the Commission on the Limits of the Continental Shelf, pursuant to article 76, paragraph 8, of the Convention. It is noted that the Convention entered into force for Brazil on 16 November 1994.

The submission contains the information on the proposed outer limits of the continental shelf of Brazil beyond 200 nautical miles from the baselines from which the breadth of the territorial sea is measured.

In accordance with the Rules of Procedure of the Commission, the present communication is circulated to all States-Members of the United Nations, including States Parties to the Convention, in order to make public the executive summary of the submission, as well as all charts and coordinates contained in that summary. The executive summary of the submission is available through the web site of the Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, at:  
[www.un.org/Depts/los](http://www.un.org/Depts/los).

The consideration of the submission made by Brazil shall be included in the provisional agenda of the fourteenth session of the Commission to be held in New York from 30 August to 3 September 2004.

Upon completion of the consideration of the submission, the Commission shall make recommendations to Brazil pursuant to article 76 of the Convention.

**ANNEX V**

COMMUNICATIONS FROM STATES IN RESPONSE TO THE NOTE VERBALE OF  
THE SECRETARY-GENERAL INFORMING ABOUT THE SUBMISSION BY BRAZIL

THE DEPUTY REPRESENTATIVE OF THE UNITED STATES

August 25, 2004

Dear Mr. Michel:

The United States has reviewed the executive summary of the Brazilian submission to the Commission on the Limits of the Continental Shelf (Commission) of May 17, 2004, and has several comments. The United States requests that this letter be distributed to all States Member of the UN and to all Commission members.

This letter highlights the issues of sediment thickness and the Vitoria-Trindade feature.

#### Sediment Thickness

With respect to sediment thickness, the United States examined those portions of the line in figure 2 that were derived by applying Article 76, paragraph 4(a)(i) (the "sediment thickness line"). The United States compared this sediment thickness line with publicly available data, for example, from the Deep Sea Drilling Project, from published journal articles, and from the database called Total Sediment Thickness of the World's Oceans and Marginal Seas prepared by the National Oceanic and Atmospheric Administration.

## Vitoria-Trindade Feature

The United States has submitted the following information:

Brazil refers to as the "Vitoria Trindade Ridge." The Commission should be aware that the International Hydrographic Organization/Intergovernmental Oceanographic Commission (IHO/IOC) General Bathymetric Chart of the Oceans (GEBCO) Sub-Committee on Undersea Feature Names (SCUFN) refers to that feature as the "Vitoria-Trindade Seamount Chain," and formerly referred to it as a "Ridge." IHO-IOC GEBCO Gazetteer of Undersea Feature Names, p. 353 (May, 2004). (The United States officially refers to the



**ANNEX VI**  
COMMUNICATIONS RELATING TO  
A TEMPORARY SUSPENSION OF THE INNOCENT PASSAGE BY MEXICO





MISIÓN PERMANENTE DE MÉXICO

ONU2577

Nueva York, 30 de abril de 2003.

Señor Secretario General,

Tengo el honor de hacer referencia al Artículo 25(2) 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 c 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 |
| b).- Lat. 18° 40' .2 N. | Long. 094° 42' .5 |
| c).- Lat. 18° 43' .8 N. | Long. 095° 10' .2 |
| d).- Lat. 18° 32' .2 N. | Long. 094° 47' .0 |

Períodos: Del 1 al 15 de mayo 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



**MISIÓN PERMANENTE DE MÉXICO**  

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ONU3324

Nueva York, 7 de junio de 2004

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 ONU1366 del 11 de marzo de 2004, 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 7 al 11 de julio de 2004.

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

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

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LETTER DATED 8 JUNE 2004

[Unofficial translation]

“Permanent Mission of Mexico

“ONU3374

New York, 8 June 2004

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 ONU1366 of 11 March 2004, 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:

**1. North of “Punta Jerez, Tamaulipas”:**

- (a) - Lat. 23° 30' .0 N. Long. 097° 42' .5 W.
- (b) - Lat. 23° 30' .0 N. Long. 097° 32' .5 W.
- (c) - Lat. 23° 00' .0 N. Long. 097° 42' .5 W.
- (d) - Lat. 23° 00' .0 N. Long. 097° 32' .5 W.

**Periods:** From 14 to 18 June 2004

“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

Enrique Berruga Filloy  
Permanent Representative of Mexico  
to the United Nations”

ONU3374

Nueva York, 8 de junio de 2004

Señor Secretario General,

Tengo el honor de hacer referencia al Artículo 25(3) de las Naciones Unidas sobre el Derecho del Mar, firmada en Montego Bay de 1982 y como alcance nuestro ONU1366 del 11 de marzo de 2004, el Gobierno de México suspenderá temporalmente el paso inocente en el mar territorial en el siguiente período:

**1) Al Norte de Punta Jerez, Tamaulipas:**

- a).- Lat. 23° 30'.0 N. Long. 097° 42'.5 W.
- b).- Lat. 23° 30'.0 N. Long. 097° 32'.5 W.
- c).- Lat. 23° 00'.0 N. Long. 097° 42'.5 W.
- d).- Lat. 23° 00'.0 N. Long. 097° 32'.5 W.

Períodos: Del 14 al 18 de junio de 2004.

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

LETTER DATED 24 JUNE 2004

[Unofficial translation]

“Permanent Mission of Mexico

“ONU3827

New York, 24 June 2004

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  
58





**ANNEX VII**

## 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		

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State Party	Conciliators - Nominations	Date of deposit of notification with the Secretary-General
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State Party	Arbitrators - Nominations	Date of deposit of notification with the Secretary-General
<b>Indonesia</b>	Prof. Dr. Hasjim Djalal, M.A Dr. Etty Roesmaryati Agoes, SH, LLM. Dr. Sudirman Saad, D.H., M.Hum Lieutenant Commander Kresno Bruntoro, SH, LLM	3 August 2001
<b>Italy</b>	Professor Umberto Leanza Professor Tullio Scovazzi	23 September 1999
<b>Japan</b>	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
<b>Mexico</b>	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

Ellen Hey  
Professor Alfred H.A. Soons  
Adriaan Bos

6 February 1998  
Frigate CJAwe.399r8u e o,o7 0ceS.8pw 0 l02 Tc 0.0006we.39

State Party	Arbitrators - Nominations	Date of deposit of notification with the Secretary-General
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**II. List of experts for the purposes of**

State Party	Nominations
<b>Democratic Republic of the Congo</b>	Mr. Sayeman Bula-Bula, Professeur de droit de la mer, Université de Kinshasa
<b>Egypt</b>	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 Alwayes, Head, Nets and Fishing Methods Lab.
<b>Indonesia</b>	Prof. Dr. Aprilani Soegiarto, M.Sc Ir.Johanes Widodo, M.S. Ph.D
<b>Iraq</b>	Mohamed Mahmud Halwas, Engineer, Director, Development Fish Resources Division Daud Salman Daud, University Degree (Marine), Development Fish Resources Division
<b>Italy</b>	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
<b>Japan</b>	Kunio Yonezawa, former Deputy Director General, Fisheries Agency Moritaka Hayashi, Professor, Waseda University School of Law
<b>Mexico</b>	Jerónimo Ramos Saenz Pardo Antonio J. Díaz de León Corral
<b>Uganda</b>	Dr. Faustino L. Orach-Meza, Commissioner for Fisheries, Fisheries Department, Entebbe Prof. John Okedi, Makerere University, Department of Zoology & Fisheries, Kampala
<b>United Kingdom of Great Britain and Northern Ireland</b>	Dr. Robin Cook, Fisheries Research Services, Scottish Office, Agriculture, Environment and Fisheries Department

State Party	Experts Nominated	Designation
	Prof. Graeme Kelleher AO	Chair, Marine Sector Advisory Committee of Australia's



State Party

Experts Nominated

Designation



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

<b>State Party</b>	<b>Experts Nominated</b>	<b>Designation</b>
<b>Pakistan 8/</b>	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
<b>Philippines</b>	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
<b>Republic of Korea</b>	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
<b>Russian Federation</b>	Yurdi Yuditsev	Deputy Minister, Ministry of Protection of the Environment and Natural Resources
<b>Saint-Lucia</b>	Mr. Cletus Springer	Permanent Secretary, Ministry of Planning, Development and Environment
	Mr. Horace Walter	Chief Fisheries Officer, Ministry of Agriculture, Lands, Fisheries and Forestry

State Party	Experts Nominated	Designation
Samoa <sup>9/</sup>	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

<sup>9/</sup> 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.

State Party	Experts Nominated	Designation
United Kingdom	Prof. Richard Macrory	Yet to receive details
	Prof. Alan Boyle	Yet to receive details

<b>BANGLADESH</b>	
<p>Rear Admiral M.H. <b>KHAN</b> National Oceanographic and Maritime Institute (NOAMI) Founder Chairman &amp; Chief Adviser, 10/8, 9<sup>th</sup> Floor, Eastern Plaza, Sonargaon Road, Hatirpool, DHAKA – 1205 Tel: 880 2 862 2696 Fax: 880 2 861 6934 e-mail: noami@bdcom.com <b>BANGLADESH</b></p>	<p>Dr. Dipak <b>KANTI DAS</b> Prof. of Mechanical Engg, BUET &amp; Member, Board of Governors of NOAMI National Oceanographic and Maritime Institute (NOAMI) 10/8, 9<sup>th</sup> Floor, Eastern Plaza, Sonargaon Road, Hatirpool, DHAKA – 1205 Tel: 880 2 862 2696 Fax: 880 2 861 6934 e-mail: noami@bdcom.com <b>BANGLADESH</b></p>
<b>BRAZIL</b>	
<p>Luiz Phillipe <b>DA COSTA FERNANDES</b> Vice-Admiral ® <b>BRAZIL</b></p>	<p>Mr. Luiz Roberto <b>SILVA MARTINS</b> 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 <b>BRAZIL</b></p>
<b>BULGARIA</b>	
<p>Dr. George <b>JIEGAUM</b> Institute of Ecology, 1113 Sofia Gagarin Str.2 Tel: 3592-241793 Fax: 3592-705498 <b>BULGARIA</b></p>	<p>Mr. Emanuil D. <b>KOSUHAROV</b> Geological Institute Bulgarian Academy of Sciences "Akad.G.Bontchev" str. Bl.24 1113 Sofia Tel: 359-2-728010/7132246 Fax: 359-2-730268 <b>BULGARIA</b></p>

**CAMEROON**

Dr. Jean **FOLACK**  
Maître de Recherche  
Station de Recherches Halieutiques et



**COLOMBIA**

Mr. Jaime **SANCHEZ CORTEZ**  
Asesor Comisión Colombiana del Océano  
Calle 41 No.46-20  
Santafé de Bogotá  
Tel: 57 1 222 0436

<b>ECUADOR</b>	
<p>Capitán de Navío-EM  Fausto <b>LOPEZ VILLEGAS</b>  Director del Instituto Oceanográfico de la Armada  (INOCAR)  Av. 25 de Julio, Vía Puerto Marítimo  Guayaquil, P.O.Box 5940  Tel: 593 4 4811 05  Fax: 593 4 485 166  E-mail: <a href="mailto:inocar@inocar.mil.ec">inocar@inocar.mil.ec</a> or  <a href="mailto:cdmbac@inocar.mil.ec">cdmbac@inocar.mil.ec</a>  <b>ECUADOR</b></p>	
<b>FINLAND</b>	
<p>Prof. Matti <b>PERTTILÄ</b>  Head, Chemical Oceanography  Finnish Institute of Marine Research  P.O. Box 33  FIN-00931  Helsinki  Tel: 358 9 613 94 510  Fax: 358 9 613 94 494  E: mail: <a href="mailto:matti.perttila@fimr.fi">matti.perttila@fimr.fi</a>  <b>FINLAND</b></p>	
<b>GABON</b>	
<p>Monsieur Louis-Gabriel <b>PAMBO</b>  Océanologue Géologiste, Directeur des Pêches  Direction des Pêches Maritimes et des Cultures  Marines  Ministère de la Marine Marchande et de la Pêche  Libreville, <b>GABON</b></p>	
<b>GEORGIA</b>	

Prof. A. **KIKNADZE**  
Department of Geography  
Tbilisi State University  
Georgia, 380028, Tbilisi







<b>NIGERIA</b>	
<p>Mr. L.F. <b>AWOSIKA</b>  Nigerian Institute for Oceanography and Marine  Research (NIOMR)  P.M.B. 12729  Victoria Island  Lagos  Fax: 234 126 195 17  e-mail: <a href="mailto:niomr@linkserve.com.ng">niomr@linkserve.com.ng</a>  <b>NIGERIA</b></p>	<p>Dr. T.O. <b>AJAYI</b>  Director  Nigerian Institute for Oceanography and Marine  Research (NIOMR)  P.M.B. 12729  Victoria Island  Lagos  Fax: 234 1 261 7530/234 1 261 9517  e-mail: <a href="mailto:niomr@hyperia.com">niomr@hyperia.com</a>  <b>NIGERIA</b></p>
<b>PAKISTAN</b>	
<p>Dr. Shahid <b>AMJAD</b>  Director General  National Institute of Oceanography  St. 47, Block-1  Clifton, Karachi  Tel: 92 21 5860128, 5860028-9,  574857, 574878  Fax: 92 21 5860129  e-mail: <a href="mailto:niopk@cubexs.net.pk">niopk@cubexs.net.pk</a>  <b>PAKISTAN</b></p>	
<b>ROMANIA</b>	
<p>Dr. Alesandru S. <b>BOLOGA</b>  Scientific Deputy Director  Romainian Marine Research Institute  Manaia 300, RO-8700 Constantza 3  B-Dul Mamaia NR.300  Ro-8700 Constantza 3  Tel: 40 41 643 288/650 870  Fax: 40 41 831 274  Tlx: 14418  <b>ROMANIA</b></p>	



**SPAIN**

D. Carlos PALOg51999 27.40001 65-0.0007 Tc 0. ri5.5



**UKRAINE**

Prof. Valeri **EREMEEV**  
Marine Hydrophysical Institute  
National Academy of Sciences of Ukraine  
2, Kapitanska Str.  
Sebastopol 99 000  
Crimea  
Tel: 380 692 54 04 52  
Fax: 380 692 55 42 53  
E-mail: [eremeev@mhi2.sebastopol.ua](mailto:eremeev@mhi2.sebastopol.ua)  
[eremeev@alpha.mhi.iuf.net](mailto:eremeev@alpha.mhi.iuf.net)  
**UKRAINE**

Prof. Yuri **SHEMSHUCHENKO**  
Director, Institute of State and Law  
National Academy of Sciences of Ukraine  
4, Tryokhsvyatytska Str.  
Kyiv  
Tel: 380 44 228 51 55  
Fax: 380 44 228 54 74  
e-mail: [jus@ukrpak.net](mailto:jus@ukrpak.net)  
**UKRAINE**

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
<b>Argentina</b>	<b>Capitan de Corbeta Auditor Guillermo Bartoletti</b>
<b>Australia</b>	<b>Mr. Bill Hirst</b> , Manager, Australian Survey and Land Information, Group's Boundaries Programme <b>Mr. Patrick Quirk</b> , General Manager of Maritime Safety and Environment Strategy, Australian Maritime Safety Authority
<b>Bahrain</b>	<b>Mr. Abdulmonem Mohamed Janahi</b>

State Party	Nominations
<b>Luxembourg</b>	<b>M. Marc Glodt</b> , Commissaire du Gouvernement aux affaires maritimes <b>M. Joël Mathieu</b> , Conseiller technique auprès du Commissariat aux affaires maritimes
<b>Maldives</b>	<b>Mr. Hussein Shareef</b> , Deputy Director, Ministry of Transport and Civil Aviation <b>Mr. Mahdhy Imad</b> , Assistant Managing Director, Maldives Ports Authority
<b>Mexico</b>	<b>Captain Manuel P. Flitsche</b> , Head of the Third Section of the Naval Staff <b>Captain Gabriel Rivera Miranda</b> , Director of Navigation, Merchant Marine Affairs Division, Ministry of Communications and Transport
<b>Nigeria</b>	<b>Mr. Green Ekeledo</b> , Chief Nautical Officer <b>Captain I.N. Ntiaidem</b> , Deputy Government Inspector of Shipping
<b>Norway</b>	<b>Mr. Jens Henning Kofoed</b> , Adviser, The Maritime Directorate of Norway <b>Mr. Atle Fretheim</b> , Assistant Director General, The Royal Ministry of Environment
<b>Pakistan</b>	<b>Captain I.M. Khan Samdani</b> , Chief Nautical Surveyor, Ports & Shipping Wing <b>Captain Hasan Khurshid</b> , Deputy Conservator, Karachi Port Trust
<b>Palau</b>	<b>Mr. Donal Dengokl</b> , Environmental Specialist, Environmental Quality Protection Board (under the Ministry of Resources and Development) <b>Mr. Arvin Raymond</b> , Chief, Division of Transportation, Bureau of Commercial Development Ministry of Commerce and Trade <b>Alternate:</b> <b>Mr. Benito Thomas</b> , Chief, Division of Immigration, Bureau of Legal Service, Ministry of Justice
<b>Panama</b>	<b>Capitán A.E. Fiore</b> , Jefe de Seguridad Maritima, SEGUMAR, Nueva York <b>Ing. Ivan Ibérico</b> , Inspector del Departamento Técnico de la Dirección General, Consular y de Naves

<b>Uganda</b>	<b>S.A.K. Magezi</b> , Meteorology Department, Ministry of Natural Resources, Kampala <b>J.T. Wambede</b> , Meteorology Department, Ministry of Natural Resources, Kampala
<b>United Kingdom</b>	<b>Mr. Gordon Pollock, QC</b>
<b>Uruguay</b>	<b>Captain Ernesto Serron Pedotti</b>