Islamic Republic of



the defendant defense with the provest of Necessian-Alabami, or, this, fees, .

a a substantia da substanti and a state of the

we we have been able to an a set out when a being out of the set

A second production of the second second

and a light have a set of the set

and the fail was the stand at the stand of the standing continues and it is provided in the stand is in the sec

and a standard water and a second state of the state of the

an a		สมปัจหมายและเหมาย
an a di sa mandri da mangri kana ang ang ang ang ang ang ang ang ang	an wave	lin <mark>s ²⁰-</mark> Novi
		-มีละ-มีพ่านแสดงหา
The see of the store in our view to the provision does not create a north		
1		

	solution; rather, it increases uncertainty and ambiguity. It also goes contrary to the constitution of those countries which do not accept dual nationality or do not recognize its legal effects arising from secondary nationality of their citizens. In these cases, the exercise of diplomatic protection by one State of nationality against another State of nationality would create uncertainty and ambiguity in obligations of states. Furthermore,
₩ ₽	
ſ	
\$ 	
•	
^b	
t	
A <u></u>	
· · · · · · · · · · · · · · · · · · ·	
	the ground.
·	It is worth noting that ILC has pointed out in its commentary that the draft articles
· · · · · · · · · · · · · · · · · · ·	
•	are not going to deal with primary rules. However, in some provisions, we see
• <u>-</u>	are not going to deal with primary rules. However, in some provisions, we see
•	are not going to deal with primary rules. However, in some provisions, we see
	are not going to deal with primary rules. However, in some provisions, we see
	are not going to deal with primary rules. However, in some provisions, we see
	are not going to deal with primary rules. However, in some provisions, we see
	are not going to deal with primary rules. However, in some provisions, we see