

I

INDUSTRIAL PROPERTY

(See also INTELLECTUAL PROPERTY; PATENTS)

Convention for the protection of inventions, patents, designs and industrial models. Signed at Buenos Aires August 20, 1910; entered into force July 31, 1912.

38 Stat. 1811; TS 595; 1 Bevans 767; 155 LNTS 179.

States which are parties:

Bolivia
Brazil
Costa Rica
Cuba
Dominican Rep.
Ecuador
Guatemala
Haiti
Honduras
Nicaragua
Paraguay
United States
Uruguay

General inter-American convention for trademark and commercial protection.¹ Signed at Washington February 20, 1929; entered into force April 2, 1930; for the United States February 17, 1931.

46 Stat. 2907; TS 833; 2 Bevans 751; 124 LNTS 357.

States which are parties:

Colombia
Cuba
Guatemala
Haiti
Honduras
Nicaragua
Panama
Paraguay
Peru
United States

NOTE:

¹Replaces as between contracting parties the convention of August 20, 1910 (39 Stat. 1675; TS 626; 1 Bevans 772) and the convention of April 28, 1923 (44 Stat. 2494; TS 751; 2 Bevans 395). Parties to the 1923 convention not party to the 1929 convention are: Brazil, Dominican Republic and Uruguay. Parties to the 1910 convention not party to the subsequent conventions are: Bolivia and Ecuador.

For parties to the following indented agreements, see APPENDIX B.

Convention revising the Paris convention of March 20, 1883, as revised, for the protection of industrial property.^{1 2} Done at Stockholm July 14, 1967; entered into force April 26, 1970; for the United States September 5, 1970 except for Articles 1 through 12

which entered into force May 19, 1970; for the United States August 25, 1973.
21 UST 1583; 24 UST 2140; TIAS 6923, 7727.

NOTES:

¹Originally called the Convention of the Union of Paris.

²Replaces as between contracting parties the (Lisbon) convention of October 31, 1958 (13 UST 1; TIAS 4931; 828 UNTS 107) and the (London) convention of June 2, 1934 (53 Stat. 1748; TS 941; 3 Bevans 223) which in turn replaced the (Hague) convention of November 6, 1925 (47 Stat. 1789; TS 834; 2 Bevans 524) and the (Washington) convention of June 2, 1911 (38 Stat. 1645; TS 579; 1 Bevans 791).

Nice agreement, as revised, concerning the international classification of goods and services for the purposes of the registration of marks.¹ Done at Geneva May 13, 1977; entered into force February 6, 1979; for the United States February 29, 1984.

TIAS

States which are parties:

Albania
Algeria
Armenia*
Australia
Austria
Azerbaijan
Barbados
Belarus
Belgium
Benin
Bosnia-Herzegovina
Bulgaria
China²
Croatia
Cuba³
Czech Rep.
Denmark
Dominica
Estonia
Finland
France⁴
Georgia
German Dem. Rep.⁵
Germany, Fed. Rep.⁵
Greece
Guinea
Hungary
Iceland
Ireland
Israel
Italy
Japan
Kazakhstan
Korea, Dem. People's Rep.
Korea, Rep.
Kyrgyz Rep.
Latvia
Lebanon
Liechtenstein
Lithuania
Luxembourg
Macedonia
Malawi
Mexico
Moldova
Monaco
Mongolia
Morocco

Mozambique
Netherlands
Norway
Poland
Portugal
Romania
Russian Fed.
St. Lucia
Serbia and Montenegro
Singapore
Slovak Rep.
Slovenia
Spain
Suriname
Sweden
Switzerland
Tajikistan
Tanzania
Trinidad & Tobago
Tunisia
Turkey
Ukraine
Union of Soviet Socialist Reps.⁶
United Kingdom
United States
Uruguay
Uzbekistan
Yugoslavia

Amendment:

October 2, 1979.

NOTES:

*Enters into force for Armenia March 6, 2005.

¹The 1977 agreement replaces as between contracting parties the agreement concerning the international classification of goods and services to which trade marks apply done at Nice June 15, 1957 (23 UST 1336; TIAS 7418; 550 UNTS 45), as revised at Stockholm July 14, 1967 (23 UST 1353; TIAS 7419; 828 UNTS 191). Parties to the 1967 revision not parties to the 1977 revision include: Algeria, Israel, Morocco and Yugoslavia. Lebanon and Tunisia are parties to the agreement of 1957 but are not parties to the subsequent revisions.

²Applicable to Macao. See note under CHINA in bilateral section.

³With declaration.

⁴Extended to Overseas Departments and Territories.

⁵See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

⁶See note under UNION OF SOVIET SOCIALIST REPUBLICS in bilateral section.

Protocol relating to the Madrid Agreement concerning the international registration of marks. Done at Madrid June 27, 1989; entered into force December 1, 1995; for the United States November 2, 2003.

TIAS

Parties:
Albania
Antigua & Barbuda
Armenia¹
Australia¹
Austria
Belarus¹
Belgium¹
Bhutan
Bulgaria¹
China^{1 2}
Croatia

INDUSTRIAL PROPERTY (Cont'd)

Cuba
Cyprus
Czech Rep.
Denmark³
Estonia¹
European Community
Finland¹
France⁴
Georgia¹
Germany
Greece¹
Hungary¹
Iceland¹
Iran
Ireland¹
Italy¹
Japan¹
Kenya¹
Korea, Dem. People's Rep.
Korea, Rep.¹
Kyrgyz Rep.
Latvia
Lesotho
Liechtenstein
Lithuania¹
Luxembourg¹
Macedonia
Moldova
Monaco
Mongolia
Morocco
Mozambique
Namibia
Netherlands^{1 5}
Norway¹
Poland¹
Portugal
Romania
Russian Fed.
Serbia and Montenegro
Sierra Leone
Singapore¹
Slovak Rep.¹
Slovenia
Spain
Swaziland
Sweden¹
Switzerland¹
Syria
Turkey¹
Turkmenistan¹
Ukraine¹
United Kingdom^{1 6}
United States¹
Zambia

NOTES:

¹ With declaration(s).

² Not applicable to Hong Kong or Macao.

³ Not applicable to Faroe Is. or to Greenland.

⁴ Includes all Overseas Departments and Territories.

⁵ For the Kingdom in Europe. Applicable to Netherlands Antilles.

⁶ Applicable to Isle of Man.

Trademark law treaty and regulations. Done at Geneva October 27, 1994; entered into force

August 1, 1996; for the United States August 12, 2000.

TIAS ; 2037 UNTS 35.

Parties:

Australia
Cyprus
Czech Rep.
Denmark¹
Egypt
Estonia
Germany
Hungary
Indonesia
Ireland
Japan
Kazakhstan
Korea
Kyrgyz Rep.
Latvia
Liechtenstein
Lithuania
Moldova
Monaco
Romania
Russian Fed.
Serbia and Montenegro
Slovak Rep.
Slovenia
Spain
Sri Lanka
Switzerland
Trinidad & Tobago
Turkey
Ukraine
United Kingdom
United States
Uzbekistan
Yugoslavia

NOTE:

¹ Not applicable to the Faroe Is. or to Greenland.

WIPO performances and phonograms treaty. Adopted at Geneva December 20, 1996; entered into force May 20, 2002.

TIAS

Parties:

Albania
Argentina
Armenia*
Belarus
Botswana*
Bulgaria
Burkina Faso
Chile¹
Colombia
Costa Rica
Croatia
Czech Rep.
Ecuador
El Salvador
Gabon
Georgia
Guatemala
Guinea
Honduras
Hungary
Indonesia*
Jamaica
Japan¹
Jordan
Kazakhstan
Kyrgyz Rep.
Latvia

Lithuania
Mali
Mexico
Moldova
Mongolia
Nicaragua
Panama
Paraguay
Peru
Philippines
Poland
Romania
St. Lucia
Senegal
Serbia and Montenegro
Slovak Rep.
Slovenia
Togo
Ukraine
United States¹

NOTES:

* Enters into force for Botswana January 27, 2005; for Indonesia February 15, 2005; and for Armenia March 6, 2005.

¹ With declaration(s).

INSULAR POSSESSIONS

Convention to adjust amicably questions between the United States, Germany, and the United Kingdom in respect of the Samoan group of islands.¹ Signed at Washington December 2, 1899; entered into force February 16, 1900.

31 Stat. 1878; TS 314; 1 Bevans 276.

States which are parties:

United Kingdom
United States

NOTE:

¹ The German Samoan islands became a mandate of New Zealand on May 7, 1919, Germany having renounced rights and titles to them, effective August 4, 1919 (articles 22, 119, and 288, treaty of peace with Germany signed at Versailles June 28, 1919). Subsequently these islands were administered by New Zealand, first under a League of Nations mandate, then as a United Nations Trust Territory. On January 1, 1962, Western Samoa acquired the status of an independent state.

Treaty relating to insular possessions and insular dominions in the region of the Pacific Ocean, with declaration. Signed at Washington December 13, 1921; entered into force August 17, 1923.

43 Stat. 1646; TS 669; 2 Bevans 332; 25 LNTS 184.

Agreement supplementary to the treaty relating to insular possessions and insular dominions in the region of the Pacific Ocean. Signed at Washington February 6, 1922; entered into force August 17, 1923.

43 Stat. 1652; TS 670; 2 Bevans 372; 25 LNTS 196.

States which are parties:

France
Japan
United Kingdom
United States¹

INSULAR POSSESSIONS (Cont'd)

NOTE:

¹ With reservation and understanding.

INTELLECTUAL PROPERTY

Convention establishing the World Intellectual Property Organization. Done at Stockholm July 14, 1967; entered into force April 26, 1970; for the United States August 25, 1970. 21 UST 1749; TIAS 6932; 828 UNTS 3.

States which are parties:

Albania
Algeria
Andorra
Angola
Antigua & Barbuda
Argentina
Armenia
Australia
Austria
Azerbaijan
Bahamas, The
Bahrain
Bangladesh
Barbados
Belarus
Belgium
Belize
Benin
Bhutan
Bolivia
Bosnia-Herzegovina
Botswana
Brazil
Brunei
Bulgaria
Burkina Faso
Burma
Burundi
Cambodia
Cameroon
Canada
Cape Verde
Central African Rep.
Chad
Chile
China ¹
Colombia
Congo
Congo, Dem. Rep.
Costa Rica
Cote d'Ivoire
Croatia
Cuba
Cyprus
Czech Rep.
Denmark
Djibouti
Dominica
Dominican Rep.
Ecuador
Egypt
El Salvador
Equatorial Guinea
Eritrea

Estonia
Ethiopia
Fiji
Finland
France
Gabon
Gambia, The
Georgia
German Dem. Rep.²
Germany, Fed. Rep.²
Ghana
Greece
Grenada
Guatemala
Guinea
Guinea-Bissau
Guyana
Haiti
Holy See
Honduras
Hungary
Iceland
India
Indonesia
Iran
Iraq
Ireland
Israel
Italy
Jamaica
Japan
Jordan
Kazakhstan
Kenya
Korea, Dem. People's Rep.
Korea, Rep.
Kuwait
Kyrgyz Rep.
Laos
Latvia
Lebanon
Lesotho
Liberia
Libya
Liechtenstein
Lithuania
Luxembourg
Macedonia
Madagascar
Malawi
Malaysia
Maldives
Mali
Malta
Mauritania
Mauritius
Mexico
Moldova
Monaco
Mongolia
Morocco
Mozambique
Namibia
Nepal
Netherlands ³
New Zealand ⁴
Nicaragua
Niger
Nigeria
Norway
Oman
Pakistan
Panama
Papau New Guinea
Paraguay

Peru
Philippines
Poland
Portugal
Qatar
Romania
Russian Fed.
Rwanda
St. Kitts & Nevis
St. Lucia
St. Vincent & the Grenadines
San Marino
Sao Tome & Principe
Saudi Arabia
Senegal
Serbia and Montenegro
Seychelles
Sierra Leone
Singapore
Slovak Rep.
Slovenia
Somalia
South Africa
Spain
Sri Lanka
Sudan
Suriname
Swaziland
Sweden
Switzerland
Syria
Tajikistan
Tanzania
Thailand
Togo
Tonga
Trinidad & Tobago
Tunisia
Turkey
Turkmenistan
Uganda
Ukraine
United Arab Emirates
United Kingdom
United States
Uruguay
Uzbekistan
Venezuela
Viet-Nam
Western Samoa
Yemen (Aden) ⁵
Yemen (Sanaa) ⁵
Yugoslavia ⁶
Zambia
Zimbabwe

Amendment:
October 2, 1979.

NOTES:

¹ Applicable to Hong Kong and Macao. See note under CHINA in bilateral section.

² See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

³ Applicable to Netherlands Antilles and Aruba.

⁴ Applicable to Cook Is., Niue and Tokelau.

⁵ See note under YEMEN in bilateral section.

⁶ See note under YUGOSLAVIA in bilateral section.

**INTER-AMERICAN
DEVELOPMENT BANK**

(See under **FINANCIAL
INSTITUTIONS**)

**INTER-AMERICAN (RIO)
TREATY OF RECIPROCAL
ASSISTANCE**

(See under **DEFENSE**)

**INTERGOVERNMENTAL
MARITIME
CONSULTATIVE
ORGANIZATION**

(See **INTERNATIONAL
MARITIME ORGANIZATION**)

**INTERNATIONAL
ATOMIC ENERGY
AGENCY**

(See under **ATOMIC ENERGY**)

**INTERNATIONAL BANK
FOR RECONSTRUCTION
AND DEVELOPMENT**

(See under **FINANCIAL
INSTITUTIONS**)

**INTERNATIONAL CIVIL
AVIATION
ORGANIZATION**

(See also **AVIATION**)

Convention on international civil aviation.¹
Done at Chicago December 7, 1944; entered
into force April 4, 1947.
61 Stat. 1180; TIAS 1591; 3 Bevans 944; 15
UNTS 295.

Protocol on the authentic trilingual text of the
convention on international civil aviation with
annex.² Done at Buenos Aires September 24,
1968; entered into force October 24, 1968.
19 UST 7693; TIAS 6605; 740 UNTS 21.

Proces-verbal of rectification to the protocol of
September 24, 1968 on the authentic trilingual
text of the convention on international civil

aviation. Done at Washington April 8, 1969;
entered into force April 8, 1969.
20 UST 718; TIAS 6681.

Protocol on the authentic quadrilingual text of
the convention on international civil aviation,
with annex.² Done at Montreal September 30,
1977; entered into force September 16, 1999.
TIAS

States which are parties:

Afghanistan^{3 4}
Albania⁴
Algeria³
Andorra
Angola⁴
Antigua & Barbuda
Argentina
Armenia⁴
Australia
Austria
Azerbaijan
Bahamas, The⁴
Bahrain⁴
Bangladesh
Barbados
Belarus
Belgium
Belize⁴
Benin³
Bhutan⁴
Bolivia^{3 4}
Bosnia-Herzegovina
Botswana
Brazil
Brunei
Bulgaria
Burkina Faso
Burma^{3 4}
Burundi^{3 4}
Cambodia^{3 4}
Cameroon⁴
Canada
Cape Verde⁴
Central African Rep.^{3 4}
Chad⁴
Chile⁴
China^{5 6}
Colombia
Comoros⁴
Congo^{3 4}
Congo, Dem. Rep.^{3 4}
Cook Is.⁴
Costa Rica⁴
Cote d'Ivoire⁴
Croatia
Cuba
Cyprus
Czech Rep.
Denmark
Djibouti⁴
Dominican Rep.^{3 4}
Ecuador
Egypt
El Salvador^{3 4}
Equatorial Guinea⁴
Eritrea⁴
Estonia⁴
Ethiopia^{3 7}
Fiji⁴
Finland
France
Gabon⁴
Gambia, The⁴
Georgia⁴
German Dem. Rep.⁸

Germany, Fed. Rep.⁸
Ghana^{3 4}
Greece
Grenada⁴
Guatemala
Guinea
Guinea-Bissau⁴
Guyana^{3 4}
Haiti^{3 4}
Honduras^{3 4}
Hungary
Iceland³
India
Indonesia^{3 4}
Iran
Iraq⁴
Ireland⁴
Israel
Italy
Jamaica⁴
Japan^{3 4}
Jordan⁴
Kazakhstan
Kenya³
Kiribati⁴
Korea, Dem. People's Rep.
Korea, Rep.
Kuwait⁴
Kyrgyz Rep.
Laos^{3 4}
Latvia
Lebanon⁴
Lesotho⁴
Liberia^{3 4}
Libya^{3 4}
Lithuania⁴
Luxembourg^{3 4}
Macedonia
Madagascar⁴
Malawi⁴
Malaysia^{3 4}
Maldives⁴
Mali⁴
Malta³
Marshall Is.^{4 9}
Mauritania⁴
Mauritius
Mexico
Micronesia^{4 10}
Moldova
Monaco⁴
Mongolia
Morocco³
Mozambique⁴
Namibia
Nauru
Nepal^{3 4}
Netherlands
New Zealand
Nicaragua^{3 4}
Niger
Nigeria⁴
Norway
Oman⁴
Pakistan
Palau⁴
Panama^{4 5}
Papua New Guinea⁴
Paraguay^{3 4}
Peru⁴
Philippines³
Poland
Portugal
Qatar⁴
Romania

INTERNATIONAL CIVIL AVIATION ORGANIZATION (Cont'd)

Russian Fed.
Rwanda⁴
St. Kitts & Nevis
St. Lucia⁴
St. Vincent & the Grenadines⁴
San Marino⁴
Sao Tome & Principe⁴
Saudi Arabia^{4,5}
Senegal^{3,4}
Serbia and Montenegro
Seychelles
Sierra Leone^{3,4}
Singapore
Slovak Rep.
Slovenia⁴
Solomon Is.⁴
Somalia^{3,4}
South Africa⁴
Spain
Sri Lanka^{3,4}
Sudan^{3,4}
Suriname⁴
Swaziland⁴
Sweden
Switzerland¹¹
Syrian Arab Rep.⁴
Tajikistan
Tanzania⁴
Thailand^{3,4}
Togo⁴
Tonga⁴
Trinidad & Tobago^{3,4}
Tunisia
Turkey
Turkmenistan⁴
Uganda^{3,4}
Ukraine⁴
United Arab Emirates⁴
United Kingdom
United States
Uruguay⁴
Uzbekistan⁴
Vanuatu⁴
Venezuela
Vietnam, Socialist Rep.
Western Samoa⁴
Yemen (Aden)^{4,12}
Yemen (Sanaa)^{3,4,12}
Yugoslavia
Zambia⁴
Zimbabwe⁴

Amendments:¹³

June 14, 1954 (8 UST 179; TIAS 3756; 320 UNTS 21).
September 15, 1962 (26 UST 2374; TIAS 8162; 1008 UNTS 213).
July 7, 1971 (26 UST 1061; TIAS 8092).
October 16, 1974 (32 UST 322; TIAS 9702).¹⁴
September 30, 1977.
September 30, 1977.
October 6, 1980.

NOTES:

¹ Applicable to all territories.

² States becoming parties to the convention after the entry into force of the protocol are deemed parties to the protocol.

³ Not a party to the 1968 protocol.

⁴ Not a party to the 1977 protocol.

⁵ With a statement.

⁶ Applicable to Hong Kong and Macao. With declaration. See note under CHINA in bilateral section.

⁷ See note under ETHIOPIA in bilateral section.

⁸ See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

⁹ On October 15, 1986 the Compact of Free Association entered into force between the Government of the United States and the Government of the Republic of the Marshall Islands, effective October 21, 1986.

¹⁰ On October 24, 1986 the Compact of Free Association entered into force between the Government of the United States and the Government of the Federated States of Micronesia, effective November 3, 1986.

¹¹ Applicable to Liechtenstein as long as the customs treaty of March 29, 1923 between Switzerland and Liechtenstein remains in force.

¹² See note under YEMEN in bilateral section.

¹³ Protocols of amendment to the convention are legally binding only on those states which ratify or otherwise accept them; however, the above amendments are all of an organizational character and thus in effect for all ICAO members. The United States is not a party to the protocols of May 27, 1947 (418 UNTS 161) and June 14, 1954 (320 UNTS 209).

¹⁴ This amendment increasing the size of the ICAO council supersedes the protocols of June 21, 1961 (13 UST 2105; TIAS 5170; 514 UNTS 209) and March 12, 1971 (24 UST 1019; TIAS 7616).

INTERNATIONAL COURT OF JUSTICE

Statute of the International Court of Justice annexed to the Charter of the United Nations. All Members of the United Nations are *ipso facto* parties to the Statute (article 93, UN Charter). 59 Stat. 1055; TS 993; 3 Bevens 1153.

In addition, the following countries not members of the UN have become parties to the Statute pursuant to resolutions adopted by the General Assembly:

Nauru
Switzerland (17 UNTS 111)

INTERNATIONAL DEVELOPMENT LAW INSTITUTE

(See under ECONOMIC AND
TECHNICAL COOPERATION
AND DEVELOPMENT)

INTERNATIONAL ENERGY AGENCY

(See under ENERGY)

INTERNATIONAL LABOR ORGANIZATION

(See under LABOR)

INTERNATIONAL MARITIME ORGANIZATION

Convention on the Intergovernmental Maritime Consultative Organization.* Signed at Geneva March 6, 1948; entered into force March 17, 1958.

9 UST 621; TIAS 4044; 289 UNTS 48.

States which are parties:

Albania
Algeria
Angola
Antigua & Barbuda
Argentina
Australia
Austria
Azerbaijan
Bahamas, The
Bahrain
Bangladesh
Barbados
Belgium
Belize
Benin
Bolivia
Bosnia-Herzegovina
Brazil
Brunei
Bulgaria
Burma
Cambodia¹
Cameroon
Canada
Cape Verde
Chile
China
Colombia
Comoros
Congo
Congo, Dem. Rep.
Costa Rica
Cote d'Ivoire
Croatia
Cuba¹
Cyprus
Czech Rep.
Denmark¹
Djibouti
Dominica
Dominican Rep.
Ecuador¹
Egypt
El Salvador
Equatorial Guinea
Eritrea
Estonia

INTERNATIONAL MARITIME ORGANIZATION (Cont'd)

Ethiopia²
Faroe Is.³
Fiji
Finland¹
France
Gabon
Gambia, The
Georgia
German Dem. Rep.^{1,4}
Germany, Fed. Rep.⁴
Ghana
Greece¹
Grenada
Guatemala
Guinea
Guinea-Bissau
Guyana
Haiti
Honduras
Hong Kong³
Hungary
Iceland¹
India¹
Indonesia¹
Iran
Iraq¹
Ireland
Israel
Italy
Jamaica
Japan
Jordan
Kazakhstan
Kenya
Kiribati
Korea, Dem. People's Rep.
Korea, Rep.
Kuwait
Latvia
Lebanon
Liberia
Libya
Lithuania
Luxembourg
Macao³
Macedonia
Madagascar
Malawi
Malaysia¹
Maldives
Malta
Marshall Is.
Mauritania
Mauritius
Mexico¹
Moldova
Monaco
Mongolia
Morocco¹
Mozambique
Namibia
Nepal
Netherlands⁵
New Zealand
Nicaragua
Nigeria
Norway¹

Oman
Pakistan
Panama
Papua New Guinea
Paraguay
Peru
Philippines
Poland¹
Portugal
Qatar
Romania
Russian Fed.
St. Kitts & Nevis
St. Lucia
St. Vincent & the Grenadines
Samoa
San Marino
Sao Tome & Principe
Saudi Arabia
Senegal
Serbia and Montenegro
Seychelles
Sierra Leone
Singapore
Slovak Rep.
Slovenia
Solomon Is.
Somalia
South Africa
Spain¹
Sri Lanka¹
Sudan
Suriname
Sweden¹
Switzerland¹
Syrian Arab Rep.
Tanzania
Thailand
Togo
Tonga
Trinidad & Tobago
Tunisia
Turkey¹
Turkmenistan
Tuvalu
Ukraine
Union of Soviet Socialist Reps.⁶
United Arab Emirates
United Kingdom
United States¹
Uruguay
Vanuatu
Venezuela
Vietnam
Yemen (Aden)⁷
Yemen (Sanaa)⁷
Yugoslavia⁸

Amendments:
September 15, 1964 (18 UST 1299; TIAS 6285; 607 UNTS 276).
September 28, 1965 (19 UST 4855; TIAS 6490; 649 UNTS 334).
October 17, 1974 (28 UST 4607; TIAS 8606).
November 14, 1975 (34 UST 497; TIAS 10374).
November 17, 1977 (TIAS 11094).
November 15, 1979 (TIAS 11094).

NOTES:

*The title of the Convention was changed to the Convention on the International Maritime Organization by amendment adopted by the Organization November 14, 1975, effective May 22, 1982.

¹ With declaration.

² See note under ETHIOPIA in bilateral section.

³ Associate Member.

⁴ See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

⁵ Applicable to Netherlands Antilles and Aruba.

⁶ See note under UNION OF SOVIET SOCIALIST REPUBLICS in bilateral section.

⁷ See note under YEMEN in bilateral section.

⁸ See note under YUGOSLAVIA in bilateral section.

INTERNATIONAL MONETARY FUND (See under FINANCIAL INSTITUTIONS)

INTERNATIONAL TRACING SERVICE

Agreement constituting an International Commission for the International Tracing Service. Signed at Bonn June 6, 1955; entered into force May 5, 1955.

6 UST 6186; TIAS 3471, pp. 18-37; 219 UNTS 79.

States which are parties:

Belgium
France
Germany, Fed. Rep.¹
Greece
Israel
Italy
Luxembourg
Netherlands
United Kingdom
United States

Extensions and amendments:

August 23, 1960 (12 UST 463; TIAS 4736, pp. 18-24; 377 UNTS 402).

April 27, 1972.

Related agreements

Agreement relating to the operation of the International Tracing Service. Exchange of notes between the United States and the Federal Republic of Germany at Bonn and Bonn-Bad Godesberg June 6, 1955; operative May 5, 1955.²

6 UST 6169; TIAS 3471, pp. 2-6; 315 UNTS 155.

Extensions and amendments:

April 28 and May 5, 1960 (12 UST 445; TIAS 4736, pp. 2-5).

May 24, 1968.

Agreement providing for the administration and direction of the International Tracing Service by the International Committee of the Red Cross. Exchange of notes between the United States and the President of the International Committee of the Red Cross at Bonn-Bad

INTERNATIONAL TRACING SERVICE (Cont'd)

Godesberg and Geneva June 6, 1955; entered into force May 5, 1955.³
6 UST 6175; TIAS 3471, pp. 7-17.

Extensions and amendments:
May 9 and 12, 1960 (12 UST 452; TIAS 4736, pp. 5-18).
May 31 and July 25, 1968.

NOTES:

¹ See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

² Notes were exchanged *mutatis mutandis* by the Federal Republic of Germany with France and the United Kingdom.

³ Notes were exchanged *mutatis mutandis* by the International Committee of the Red Cross with France, the Federal Republic of Germany, and the United Kingdom. See also agreement signed at Bonn June 6, 1955 by the Chairman of the International Commission and a representative of the International Committee of the Red Cross (6 UST 6207; TIAS 3471, pp. 39-54; 219 UNTS 96), as extended and amended September 30 and October 7, 1960 (12 UST 471; TIAS 4736, pp. 2533); December 22, 1972.

INVESTMENT DISPUTES

Convention on the settlement of investment disputes between states and nationals of other states.¹ Done at Washington March 18, 1965; entered into force October 14, 1966.
17 UST 1270; TIAS 6090; 575 UNTS 159.

States which are parties:

Afghanistan
Albania
Algeria
Argentina
Armenia
Australia
Austria
Azerbaijan
Bahamas
Bahrain
Bangladesh
Barbados
Belarus
Belgium
Benin
Bolivia
Bosnia-Herzegovina
Botswana
Brunei
Bulgaria
Burkina Faso
Burundi
Cameroon
Central African Rep.
Chad
Chile
China²

China, People's Rep.³
Colombia
Comoros
Congo
Congo, Dem. Rep.
Costa Rica
Cote d'Ivoire
Croatia
Cyprus
Czech Rep.
Denmark⁴
East Timor
Ecuador
Egypt
El Salvador
Estonia
Fiji
Finland
France
Gabon
Gambia, The
Georgia
Germany, Fed. Rep.⁵
Ghana
Greece
Grenada
Guatemala
Guinea
Guyana
Honduras
Hungary
Iceland
Indonesia
Ireland
Israel
Italy
Jamaica
Japan
Jordan
Kazakhstan
Kenya
Korea
Kuwait
Latvia
Lebanon
Lesotho
Liberia
Lithuania
Luxembourg
Macedonia
Madagascar
Malawi
Malaysia
Mali
Malta
Mauritania
Mauritius
Micronesia
Mongolia
Morocco
Mozambique
Nepal
Netherlands⁶
New Zealand
Nicaragua
Niger
Nigeria
Norway
Oman
Pakistan
Panama
Papua New Guinea

Paraguay
Peru
Philippines
Portugal
Romania
Rwanda
St. Kitts & Nevis
St. Lucia
St. Vincent & the Grenadines
Saudi Arabia
Senegal
Seychelles
Sierra Leone
Singapore
Slovak Rep.
Slovenia
Solomon Is.
Somalia
Spain
Sri Lanka
Sudan
Swaziland
Sweden
Switzerland
Tanzania
Togo
Tonga
Trinidad & Tobago
Tunisia
Turkey
Turkmenistan
Uganda
Ukraine
United Arab Emirates
United Kingdom⁷
United States
Uruguay
Uzbekistan
Venezuela
Western Samoa
Yemen
Yugoslavia⁸
Zambia
Zimbabwe

NOTES:

¹ The convention is applicable to all territories for whose international relations a Contracting State is responsible, except those which are excluded by such State by written notice to the depositary . . . (Article 70).

² On October 2, 1980, the Administrative Council decided that "the Republic of China be removed from the list of Contracting States and noted that, pending study by the Government of the People's Republic of the possibility of becoming a party to the Convention, China is not a Contracting State."

³ Applicable to Hong Kong and Macao. See note under CHINA in bilateral section.

⁴ Extended to Faroe Is.

⁵ See note under GERMANY, FEDERAL REPUBLIC OF in bilateral section.

⁶ Applicable to Netherlands Antilles and Aruba.

⁷ Extended to all territories for whose international relations it is responsible except British Indian Ocean Territory, Pitcairn Islands, and Sovereign Base Areas of Cyprus.

⁸ See note under YUGOSLAVIA in bilateral section.