CHAPTER XXVI

DISARMAMENT

1. CONVENTION ON THE PROHIBITION OF MILITARY OR ANY OTHER HOSTILE USE OF ENVIRONMENTAL MODIFICATION TECHNIQUES

New York, 10 December 1976

ENTRY INTO FORCE

5 October 1978, in accordance with article IX(3). 5 October 1978, No. 17119. Signatories: 48. Parties: 77. **REGISTRATION: STATUS:**

United Nations, *Treaty Series*, vol. 1108, p. 151 and depositary notification C.N.263.1978.TREATIES-12 of 27 October 1978 (rectification of the English text). TEXT:

Note: The Convention was approved by the General Assembly of the United Nations in its resolution /doc/source/docs/A RES 31 72-E.pdf ¹ of 10 December 1976. In application of paragraph 2 of the said resolution, the Secretary-General decided to open the Convention for signature and ratification by States from 18 to 31 May 1977 at Geneva, Switzerland. Subsequently, the Convention was transmitted to the Headquarters of the Organization of the United Nations at New York, where it was open for signature by States until 4 October 1978.

Participant Signature	Ratifica Accessio Success	on(a),	Participant	Signatu	re	Ratificat Accessio Successi	on(a),
Afghanistan	22 Oct	1985 a	the Congo				
Algeria	19 Dec	1991 a	Denmark	18 May	1977	19 Apr	1978
Antigua and Barbuda	25 Oct	1988 d	Dominica			9 Nov	1992 d
Argentina	20 Mar	1987 a	Egypt			1 Apr	1982 a
Armenia	15 May	2002 a	Estonia			14 Apr	2011 a
Australia31 May 197	8 7 Sep	1984	Ethiopia	18 May	1977		
Austria	17 Jan	1990 a	Finland	18 May	1977	12 May	1978
Bangladesh	3 Oct	1979 a	Germany ^{4,5}	18 May	1977	24 May	1983
Belarus18 May 197	7 7 Jun	1978	Ghana	21 Mar	1978	22 Jun	1978
Belgium18 May 197	7 12 Jul	1982	Greece			23 Aug	1983 a
Benin	7 30 Jun	1986	Guatemala			21 Mar	1988 a
Bolivia (Plurinational			Holy See	27 May	1977		
State of)18 May 197			Honduras			16 Aug	2010 a
Brazil 9 Nov 197	7 12 Oct	1984	Hungary	18 May	1977	19 Apr	1978
Bulgaria18 May 197	7 31 May	1978	Iceland	18 May	1977		
Cabo Verde	3 Oct	1979 a	India	15 Dec	1977	15 Dec	1978
Cameroon	18 Apr	2011 a	Iran (Islamic Republ	ic			
Canada18 May 197	7 11 Jun	1981	of)	18 May	1977		
Chile	26 Apr	1994 a	Iraq	15 Aug	1977		
China ²	8 Jun	2005 a	Ireland	18 May	1977	16 Dec	1982
Costa Rica	7 Feb	1996 a	Italy	18 May	1977	27 Nov	1981
Cuba23 Sep 197	7 10 Apr	1978	Japan			9 Jun	1982 a
Cyprus 7 Oct 197	7 12 Apr	1978	Kazakhstan			25 Apr	2005 a
Czech Republic ³	22 Feb	1993 d	Kuwait			2 Jan	1980 a
Democratic People's			Kyrgyzstan			15 Jun	2015 a
Republic of Korea Democratic Republic of 28 Feb 197	_	1984 a	Lao People's Democratic	13 Apr	1978	5 Oct	1978

Participant	Signature	Ratification, Accession(a), Succession(d)		Participant	Participant Signature		Ratification, Accession(a), Succession(d)	
Republic				Slovakia ³			28 May	1993 d
Lebanon	18 May 1977			Slovenia			20 Apr	2005 a
Liberia	18 May 1977			Solomon Islands			19 Jun	1981 d
Lithuania	••••	16 Apr	2002 a	Spain	18 May	1977	19 Jul	1978
Luxembourg	18 May 1977			Sri Lanka	8 Jun	1977	25 Apr	1978
Malawi		5 Oct	1978 a	St. Lucia			27 May	1993 d
Mauritius	••••	9 Dec	1992 a	St. Vincent and the				
Mongolia	18 May 1977	19 May	1978	Grenadines			27 Apr	1999 d
Morocco	18 May 1977			Sweden			27 Apr	1984 a
Netherlands ⁶	18 May 1977	15 Apr	1983	Switzerland			5 Aug	1988 a
New Zealand ⁷		7 Sep	1984 a	Syrian Arab Republic	4 Aug	1977		
Nicaragua	11 Aug 1977	6 Sep	2007	Tajikistan			12 Oct	1999 a
Niger		17 Feb	1993 a	Tunisia	11 May	1978	11 May	1978
Norway	18 May 1977	15 Feb	1979	Turkey	18 May	1977		
Pakistan		27 Feb	1986 a	Uganda	18 May	1977		
Panama		13 May	2003 a	Ukraine	18 May	1977	13 Jun	1978
Papua New Guinea		28 Oct	1980 a	United Kingdom of				
Poland	18 May 1977	8 Jun	1978	Great Britain and Northern Ireland	18 May	1077	16 May	1078
Portugal	18 May 1977			United States of	10 May	19//	10 May	1976
Republic of Korea		2 Dec	1986 a	America	18 Mav	1977	17 Jan	1980
Romania	18 May 1977	6 May	1983	Uruguay	,		16 Sep	1993 a
Russian Federation	18 May 1977	30 May	1978	Uzbekistan				1993 a
Sao Tome and Princip	e	5 Oct	1979 a	Viet Nam			26 Aug	
Sierra Leone	12 Apr 1978			Yemen ⁸		1977	20 Jul	1977

Declarations and Reservations (Unless otherwise indicated, the declarations and reservations were made upon ratification, accession or succession.)

ARGENTINA9

The Argentine Republic interprets the terms "widespread, long-lasting or severe effects" in article I, paragraph I, of the Convention in accordance with the definitions agreed upon in the understanding on that article. It likewise interprets articles II, III and VIII in accordance with the relevant understandings.

AUSTRIA

"Considering the obligations resulting from its status as a permanently neutral state, the Republic of Austria declares a reservation to the effect that its co-operation within the frame work of this Convention cannot exceed the limits determined by the Status of permanent neutrality and membership with the United Nations."

GERMANY⁵

"With the proviso that the correct designation of the Federal Republic of Germany in the Russian language is Federativnuju Respubliku Germaniju!"

"The correct designation of the Federal Republic of Germany in the Russian language following the

preposition `sa' in the Russian text was spelled out in the afore-mentioned proviso as `Federativnuju Respubliku Germaniju'."

GUATEMALA

Guatemala accepts the text of article III, on condition that the use of environmental modification techniques for peaceful purposes does not adversely affect its territory or the use of its natural resources.

KUWAIT¹⁰

This Convention binds the State of Kuwait only towards States Parties thereto. Its obligatory character shall *ipso facto* terminate with respect to any hostile state which does not abide by the prohibition contained therein.

"It is understood that accession to the Convention on the Prohibition of Military or any other hostile use of Environmental Modification Techniques, done in Geneva, 1977, does not mean in any way recognition of Israel by the State of Kuwait. Furthermore, no treaty relation will arise between the State of Kuwait and Israel."

NETHERLANDS

"The Kingdom of the Netherlands accepts the obligations laid down in article 1 of the said Convention as extending to states which are not a party to the Convention and which act in conformity with article 1 of the Convention."

NEW ZEALAND

"The Government of New Zealand hereby declares its interpretation that nothing in the Convention detracts from or limits the obligations of States to refrain from military or any other hostile use of environmental modification techniques which are contrary to international law".

REPUBLIC OF KOREA

"It is the understanding of the Government of the Republic of Korea that any technique for deliberately changing the natural state of rivers falls within the meaning of the term 'environmental modification techniques' as defined in article II of the Convention.

"It is further understood that military or any other hostile use of such techniques, which could cause flooding, inundation, reduction in the water-level, drying up, destruction of hydrotechnical installations or other harmful consequences, comes within the scope of the Convention, provided it meets the criteria set out in article I therefore."

SWITZERLAND

Because of the obligation incumbent upon it by virtue of its status of perpetual neutrality, Switzerland must make a general reservation specifying that its cooperation in the framework of this Convention cannot go beyond the limits imposed by this status. This reservation refers, in particular, to article V, paragraph 5, of the Convention, and to any similar clause which may replace or supplement this provision in the Convention (or in any other arrangement).

TURKEY

"In the opinion of the Turkish Government the terms 'wide- spread', 'long lasting' and 'severe effects' contained in the Con- vention need to be clearly defined. So long as this clarification is not made the Government of Turkey will be compelled to in- terpret itself the terms in question and consequently it reserves the right to do so as and when required.

"Furthermore, the Government of Turkey believes that the difference between 'military or any other hostile purposes' and 'peaceful purposes' should be more clearly defined so as to pre- vent subjective evaluations."

Territorial Application

	Date of receipt of the		
Participant	notification	Territories	
United Kingdom of Great Britain and Northern Ireland ¹¹	16 May 1978	United Kingdom Sovereign Base Areas of Akrotiri and Dhekelia in the Island of Cyprus, Association of Caribbean States, Brunei, Solomon Islands and United Kingdom Territories	

Notes:

- Official Records of the General Assembly, Thirty-first Session, Supplement No. 39 (A/31/39), p. 36.
- With the following declaration with respect of Hong Kong Special Administrative Region and Macao Special Administrative Region:

In accordance with the provisions of Article 153 of the Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China and Article 138 of the Basic Law of the Macao Special Administrative Region of the People's Republic of China, the Government of the People's Republic of China decides that the Convention shall apply to the Hong Kong Special Administrative Region and the Macao Special Administrative Region of the People's Republic of China.

- ³ Czechoslovakia had signed and ratified the Convention on 18 May 1977 and 12 May 1978, respectively. See also note 1 under "Czech Republic" and note 1 under "Slovakia" in the "Historical Information" section in the front matter of this volume.
 - ⁴ See note 1 under "Germany" regarding Berlin (West) in

the "Historical Information" section in the front matter of this volume.

- ⁵ The German Democratic Republic had signed and ratified the Convention on 18 May 1977 and 25 May 1978, respectively. See also note 2 under "Germany" in the "Historical Information" section in the front matter of this volume.
- ⁶ For the Kingdom in Europe and the Netherlands Antilles. See also note 1 under "Netherlands" regarding Aruba/Netherlands Antilles in the "Historical Information" section in the front matter of this volume.
- $^{7}\,\,$ The accession shall also apply to the Cook Islands and Niue.
- 8 Democratic Yemen had acceded to the Convention on 12 June 1979. See also note 1 under "Yemen" in the "Historical Information" section in the front matter of this volume.
- 9 The Government of Argentina has specified that the understandings referred to in the declaration are the Understandings adopted as part of the report of the Conference

of the Committee on Disarmament to the General Assembly at its thirty-first session, published under the symbol A/31/27. [Report of the Conference of the Committee on Disarmament to the General Assembly (Volume I, Annex I).]

On 23 June 1980, the Secretary-General received from the Government of Israel the following communication concerning the above-mentioned understanding:

"The Government of Israel has noted the political character of the statement made by the Government of Kuwait. In the view of the Government of Israel, this Convention is not the proper place for making such political pronouncements. Moreover, the said declaration cannot in any way affect whatever obligations are binding upon Kuwait, under general international law or under particular conventions. Insofar as concerns the substance of the matter, the Government of Israel will adopt towards the Government of Kuwait an attitude of complete reciprocity."

¹¹ See note 2 under "United Kingdom of Great Britain and Northern Ireland" regarding Hong Kong in the "Historical Information" section in the front matter of this volume.