S



Security Council

Distr. GENERAL

s/22393

22 March 1991

ORIGINAL: ENGLISH

LETTER DATED 13 MARCH 1991 FROM THE SECRETARY-GENERAL ADDRESSED TO THE PRESIDENT OF THE SECURITY COUNCIL

You will recall that the Security Council declared itself in its resolution 635 (1989), which was adopted on 14 June 1969, deeply concerned by all acts of unlawful interference against international civil aviation. In paragraph 4 of that resolution, it urged "the International Civil Aviation Organisation to intensify its work aimed at preventing all acts of terrorism against international civil aviation, in particular its work on devising an international regime for the marking of plastic or sheet explosives for the purpose of detection". ICAO, following the destruction of Pan Am flight 103, had taken an initiative to this effect.

The ICAO Assembly unanimously adopted, in the fall of 1969, a decision which called upon the ICAO Council to convene a meeting of its Legal Committee to prepare a draft international instrument relating to the marking of explosives for detectability, with a view to its adoption at a diplomatic conference as soon as practical. Preceded by a special subcommittee, the Legal Committee of ICAO thereupon drew up a draft instrument at its twenty-seventh session held from 27 March to 12 April 1990.

In accordance with the decision taken by the TCAO Assembly, the instrument prepared by the Legal Committee was placed before a diplomatic conference that ICAO had convened at Montreal from 12 February to 1 March 1990. On its last day, the Conference adopted, by consensus and without a vote, the text of a new Convention on the Marking of Plastic Explosives for the Purpose of Detection and a resolution which forms part of the Final Act of the Conference. At the closing meeting of the Conference, the Convention was signed by the delegations of 40 States, and 76 delegations signed the Final Act.

In view of the keen interest expressed by the Security Council in the work of ICAO on the new instrument, the President of the ICAO Council and the Secretary-General of that Organization invited me to open the Conference on 12 February at Montreal. I did this with great satisfaction.

s/22393 English Page 2

I would like to inform the Council, through you, of these developments and, in this regard, I attach the text of the Convention and of the Final Act.

(Signed) Javier PEREZ de CUELLAR

Annez I

[Original: Arabic, English, French, Russian

and Spanish]

CONVENTION

on the **Marking** of Plastic **Explosives** for the Purpose of Detection

THE STATES PARTIES TO THIS CONVENTION,

CONSCIOUS of the implications of acts of terrorism for international security;

EXPRESSING deep concern regarding terrorist acts aimed at destruction of aircraft, other means of transportation and other targets;

CONCERNED that plastic explosives have been used for such terrorist acts;

CONSIDERING that the marking of such explosives for the purpose of detection would contribute significantly to the prevention of such unlawful acts;

- **RECOGNIZING** that for the purpose of deterring such unlawful acts there is an urgent need for an international instrument obliging States to adopt appropriate measures to ensure that plastic explosives are duly marked;
- CONSIDERING United Nations Security Council Resolution 635 of 14 June 1989. and United Nations General Assembly Resolution 44/29 of 4 December 1989 urging the International Civil Aviation Organization to intensify its work on devising an international regime for the marking of plastic or sheet explosives for the purpose of detection;
- BEARING IN MIND Resolution **A27-8** adopted unanimously by the 27th Session of the Assembly of the International Civil Aviation Organization which endorsed with the highest and overriding priority the preparation of a new international instrument regarding the marking of plastic or sheet explosives for detection;
- **NOTING** with satisfaction the role played by the Council of the International Civil Aviation Organization in the **preparation** of the Convention as well as its willingness to assume functions related to its implementation;

HAVE AGREED AS FOLLOWS:

Article 1

For the purposes of this Convention:

- "Explosives" mean explosive products, commonly known as "plastic explosives", including explosives in flexible or elastic sheet form, as described in the Technical Annex to this Convention.
- 2. "Detection agent" means a substance as described in the Technical Annex to this Convention which is introduced into an explosive to render it detectable.

- 3. "Marking" means introducing into an explosive a detection agent in accordance with the Technical Annex to this Convention.
- 4. "Manufacture" means any process. including reprocessing, that produces explosives.
- 5. "Duly authorized military devices" include, but are not restricted to, shells, bombs, projectiles, mines, missiles, rockets, shaped charges, grenades and perforators manufactured exclusively for military or police purposes according to the laws and regulations of the State Party concerned.
- 6. "Producer State" means any State in whose territory explosives are manufactured.

Article II

Each State Party shall take the necessary and effective measures to prohibit and prevent the manufacture in its territory of unmarked explosives.

Article 111

- 1. Each State Party shall take the necessary and effective measures to prohibit and prevent the movement into or out of its territory of unmarked explosives.
- 2. The preceding paragraph shall not apply in respect of movements for purposes not inconsistent with the objectives of this Convention, by authorities of a State Party performing military or police functions, of unmarked explosives under the control of that State Party in accordance with paragraph 1 of Article IV.

Article IV

- 1. Each State Party shall take the necessary measures to exercise strict and effective control over the possession and transfer of possession of unmarked explosives which have been manufactured in or brought into its territory prior to the entry into force of this Convention in respect of that State, so as to prevent their diversion or use for purposes inconsistent with the objectives of this Convention.
- 2. Each State Party shall take the necessary measures to ensure that all stocks of those explosives referred to in paragraph I of this Article not held by its authorities performing military or police functions are destroyed or consumed for purposes not inconsistent with the objectives of this Convention, marked or rendered permanently ineffective, within a period of three years from the entry into force of this Convention in respect of that State.
- 3. Each State Party shall take the necessary measures to ensure that all stocks of those explosives referred to in paragraph I of this Article held by its authorities performing military or police functions and that are not incorporated as an integral part of duly authorized military devices are destroyed or consumed for purposes not inconsistent with the objectives of this Convention, marked or rendered permanently ineffective, within a period of fifteen years from the entry into force of this Convention in respect of that State.
- 4. Each State Party shall take the necessary measures to ensure the destruction, as soon as possible, in its territory of unmarked explosives which may be discovered therein and which are not referred to in the preceding paragraphs of this Article, other than stocks of unmarked

explosives held by its authorities performing military or police functions and incorporated as an integral part of duly **authorized** military devices at the date of the entry into force of this Convention in respect of that State.

- 5. Each State Party shall take the necessary measures to exercise strict and effective control over the possession and transfer of possession of the explosives referred to in paragraph II of Part I of the Technical Annex to this Convention so as to prevent their diversion or use for purposes inconsistent with the objectives of this Convention.
- 6. Each State Party shall take the necessary measures to ensure the destruction, as soon as possible, in its territory of unmarked explosives manufactured since the coming into force of this Convention in respect of that State that are not incorporated as specified in paragraph II d) of Part I of the Technical Annex to this Convention and of unmarked explosives which no longer fall within the scope of any other sub-paragraphs of the said paragraph II.

Article V

- 1. There is established by this Convention an International Explosives Technical Commission (hereinafter referred to as "the Commission") consisting of not less than fifteen nor more than nineteen members appointed by the Council of the International Civil Aviation Organisation (hereinafter referred to as "the Council") from among persons nominated by States Parties to this Convention.
- 2. The members of the Commission shall be experts having direct and substantial experience in matters relating to the manufacture or detection of, or research in, explosives.
- 3. Members of the Commission shall serve for a period of three years and shall be eligible for re-appointment.
- 4. Sessions of the Commission shall be convened, at least once a year at the Headquarter\ of the International Civil Aviation **Organization**, or at such places and times as may be directed or approved by the Council.
- 5. The Commission shall adopt its rules of procedure, subject to the approval of the Council.

Article VI

- 1. The Commission shall evaluate technical developments relating to the manufacture, marking and detection of explosives.
- 2. The Commission, through the Council, shall report its findings to the States Parties and international **organizations** concerned.
- 3. Whenever necessary, the Commission shall make recommendations to the Council for amendments to the Technical Annex to this Conventton. The Commission shall endeavour to take its decisions on such recommendations by consensus. In the absence of consensus the Commission shall take such dectsio by a two-thirds majority vote of its members.
- 4. The Council may, on the recommendation of the **Commission**, propose to States Parties amendments to the Technical Annex to this Convention.

Article VII

- 1. Any **State** Parry may, within ninety days from (he date of notification of a proposed amendment co the Technical Annex to **this** Convention, transmit to the Council **its** comments. The Council shall communicate these comments to the Commission as soon as possible for its consideration. The Council shall invite any State Party which comments on or object, to the proposed amendment to consult **the** Commission.
- 2. The Commission shall consider (he views of **States** Parties made pursuant to the preceding paragraph and report to the Council. The Council, after consideration of (he Commission's report, and taking into account **the** nature of the amendment and the comments of **States** Panics, including producer States, may propose the amendment to all States Parties for adoption.
- 3. If a proposed amendment has not been objected to by five or more States Parties by means of written notification to the Council within ninety days from the **date** of notification of the amendment by (he Council, it shall be deemed to have been adopted, and shall enter **into** force one hundred and eighty days thereafter or after such other period as specified in (he proposed amendment for States Parties not having expressly objected thereto.
- 4. States Parties having expressly objected to the proposed amendment may, subsequently, by means of the deposit of an instrument of acceptance or approval, express their consent to be bound by (he provisions of the amendment.
- 5. If five or more States Parties have objected to the proposed amendment, (he Council shall refer it (o (he Commission for further consideration.
- 6. If (he proposed amendment has not been adopted in accordance with paragraph 3 of this Article, (he Council may also convene a conference of all States Parties.

Article VIII

- I. States Parties shall, if possible, transmit to the Council information (hat would assist the Commission in the discharge of its functions under paragraph I of Article VI.
- 2. States Parties shall keep the Council informed of measures they have taken to implement the provisions of this Convention. The Council shall communicate such information to all States Parties and international **organizations** concerned.

Article IX

The Council shall, in co-operation with **States** Parties and international **organizations** concerned, take appropriate measures to facilitate the implementation of this Convention, including the provision of **technical** assistance and measures for the exchange of information relating to technical developments in the marking and detection of explosives.

Article X

The Technical Annex to this Convention shall form an integral part of (his Convention.

Article XI

- Any dispute between two or more States Parties concerning the interpretation of application of this Convention which cannot be settled through negotiation shall, at the request of one of them, be submitted to arbitration. If within six months front the date of the request for arbitration the Parties are unable to agree on the organization of the arbitration, any one of those Parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.
- 2. Each State Party may, at the time of signature, ratification, acceptance or approval of this Convention or accession thereto, declare that it does not consider itself bound by the preceding paragraph. The other States Parties shall not be bound by the preceding paragraph with respect to any State Party having made such a reservation.
- 3. Any State Party having made a reservation in accordance with the preceding paragraph may at any time withdraw this reservation by notification to the Depositary.

Article XII

Except as provided in Article XI no reservation may be made to this Convention.

Article XIII

- I. This Convention shall be open for signature in Montreal on I March 1991 by States participating in the International Conference on Air Law held at Montreal from I2 February to I March 1991. After I March 1991 the Convention shall be open to all States for signature at the Headquarters of the International Civil Aviation Organization in Montreal until it enters into force in accordance with paragraph 3 of this Article. Any State which does not sign this Convention may accede to it at any time.
- 2. This Convention shall be subject to ratification, acceptance, approval or accession by States. Instruments of ratification, acceptance, approval or accession shall be deposited with the International Civil Aviation Organization, which is hereby designated the Depositary. When depositing its instrument of ratification, acceptance, approval or accession, each State shall declare whether or not it is a producer State.
- 3. This Convention shall enter into force on the sixtieth day following the date of deposit of the thirty-fifth instrument of ratification, acceptance, approval or accession with the Depositary, provided that no fewer than five such States have declared pursuant to paragraph 2 of this Article that they are producer States. Should thirty-five such instruments be deposited prior to the deposit of their instruments by five producer States, this Convention shall enter into force on the sixtieth day following the date of deposit of the instrument of ratification, acceptance, approval or accession of the fifth producer State.
- 4. For other States, this Convention shall enter into force sixty days following the date of deposit of their instruments of ratification, acceptance, approval or accession.
- 5. As soon as this Convention comes into force, it shall be registered by the Depositary pursuant to Article 102 of the Charter of the United Nations and pursuant to Article 83 of the Convention on International Civil Aviation (Chicago, 1944).

Article XIV

The Depositary shall promptly notify all signatories and States Parties of:

- I. each signature of this Convention and date thereof;
- 2. each deposit of an instrument of ratification, acceptance, approval or accession and date thereof, giving special reference to whether the State hat, identified itself as a producer. State:
- 3. the date of entry into force of' this Convention;
- 4, the date of entry into force of any amendment to this Convention or its Technical Annex:
- 5. any denunciation made under Article XV; and
- 6. any declaration made under paragraph 2 of Article XI.

Article XV

- I. Any Stare Party may denounce this Convention by written notification to the Depositary.
- 2. Denunciation shall take effect one hundred and eighty days following the date on which **notification** is received by rhe Depositary.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, being duly authorized thereto by their Governments, have signed this Convention.

DONE at Montreal, this first day of March, one thousand nine hundred and ninety-one, in one original, drawn up in five authentic texts in the English. French, Russian, Spanish and Arabic languages.

Annex II

[Original: Arabic, English, French, Russian end Spanish]

TECHNICAL ANNEX

PART I: DESCRIPT FOR OF EXPLOSIVES

- . | h e explosives referred to in paragraph of Article I of this Convention are those that:
 - a) are formulated with one or more high explosives which in their pure form have a vapour pressure less than 10. 4 Pa at it temperature of 25°C:
 - b) are formulated with 9 hinder material; and
 - e) are, as a mixture, malleable or flexible at normal room temperature.
- II. The following explosives, even though meeting the description of explosives in paragraph I of this Part, shall not be considered 10 he explosives as long as they continue to be held or used for the purposes specified below or remain incorporated as there—specified, namely those explosives that:
 - a) are manufactured, or held. In limited quantities solely for ure in duly uuthorired research, development or testing of new or modified explosives;
 - h) are manufactured, or held, in limited quantities solely for use in duly authorized training in explosives detection and/or development or testing of explosives detection equipment;
 - c) are manufactured, or held, in limited quantities solely for duly authorized forensic science purposes; or
 - d) are destined to be and are incorporated as an integral part of duly authorized military devices in the territory of the producer State within three years after the coming into force of this Convention in respect of that State. Such devices produced in this period of three years shall be deemed to be duly authorized military devices within paragraph 4 of Article IV of this Convention.

III. In this Part:

"duly authorized" in paragraph II a), b) and c) means permitted according to the law, and regulations of the State Party concerned; and

"high explosives" include but are not restricted to cyclotetramethylenetetranitramine (HMX), pentaerythritol tetranitrate (PETN) and cyclotrimethylenetrinitramine (RDX).

PART 2: DETECTION AGEN I'S

A detection agent is any one of those substances set out in the following Table. Detection agents described in this Table are Intended 10 be used to enhance the detectability of explosives by vapour detection means. In each case, the introduction of a detection agent into an explosive shall be done in such a manner as to achieve homogeneous distribution in the finished product. The minimum concentration of a detection agent in the finished product at the time of manufacture shall be as shown in the said Table.

Table

Name al' defection agent	Molecular formula	Molecular weight	Minimum concentration
Ethylene glycol dinitrate (EGDN)	C1H4(NO1):	152	0.2% by mass
2,3-Dimethyl-2,3-dinitrobutane (DMNB)	C ₀ H ₁₂ (NO ₂) ₂	176	0. I % by mass
para-Mononitrotoluene (p-MNT)	C ₁ H ₁ NO ₁	137	0.5% by mass
ortho-Mononitrotoluene (o-MNT)	C,H,NO,	137	0.5% by mass

Any explosive which, as a result of its normal formulation, contains any of the designated detection agents at or above the required minimum concentration level shall be deemed to be marked.

Annex III

[Original: Arabic, English, French, Russian and Spanish]

FINAL ACT

of the International Conference un Air Law held under the auspices of the International Civil Aviation Organization In February-March 1991

The Plenipotentiaries at the International Conference on Air Law held under the auspices of the International Civil Aviation Organization met at Montreal from 12 February to 1 March 1991 for the purpose of considering a draft Convention on the Marking of Plastic Explosives for the Purpose of Detection prepared by the Legal Committee of the International Civil Aviation Organization.

The Governments of the following 79 States were represented at the Conference:

Afghanistan, the Republic of Algeria, the People's Democratic Kepublic of Argentine Kcpublic, the Australia Austria, the Kepublic of Belgium, the Kingdom of Belize Bolivia, the Kcpuhlic of Brazil, the Federative Kepublic of Bulgaria, the People's Republic ot Byelorussian Soviet Socialist Kepublic, the Canada Cape Verde, the Republic ot Chile, the Kepublic of China, the People's Republic of Colombia, the Kcpuhlic ot Costa Rica, the Kcpublic ot Côte d'Ivoire, the Kepublic ot Cuba, the Republic of Czech and Slovak Federal Kcpublic, the Denmark, the Kingdom of Ecuador, the Republic of Egypt, the Arab Republic ot Ethiopia, rhe People's Democratic Kepublic ot Finland, the Republic of French Republic, the Gabonese Kepublic. the tiermany, the Federal Republic ot Ghana, rhe Republic of Guinea, the Republic of Guinea Bissau, the Republic of I Jellenic Kepublic, the Holy See, the Honduras, the Kcpublic of India, the Kepublic of Indonesia, the Kepublic of

/...

Iran, the Islamic Republic of Israel, the State of Italian Republic, the Jamaica Japan Kenya, the Republic of Kuwait the State of Lebanese Republic, the Madagascar, the Democratic Republic of Mali, the Republic of Mauritius Mexican States, the United Morocco, the Kingdom of Netherlands, the Kingdom of the Nigeria, the Federal Republic of Norway, the Kingdom of Pakistan, the Islamic Republic of Paraguay, the Republic of Peru, the Republic of Poland, the Republic of Qatar, the State of Republic of Korea, the Romania Saudi Arabia, the Kingdom of Senegal, the Republic of Spain, the Kingdom of Sweden, **the** Kingdom of Swiss Confederation, the Thailand, the Kingdom of Togolese Republic, the Trinidad and Tobago, the Republic of Tunisia, the Republic of Turkey, the Republic of Uganda, the Republic of Ukrainian Soviet Socialist Republic, the Union of Soviet Socialist Republics, the United Arab Emirates. the United Kingdom of Great Britain and Northern Ireland, the United Republic of Tanzania, the United states of America, the Venezuela, the Republic or Zaire, the Republic of

The following International Organizations were represented by Observers:

Zambia, the Republic of

United Nations (UN)
International Maritime Organization (IMO)
International Air Transport Association (IATA)
International Federation of Air Line Pilots' Associations (IFALPA)
African Civil Aviation Commission (AFCAC)
Latin American Civil Aviation Commission (LACAC)

The Conference wu opened and addressed by the Secretary-General of the United Nations, Mr. Javier Pérez de Cuéllar, and the President of the Council of the International Civil Aviation Organization, Dr. Assad Kotaite.

The Conference unanimously elected as President Dr. K.O. Rattray (Jamaica). It further unanimous!) elected as Vice-Presidents Dr. F.A. Cede (Austria), Dr. H.A. Pcrucchi (Argentina).

Mr. M. Mukai (Japan), and Mr. V. Poonoosamy (Mauritius).

The Secretary General of the Conference was Dr. S.S. Sidhu, Secretary General of the International Civil Aviation Organization. Dr. M. Milde, Director of the Legal Bureau of the International Civil Aviation Organization, was the Executive Secretary of the Conference; he was assisted by Dr. M. Pourcelet, Principal Legal Officer, Mr. R.D. van Dam, Senior Legal Officer. Mr. G.M. Kakkar and Mr. J.V. Augustin, Legal Officers of the Organization and by other officials of the Organization.

The Conference established a Commission of the Whole, whose Chairman was the President of the Conference, and the following Committees:

CREDENTIALS COMMITTEE

Chairman: Dr. I. Jakubovicz (Brazil)

Members: Czechoslovakia

Ghana Lebanon Sweden

DRAFTING COMMITTEE

Chairman: Mr. V. Poonoosamy (Mauritius)

Members: Argentina

Canada China

Cbte d'Ivoire Czechoslovakia

Egypt France

Islamic Republic of Iran

Japan Pakistan Saudi Arabia

Union of Soviet Socialist Republics

United Kingdom United States Venezuela

Following its deliberations, the Conference adopted by consensus the tent of a Convention on the Marking of Plastic Explosives for the Purpose of Detection. The said Convention has been opened for signature at Montreal on this day.

The Conference furthermore adopted by consensus the following Resolution:

WHEREAS unlawful acts against, *inter ulia*, civil aviation, maritime navigation and other modes of transportation often involve the use of explosives and explosive materials;

WHEREAS the marking of plastic explosives for the purpose of detection will assist States in preventing such acts; NOTING the importance lo all Stales of the availability of suitable means of detection;

RECOGNIZING that the implementation of such means could give rise 10 difficulties for some States:

- CONSCIOUS of the desirability of further work in relation 10 the detection of explosives other than plastic explosives which might be used for unlawful acts;
- NOTING the continuing interest of the United Nations and in particular of the International Civil Aviation **Organization** and the International Maritime Organization;

THE CONFERENCE:

- 1. Urges States to become Party to the Convention on the Marking of Plastic Explosives for the Purpose of Detection as soon as possible.
- Calls upon States which manufacture plastic explosives to implement the marking of such explosives as soon as possible.
- 3. Requests States to continue to encourage research and **developm** into Improved and economic means of detecting all the marking agents specified the Convention.
- **4.** Urges the international community **to** consider increasing technical, financial and material assistance to States in need of such assistance in order to be able to benefit from the achievement of the aims and objectives of the Convention, in particular through the technical assistance programmes of the International Civil Aviation Organization.
- 5. Invites the Council of the International Civil Aviation Organization:
 - a) to assume the functions referred 10 in the Convention;
 - b) to maintain in existence its Ad Hoc Group of Specialists on the Detection of Explosives in order 10 enable it to continue studies to keep the Technical Annex to the Convention up to date, pending the entry into force of the Convention and the formation of the International Explosives Technical Commission:
 - c) to respect the principle of equitable geographical representation in the appointment of the members of the International Explosives Technical Commission.
- 6. Requests the Council of the International Civil Aviation Organization to initiate, as a matter of high priority, **studies** into methods of detecting **explosives** or explosive materials, especially into the marking of those explosives of concern, other than **plassic** explosives, **whose** detection would be aided by the **use** of marking agents, with a view to the evolution, if needed, of an **appropriate** comprehenaive **legal** regime.

IN WITNESS WHEREOF the Delegates of States duly **authorized** thereto have signed this **Final** Act.

DONE at Montreal on the **first** day of March of the year One Thousand Nine Hundred and Ninety-one in **five** authentic texts in the English, French, Russian, **Spanish** and Arabic languages in a single copy which shall be deposited with the Internotional Civil Aviation Organization and a certified copy of which shall be delivered by the said **Organization** lo each of tk Governments **represented** at the Conference.

Annex IV

[Original: English]

Convention on the Marking of Plastic Explosives for t h e -

Signed at Montreal on 1 March 1991*

Date of deposit
of instrument of
ratification,
acceptance,
approval or

Effective date accession States Date of signature Afghanistan 1 March 1991 Argentina 1 March 1991 1 March 1991 Belgium 1 March 1991 Belize Bolivia 1 March 1391 1 March 1991 Brazil a/ Byelorussian Soviet 1 March 1991 Socialist Republic 1 March 1991 Canada Chile 1 March 1991 Costa Rica 1 March 1991 Côte d'Ivoire 1 March 1991 1 March 1991 Czechoslovakia 1 March 1991 Denmark Ecuador 1 March 1991 1 March 1991 Egypt France 1 March 1991 1 March 1991 Gabon 1 March 1991 Germany Ghana 1 March 1991 Greece 1 March 1991 Guinea 1 March 1991 Guinea-Bissau 1 March 1991 1 March 1991 Israel Italy 1 March 1991 Kuwait 1 March 1991

In accordance with article XIII, paragraph 3, the Convention shall enter into force on the sixtieth day following the date of deposit of the thirty-fifth instrument of ratification, acceptance, approval or accession, provided that no fewer than five such States have declared pursuant to paragraph 2 of that same article that they are producer States.

Date of deposit of instrument of ratification, acceptance, approval or

States	Date of signature	Magaz-ina-za	Effective date
N. CO. C. A. S.	Para or stangenta	accession	ETTACCTAR GOCA
Lebanon	1 March 1991		
Madagascar	1 March 1991		
Mali	1 March 1991		
Mauritius	1 March 1991		
Mexico	1 March 1991		
Norway	1 March 1991		
Pakistan	1 March 1991		
Peru a /	1 March 1991		
Republic of Korea	1 March 1991		
Senegal	1 March 1991		
Switzerland	1 March 1991		
Togo	1 March 1991		
Ukrainian Soviet			
Socialist Republic	1 March 1991		
Union of Soviet			
Socialist Republics	1 March 1991		
United Kingdom of			
Great Britain and			
Northern Ireland	1 March 1991		
United States of			
America	1 March 1991		

 $[\]underline{\textbf{a}}$ Reservation; Does not consider itself bound by article XI, paragraph 1, of the Convention.

