18. SINGLE CONVENTION ON NARCOTIC DRUGS, 1961, AS AMENDED BY THE PROTOCOL AMENDING THE SINGLE CONVENTION ON NARCOTIC DRUGS, 1961

New York, 8 August 1975

ENTRY INTO FORCE: 8 August 1975, in accordance with article 18 of the Protocol of 25 March 1972.

REGISTRATION: 8 August 1975, No. 14152.

STATUS: Parties: 186.1

TEXT: United Nations, *Treaty Series*, vol. 976, p. 105.

C.N.194.2009.TREATIES-2 of 6 April 2009 (Proposal of Amendments by Bolivia to Article 49, paragraphs 1 (c) and 2 (e)); C.N.474.2009.TREATIES-3 of 30 July 2009 (Proposal of Amendments by Bolivia (Plurinational State of) to Article 49, paragraphs 1

(c) and 2 (e); Council Document E/2009/L.31 dated 24 July 2009;

C.N.829.2009.TREATIES-4 of 19 November 2009 (Proposal of Amendments by Bolivia (Plurinational State of) to Article 49, paragraphs 1 (c) and 2 (e)); Council Document E/2009/116 dated 9 October 2009; C.N.103.2010.TREATIES-1 of 24 February 2010 (Proposal of Amendments by Bolivia (Plurinational State of) to Article 49, paragraphs 1

(c) and 2 (e)); Council Document E/2010/7 dated 3 February 2010;

C.N.3.2011.TREATIES-1 of 18 January 2011 (Proposal of Amendments by the

Plurinational State of Bolivia to Article 49, paragraphs 1 (c) and 2 (e);

C.N.8.2011.TREATIES-2 of 18 January 2011 (Proposal of Amendments by the

Plurinational State of Bolivia to Article 49, paragraphs 1 (c) and 2 (e);

C.N.15.2011.TREATIES-3 of 25 February 2011 (Proposal of Amendments by the Plurinational State of Bolivia to Article 49, paragraphs 1 (c) and 2 (e): United States of

America) and Council document E/2011/47 of 19 January 2011;

C.N.24.2011.TREATIES-4 of 25 February 2011 (Proposal of Amendments by the Plurinational State of Bolivia to Article 49, paragraphs 1 (c) and 2 (e): Sweden) and Council document E/2011/48 of 21 January 2011; C.N.26.2011.TREATIES-5 of 25 February 2011 (Proposal of Amendments by the Plurinational State of Bolivia to Article 49, paragraphs 1 (c) and 2 (e): United Kingdom of Great Britain and Northern Ireland) and Council document E/2011/49 of 21 January 2011; C.N.33.2011.TREATIES-6 of 25

February 2011 (Proposal of A

Note: The text of the Convention was established by the Secretary-General in accordance with article 22 of the Protocol.

Participant	Participation in the Convention by virtue of ratification, accession or succession to the Protocol of 25 March 1972 or to the 1961 Convention after the entry into force of the Protocol	o	Participation in the Convention by virtue of ratification, accession or succession to the Protocol of 25 March 1972 or to the 1961 Convention after the entry into Accessio force of the Successi Participant Protocol Ratificat			
AfghanistanAlbaniaAlgeriaAndorraAngola	 26 Feb 2003	14 Aug 2001 a 13 Feb 2007 a	Antigua and Barbuda Argentina Armenia Australia Austria	.16 Nov 1973 22 Nov 1972	13 Sep 1993 a	

	Protocol March 1 the 1961 Convent the entry force of	vention c of ion, n or on to the l of 25 l 972 or to tion after y into	Accessio Successi	ion(d),		Participation in the Convention by virtue of ratification, accession or succession to the Protocol of 25 March 1972 or to the 1961 Convention after the entry into force of the			
Participant	Protocol		Ratifica	uon	Participant	Protocol		Ratificat	ion
Azerbaijan		1999			Democratic People's Republic of Korea	10 Mar	2007		
Bahamas		1976	5 D 1	1000	Democratic Republic of		2007		
Bahrain		1000	7 Feb	1990 a	the Congo		1976		
Bangladesh	-	1980			Denmark		1975		
Barbados		1976			Djibouti		2001		
Belarus	-	2001			Dominica		1993		
Belgium		1984			Dominican Republic	_	1993		
Belize		1050	18 Dec	2001 a	Ecuador	_	1973		
Benin		1973	24.4	2005	Egypt		1974		
Bhutan	••		24 Aug	2005 a	El Salvador		1998		
Bolivia (Plurinational State of) ²			11 Jan	2013 a	Eritrea		2002		
Bosnia and	••		11 Jan	2013 a	Estonia			5 Jul	1996 a
Herzegovina ³	••		1 Sep	1993 d	Eswatini	••		18 Oct	1995 a
Botswana		1984			Ethiopia		1994		
Brazil		1973			Fiji		1973		
Brunei Darussalam		1987			Finland		1973		
Bulgaria	18 Jul	1996			France	4 Sep	1975		
Burkina Faso			2 Jun	1992 a	Gabon	•		14 Oct	1981 a
Burundi	••		18 Feb	1993 a	Gambia		1996		
Cabo Verde			24 May	1990 a	Georgia	*		27 Mar	2000 a
Cambodia	7 Jul	2005	•		Germany ⁶		1975		
Cameroon	30 May	1974			Ghana			10 Apr	1990 a
Canada		1976			Greece	12 Jul	1985	-	
Central African					Grenada	••		19 Aug	1998 a
Republic	••		15 Oct	2001 a	Guatemala	9 Dec	1975		
Chile	19 Dec	1975			Guinea	••		27 Dec	1990 a
China ^{1,4}	••		23 Aug	1985 a	Guinea-Bissau	27 Oct	1995		
Colombia	3 Mar	1975			Guyana	15 Jul	2002		
Comoros	••		1 Mar	2000 a	Haiti	29 Jan	1973		
Congo		2004			Holy See	7 Jan	1976		
Costa Rica		1973			Honduras	8 Aug	1979		
Côte d'Ivoire		1973			Hungary	12 Nov	1987		
Croatia ³		1993			Iceland	18 Dec	1974		
Cuba		1989			India	14 Dec	1978		
Cyprus		1973	• • -	100-1	Indonesia	3 Sep	1976		
Czech Republic ⁵	••		30 Dec	1993 d					

			Accessio Successi	ion(d),		Participation in the Convention by virtue of ratification, accession or succession to the Protocol of 25 March 1972 or to the 1961 Convention after the entry into force of the		Accession(a), Succession(d),		
Participant	Protocol	!	Ratifica	tion	Participant	Protocol	!	Ratifica	tion	
Iran (Islamic Republic	10 D	2001			Mongolia		1991			
of)		2001			Montenegro ⁷			23 Oct	2006 d	
Iraq	_	1978			Morocco	19 Mar	2002			
Ireland		1980			Mozambique	8 Jun	1998			
Israel		1974			Myanmar	22 Aug	2003			
Italy	_	1975			Namibia			31 Mar	1998 a	
Jamaica		1989			Nepal	•••		29 Jun	1987 a	
Japan		1973			Netherlands (Kingdom					
Jordan	28 Feb	1973			of the)	-	1987			
Kazakhstan	_	1997			New Zealand ⁸	7 Jun	1990			
Kenya	9 Feb	1973			Nicaragua	15 Feb	2005			
Kuwait	7 Nov	1973			Niger	28 Dec	1973			
Kyrgyzstan	7 Oct	1994			Nigeria			24 Jun	1981 a	
Lao People's					North Macedonia	13 Oct	1993			
Democratic	16 M	2000			Norway	12 Nov	1973			
Republic		2009			Oman	24 Jul	1987			
Latvia		1993			Pakistan	2 Jul	1999			
Lebanon		1997			Palau			19 Aug	1998 a	
Lesotho		1974		100-	Panama	19 Oct	1972			
Liberia		1050	13 Apr	1987	Papua New Guinea	28 Oct	1980			
Libya					Paraguay	20 Jun	1973			
Liechtenstein		1999			Peru	12 Sep	1977			
Lithuania		1994			Philippines	7 Jun	1974			
Luxembourg		1976			Poland		1993			
Madagascar		1974			Portugal ¹	20 Apr	1979			
Malawi		1973			Qatar	_		3 Oct	1986 a	
Malaysia		1978			Republic of Korea	25 Jan	1973			
Maldives			7 Sep	2000 a	Republic of Moldova		1995			
Mali		1995			Romania		1974			
Malta			22 Feb	1990 a	Russian Federation		1996			
Marshall Islands	9 Aug	1991			Rwanda			15 Jul	1981 a	
Mauritania	••		24 Oct	1989 a	San Marino		2000			
Mauritius	12 Dec	1994			Sao Tome and Principe		1996			
Mexico	27 Apr	1977			Saudi Arabia			7 Nov	1997 a	
Micronesia (Federated					Senegal		1974	, 1107	2227 6	
States of)					Serbia ³		17/7	12 Mar	2001 d	
Monaco	30 Dec	1975			501010	•••		1 & 1 VI al	2001 U	

Participant	Protocol March 1 the 1961	vention e of ion, on or ion to the l of 25 l 972 or to l tion after y into	Accessio Succession Ratifican	ion(d),	Participant	Participation in the Convention by virtue of ratification, accession to the Protocol of 25 March 1972 or to the 1961 Convention after the entry into force of the Protocol		9	
Seychelles	27 Feb	1992			Tonga	5 Sep	1973		
Sierra Leone	••		6 Jun	1994 a	Trinidad and Tobago	23 Jul	1979		
Singapore		1975			Tunisia	29 Jun	1976		
Slovakia ⁵			28 May	1993 d	Türkiye	20 Jul	2001		
Slovenia ³			6 Jul	1992 d	Turkmenistan	21 Feb	1996		
Solomon Islands		1982			Uganda	15 Apr	1988		
Somalia		1988			Ukraine	27 Sep	2001		
South Africa	16 Dec	1975			United Arab Emirates	••		17 Feb	1988 a
Spain	4 Jan	1977			United Kingdom of				
Sri Lanka	-	1981			Great Britain and Northern Ireland ⁴	20 Jun	1978		
St. Kitts and Nevis	-	1994			United Republic of	20 Jun	1770		
St. Lucia	5 Jul	1991			Tanzania	••		25 Mar	1999 a
St. Vincent and the	2 D	2001			United States of				
Grenadines		2001	20 D	2017	America	1 Nov	1972		
State of Palestine		1004	29 Dec	2017 a	Uruguay	31 Oct	1975		
Sudan		1994			Uzbekistan	••		24 Aug	1995 a
Suriname		1990			Venezuela (Bolivarian				
Sweden		1972			Republic of)		1985		
Switzerland	•	1996			Viet Nam	••		4 Nov	1997 a
Syrian Arab Republic		1974	26 M-	1007 -	Yemen			25 Mar	1996 a
Tajikistan		1075	26 Mar	199 / a	Zambia	•	1998		
Thailand		1975			Zimbabwe	••		30 Jul	1993 a
Togo	IU Nov	1976							

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

ANDORRA

The Principality of Andorra does not consider itself bound by the provisions of paragraph 2 of article 48 which provide for a mandatory referral to the International Court of Justice of any dispute which cannot be resolved according to the terms of paragraph 1. The Government of Andorra takes the position that for any dispute to be referred to the International Court of Justice for decision the agreement of all the parties to the dispute shall be necessary in each individual case.

BAHRAIN9

With regard to article 48, paragraph 2:
[See chapter VI.16 for the text of the reservation.]
[See chapter VI.16 for the text of the declaration and the objection thereto.]

BOLIVIA (PLURINATIONAL STATE OF)

The Plurinational State of Bolivia reserves the right to allow in its territory: traditional coca leaf chewing; the consumption and use of the coca leaf in its natural state for cultural and medicinal purposes, such as its use in infusions; and also the cultivation, trade and possession of the coca leaf to the extent necessary for these licit

purposes.

At the same time, the Plurinational State of Bolivia will continue to take all necessary measures to control the cultivation of coca in order to prevent its abuse and the illicit production of the narcotic drugs which may be extracted from the leaf.

CHINA

[See chapter VI.16.]

NEPAL

"His Majesty's Government of Nepal in accordance with article 49 paragraph 1 of the said Convention hereby reserves the right to permit temporarily in its territory:

i. the quasi-medical use of opium;

ii. The use of cannabis, cannabis resin, extracts and tinctures of cannabis for non-medical purposes; and

iii. The production and manufacture of and trade in the drugs referred to under (i) and (ii) above."

SAUDI ARABIA

The Kingdom of Saudi Arabia will not be bound by article 48, paragraph 2, of the Convention.

VIET NAM10,11

"[The Government of Viet Nam declares its reservation to] article 48, paragraph 2 on Dispute settlement of the Single Convention on Narcotic Drugs, 1961."

[See also text of the declarations and reservations made in respect of the unamended Convention (chapter VI.15) and of the amending Protocol of 25 March 1972 (chapter VI.17). Objections

(Unless otherwise indicated, the objections were received upon ratification, accession or succession.)

AUSTRIA

"Austria is of the view that the reservation raises doubts as to its compatibility with the object and purpose of the Convention concerned, in particular the fundamental principle that perpetrators of drug-related crime should be brought to justice, regardless of their whereabouts. Non-acceptance of this principle would undermine the effectiveness of the above-mentioned Convention.

Austria therefore objects to the reservation. This objection does not preclude the entry into force of the above-mentioned Convention between Austria and Viet Nam."

SWEDEN

"The Government of Sweden is of the view that the reservation made by the Government of Viet Nam regarding article 36, paragraph 2 subparagraph (b) may raise doubts as to the commitment of Viet Nam to the object and purpose of the Convention.

It is in the common interest of States that treaties to which they have chosen to become parties are respected

as to their object and purpose by all parties, and that States are prepared to undertake any legislative changes necessary to comply with their obligations under the treaties.

Furthermore, according to the Vienna Convention on the law of Treaties of 23 May 1969, and well-established customary international law, a reservation contrary to the object and purpose of the treaty shall not be permitted. The Government of Sweden therefore objects to the

The Government of Sweden therefore objects to the aforesaid [reservation] by the Government of Viet Nam.
[This objection does] not preclude the entry into force

[This objection does] not preclude the entry into force of the [Convention] between Viet Nam and Sweden. The [Convention] will thus become operative between the two States without Viet Nam benefiting from the [reservation]."

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND

"The United Kingdom is not in a position to accept [the] reservation."

The above objection is not however to constitute an obstacle to the entry into force of the said [Convention] as between Vietnam and the United Kingdom."

Notes:

- ¹ On 9 and 15 December 1999, the Secretary-General received communications regarding the status of Macao from China and Portugal (see also note 3 under "China" and note 1 under "Portugal" in the "Historical Information" section in the front matter of this volume). Upon resuming the exercise of sovereignty over Macao, China notified the Secretary-General that the Convention will also apply to the Macao Special Administrative Region.
- ² The Government of the Plurinational State of Bolivia originally deposited its instrument of accession to the Convention on 23 September 1976. On 29 June 2011, the Government notified the Secretary-General that it had decided to denounce the Convention. In accordance with article 46 (2), the

denunciation took effect on 1 January 2012. Following denunciation, the Plurinational State of Bolivia re-acceded to the Convention with a reservation. See C.N.94.2013.TREATIES-VI.18.

- ³ The former Yugoslavia had ratified the Protocol on 23 June 1978. See also note 1 under "Bosnia and Herzegovina", "Croatia", "former Yugoslavia", "Slovenia", "The Former Yugoslav Republic of Macedonia" and "Yugoslavia" in the "Historical Information" section in the front matter of this volume.
- ⁴ The Secretary-General received communications regarding the status of Hong Kong from China and the United

Kingdom of Great Britain and Northern (see also note 2 under "China" and note 2 under "United Kingdom of Great Britain and Northern Ireland" in the "Historical Information" section in the front matter of this volume). Upon resuming the exercise of sovereignty over Hong Kong, China notified the Secretary-General that the Convention and Protocol will also apply to the Hong Kong Special Administrative Region.

In addition, the notification made by China contained the following declaration:

The reservation to paragraph 2, article 48 of the said Convention made by the Government of the People's Republic of China will also apply to the Hong Kong Special Administrative Region.

- ⁵ Czechoslovakia, by virtue of its accession on 4 June 1991 to the Protocol of 25 March 1972 amending the Single Convention, became as of the date of its accession a participant in the Convention. See also note 1 under "Czech Republic" and note 1 under "Slovakia" in the "Historical Information" section in the front matter of this volume.
- ⁶ The German Democratic Republic, by virtue of its accession on 4 October 1988 to the Protocol of 25 March 1972 amending the Single Convention, became as of the date of its accession a participant in the Convention. See also note 2 under "Germany" in the "Historical Information" section in the front matter of this volume.
- ⁷ See note 1 under "Montenegro" in the "Historical Information" section in the front matter of this volume.
- 8 Applicable to Niue and Tokelau. See also note 1 under "New Zealand" regarding Tokelau in the "Historical Information" section in the front matter of this volume.
- ⁹ On 8 July 2021, the Government of Bahrain notified the Secretary-General of its withdrawal of the following declaration made upon accession:

"[T]he accession by the State of Bahrain to the said Convention shall in no way constitute recognition of Israel or be a cause for the establishment of any relations of any kind therewith."

¹⁰ In a communication received on 15 January 1999, the Government of Finland notified the Secretary-General of the following:

"The Government of Finland is of the view that [this reservation] raise[s] doubts as to [its] compatibility with the object and purpose of the [Convenion] concerned, in particular the [reservation] to article 32, paragraph 2, subparagraph b) 1). According to the Vienna Convention on the Law of Treaties, and well-established customary international law, a reservation contrary to the object and purpose of the treaty shall not be permitted.

It is in the common interest of States that treaties to which they have chosen to become Parties are respected as to their object and purpose by all Parties, and that States are prepared to undertake any legislative changes necessary to comply with their obligations under the treaties. The Government of Finland therefore objects to [this reservation] made by the Government of Viet Nam to the [Convention].

This objection does not preclude the entry into force of the [Convention] between Viet Nam and Finland. The [Convention] will thus become operative between the two States without Viet Nam benefitting from [this reservation]."

¹¹ On 31 October 2022, the Government of Viet Nam notified the Secretary-General of its decision to withdraw the reservation to article 36, paragraph 2, point b on extradition made upon accession to the above Convention.