12. a) Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime

New York, 15 November 2000

ENTRY INTO FORCE:

25 December 2003, in accordance with article 17which reads as follows: "1. This Protocol shall enter into force on the ninetieth day after the date of deposit of the fortieth instrument of ratification, acceptance, approval or accession, except that it shall not enter into force before the entry into force of the Convention. For the purpose of this paragraph, any instrument deposited by a regional economic integration organization shall not be counted as additional to those deposited by member States of such organization. 2. For each State or regional economic integration organization ratifying, accepting, approving or acceding to this Protocol after the deposit of the fortieth instrument of such action, this Protocol shall enter into force on the thirtieth day after the date of deposit by such State or organization of the relevant instrument or on the date this Protocol enters into force pursuant to paragraph 1 of this article, whichever is the later."

REGISTRATION: 25 December 2003, No. 39574. **STATUS:** Signatories: 117. Parties: 178.

TEXT: United Nations, Treaty Series, vol. 2237, p. 319; Doc. A/55/383.

Note: The Protocol was adopted by resolution <u>A/RES/55/25</u> of 15 November 2000 at the fifty-fifth session of the General Assembly of the United Nations. In accordance with its article 16, the Protocol will be open for signature by all States and by regional economic integration organizations, provided that at least one Member State of such organization has signed the Protocol, from 12 to 15 December 2000 at the Palazzi di Giustizia in Palermo, Italy, and thereafter at United Nations Headquarters in New York until 12 December 2002.

Participant Sign	ature	Ratificat Acceptat Approva Accessid Successi	nce(A), al(AA), on(a),		Signature		Ratification, Acceptance(A), Approval(AA), Accession(a), Succession(d)	
Afghanistan12 D	ec 2000	15 Aug 21 Aug	2014 a 2002	Bosnia and Herzegovina	12 Dec	2000	24 Apr	2002
Algeria 6 Ju		9 Mar	2004	Botswana Brazil		2002 2000	29 Aug 29 Jan	2002 2004
Angola Antigua and Barbuda		19 Sep 17 Feb	2014 a 2010	Brunei Darussalam			30 Mar	2020 a
Argentina		19 Nov 1 Jul	2002 2003	Bulgaria Burkina Faso		2000 2000	5 Dec 15 May	2001 2002
Australia		14 Sep	2005	BurundiCabo Verde		2000 2000	24 May 15 Jul	2012 2004
Austria		15 Sep 30 Oct	2005 2003	Cambodia	11 Nov	2001	2 Jul	2007
Bahamas 9 A	pr 2001	26 Sep 7 Jun	2008 2004 a	Cameroon		2000 2000	6 Feb 13 May	2006 2002
Bangladesh	2001	12 Sep	2019 a	Central African Republic			6 Oct	2006 a
Barbados 26 S Belarus 14 D		11 Nov 25 Jun	2014 2003	Chad		2002	18 Aug	2009 a
Belgium12 D Belize	ec 2000	11 Aug 26 Sep	2004 2003 a	ChileChina ¹	_	2002	29 Nov 8 Feb	2004 2010 a
Benin13 D	ec 2000	30 Aug	2004 a	Colombia		2000	4 Aug 23 Jun	2004 2020 a
Bolivia (Plurinational State of)12 D	ec 2000	18 May	2006	Congo		2000	20 0 011	2020 u

Participant Signat	ure	Ratifica Accepta Approva Accessia Success	nce(A), ıl(AA), on(a),	Participant Signature		re	Ratification, Acceptance(A), Approval(AA), Accession(a), Succession(d)	
Costa Rica16 Ma	2001	9 Sep	2003	Israel	14 Nov	2001	23 Jul	2008
Côte d'Ivoire		25 Oct	2012 a	Italy	12 Dec	2000	2 Aug	2006
Croatia12 Dec	2000	24 Jan	2003	Jamaica	13 Feb	2002	29 Sep	2003
Cuba		20 Jun	2013 a	Japan	9 Dec	2002	11 Jul	2017 A
Cyprus12 Dec	2000	6 Aug	2003	Jordan			11 Jun	2009 a
Czech Republic10 Dec	2002	17 Dec	2014	Kazakhstan			31 Jul	2008 a
Democratic Republic of the Congo		28 Oct	2005 a	Kenya Kiribati			5 Jan 15 Sep	2005 a 2005 a
Denmark ² 12 Dec	2000	30 Sep	2003	Kuwait			13 Sep 12 May	2006 a
Djibouti		20 Apr	2005 a	Kyrgyzstan		2000	2 Oct	2003 a
Dominica		17 May	2013 a	Lao People's	13 Dec	2000	2 001	2003
Dominican Republic15 Dec	2000	5 Feb	2008	Democratic				
Ecuador13 Dec	2000	17 Sep	2002	Republic			26 Sep	2003 a
Egypt 1 Ma	y 2002	5 Mar	2004	Latvia	10 Dec	2002	25 May	2004
El Salvador15 Au	g 2002	18 Mar	2004	Lebanon	9 Dec	2002	5 Oct	2005
Equatorial Guinea14 Dec	2000	7 Feb	2003	Lesotho	14 Dec	2000	24 Sep	2003
Eritrea		25 Sep	2014 a	Liberia	••••		22 Sep	2004 a
Estonia20 Sep	2002	12 May	2004	Libya	13 Nov	2001	24 Sep	2004
Eswatini 8 Jan	2001	24 Sep	2012	Liechtenstein	14 Mar	2001	20 Feb	2008
Ethiopia		22 Jun	2012 a	Lithuania	25 Apr	2002	23 Jun	2003
European Union12 Dec	2000	6 Sep	2006 AA	Luxembourg	13 Dec	2000	20 Apr	2009
Fiji		19 Sep	2017 a	Madagascar	14 Dec	2000	15 Sep	2005
Finland12 Dec	2000	7 Sep	2006 A	Malawi			17 Mar	2005 a
France12 Dec	2000	29 Oct	2002	Malaysia			26 Feb	2009 a
Gabon		22 Sep	2010 a	Maldives			14 Sep	2016 a
Gambia14 Dec	2000	5 May	2003	Mali	15 Dec	2000	12 Apr	2002
Georgia13 Dec	2000	5 Sep	2006	Malta		2000	24 Sep	2003
Germany12 Dec	2000	14 Jun	2006	Mauritania			22 Jul	2005 a
Ghana		21 Aug	2012 a	Mauritius			24 Sep	2003 a
Greece	2000	11 Jan	2011	Mexico		2000	4 Mar	2003
Grenada		21 May	2004 a	Micronesia (Federated			2 Nov	2011.0
Guatemala		1 Apr	2004 a	States of) Monaco		2000	2 Nov 5 Jun	2011 a 2001
Guinea		9 Nov	2004 a	Mongolia		2000	27 Jun	2001 2008 a
Guinea-Bissau14 Dec	2000	10 Sep	2007	Montenegro ³			27 Juli 23 Oct	2006 d
Guyana		14 Sep	2004 a	Morocco			25 Oct 25 Apr	2011 a
Haiti13 Dec	2000	19 Apr	2011	Mozambique		2000	20 Sep	2006
Honduras		1 Apr	2008 a	Myanmar		2000	30 Mar	2004 a
Hungary14 Dec		22 Dec	2006	Namibia		2000	16 Aug	2002
Iceland13 Dec		22 Jun	2010	Nauru		2000	10 Aug 12 Jul	2012
India12 Dec		5 May		Nepal		2001	12 Jui 16 Jun	2012 2020 a
Indonesia12 Dec	2000	28 Sep	2009	Netherlands ⁴		2000	27 Jul	2005 A
Iraq		9 Feb	2009 a	New Zealand ⁵		2000	19 Jul	2002
Ireland13 Dec	2000	17 Jun	2010			_000	-> 041	_002

Participant	Signatu	re	Ratification, Acceptance(A), Approval(AA), Accession(a), Succession(d)		Participant Signatur		re	Ratification, Acceptance(A), Approval(AA), Accession(a), Succession(d)	
Nicaragua			12 Oct	2004 a	St. Lucia			16 Jul	2013 a
Niger		2001	30 Sep	2004	St. Vincent and the				
Nigeria	_	2000	28 Jun	2001	Grenadines	20 Nov	2002	29 Oct	2010
North Macedonia		2000	12 Jan	2005	State of Palestine			29 Dec	2017 a
Norway		2000	23 Sep	2003	Sudan			2 Dec	2014 a
Oman			13 May	2005 a	Suriname			25 May	2007 a
Palau			27 May	2019 a	Sweden	12 Dec	2000	1 Jul	2004
Panama	13 Dec	2000	18 Aug	2004	Switzerland	2 Apr	2002	27 Oct	2006
Paraguay	12 Dec	2000	22 Sep	2004	Syrian Arab Republic	13 Dec	2000	8 Apr	2009
Peru		2000	23 Jan	2002	Tajikistan			8 Jul	2002 a
Philippines	14 Dec	2000	28 May	2002	Thailand	18 Dec	2001	17 Oct	2013
Poland	4 Oct	2001	26 Sep	2003	Timor-Leste			9 Nov	2009 a
Portugal	12 Dec	2000	10 May	2004	Togo	12 Dec	2000	8 May	2009
Qatar	•••		29 May	2009 a	Trinidad and Tobago	26 Sep	2001	6 Nov	2007
Republic of Korea	13 Dec	2000	5 Nov	2015	Tunisia	13 Dec	2000	14 Jul	2003
Republic of Moldova		2000	16 Sep	2005	Turkey	13 Dec	2000	25 Mar	2003
Romania	14 Dec	2000	4 Dec	2002	Turkmenistan			28 Mar	2005 a
Russian Federation	12 Dec	2000	26 May	2004	Uganda	12 Dec	2000		
Rwanda	14 Dec	2000	26 Sep	2003	Ukraine ⁶	15 Nov	2001	21 May	2004
San Marino	14 Dec	2000	20 Jul	2010	United Arab Emirates			21 Jan	2009 a
Sao Tome and Principe	e		23 Aug	2006 a	United Kingdom of				
Saudi Arabia	10 Dec	2002	20 Jul	2007	Great Britain and	14 Dag	2000	0 Eab	2006
Senegal	13 Dec	2000	27 Oct	2003	Northern Ireland	14 Dec	2000	9 Feb	2006
Serbia	12 Dec	2000	6 Sep	2001	United Republic of Tanzania	13 Dec	2000	24 May	2006
Seychelles	22 Jul	2002	22 Jun	2004	United States of				
Sierra Leone	27 Nov	2001	12 Aug	2014	America	13 Dec	2000	3 Nov	2005
Singapore			28 Sep	2015 a	Uruguay	13 Dec	2000	4 Mar	2005
Slovakia	15 Nov	2001	21 Sep	2004	Uzbekistan		2001	12 Aug	2008
Slovenia	15 Nov	2001	21 May	2004	Venezuela (Bolivarian				
South Africa	14 Dec	2000	20 Feb	2004	Republic of)	14 Dec	2000	13 May	2002
Spain	13 Dec	2000	1 Mar	2002	Viet Nam			8 Jun	2012 a
Sri Lanka	13 Dec	2000	15 Jun	2015	Zambia			24 Apr	2005 a
St. Kitts and Nevis	•••		21 May	2004 a	Zimbabwe			13 Dec	2013 a

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

ALGERIA

The Government of the Algerian People's Democratic Republic does not consider itself bound by the provisions of article 15, paragraph 2, of this Protocol, which provides that any dispute between two or more States concerning the interpretation or application of the said Protocol that cannot be settled through negotiation shall, at the request

of one of those States, be submitted to arbitration or referred to the International Court of Justice.

The Government of the Algerian People's Democratic Republic believes that any dispute of this kind can only be submitted to arbitration or referred to the International Court of Justice with the consent of all parties to the dispute.

Ratification of this Protocol by the Algerian People's Democratic Republic in no way signifies recognition of Israel.

Such ratification cannot be construed as leading to the establishment of any kind of relations with Israel.

AUSTRALIA

"The Government of Australia hereby declares that nothing in the Protocol shall be seen to be imposing obligations on Australia to admit or retain within its borders persons in respect of whom Australia would not otherwise have an obligation to admit or retain within its borders."

AZERBAIJAN

"The Republic of Azerbaijan declares that it is unable to guarantee the application of the provisions of the Protocol in the territories occupied by the Republic of Armenia until these territories are liberated from that occupation."

"In accordance with paragraph 3 of Article 15 of the Protocol, the Republic of Azerbaijan declares that it does not consider itself bound by paragraph 2 of Article 15."

BAHAMAS

"In accordance with Article 15 paragraph 3, the Commonwealth of The Bahamas enters a specific reservation to the procedure established under Article 15 paragraph 2 of the Protocol on the basis that referral of a dispute concerning the application or interpretation of the provisions of the Protocol to arbitration or to the International Court of Justice must be by consent of all the parties to the dispute."

BAHRAIN

"... the Kingdom of Bahrain does not consider itself bound by paragraph 2 of article 15 of the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children."

BANGLADESH

"... subject to a Reservation to paragraph 2 of Article 15 of the Protocol."

BELGIUM

Declaration:

The French, Flemish and German-speaking Communities and the Regions of Wallonia, Flanders and Brussels-Capital are also bound by this signature.

BOLIVIA (PLURINATIONAL STATE OF)

The Republic of Bolivia declares that it does not consider itself bound by the provisions of paragraph 2 of article 15, which deals with the settlement of disputes concerning this Protocol.

CHINA

The People's Republic of China shall not be bound by paragraph 2 of Article 15 of the Protocol.

Unless otherwise notified by the Government, the

Unless otherwise notified by the Government, the Protocol shall not apply to the Hong Kong Special Administrative Region of the People's Republic of China.

COLOMBIA

In accordance with article 15, paragraph 3, of the Protocol, Colombia declares that it does not consider itself bound by paragraph 2 of that article.

CUBA

The Republic of Cuba declares that, in accordance with the provisions of Article 15, paragraph 3 of the Protocol, it does not consider itself bound by the provisions of paragraph 2 of that Article.

ECUADOR

Exercising the powers referred to in article 15, paragraph 3, of the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, the Government of Ecuador makes a reservation with regard to article 15, paragraph 2, relating to the settlement of disputes.

EL SALVADOR

Reservation:

The Government of the Republic of El Salvador does not consider itself bound by paragraph 2 of article 15, inasmuch as it does not recognize the compulsory jurisdiction of the International Court of Justice.

Reservation:

With respect to the provisions of article 15, paragraph 3, the Government of the Republic of El Salvador declares that it does not consider itself bound by article 15, paragraph 2, inasmuch as it does not recognize the compulsory jurisdiction of the International Court of Justice.

ERITREA

"The State of Eritrea declares that it does not consider itself bound by the provisions of paragraph 2 of article 15, which deals with the settlement of disputes concerning this Protocol."

ETHIOPIA

Ethiopia does not accept the jurisdiction of the International Court of Justice which is provided under Article 15(2) of the said Protocol.

EUROPEAN UNION

"Article 16 (3) of the Protocol to prevent, suppress and punish trafficking in persons, especially women and children, provides that the instrument of ratification, acceptance or approval of a regional economic integration organisation shall contain a declaration specifying the matters governed by the Protocol in respect of which competence has been transferred to the organisation by its Member States which are Parties to the Protocol.

Member States which are Parties to the Protocol.

The Protocol to prevent, suppress and punish trafficking in persons, especially women and children, shall apply, with regard to the competences transferred to the European Community, to the territories in which the Treaty establishing the European Community is applied and under the conditions laid down in that Treaty, in particular Article 299 thereof and the Protocols annexed to it.

This declaration is without prejudice to the position of the United Kingdom and Ireland under the Protocol integrating the Schengen acquis into the framework of the European Union and under the Protocol on the position of the United Kingdom and Ireland, annexed to the Treaty on European Union and the Treaty establishing the European Community.

This declaration is equally without prejudice to the position of Denmark under the Protocol on the position of Denmark annexed to the Treaty on European Union and the Treaty establishing the European Community.

Pursuant to Article 299, this declaration is also not applicable to the territories of the Member States in which the said Treaty does not apply and is without prejudice to such acts or positions as may be adopted under the Protocol by the Member States concerned on behalf of and in the interests of those territories. In accordance with the provision referred to above, this declaration

indicates the competence that the Member States have transferred to the Community under the Treaties in matters governed by the Protocol. The scope and the exercise of such Community competence are, by their nature, subject to continuous development as the Community further adopts relevant rules and regulations, and the Community will complete or amend this declaration, if necessary, in accordance with Article 16 (3) of the Protocol.

The Community points out that it has competence with regard to the crossing of external borders of the Member States, regulating standards and procedures when carrying out checks on persons at such borders and rules on visas

for intended stays of no more than three months.

The Community is also competent for measures on immigration policy regarding conditions of entry and residence and measures to counter illegal immigration and illegal residence, including repatriation of illegal residents. Moreover, it can take measures to ensure cooperation between the relevant departments of the administrations of the Member States, as well as between those departments and the Commission, in the aforementioned areas. In these fields the Community has adopted rules and regulations and, where it has done so, it is hence solely for the Community to enter into external undertakings with third States or competent international organisations.

In addition, Community policy in the sphere of development cooperation complements policies pursued by Member States and includes provisions to prevent and

combat trafficking in persons.'

"Fiji reserves waiving its sovereign rights and declares that it does not consider itself bound by the provisions of paragraph 2 of article 15."

GREECE

"The Greek State ratifies Article 13 of the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, ... without prejudice to Articles 9A of the Constitution, 19(3) of the Constitution, Articles 9A of the Constitution, 19(3) of the Constitution, 8(1) of the European Convention on Human Rights, 436-457 of the Code of Criminal Procedure and 352B of the Criminal Code, as added by Article Second (12) of Law 3625/2007 (Government Gazette 290A), Law 2472/1997, as amended by Articles 8 of Law 2819/2000 (Government Gazette 84A), 10 of Law 3090/2002 (Government Gazette 329A) and Eighth of Law 3625/2007, Law 3471/2006 (Government Gazette 133A) and Presidential Decree 47/2005 (Government Gazette 64A)."

INDONESIA

"..., the Government of the Republic of Indonesia declares that the provisions of Article 5 paragraph (2) Sub-paragraph c of the Protocol will have to be implemented in strict compliance with the principle of

the sovereignty and territorial integrity of a state;"
"..., the Government of the Republic of Indonesia conveys her reservation not to be bound by the provision of Article 15 (2) and takes the position that dispute[s] relating to the interpretation and application on the Protocol which have not been settled through the channel provided for in Paragraph (1) of the said Article, may be referred to the International Court of Justice only with the concern of all Parties to the dispute:

LAO PEOPLE'S DEMOCRATIC REPUBLIC

"In accordance with paragraph 3, Article 15 of the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children, Supplementing the United Nations Convenied Children, Supplemental Constitution of Convenied Children, Supplemental Constitution of Convenied Children and Constitution of Convenied Children and Children Organized Crime, the Lao People's Democratic Republic does not consider itself bound by paragraph 2, Article 15 of the present Protocol. The Lao People's Democratic

Republic declares that to refer a dispute relating to interpretation and application of the present Protocol to arbitration or [the] International Court of Justice, the agreement of all parties concerned in the dispute is necessary."

LITHUANIA

"AND WHEREAS, it is provided in paragraph 3 of Article 15 of the Protocol, the Seimas of the Republic of Lithuania would like to declare that the Republic of Lithuania does not consider itself bound by paragraph 2 of Article 15, which provides that any State Party may refer any dispute concerning the interpretation or application of the said Protocol to the International Court of Justice.'

MALAWI

"The Government of the Republic of Malawi in its efforts to curb and stamp out offences related to trafficking in persons especially women and children has embarked upon various social and legal reforms to incorporate obligations emanating from this Protocol (Article 16 (4)).

Further, déclares expressly its acceptance of Article 15 (2) on settlement of disputes concerning interpretation

and application of this Protocol.

Competent Authority charged with the responsibility of coordinating and rendering of mutual legal assistance is:

The Principal Secretary

Ministry of Home Affairs and Internal Security Private Bag 331, Lilongwe 3. MALAWI Fax: 265 1 789509 Tel: 265 1 789 177 The Official Language of communication is English."

MALAYSIA

"1. (a) Pursuant to Article 15, paragraph 3 of the Protocol, the Government of Malaysia declares that it does not consider itself bound by Article 15, paragraph 2 of the Protocol; and

(b) the Government of Malaysia reserves the right specifically to agree in a particular case to follow the arbitration procedure set forth in Article 15, paragraph 2 of the Protocol or any other procedure for arbitration."

MICRONESIA (FEDERATED STATES OF)

"In accordance with Article 15, paragraph 3, the Federated States of Micronesia declares that it does not consider itself bound by Article 15 paragraph 2 of the

MYANMAR

"The Government of the Union of Myanmar wishes to express reservation on Article 15 and does not consider itself bound by obligations to refer disputes relating to the interpretation or application of this Protocol to the International Court of Justice."

NEPAL

"In accordance with Article 15 (3), the Government of Nepal declares that it does not consider itself bound by the obligation set forth in Article 15 (2).

OATAR

First - The State of Qatar has reservations on the

1. Paragraph 3(d) of Article 6, which reads: "Employment, educational and training opportunities".

2. Paragraph 1 of Article 7, which states that: "each State Party shall consider adopting legislative or other appropriate measures that permit victims of trafficking in persons to remain in its territory, temporarily permanently, in appropriate cases".

Second - The State of Qatar declares that it does not consider itself bound by the provisions of Paragraph 2 of Article 15 which deals with the issue of settlement of disputes concerning the interpretation or application of this Protocol.

REPUBLIC OF MOLDOVA

In accordance with paragraph 3 of article 15 of the Protocol, the Republic of Moldova does not consider itself bound by paragraph 2 of article 15 of the Protocol.

Until the full establishment of the territorial integrity of the Republic of Moldova, the provisions of the Protocol will be applied only on the territory controlled by the authorities of the Republic of Moldova.

SAUDI ARABIA

Declaration and reservation:

The public order of the Kingdom of Saudi Arabia prohibits trafficking in persons for the purpose referred to in paragraph (a) of Article 3 of the Protocol to Prevent, Suppress, and Punish Trafficking in Persons, Especially Women and Children.

The Kingdom does not consider itself bound by paragraph 2 of Article 15 of the said Protocol. It makes reservations regarding the contents of paragraph 3d of Article Six and paragraph 1 of Article 7 of the said protocol.

... the Government of the Kingdom of Saudi Arabia does not consider itself obligated to paragraph 2 of article 15 of the Protocol.

SINGAPORE

The Government of the Republic of Singapore declares that nothing in the Protocol shall impose obligations on Singapore to admit or retain within its territory, persons in respect of whom Singapore would not otherwise have an obligation to admit or retain within its territory.

Pursuant to Article 15, paragraph 3 of the above-mentioned Protocol, the Government of the Republic of Singapore does not consider itself bound by Article 15, paragraph 2 of the said Protocol.

SOUTH AFRICA

"AND WHEREAS pending a decision by the Government of the Republic of South Africa on the compulsory jurisdiction of the International Court of Justice, the Government of the Republic does not consider itself bound by the terms of Article 15 (2) of the Protocol which provides for the compulsory jurisdiction of the International Court of Justice in differences arising out of the interpretation or application of the Protocol. The Republic will adhere to the position that, for the submission of a particular dispute for settlement by the International Court, the consent of all the parties to the dispute is required in every individual case.'

SRI LANKA

"... [T]he Government of the Democratic Socialist Republic of Sri Lanka does not consider itself bound by paragraph 2 of Article 15 as provided for in paragraph 3 of Article 15.

SYRIAN ARAB REPUBLIC

The Syrian Arab Republic expresses reservations with respect to the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, article 7, paragraph 1, and article 15, paragraph 2. Declaration:

The Government of the Syrian Arab Republic interprets the Protocol to Prevent, Suppress and Punish

Trafficking in Persons, Especially Women and Children, article 6, paragraph 3, subparagraph (a), as follows: "Appropriate housing" means "ensuring appropriate temporary shelter for victims of trafficking in persons until such time as they are returned to their countries".

THAILAND

"[I]n accordance with paragraph 3 of Article 15 of the Protocol, the Kingdom of Thailand does not consider itself bound by paragraph 2 of the same Article."

In ratifying the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime, adopted by the General Assembly of the United Nations on 15 November 2000, declares that it does not consider itself bound by article 15, paragraph 2, of the Protocol and affirms that disputes concerning the interpretation or application of the Protocol may be referred to the International Court of Justice only after it has given its prior consent.

UNITED ARAB EMIRATES

... the Government of the United Arab Emirates formally accedes thereto, with a reservation to article 15, paragraph 2, concerning arbitration. It does not therefore consider itself bound by article 15, paragraph 2.

UNITED STATES OF AMERICA

"(1) The United States of America reserves the right not to apply in part the obligation set forth in Article 15, paragraph 1 (b), of the United Nations Convention Against Transnational Organized Crime with respect to the offenses established in the Trafficking Protocol. The United States does not provide for plenary jurisdiction over offenses that are committed on board ships flying its flag or aircraft registered under its laws. However, in a number of circumstances, U.S. law provides for jurisdiction over such offenses committed on board U.S. - flagged ships or aircraft registered under U.S. law. Accordingly, the United States will implement paragraph 1 (b) of the Convention to the extent provided for under its federal law.

The United States of America reserves the right to assume obligations under this Protocol in a manner consistent with its fundamental principles of federalism, pursuant to which both federal and state criminal laws must be considered in relation to conduct addressed in the U.S. federal criminal law, which regulates conduct based on its effect on interstate or foreign commerce, or another federal interest, such as the Thirteen Amendment's prohibition of "slavery" and Thirteen Amendment's prohibition of "slavery" and "involuntary servitude," serves as the principal legal regime within the United States for combating the conduct addressed in this Protocol, and is broadly effective for this purpose. Federal criminal law does not apply in the rare case where such criminal conduct does not so involve interstate or foreign commerce, or otherwise implicate another federal interest, such as the Thirteenth Amendment. There are a small number of conceivable situations involving such rare offenses of a purely local character where U.S. federal and state criminal law may not be entirely adequate to satisfy an obligation under the Protocol. The United States of America therefore reserves to the obligations set forth in the Protocol to the extent they addrs conduct which would fall within this narrow category of highly localized activity. This reservation does not affect in any respect the ability of the United States to provide international cooperation to other Parties as contemplated in the Protocol.

In accordance with Article 15, paragraph 3, the United States of America declares that it does not consider itself bound by the obligation set forth in Article

consider itself bound by the obligation set form in Thines 15, paragraph 2."

"The United States of America understands the obligation to establish the offenses in the Protocol as money laundering predicate offenses, in light of Article 6, paragraph 2 (b) of the United Nations Convention Against Transnational Organized Crime, as requiring States Parties whose money laundering legislation sets forth a list of specific predicate offenses to include in such list a comprehensive range of offenses associated with comprehensive range of offenses associated with trafficking in persons.

UZBEKISTAN

"The Republic of Uzbekistan does not consider itself bound by provisions of paragraph 2 of article 15 of this Protocol.

VIET NAM

"The Socialist Republic of Viet Nam does not consider itself bound by paragraph 2 of Article 15 of this

ZIMBABWE

"The Government of the Republic of Zimbabwe hereby declares that it enters a reservation to Article 15 (2) which provides that where Parties fail to resolve their dispute through arbitration any Party may refer the dispute to the International Court of Justice."

Objections

<center>(Unless otherwise indicated, the objections were made upon ratification, acceptance, approval or accession.)</center>

ISRAEL

"The Government of the State of Israel has noted that the instrument of ratification of the Algerian People's Democratic Republic of the abovementioned Protocol which appears in the Depositary Notification Ref. C.N.225.2004.TREATIES-3 of 12 March 2004, contains a declaration with respect to the State of Israel.

The Government of the State of Israel considers that such declaration, which is explicitly of a political nature, is incompatible with the purposes and objectives of the

The Government of the State of Israel therefore objects to the aforesaid declaration made by the Algerian People's Democratic Republic.'

Notes:

On 8 February 2010, the Secretary-General received from the Government of China the following declaration, made upon its accession to the Protocol, in respect of Hong Kong Special Administrative Region and Macao Special Administrative Region:

In accordance with the provisions of Article 138 of the Basic Law of the Macao Special Administrative Region of the People's Republic of China and Article 153 of the Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China, the Government of the People's Republic of China decides that the Protocol shall apply to the Macao Special Administrative Region of the People's Republic of China, and unless otherwise notified by the Government, shall not apply to the Hong Kong Special Administrative Region of the People's Republic of China.

- With a territorial exclusion in respect of the Faroe Islands and Greenland.
- ³ See note 1 under "Montenegro" in the "Historical Information" section in the front matter of this volume.
- ⁴ For the Kingdom in Europe. On 18 January 2007: extension to Aruba.

Following a modification of the internal constitutional relations within the Kingdom of the Netherlands (see note 2 under "Netherlands" in Historical Information), effective 10 October 2010, the Protocol applies to the Caribbean part of the Netherlands (Bonaire, Sint Eustatius and Saba).

- With the following territorial exclusion:
- "... consistent with the constitutional status of Tokelau and taking into account the commitment of the Government of New Zealand to the development of self-government for Tokelau through an act of self-determination under the Charter of the United Nations, this ratification shall not extend to Tokelau unless and until a Declaration to this effect is lodged by the Government of New Zealand with the Depositary on the basis of appropriate consultation with that territory..."
- On 20 October 2015, the Government of Ukraine made a communication. The text can be found C.N.601.2015.TREATIES-XVIII.12.a of 20 October 2015.