

**BASIC TEXTS**

<b>I. Statute of the International Tribunal for the Law of the Sea (Annex VI of the United Nations Convention on the Law of the Sea of 10 December 1982)</b>	<b>1</b>
Section 1. Organization of the Tribunal	2
Section 2. Competence	8
Section 3. Procedure	9
Section 4. Seabed Disputes Chamber	12
Section 5. Amendments	14
<b>II. Rules of the Tribunal</b>	<b>15</b>
Preamble	16
Part I. Use of terms	16
Part II. Organization	17
Section A. The Tribunal	17
Section B. The Seabed Disputes Chamber	24
Section C. Special chambers	26
Section D. The Registry	28
Section E. Internal functioning of the Tribunal	32
Section F. Official languages	34
Part III. Procedure	34
Section A. General provisions	34
Section B. Proceedings before the Tribunal	36
Section C. Incidental proceedings	49
Section D. Proceedings before special chambers	57
Section E. Prompt release of vessels and crews	58

Section F.	Proceedings in contentious cases before the Seabed Disputes Chamber	61
Section G.	Judgments, interpretation and revision	64
Section H.	Advisory proceedings	67
<b>III.</b>	<b>Resolution on the Internal Judicial Practice of the Tribunal</b>	<b>71</b>
<b>IV.</b>	<b>Guidelines concerning the Preparation and Presentation of Cases before the Tribunal</b>	<b>78</b>
<b>V.</b>	<b>Agreement on the Privileges and Immunities of the International Tribunal for the Law of the Sea, adopted on 23 May 1997</b>	<b>82</b>

## UNITED NATIONS CONVENTION ON THE LAW OF THE SEA

<b>A.</b>	<b>United Nations Convention on the Law of the Sea of 10 December 1982</b>	<b>97</b>
	Preamble	98
	Part I. Introduction	99
	Part II. Territorial sea and contiguous zone	100
	Section 1. General provisions	100
	Section 2. Limits of the territorial sea	101
	Section 3. Innocent passage in the territorial sea	105
	Section 4. Contiguous zone	112
	Part III. Straits used for international navigation	112
	Section 1. General provisions	112
	Section 2. Transit passage	113
	Section 3. Innocent passage	117
	Part IV. Archipelagic States	118

Part V.	Exclusive economic zone	122
Part VI.	Continental shelf	135
Part VII.	High seas	140
Section 1.	General provisions	140
Section 2.	Conservation and management of the living resources of the high seas	152
Part VIII.	Regime of islands	153
Part IX.	Enclosed or semi-enclosed seas	154
Part X.	Right of access of land-locked States to and from the sea and freedom of transit	155
Part XI.	The Area	157
Section 1.	General provisions	157
Section 2.	Principles governing the Area	158
Section 3.	Development of resources of the Area	164
Section 4.	The Authority	173
Section 5.	Settlement of disputes and advisory opinions	195
Part XII.	Protection and preservation of the marine environment	199
Section 1.	General provisions	199
Section 2.	Global and regional cooperation	201
Section 3.	Technical assistance	202
Section 4.	Monitoring and environmental assessment	203
Section 5.	International rules and national legislation to prevent, reduce and control pollution of the marine environment	204
Section 6.	Enforcement	209
Section 7.	Safeguards	215
Section 8.	Ice-covered areas	219
Section 9.	Responsibility and liability	220
Section 10.	Sovereign immunity	220
Section 11.	Obligations under other conventions on the protection and preservation of the marine environment	221

Part XIII.	Marine scientific research	221
Section 1.	General provisions	221
Section 2.	International cooperation	222
Section 3.	Conduct and promotion of marine scientific research	223
Section 4.	Scientific research installations or equipment in the marine environment	230
Section 5.	Responsibility and liability	231
Section 6.	Settlement of disputes and interim measures	232
Part XIV.	Development and transfer of marine technology	232
Section 1.	General provisions	232
Section 2.	International cooperation	234
Section 3.	National and regional marine scientific and technological centres	236
Section 4.	Cooperation among international organizations	237
Part XV.	Settlement of disputes	238
Section 1.	General provisions	238
Section 2.	Compulsory procedures entailing binding decisions	240
Section 3.	Limitations and exceptions to applicability of section 2	244
Part XVI.	General provisions	249
Part XVII.	Final provisions	250
<b>Annexes of the United Nations Convention on the Law of the Sea</b>		258
Annex I.	Highly migratory species	259
Annex II.	Commission on the Limits of the Continental Shelf	259
Annex III.	Basic conditions of prospecting, exploration and exploitation	262



Annex IV.	Statute of the Enterprise	289
Annex V.	Conciliation	299
Section 1.	Conciliation procedure pursuant to section 1 of Part XV	299
Section 2.	Compulsory submission to conciliation procedure pursuant to section 3 of Part XV	302
Annex VI.	Statute of the International Tribunal for the Law of the Sea	303
Annex VII.	Arbitration	303
Annex VIII.	Special arbitration	308
Annex IX.	Participation by international organizations	311
<b>B.</b>	<b>Annexes of the Final Act of the Third United Nations Conference on the Law of the Sea (excerpts)</b>	<b>315</b>
<b>Annex I:</b>	<b>Resolutions I – IV</b>	<b>316</b>
Resolution I	Establishment of the Preparatory Commission for the International Sea-Bed Authority and for the International Tribunal for the Law of the Sea	316
Resolution II	Governing preparatory investment in pioneer activities relating to polymetallic nodules	319
Resolution III		328
Resolution IV		329
<b>Annex II:</b>	<b>Statement of understanding concerning a specific method to be used in establishing the outer edge of the continental margin</b>	<b>329</b>

<b>Annex VI:</b>	<b>Resolution on development of national marine science, technology and ocean service infrastructures</b>	<b>330</b>
<b>C.</b>	<b>Agreement relating to the implementation of Part XI of the United Nations Convention on the Law of the Sea of 10 December 1982, adopted on 28 July 1994</b>	<b>333</b>
<b>D.</b>	<b>Agreement for the Implementation of the Provisions of the United Nations Convention on the Law of the Sea of 10 December 1982 relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks, adopted on 4 August 1995</b>	<b>357</b>
Part I.	General provisions	359
Part II.	Conservation and management of straddling fish stocks and highly migratory fish stocks	361
Part III.	Mechanisms for international cooperation concerning straddling fish stocks and highly migratory fish stocks	366
Part IV.	Non-members and non-participants	372
Part V.	Duties of the flag State	373
Part VI.	Compliance and enforcement	376
Part VII.	Requirements of developing States	384
Part VIII.	Peaceful settlement of disputes	386
Part IX.	Non-parties to this Agreement	388

Part X.	Good faith and abuse of rights	388
Part XI.	Responsibility and liability	389
Part XII.	Review conference	389
Part XIII.	Final provisions	389
<b>Annexes of the Straddling Fish Stocks Agreement</b>		<b>395</b>
Annex I.	Standard requirements for the collection and sharing of data	396
Annex II.	Guidelines for the application of precautionary reference points in conservation and management of straddling fish stocks and highly migratory fish stocks	400
<b>Index – English</b>		<b>403</b>
<b>Index – French</b>		<b>505</b>