## DOCUMENT A/CONF.62/L.113

Canada: amendment to article 161

[Original: English] [13 April 1982]

Article 161, paragraph 2: add new subparagraph (b) (bis), to read as follows:

"(b) (bis)—the State Party which contributes the largest proportion of the sum total of the financial and other economic benefits derived from activities in the Area and the payments and contributions referred to in article 162 (2) (n) (i) is represented on the Councilt".

## DOCUMENT A/CONF.62/L.114\*

Australia, Canada, Cape Verde, Iceland, Philippines, Sao Tome and Principe, Senegal and Sierra Leone: amendments to article 63

> [Original: English] [13 April 1982]

Article 63, paragraph 2: amend to read as follows:

"2. Where the same stock or stocks of associated species occur both within the exclusive economic zone and in an area beyond and adjacent to the zone, the coastal State and the States fishing for such stocks in the adjacent area shall, by mutual agreement, either directly or through appropriate subregional or regional organizations, adopt such measures as may be necessary for the conservation of these stocks in the adjacent area. In the event that agreement on such measures is not reached within a reasonable period, and proceedings are instituted before the appropriate tribunal pursuant to article 286, that tribunal shall determine the measures to be applied in the adjacent area for the conservation of these stocks. If definitive measures cannot be determined within a reasonable period, the tribunal, upon request of any of the interested States, shall determine provisional measures for that same area. In establishing definitive or provisional measures, the tribunal shall take into account those measures applied to the same stocks by the coastal State within its exclusive economic zone and the interests of other States fishing these stocks."

## **DOCUMENT A/CONF.62/L.115**

Lesotho: amendments

[Original: English] [13 April 1982]

Article 56: add a new paragraph 4 to read as follows:

- "4. (a) Coastal States, particularly developed amongst them, shall make payments or contributions in kind to a Common Heritage Fund from the proceeds accruing to it from the exploitation of the non-living resources of the exclusive economic zone;
- "(b) The rates of payments and contributions to the Fund shall be determined by the Authority, taking into account the relative capacity of States to make such payments and contributions. In no case would the rate be higher than 5 per cent of the value or volume of production or 10 per cent of the net revenues whichever is lower;
- "(c) The Authority shall make disbursements to the States Parties to this Convention on the basis of equitable sharing criteria, taking into account the interests and needs of developing countries, particularly the least developed and land-locked amongst them;
- "(d) The Authority may also make disbursements to protect the marine environment, to foster the transfer of marine technology, to assist the work of the United Nations in the aforementioned fields, and to help finance the Enterprise.".

Article 82, paragraph 4: after "The payments or contributions shall be made" add "to the Common Heritage Fund, as established in article 56,".

<sup>\*</sup>Incorporating document A/CONF.62/L.114/Corr.1 of 14 April 1982.