

27. How do these arrangements and mechanisms ensure the effective participation of (a) national authorities, especially from developing countries; and (b) non-governmental participants, including the industries concerned and the scientific community?
28. Which mechanisms are available to ensure periodic review and adjustment of international agreements and instruments in order to meet new requirements, and to what extent have they been used?

F. Codification programming

29. Which new drafts, or draft revisions of existing agreements and instruments, in the environmental field are currently under preparation or negotiation?
30. To what extent and through which mechanisms is drafting coordinated with related work regarding other agreements and instruments?
31. Which are the remaining gaps that need to be covered by legal provisions?
32. To what extent are mechanisms other than formal agreements or instruments contributing to the development of international law in the field of the environment?

ANNEX III

Revision of the list of agreements and instruments contained
in A/CONF.151/PC/77

1. In section (A), take into account the Declaration of the United Nations Conference on the Human Environment, the 1982 World Charter for Nature, and add the 1957 Treaty Establishing the European Economic Community (as revised by the 1986 Single European Act) with reference to environment-related EEC agreements, decisions, directives and regulations.
2. Include an evaluation of the relationship between existing agreements or instruments in the environmental field and relevant international trade agreements and other development-related agreements or instruments, taking into account the 1990 Declaration on International Economic Cooperation of the General Assembly, the International Development Strategy for the Fourth United Nations Development Decade, and progress in the preparation of a Code of Conduct for Transnational Corporations.
3. In section (B), include representative examples of relevant bilateral agreements or instruments regarding shared natural resources and the protection and enhancement of the environment.
4. In section (C), include environment-related agreements and instruments regarding outer space.
5. In section (E), delete Nos. 65 and 67 and add the 1989 Convention on the Prohibition of Driftnet Fishing in the South Pacific, and related protocols.