

- (iii) Recognize the right of any State party to a dispute that could not be settled directly by the Parties to resort to means of settlement involving a third party;
- (iv) Consider recognizing the compulsory jurisdiction of the International Court of Justice, either by treaty or by bilateral declaration under Article 36, paragraph 2, of the Statute of the Court for legal disputes considering the environment;
- (c) Provide for Mixed Claims Commissions in appropriate cases in the event of disputes concerning the claims of nationals of one State against another State for compensation of losses or damages suffered by those national or their properties owing to transboundary environmental effects of activities or omissions on the territory of that State.]

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