UNITED NATIONS





General Assembly

Distr. LIMITED

A/CN.4/L.725 30 May 2008

Original: ENGLISH AND

FRENCH

INTERNATIONAL LAW COMMISSION Sixtieth session Geneva, 5 May-6 June and 7 July-8 August 2008

RESPONSIBILITY OF INTERNATIONAL ORGANIZATIONS

Titles and texts of articles 46, 47, 48, 49 [48], 50 [49], 51 [50], 52 [51] and 53 provisionally adopted by the Drafting Committee on 21, 22, 28, 29 and 30 May 2008

Article 46

Invocation of responsibility by an injured State or international organization

A State or an international organization is entitled as an injured State or an injured international organization to invoke the responsibility of another international organization if the obligation breached is owed to:

- (a) that State or the former international organization individually;
- (b) a group of States or international organizations including that State or the former international organization, or the international community as a whole, and the breach of the obligation:

¹ The number in square brackets refers to the corresponding article in the Sixth report of the Special Rapporteur (A/CN.4/597).

GE.08-61614 (E) 020608

- (i) specially affects that State or that international organization; or
- (ii) is of such a character as radically to change the position of all the other States and international organizations to which the obligation is owed with respect to the further performance of the obligation.

Article 47

Notice of claim by an injured State or international organization

- 1. An injured State or international organization which invokes the responsibility of another international organization shall give notice of its claim to that organization.
- 2. The injured State or international organization may specify in particular:
- (a) the conduct that the responsible international organization should take in order to cease the wrongful act, if it is continuing;
 - (b) what form reparation should take in accordance with the provisions of Part Two.

Article 48

Admissibility of claims

- 1. An injured State may not invoke the responsibility of an international organization if the claim is not brought in accordance with any applicable rule relating to nationality of claims.
- 2. When a rule requiring the exhaustion of local remedies applies to a claim, an injured State or international organization may not invoke the responsibility of another international organization if any available and effective remedy provided by that organization has not been exhausted.

Article 49 [48]

Loss of the right to invoke responsibility

The responsibility of an international organization may not be invoked if:

(a) the injured State or international organization has validly waived the claim;

(b) the injured State or international organization is to be considered as having, by reason of its conduct, validly acquiesced in the lapse of the claim.

Article 50 [49]

Plurality of injured States or international organizations

Where several States or international organizations are injured by the same internationally wrongful act of an international organization, each injured State or international organization may separately invoke the responsibility of the international organization for the internationally wrongful act.

Article 51 [50]

Plurality of responsible States or international organizations

- 1. Where an international organization and one or more States or other organizations are responsible for the same internationally wrongful act, the responsibility of each State or international organization may be invoked in relation to that act.
- 2. Subsidiary responsibility, as in the case of draft article 29, may be invoked insofar as the invocation of the primary responsibility has not led to reparation.
- 3. Paragraphs 1 and 2:
- (a) do not permit any injured State or international organization to recover, by way of compensation, more than the damage it has suffered;
- (b) are without prejudice to any right of recourse that the State or international organization providing reparation may have against the other responsible States or international organizations.

Article 52 [51]

Invocation of responsibility by a State other than an injured State or by an international organization other than an injured international organization

1. A State or an international organization other than an injured State or international organization is entitled to invoke the responsibility of another international organization in

accordance with paragraph 4 if the obligation breached is owed to a group of States or international organizations, including the State or organization that invokes responsibility, and is established for the protection of a collective interest of the group.

- 2. A State other than an injured State is entitled to invoke the responsibility of an international organization in accordance with paragraph 4 if the obligation breached is owed to the international community as a whole.
- 3. An international organization that is not an injured international organization is entitled to invoke the responsibility of another international organization in accordance with paragraph 4 if the obligation breached is owed to the international community as a whole and safeguarding the interest of the international community underlying the obligation breached is included among the functions of the international organization invoking responsibility.
- 4. A State or an international organization entitled to invoke responsibility under paragraphs 1 to 3 may claim from the responsible international organization:
- (a) cessation of the internationally wrongful act, and assurances and guarantees of non-repetition in accordance with draft article 33; and
- (b) performance of the obligation of reparation in accordance with Part Two, in the interest of the injured State or international organization or of the beneficiaries of the obligation breached.
- 5. The requirements for the invocation of responsibility by an injured State or international organization under draft articles 47, 48, paragraph 2 and 49 apply to an invocation of responsibility by a State or international organization entitled to do so under paragraphs 1 to 4.

Article 53

Scope of this Part

This Part is without prejudice to the entitlement that a person or entity other than a State or an international organization may have to invoke the international responsibility of an international organization.
