Treaty between the Argentine Republic and the Eastern Republic of Uruguay on the boundary constituted by the Uruguay River, Singed at Montevideo on 7 April 1961

. . . .

Article 7. The High Contracting Parties shall agree on a statute governing the utilization of the river, which shall cover, *inter alia*, the following matters:

- (a) Joint and uniform regulations to ensure safe navigation;
- (b) A system of pilotage taking into account present practices;
- (c) Regulations for the purpose of maintaining dredging and marking with buoys in accordance with the provisions of article 6;
- (d) Reciprocal facilities for hydrological and other surveys relating to the river;
- (e) Provisions for the conservation of living resources;
- (f) Provisions designed to avoid pollution of the waters.

Article 8. In the islands remaining under Uruguayan jurisdiction included in the zone specified in article 1, paragraph B II, the High Contracting Parties, shall, by mutual agreement, determine the utilization of the waters for domestic, industrial and irrigation purposes and shall establish a system of policing which shall ensure, through joint Argentine-Uruguayan co-operation, that the relevant regulations are enforced.