

Article 21

Legal effects of reservations and of objections to reservations

1. A reservation established with regard to another party in accordance with articles 19, 20 and 23:

(a) modifies for the reserving State or international organization in its relations with that other party the provisions of the treaty to which the reservation relates to the extent of the reservation; and

(b) modifies those provisions to the same extent for that other party in its relations with the reserving State or international organization.

2. The reservation does not modify the provisions of the treaty for the other parties to the treaty *inter se*.

3. When a State or an international organization objecting to a reservation has not opposed the entry into force of the treaty between itself and the reserving State or organization, the provisions to which the reservation relates do not apply as between the reserving State or organization and the objecting State or organization to the extent of the reservation.

Article 22

Withdrawal of reservations and of objections to reservations

1. Unless the treaty otherwise provides, a reservation may be withdrawn at any time and the consent of a State or of an international organization which has accepted the reservation is not required for its withdrawal.

2. Unless the treaty otherwise provides, an objection to a reservation may be withdrawn at any time.

3. Unless the treaty otherwise provides, or it is otherwise agreed:

(a) the withdrawal of a reservation becomes operative in relation to a contracting State or a contracting organization only when notice of it

Artikel 21

Retsvirkninger af forbehold og af indsigelser mod forbehold

1. Et forbehold, som gælder over for en anden deltager i overensstemmelse med artiklerne 19, 20 og 23:

(a) modificerer, så vidt forbeholdet rækker, de pågældende traktatbestemmelser for den stat eller internationale organisation, der har taget forbeholdet, i dens forhold til denne anden deltager, og

(b) modificerer disse bestemmelser i samme omfang for den anden part i dennes forhold til den stat eller internationale organisation, der har fremsat forbeholdet.

2. Forbeholdet modificerer ikke traktatens bestemmelser for dens øvrige deltagere i deres indbyrdes forhold.

3. Når en stat eller en international organisation, der fremsætter indsigelse mod et forbehold, ikke har modsat sig traktatens ikrafttræden mellem sig selv og den stat eller organisation, der har fremsat forbeholdet, finder de bestemmelser, som forbeholdet vedrører, ikke anvendelse mellem den stat eller organisation, der har fremsat forbeholdet, og den stat eller organisation, der har fremsat indsigelse i det omfang, det følger af forbeholdet.

Artikel 22

Tilbagekaldelse af forbehold og af indsigelser mod forbehold

1. Medmindre traktaten bestemmer andet, kan et forbehold tilbagekaldes når som helst, og samtykke hertil fra en stat eller en international organisation, der har godkendt forbeholdet, er ikke påkrævet.

2. Medmindre traktaten bestemmer andet, kan en indsigelse mod et forbehold tilbagekaldes når som helst.

3. Medmindre traktaten bestemmer andet, eller andet er aftalt,

(a) får tilbagekaldelse af et forbehold ikke virkning over for en kontraherende stat eller en kontraherende organisation, før den pågæl-