CHAPTER 12.05

CONVENTION OF MIGRATORY SPECIES

Revised Edition
showing the law as at 1 January 2013

This is a revised edition of the law, prepared by the Law Revision Commissioner under the authority of the Revised Edition of the Laws Act.

This edition contains a consolidation of the following laws—

CONVENTION OF MIGRATORY SPECIES
OF WILD ANIMALS ACT
Act 2 of 1985 . in force 31 May 1985
Amended by S.R.O. 40/1998
CHAPTER 12.05

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OF WILD ANIMALS ACT

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CONVENTION OF MIGRATORY SPECIES
OF WILD ANIMALS ACT

ARRANGEMENT OF SECTIONS

SECTION
1. Short title
2. Interpretation
3. Acceptance of Convention
4. Orders to implement Convention

SCHEDULE: Convention on the Conservation of Migratory Species of Wild Animals

CHAPTER 12.05

CONVENTION OF MIGRATORY SPECIES
OF WILD ANIMALS ACT


AN ACT TO PROVIDE FOR THE IMPLEMENTATION IN MONTSERRAT OF THE CONVENTION ON THE CONSERVATION OF MIGRATORY SPECIES OF WILD ANIMALS.

Commencement
[31 May 1985]

Short title
1. This Act may be cited as the Convention of Migratory Species of Wild Animals Act.

Interpretation
2. In this Act—

“Convention” means the “Convention on the Conservation of Migratory Species of Wild Animals”, the text of which is set out in the Schedule hereto.
Acceptance of Convention

3. Acceptance of the Convention by the Government is hereby approved.

Orders to implement Convention

4. The Governor acting on the advice of Cabinet may make any Order which he considers necessary for giving effect in Montserrat to any of the provisions of the Convention. (Amended by Act 9 of 2011)

SCHEDULE

CONVENTION ON THE CONSERVATION OF MIGRATORY SPECIES OF WILD ANIMALS

The Contracting Parties,

Recognizing that wild animals in their innumerable forms are an irreplaceable part of the earth’s natural system which must be conserved for the good of mankind;

Aware that each generation of man hold the resources of the earth for future generations and has an obligation to ensure that this legacy is conserved and, where utilized, is used wisely;

Conscious of the ever-growing value of wild animals from environmental, ecological, genetic, scientific, aesthetic, recreational, cultural, educational, social and economic points of view;

Concerned particularly with those species of wild animals that migrate across or outside national jurisdictional boundaries;

Recognizing that the States are and must be the protectors of the migratory species of wild animals that live within or pass through their national jurisdictional boundaries;

Convinced that conservation and effective management of migratory species of wild animals require the concerted action of all States within the national jurisdictional boundaries of which such species spend any part of their life cycle;


Have agreed as follows:
ARTICLE I

INTERPRETATION

1. For the purpose of this Convention:

(a) “Migratory species” means the entire population or any geographically separate part of the population of any species or lower taxon of wild animals, a significant proportion of whose members cyclically and predictably cross one or more national jurisdictional boundaries;

(b) “Conservation status of a migratory species” means the sum of the influences acting on the migratory species that may affect its long-term distribution and abundance;

(c) “Conservation status” will be taken as “favourable” when:

(1) Population dynamics data indicate that the migratory species is maintaining itself on a long-term basis as a viable component of its ecosystems;

(2) the range of the migratory species is neither currently being reduced, nor is likely to be reduced, on a long-term basis;

(3) there is, and will be in the foreseeable future, sufficient habitat to maintain the population of the migratory species on a long-term basis; and

(4) the distribution and abundance of the migratory species approach historic coverage and levels to the extent that potentially suitable ecosystems exist and to the extent consistent with wise wildlife management;

(d) “Conservation status” will be taken as “unfavourable” if any of the conditions set out in sub-paragraph (c) of this paragraph are not met;

(e) “Endangered”, in relation to a particular migratory species means that the migratory species is in danger of extinction throughout all or a significant portion of its range;

(f) “Range” means all the areas of land or water that a migratory species inhabits, stays in temporarily, crosses or overflies at any time on its normal migration route;

(g) “Habitat” means any area in the range of a migratory species which contains suitable living conditions for that species;

(h) “Range State” in relation to a particular migratory species means any State (and where appropriate any other Party referred to under sub-paragraph (k) of this paragraph) that exercises jurisdiction over any part of the range of that migratory species, or a State, flag vessels of which are engaged outside national jurisdictional limits in taking that migratory species;
(i) “Taking” means taking, hunting, fishing, capturing, harassing, deliberate killing, or attempting to engage in any such conduct;

(j) “Agreement” means an international agreement relating to the conservation of one or more migratory species as provided for in Articles IV and V of this Convention; and

(k) “Party” means a State or any regional economic integration organization constituted by sovereign States which has competence in respect of the negotiation, conclusion and application of international agreements in matters covered by this Convention for which this Convention is in force.

2. In matters within their competence, the regional economic integration organizations which are Parties to this Convention shall in their own name exercise the rights and fulfil the responsibilities which this Convention attributes to their member States. In such cases the member States of these organizations shall not be entitled to exercise such rights individually.

3. Where this Convention provides for a decision to be taken by either a two-thirds majority or a unanimous decision of “the Parties present and voting” this shall mean “the Parties present and casting an affirmative or negative vote”. Those abstaining from voting shall not be counted amongst “the Parties present and voting” in determining the majority.

ARTICLE II

FUNDAMENTAL PRINCIPLES

1. The Parties acknowledge the importance of migratory species being conserved and of Range States agreeing to take action to this end whenever possible and appropriate, paying special attention to migratory species the conservation status of which is unfavourable, and taking individually or in co-operation appropriate and necessary steps to conserve such species and their habitat.

2. The Parties acknowledge the need to take action to avoid any migratory species becoming endangered.

3. In particular, the Parties:

   (a) should promote, co-operate in our support research relating to migratory species;

   (b) shall endeavour to provide immediate protection for migratory species included in Appendix I; and

   (c) shall endeavour to conclude Agreements covering the conservation and management of migratory species included in Appendix II.
ARTICLE III

ENDANGERED MIGRATORY SPECIES: APPENDIX I

1. Appendix I shall list migratory species which are endangered.

2. A migratory species may be listed in Appendix I provided that reliable evidence, including the best scientific evidence available, indicates that the species is endangered.

3. A migratory species may be removed from Appendix I when the Conference of the Parties determines that:
   
   (a) reliable evidence, including the best scientific evidence available, indicates that the species is no longer endangered, and
   
   (b) the species is not likely to become endangered again because of loss of protection due to its removal from Appendix I.

4. Parties that are Range States of a migratory species listed in Appendix I shall endeavour:
   
   (a) to conserve and, where feasible and appropriate, restore those habitats of the species which are of importance in removing the species from danger of extinction;
   
   (b) to prevent, remove, compensate for or minimize, as appropriate, the adverse effects of activities or obstacles that seriously impede or prevent the migration of the species; and
   
   (c) to the extent feasible and appropriate, to prevent, reduce or control factors that are endangering or are likely to further endanger the species, including strictly controlling the introduction of, or controlling or eliminating, already introduced exotic species.

5. Parties that are Range States of a migratory species listed in Appendix I shall prohibit the taking of animals belonging to such species. Exceptions may be made to this prohibition only if:
   
   (a) the taking is for scientific purposes;
   
   (b) the taking is for the purpose of enhancing the propagation or survival of the affected species;
   
   (c) the taking is to accommodate the needs of traditional subsistence users of such species; or
   
   (d) extraordinary circumstances so require,

provided that, such exceptions are precise as to content and limited in space and time. Such taking should not operate to the disadvantage of the species.

6. The Conference of the Parties may recommend to the Parties that are Range States of a migratory species listed in Appendix I that they take further measures considered appropriate to benefit the species.
7. The Parties shall as soon as possible inform the Secretariat of any exceptions made pursuant to paragraph 5 of this Article.

ARTICLE IV

MIGRATORY SPECIES TO BE THE SUBJECT OF AGREEMENTS: APPENDIX II

1. Appendix II shall list migratory species which have an unfavourable conservation status and which require international agreements for their conservation and management, as well as those which have a conservation status which would significantly benefit from the international co-operation that could be achieved by an international agreement.

2. If the circumstances so warrant, a migratory species may be listed both in Appendix I and Appendix II.

3. Parties that are Range States of migratory species listed in Appendix II shall endeavour to conclude Agreements where these would benefit the species and should give priority to those species in an unfavourable conservation status.

4. Parties are encouraged to take action with a view to concluding agreements for any population or any geographically separate part of the population of any species or lower taxon of wild animals, members of which periodically cross one or more national jurisdictional boundaries.

5. The Secretariat shall be provided with a copy of each Agreement concluded pursuant to the provision of this Article.

ARTICLE V

GUIDELINES FOR AGREEMENTS

1. The object of each Agreement shall be to restore the migratory species concerned to a favourable conservation status or to maintain it in such a status. Each Agreement should deal with those aspects of the conservation and management of the migratory species concerned which serve to achieve that object.

2. Each Agreement should cover the whole of the range of the migratory species concerned and should be open to accession by all Range States of that species, whether or not they are Parties to this Convention.

3. An Agreement should, wherever possible, deal with more than one migratory species.

4. Each Agreement should:

   (a) identify the migratory species covered;
   (b) describe the range and migration route of the migratory species;
   (c) provide for each Party to designate its national authority concerned with the implementation of the Agreement;
(d) establish, if necessary, appropriate machinery to assist in carrying out the aims of the Agreement, to monitor its effectiveness, and to prepare reports for the Conference of the Parties;

(e) provide for procedures for the settlement of disputes between Parties to the Agreement; and

(f) at a minimum, prohibit, in relation to a migratory species of the Order Cetacea, any taking that is not permitted for that migratory species under any other multilateral agreement and provide for accession to the Agreement by States that are not Range States of that migratory species.

5. Where appropriate and feasible, each Agreement should provide for, but not be limited to:

(a) periodic review of the conservation status of the migratory species concerned and the identification of the factors which may be harmful to that status;

(b) co-ordinated conservation and management plans;

(c) research into the ecology and population dynamics of the migratory species concerned, with special regard to migration;

(d) the exchange of information on the migratory species concerned, special regard being paid to the exchange of the results of research and of relevant statistics;

(e) conservation and, where required and feasible, restoration of the habitats of importance in maintaining a favourable conservation status, and protection of such habitats from disturbances, including strict control of the introduction of, or control of already introduced, exotic species detrimental to the migratory species;

(f) maintenance of a network of suitable habitats appropriately disposed in relation to the migration routes;

(g) where it appears desirable, the provision of new habitats favourable to the migratory species or reintroduction of the migratory species into favourable habitats;

(h) elimination of, to the maximum extent possible, or compensation for activities and obstacles which hinder or impede migration;

(i) prevention, reduction or control of the release into the habitat of the migratory species of substances harmful to that migratory species;

(j) measures based on sound ecological principles to control and manage the taking of the migratory species;

(k) procedures for co-ordinating action to suppress illegal taking;

(l) exchange of information on substantial threats to the migratory species;
(m) emergency procedures whereby conservation action would be considerably and rapidly strengthened when the conservation status of the migratory species is seriously affected; and

(n) making the general public aware of the contents and aims of the Agreement.

ARTICLE VI

RANGE STATES

1. A list of the Range States of migratory species listed in Appendices I and II shall be kept up to date by the Secretariat using information it has received from the Parties.

2. The Parties shall keep the Secretariat informed in regard to which of the migratory species listed in Appendices I and II they consider themselves to be Range States, including provision of information on their flag vessels engaged outside national jurisdictional limits in taking the migratory species concerned and, where possible, future plans in respect of such taking.

3. The Parties which are Range States for migratory species listed in Appendix I or Appendix II should inform the Conference of the Parties through the Secretariat, at least six months prior to each ordinary meeting of the Conference, on measures that they are taking to implement the provisions of this Convention for these species.

ARTICLE VII

THE CONFERENCE OF THE PARTIES

1. The Conference of the Parties shall be the decision-making organ of this Convention.

2. The Secretariat shall call a meeting of the Conference of the Parties not later than two years after the entry into force of this Convention.

3. Thereafter the Secretariat shall convene ordinary meetings of the Conference of the Parties at intervals of not more than three years, unless the Conference decides otherwise, and extra-ordinary meetings at any time on the written request of at least one-third of the Parties.

4. The Conference of the Parties shall establish and keep under review the financial regulations of this Convention. The Conference of the Parties shall, at each of its ordinary meetings, adopt the budget for the next financial period. Each Party shall contribute to this budget according to a scale to be agreed upon by the Conference. Financial regulations, including the provisions on the budget and the scale of contributions as well as their modifications, shall be adopted by unanimous vote of the Parties present and voting.
5. At each of its meetings the Conference of the Parties shall review the implementation of this Convention and may in particular:

(a) review and assess the conservation status of migratory species;

(b) review the progress made toward the conservation of migratory species, especially those listed in Appendices I and II;

(c) make such provision and provide such guidance as may be necessary to enable the Scientific Council and the Secretariat to carry out their duties;

(d) receive and consider any reports presented by the Scientific Council, the Secretariat, any Party or any standing body established pursuant to an Agreement;

(e) make recommendations to the Parties for improving the conservation status of migratory species and review the progress being made under Agreements;

(f) in those cases where an Agreement has not been concluded, make recommendations for the convening of meetings of the Parties that are Range States of a migratory species or group of migratory species to discuss measures to improve the conservation status of the species;

(g) make recommendations to the Parties for improving the effectiveness of this Convention; and

(h) decide on any additional measure that should be taken to implement the objects of this Convention.

6. Each meeting of the Conference of the Parties should determine the time and venue of the next meeting.

7. Any meeting of the Conference of the Parties shall determine and adopt rules of procedure for that meeting. Decisions at a meeting of the Conference of the Parties shall require a two-thirds majority of the Parties present and voting, except where otherwise provided for by this Convention.

8. The United Nations, its Specialized Agencies, the International Atomic Energy Agency, as well as any State not a party to this Convention and, for each Agreement, the body designated by the parties to that Agreement, may be represented by observers at meetings of the Conference of the Parties.

9. Any agency or body technically qualified in protection, conservation and management of migratory species, in the following categories, which has informed the Secretariat of its desire to be represented at meetings of the Conference of the Parties by observers, shall be admitted unless at least one-third of the Parties present object:

(a) international agencies or bodies, either governmental or non-governmental, and national governmental agencies and bodies; and

(b) national non-governmental agencies or bodies which have been approved for this purpose by the State in which they are located.
Once admitted, these observers shall have the right to participate but not to vote.

ARTICLE VIII

THE SCIENTIFIC COUNCIL

1. At its first meeting, the Conference of the Parties shall establish a Scientific Council to provide advice on scientific matters.

2. Any Party may appoint a qualified expert as a member of the Scientific Council, in addition, the Scientific Council shall include as members qualified experts selected and appointed by the Conference of the Parties; the number of these experts, the criteria for their selection and the terms of their appointments shall be as determined by the Conference of the Parties.

3. The Scientific Council shall meet at the request of the Secretariat as required by the Conference of the Parties.

4. Subject to the approval of the Conference of the Parties, the Scientific Council shall establish its own rules of procedure.

5. The Conference of the Parties shall determine the functions of the Scientific Council, which may include:

   (a) providing scientific advice to the Conference of the Parties, to the Secretariat, and, if approved by the Conference of the Parties, to any body set up under this Convention or an Agreement or to any Party;

   (b) recommending research and the co-ordination of research on migratory species, evaluating the results of such research in order to ascertain the conservation status of migratory species and reporting to the Conference of the Parties on such status and measures for its improvement;

   (c) making recommendations to the Conference of the Parties as to the migratory species to be included in Appendices I and II, together with an indication of the range of such migratory species;

   (d) making recommendations to the Conference of the Parties as to specific conservation and management measures to be included in Agreements on migratory species; and

   (e) recommending to the Conference of the Parties solutions to problems relating to the scientific aspects of the implementation of this Convention, in particular with regard to the habitats of migratory species.
ARTICLE IX

THE SECRETARIAT

1. For the purposes of this Convention a Secretariat shall be established.

2. Upon entry into force of this Convention, the Secretariat is provided by the Executive Director of the United Nations Environment Programme. To the extent and in the manner he considers appropriate, he may be assisted by suitable intergovernmental, or non-governmental, international or national agencies and bodies technically qualified in protection, conservation and management of wild animals.

3. If the United Nations Environment Programme is no longer able to provide the Secretariat, the Conference of the Parties shall make alternative arrangements for the Secretariat.

4. The functions of the Secretariat shall be:

   (a) to arrange for and service meetings:
       (i) of the Conference of the Parties, and
       (ii) of the Scientific Council;

   (b) to maintain liaison with and promote liaison between the Parties, the standing bodies set up under Agreements and other international organizations concerned with migratory species;

   (c) to obtain from any appropriate source reports and other information which will further the objectives and implementation of this Convention and to arrange for the appropriate dissemination of such information;

   (d) to invite the attention of the Conference of the Parties to any matter pertaining to the objectives of this Convention;

   (e) to prepare for the Conference of the Parties reports on the work of the Secretariat and on the implementation of this Convention;

   (f) to maintain and publish a list of Range States of all migratory species included in Appendices I and II;

   (g) to promote, under the direction of the Conference of the Parties, the conclusion of Agreements;

   (h) to maintain and make available to the Parties a list of Agreements and, if so required by the Conference of the Parties, to provide any information on such Agreements;

   (i) to maintain and publish a list of the recommendations made by the Conference of the Parties pursuant to sub-paragraphs (e), (f) and (g) of paragraph 5 of Article VII or of decisions made pursuant to sub-paragraph (h) of that paragraph;

   (j) to provide for the general public information concerning this Convention and its objectives; and
(k) to perform any other function entrusted to it under this Convention or by the Conference of the Parties.

ARTICLE X

AMENDMENT OF THE CONVENTION

1. This Convention may be amended at any ordinary or extraordinary meeting of the Conference of the Parties.

2. Proposals for amendment may be made by any Party.

3. The text of any proposed amendments and the reasons for it shall be communicated to the Secretariat at least 150 days before the meeting at which it is to be considered and shall promptly be communicated by the Secretariat to all Parties. Any comments on the text by the Parties shall be communicated to the Secretariat not less than sixty days before the meeting begins. The Secretariat shall, immediately after the last day for submission of comments, communicate to the Parties all comments submitted by that day.

4. Amendments shall be adopted by a two-thirds majority of Parties present and voting.

5. An amendment adopted shall enter into force for all Parties which have accepted it on the first day of the third month following the date on which two-thirds of the Parties have deposited an instrument of acceptance with the Depositary.

For each Party which deposits an instrument of acceptance after the date on which two-thirds of the Parties have deposited an instrument of acceptance, the amendment shall enter into force for that Party on the first day of the third month following the deposit of its instrument of acceptance.

ARTICLE XI

AMENDMENT OF THE APPENDICES

1. Appendices I and II may be amended at any ordinary or extraordinary meeting of the Conference of the Parties.

2. Proposals for amendment may be made by any Party.

3. The text of any proposed amendment and the reasons for it, based on the best scientific evidence available, shall be communicated to the Secretariat at least 150 days before the meeting at which it is to be considered and shall promptly be communicated by the Secretariat to all Parties. Any comments on the text by the Parties shall be communicated to the Secretariat not less than 60 days before the meeting begins. The Secretariat shall, immediately after the last day for submission of comments, communicate to the Parties all comments submitted by that day.

4. Amendments shall be adopted by a two-thirds majority of Parties present and voting.
5. An amendment to the Appendices shall enter into force for all Parties 90 days after the meeting of the Conference of the Parties at which it was adopted, except for those Parties which make a reservation in accordance with paragraph 6 of this Article.

6. During the period of 90 days provided for in paragraph 5 of this Article, any Party may by notification in writing to the Depositary make a reservation with respect to the amendment. A reservation to an amendment may be withdrawn by written notification to the Depositary and thereupon the amendment shall enter into force for that Party 90 days after the reservation is withdrawn.

ARTICLE XII

EFFECT ON INTERNATIONAL CONVENTIONS AND OTHER LEGISLATION

1. Nothing in this Convention shall prejudice the codification and development of the law of the sea by the United Nations Conference on the Law of the Sea convened pursuant to Resolution 2750 C (XXV) of the General Assembly of the United Nations nor the present or future claims and legal views of any State concerning the law of the sea and the nature and extent of coastal and flag State jurisdiction.

2. The provisions of this Convention shall in no way affect the rights or obligations of any Party deriving from any existing treaty, convention or agreement.

3. The provisions of this Convention shall in no way affect the right of Parties to adopt stricter domestic measures concerning the conservation of migratory species listed in Appendices I and II or to adopt domestic measures concerning the conservation of species not listed in Appendices I and II.

ARTICLE XIII

SETTLEMENT OF DISPUTES

1. Any dispute which may arise between two or more Parties with respect to the interpretation or application of the provisions of this Convention shall be subject to negotiation between the Parties involved in the dispute.

2. If the dispute cannot be resolved in accordance with paragraph 1 of this Article, the Parties may, by mutual consent, submit the dispute to arbitration, in particular that of the Permanent Court of Arbitration at The Hague, and the Parties submitting the dispute shall be bound by the arbitral decision.

ARTICLE XIV

RESERVATIONS

1. The provisions of this Convention shall not be subject to general reservations. Specific reservations may be entered in accordance with the provisions of this Article and Article XI.
2. Any State or any regional economic integration organization may, on depositing its instrument of ratification, acceptance, approval or accession, enter a specific reservation with regard to the presence on either Appendix I or Appendix II or both, of any migratory species and shall then not be regarded as a Party in regard to the subject of that reservation until 90 days after the Depositary has transmitted to the Parties notification that such reservation has been withdrawn.

ARTICLE XV

SIGNATURE

This Convention shall be open for signature at Bonn for all States and any regional economic integration organization until the 22nd day of June, 1980.

ARTICLE XVI

RATIFICATION, ACCEPTANCE, APPROVAL

This Convention shall be subject to ratification, acceptance or approval. Instruments of ratification, acceptance or approval shall be deposited with the Government of the Federal Republic of Germany, which shall be the Depositary.

ARTICLE XVII

ACCESSION

After the 22nd day of June 1980 this Convention shall be open for accession by all non-signatory States and any regional economic integration organization. Instruments of accession shall be deposited with the Depositary.

ARTICLE XVIII

ENTRY INTO FORCE

1. This Convention shall enter into force on the first day of the third month following the date of deposit of the fifteenth instrument of ratification, acceptance, approval or accession with the Depositary.

2. For each State or each regional economic integration organization which ratifies, accepts or approves this Convention or accedes thereto after the deposit of the fifteenth instrument of ratification, acceptance, approval or accession, this Convention shall enter into force on the first day of the third month following the deposit by such State or such organization of its instrument of ratification, acceptance, approval or accession.
ARTICLE XIX

DENUNCIATION

Any Party may denounce this Convention by written notification to the Depositary at any time. The denunciation shall take effect twelve months after the Depositary has received the notification.

ARTICLE XX

DEPOSITARY

1. The original of this Convention, in the English, French, German, Russian and Spanish languages, each version being equally authentic, shall be deposited with the Depositary. The Depositary shall transmit certified copies of each of these versions to all States and all regional economic integration organizations that have signed the Convention or deposited instruments of accession to it.

2. The Depositary shall, after consultation with the Governments concerned, prepare official versions of the text of this Convention in the Arabic and Chinese languages.

3. The Depositary shall inform all signatory and acceding States and all signatory and acceding regional economic integration organizations and the Secretariat of signatures, deposit of instruments of ratification, acceptance, approval or accession, entry into force of this Convention, amendments thereto, specific reservations and notifications of denunciation.

4. As soon as this Convention enters into force, a certified copy thereof shall be transmitted by the Depositary to the Secretariat of the United Nations for registration and publication in accordance with Article 102 of the Charter of the United Nations.

In witness whereof the undersigned, being duly authorized to that effect, have signed this Convention.

Done at Bonn on 23 June 1979.

The Convention was signed on 23 June 1979 by the following States:

Central African Empire
Chad
Denmark
Egypt, Arab Republic of
France
Germany, Federal Republic of
Greece
India
Italy
Ivory Coast
Migratory Wild Animals

APPENDIX I

(Substituted by S.R.O. 40/1998)

INTERPRETATION

1. Migratory species included in this Appendix are referred to:
   a) by the name of the species or subspecies; or
   b) as being all of the migratory species included in a higher taxon or designated part thereof.

2. Other references to taxon higher than species are for the purposes of information or classification only.

3. The abbreviation “(s.1.)” is used to denote that the scientific name is used in its extended meaning.

4. An asterisk (*) placed against the name of a species indicates that the species, or a separate population of that species, or a higher taxon which includes that species is included in Appendix II.

MAMMALIA

CHIROPTERA
   Molossidae Tadarida brasiensis

PRIMATES
   Pongidae Gorilla gorilla beringei

CETACEA
   Pontoporiidae Pontoporia blainvillei
   Balaenopteridae Balaenoptera musculus
Migratory Wild Animals

Megaptera novaeangliae
Balaenidae
Balaena mysticetus
Eubalaena glacialis
Eubalaena australis

CARNIVORA
Mustelidae
Lutra felina
Lutra provocax

Felidae
Panthera uncia

PINNIPEDIA
Phocidae
Monachus monachus*

PERISSODACTYLA
Equidae
Equus grevyi

ARTIODACTYLA
Camelidae
Vicugna vicugna*(except Peruvian populations)²

Cervidae
Cervus elaphus barbarus
Hippocamelus bisulcus

Bovidae
Bos sauveti
Bos grunnii
Addax nasomaculatus
Gazella cuvieri
Gazella dama
gazella dorcas (only Northwest African Population)
gazella leptoceros
Oryx dammah*
AVES

SPHENISCIFORMES
  Spheniscidae  Spheniscus humboldti

PROCELLARIIFORMES
  Diomedeidae  Diomedea alboirus
  Diomedeidae  Diomedea amsterdamensis
  Procellariidae  Pterodroma cahow
  Procellariidae  Pterodroma phaeopygia

PELECANIFORMES
  Pelecanidae  Pelecanus crispus*
  Pelecanidae  Pelecanus onocrotalus* (only Palearctic populations)

CICONIIFORMES
  Ardeidae  Egretta eulophotes
  Ciconiidae  Ciconia boyciana
  Threskiornithidae  Geronticus eremita*

PHOENICOPTERIFORMES
  Phoenicopteridae  Phoenicoparrus andinus*
  Phoenicoparrus jamesi*

ANSERIFORMES
  Anatidae  Anser erythropus*
  Branta ruficollis*
  Chloephaga rubialceps*
  Marmaronetta angustirostris*
  Aythya nyroca*
  Polysticta stelleri*
  Oxyura leucocephala*

FALCONIFORMES
  Accipitridae  Haliaeetus albicilla*
  Haliaeetus pelagicus*
  Aquila clanga*
  Aquila heliaca*
  Falconidae  Falco naumanni*

GRUIFORMES
  Gruidae  Grus japonensis*
  Grus leucogeranus*
  Grus nigricollis*
  Rallidae  Sarothrura ayresi*
  Chlamydotis undulata* (only Northwest African populations)
  Otidae  Otis tarda* (Middle-European population)

CHARADRIIFORMES
  Charadriidae  Chettusia gregaria*
## Migratory Wild Animals

### CAP. 12.05

**Revision Date:** 1 Jan 2013

LAWS OF MONTSERRAT

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<td>Numenius borealis*</td>
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<td>Numenius tenuirostris*</td>
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<tr>
<td></td>
<td>Larus relictus</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Larus saundersi</td>
<td></td>
</tr>
<tr>
<td>Alcidae</td>
<td>synthiiboramphus wumizusume</td>
<td></td>
</tr>
<tr>
<td>PASSERIFORMES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hirundinidae</td>
<td>Hirundo atrocaerulea*</td>
<td></td>
</tr>
<tr>
<td>Sulviidae</td>
<td>Acrocephalus paludicola*</td>
<td></td>
</tr>
<tr>
<td>Parulidae</td>
<td>Dendroica kirtlandii</td>
<td></td>
</tr>
<tr>
<td>Fringillidae</td>
<td>Serinus syriacus</td>
<td></td>
</tr>
</tbody>
</table>

### REPTILIA

**TESTUDINATA**

<table>
<thead>
<tr>
<th>Family</th>
<th>Species</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cheloniidae</td>
<td>Chelonia mydas*</td>
</tr>
<tr>
<td></td>
<td>Caretta caretta*</td>
</tr>
<tr>
<td></td>
<td>Eretmochelys imbricata*</td>
</tr>
<tr>
<td></td>
<td>Lepidochelys kempi*</td>
</tr>
<tr>
<td></td>
<td>Lepidochelys olivaceae*</td>
</tr>
<tr>
<td>Dermochelyidae</td>
<td>Dermochelys coriacea*</td>
</tr>
<tr>
<td>Pelomedesidae</td>
<td>Podocnemis expansa* (only Upper Amazon populations)</td>
</tr>
</tbody>
</table>

### CROCODYLIA

<table>
<thead>
<tr>
<th>Family</th>
<th>Species</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gavialidae</td>
<td>Gavialis gangeticus</td>
</tr>
</tbody>
</table>

### PISCES

**SILURIFORMES**

<table>
<thead>
<tr>
<th>Family</th>
<th>Species</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schilbeidae</td>
<td>Pangasianodon gigas</td>
</tr>
</tbody>
</table>

1. Formerly listed as Eubalaena glacialis (s.1.)
2. Formerly listed as Lama vicugna (except Peruvian populations)

### APPENDIX II

*(Substituted by S.R.O. 40/1998)*

**INTERPRETATION**

1. Migratory species included in this Appendix are referred to:
   a) by the name of the species or subspecies; or
b) as being all of the migratory species included in a higher taxon or designated part thereof.

Unless otherwise indicated, where reference is made to a taxon higher than species, it is understood that all the migratory species within that taxon could significantly benefit from the conclusion of AGREEMENTS.

2. The abbreviation “spp.” following the names of a Family or Genus is used to denote all migratory species within that Family or Genus.

3. Other references to taxon higher than species are for the purposes of information or classification only.

4. The abbreviation “(s.1.)” is used to indicate that the scientific name is used in its extended meaning.

5. An asterisk (*) placed against the name of a species or higher taxon indicates that the species, or a separate population of that species, or one or more species included in that higher taxon is included in Appendix I.

MAMMALIA

CHIROPTERA
Rhinolophidae
R. spp. (only European populations)
Vespertilionidae
V. spp. (only European populations)
Molossidae
Tadarida teniotis

CETACEA
Platanistidae
Platanista gangetica
Pontoporiidae
Pontoporia blainvillei*
 Iniidae
Inia geoffrensis
Monodontidae
Delphinapterus leucas
Monodon monoceros
Phocoenidae
Phocoena phocoena (North and Baltic Sea, western North Atlantic, and Black Sea populations)
Phocoena spinipinnis
Phocoena aioptrica
Neophocaena phocaenoides
Phocoenoides dalli
Delphinidae
Sousa chinensis
Sousa teuszii
Sotalia fluviatilis
Lagenorhynchus albirostris (only North and Baltic Sea populations)
Lagenorhynchus acutus (only North and Baltic Sea populations)
Lagenorhynchus obscurus
Lagenorhynchus australis
Grampus griseus (only North and Baltic Sea populations)
Tursiops truncatus (North and Baltic Sea, western Mediterranean, and Black Sea populations)
Stenella attenuata (eastern tropical Pacific population)
Stenella longirostris (eastern tropical Pacific populations)
Stenella coeruleoalba (eastern tropical Pacific and western Mediterranean populations)
Delphinus delphis (North and Baltic Sea, western Mediterranean, Black Sea and eastern tropical Pacific populations)
Orcella brevirostris
Cephalorhynchus commersonii (South American population)
Cephalorhynchus eutropis
Cephalorhynchus heavisidii
Orcinus orca (eastern North Atlantic and eastern North Pacific populations)
Globicephala melas (only North and Baltic Sea populations)

Zephiidae
Beradius bairdii
Hyperoodon ampullatus

PINNIPEDIA
Phocidae
Phoca vitulina (only Baltic and Waddell Sea populations)
Halichoerus grypus (only Baltic Sea populations)
Monachus monachus*

PROBOSCIDEA
Elephantidae
Laxodonta Africana

SIRENIA
Dugongidae
Dugong dugon

ARTIODACTYLA
Camelidae
Vicugna vicugna*4
Bovidae
Oryx dammah*
Gazella gazella (only Asian populations)

AVES

SPHENISCIFORMES
Spheniscidae
Spheniscus demersus
### GAVIIDFORMES
**Gavidae**
- Gavia stellara (Western Palaearctic populations)
- Gavia arctica arctica
- Gavia arctica suschkini
- Gavia immer immer (Northwest European population)
- Gavia adamsii (Western Palearctic population)

### PODICIPEDIFORMES
**Podicipedidae**
- Podiceps grisegena grisegena
- Podiceps auritus (Western Palearctic populations)

### PROCELLARIIFORMES
**Diomedeidae**
- Diomedea exulans
- Diomedea epomophora
- Diomedea irrorata
- Diomedea nigripes
- Diomedea immutabilis
- Diomedea melanophris
- Diomedea bulleri
- Diomedea cauta
- Diomedea chlororhynchos
- Diomedea chrysostoma
- Phoebetria fusca
- Phoebetria palpebrata

### PELECANIFORMES
**Phalacrocoracidiae**
- Phalacrocorax nigrogularis
- Phalacrocorax pygmaeus
**Pelecanidae**
- Pelecanus onocrotalus* (Western Palearctic populations)
- Pelecanus crispus*

### CICONIIFORMES
**Ardeidae**
- Botaurus stellaris stellaris (Western Palearctic populations)
- Ixobrychus minutus minutus (Western Palearctic populations)
- Ixobrychus sturmi
- Ardeola rufiventris
- Ardeola idae
- Egretta vinaceigula
- Casmerodius albus albus (Western Palearctic populations)
- Ardea purpurea purpurea (populations breeding in the Western Palearctic)
**Ciconiidae**
- Mycteria ibis
- Ciconia nigra
- Ciconia episcopus microscelis
Migratory Wild Animals

Threskiornithidae
- Ciconia ciconia
- Plegadis falcinellus
- Geronticus eremita*
- Threskornis aethiopicus aethiopicus
- Platalea alba (excluding Malagasy population)
- Platalea leucorodia

Phoenicopteridae
- Ph. spp.*

ANSERIFORMES
Anatidae
- A. spp.*

FALCONIFORMES
Cathartidae
- C. spp.
Pandionidae
- Pandion haliaetus
Accipitridae
- A. spp.*
Falconidae
- F. spp.*

GALLIFORMES
Phasianidae
- Coturnix coturnix coturnix

GRUIFORMES
Rallidae
- Porzana porzana (populations breeding in the Western Palearctic)
- Porzana parva parva
- Porzana pusilla intermedia
- Fulica atra atra (Mediterranean and Black Sea populations)
- Aenigmatolimnas marginalis
- Crex crex
- Sarothrura boehmi
- Sarothrura ayresi*

Gruidae
- Grus spp.*
- Anthropoides virgo

Otidae
- Chlamydotis undulata* (only Asian population)
- Otisarda*

CHARADRIIFORMES
Recurvirostridae
Dromadidae
- Dromas ardeola
Burhinidae
- Burhinus oedicnemus
Glareolidae
- Glareola pratincola
- Glareola nordmanni
Charadriidae
- C. spp.*
Scolopacidae
- S. spp.*
Phalaropodidae
- P. spp.
Laridae
- Larus hemprichii
- Larus leucophthalmus*
- Larus ichthyaetus (West Eurasian and African population)
Larus melanocephalus
Larus genei
Larus audouinii*
Larus armenicus

Sternidae
Sterna nilotica nilotica (West Eurasian and African populations)
Sterna caspia (West Eurasian and African populations)
Sterna maxima albidorsalis
Sterna bergii (African and Southwest Asian populations)
Sterna bengalensis (African and Southwest Asian populations)
Sterna sandvicensis sandvicensis
Sterna dougallii (Atlantic population)
Sterna hirundo hirundo (populations breeding in the Western Palearctic)
Sterna paradisaea (Atlantic populations)
Sterna albifrons
Sterna saundersi
Sterna balaenarum
Sterna repressa
Chlidonias niger niger
Chlidonias leucopterus (West Eurasian and African population)

PSITTACIFORMES
Psittacidae
Amazona tucumana

CORACIIFORMES
Meropidae
Merops apiaster
Coraciidae
Coracias garrulus

PASSERIFORMES
Muscicapidae
M. (s. l.) spp.
Hirundinidae
Hirundo atrocaerulea*
Sylviidae
Acrocephalus paludicola*

REPTILIA

TESTUDINATA
Cheloniiidae
C. spp.*
Dermochelyidae
D. spp.*
Pelomedusidae
Podocnemis expansa*

CROCODYLIA
Crocodylidae
Crocodylus porosus
PISCES

ACIPENSERIFORMES
  Acipenseridae  Acipenser fulvescens

INSECTA

LEPIDOPTERA
  Danaidae  Danaus plexippus

3 Formerly listed as Globicephala melaena (only North and Baltic Sea populations
4 Formerly listed as Alama vicugna*