MEDITERRANEAN ACTION PLAN

14th Ordinary Meeting of the Contracting Parties to the Convention for the Protection of the Marine Environment and the Coastal Region of the Mediterranean and its Protocols

Portoroz (Slovenia), 8-11 November 2005

EXTERNAL EVALUATION OF THE MEDITERRANEAN ACTION PLAN (MAP)

Executive Summary
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MEDITERRANEAN ACTION PLAN (MAP)

Executive Summary
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Acknowledgements

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### Abbreviations and acronyms

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<th>Description</th>
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<tr>
<td>ACCOBAMS</td>
<td>Agreement on the Conservation of Cetaceans of the Black Sea, Mediterranean Sea and contiguous Atlantic Area</td>
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<td>ALESCO</td>
<td>Arab League’s Educational, Scientific and Cultural Organisation</td>
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<td>AEWA</td>
<td>African-Eurasian Waterbird Agreement</td>
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<td>BP/RAC</td>
<td>Blue Plan Regional Activity Centre, Sophia-Antipolis (France)</td>
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<td>CAMP</td>
<td>Coastal Area Management Plan</td>
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<td>CBD</td>
<td>Convention on Biological Diversity</td>
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<td>CCD</td>
<td>Convention to Combat Desertification</td>
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<tr>
<td>CEDARE</td>
<td>Centre for Environment and Development for Arab region and Europe</td>
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<td>CMS</td>
<td>Convention on Migratory Species (Bonn Convention)</td>
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<td>CSD</td>
<td>Commission on Sustainable Development, UN</td>
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<td>CoE</td>
<td>Council of Europe</td>
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<td>CP</td>
<td>Contracting Party</td>
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<td>DG</td>
<td>Director(ate) General</td>
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<td>EC</td>
<td>European Commission</td>
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<td>EIA</td>
<td>Environmental Impact Assessment</td>
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<td>EIB</td>
<td>European Investment Bank</td>
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<td>EMFTA</td>
<td>Euro-Mediterranean Free Trade Area</td>
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<td>ENPI</td>
<td>European Neighbourhood and Partnership Instrument</td>
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<td>EU</td>
<td>European Union</td>
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<td>EMP</td>
<td>Euro-Mediterranean Partnership</td>
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<td>ENP</td>
<td>European Neighbourhood Policy (of the EU)</td>
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<td>FAO</td>
<td>Food and Agriculture Organisation, United Nations</td>
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<td>FFEM</td>
<td><em>Fond Français pour l’Environnement Mondial</em></td>
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<td>FP</td>
<td>Focal Point</td>
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<tr>
<td>GEF</td>
<td>Global Environmental Facility</td>
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<tr>
<td>ICAM</td>
<td>Integrated coastal area management</td>
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<td>ICOMOS</td>
<td>International Council on Monuments and Sites</td>
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<td>ICT</td>
<td>Information and communication technology</td>
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<tr>
<td>ICZM</td>
<td>Integrated coastal zone management</td>
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<tr>
<td>IGO</td>
<td>Intergovernmental organisation</td>
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<td>INOC</td>
<td>Inter-Islamic Network on Oceanography</td>
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<td>IUCN</td>
<td>The World Conservation Union</td>
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<td>LBS Protocol</td>
<td>Protocol for the Protection of the Mediterranean Sea against Pollution from Land-Based Sources and Activities</td>
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<td>MAP</td>
<td>Mediterranean Action Plan</td>
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<td>MCSD</td>
<td>Mediterranean Commission on Sustainable Development</td>
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<td>MEDA</td>
<td>Mediterranean Aid (financial instrument of the EU)</td>
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<td>MED POL</td>
<td>Mediterranean Pollution Monitoring and Research Programme</td>
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<td>MEDU</td>
<td>MAP Co-ordination Unit, Athens (Greece)</td>
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<td>MedWet</td>
<td>The Mediterranean Wetlands Initiative, Convention on Wetlands</td>
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<td>METAP</td>
<td>Mediterranean Environmental Technical Assistance Programme</td>
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<td>MDGs</td>
<td>Millennium Development Goals (UN)</td>
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<td>MFPs</td>
<td>MAP Focal Points in the Contracting Parties</td>
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<td>MIO-ECFESD</td>
<td>Mediterranean Information Office for Environment, Culture and Sustainable Development (NGO umbrella organisation)</td>
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<td>MoC</td>
<td>Memorandum of co-operation</td>
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<td>MoU</td>
<td>Memorandum of understanding</td>
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<td>MSSD</td>
<td>Mediterranean Strategy on Sustainable Development</td>
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<tr>
<td>NGO</td>
<td>Non-governmental organisation</td>
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<tr>
<td>OECD</td>
<td>Organization for Economic Cooperation and Development</td>
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<tr>
<td>PAP/RAC</td>
<td>Priority Actions Programme Regional Activity Centre, Split (Croatia)</td>
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<td>RAC/SPA</td>
<td>Specially-Protected Areas Regional Activity Centre, Tunis (Tunisia)</td>
</tr>
<tr>
<td>Acronym</td>
<td>Full Name</td>
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<tr>
<td>Ramsar</td>
<td>Convention on Wetlands (Ramsar, Iran, 1971)</td>
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<td>REMPEC</td>
<td>Regional Marine Pollution Emergency Centre (for the Mediterranean Sea)</td>
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<tr>
<td>SAP/BIO</td>
<td>Strategic Action Plan for Biological Diversity in the Mediterranean Region</td>
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<tr>
<td>SAP/MED</td>
<td>Strategic Action Programme to Address Pollution from Land-Based Activities in the Mediterranean Region</td>
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<tr>
<td>SMAP</td>
<td>Short and Medium-term Priority Action Programme</td>
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<tr>
<td>SPA</td>
<td>Specially Protected Area</td>
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<tr>
<td>SPAMI</td>
<td>Specially Protected Areas of Mediterranean Interest</td>
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<tr>
<td>UNECE</td>
<td>United Nations Economic Commission for Europe</td>
</tr>
<tr>
<td>UNEP</td>
<td>United Nations Environment Programme</td>
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<tr>
<td>UNESCO</td>
<td>United Nations Educational Scientific and Cultural Organisation</td>
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<td>WB</td>
<td>World Bank</td>
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<td>WWF</td>
<td>World Wide Fund for Nature</td>
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<td>WWF MedPO</td>
<td>WWF Mediterranean Programme Office, Rome (Italy)</td>
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External Evaluation of MAP

EXECUTIVE SUMMARY
AND GENERAL CONCLUSIONS AND RECOMMENDATIONS

The nature of this Report

1. This Report on the External Evaluation of the Mediterranean Action Plan (MAP) contains the findings, conclusions and recommendations, which have been distilled from the analysis of the responses to a detailed questionnaire submitted to the Contracting Parties and from a broad consultation process by the team of consultants (see paragraphs 7 and 8 below).

2. This Report is submitted to the consideration of the MAP Focal Points (MFPs) as an input for the preparations of the 14th Meeting of the Conference of the Contracting Parties (COP-14) to the Convention for the Protection of the Marine Environment and the Coastal Region of the Mediterranean (Barcelona Convention) to be held in Slovenia on 8 - 11 November 2005. It is also recommended that this report be formally transmitted to the Ministries of Foreign Affairs of the Contracting Parties to the Convention via a diplomatic note.

The meaning of the terms “MAP” and “MAP evaluation”

3. The Conference of Plenipotentiaries held in Barcelona, Spain, from 9 to 10 June 1995 under the aegis of the Barcelona Convention, adopted the Barcelona Resolution on the Environment and Sustainable Development, which had two annexed documents: the Action Plan for the Protection of the Marine Environment and the Sustainable Development of the Coastal Areas of the Mediterranean (MAP Phase II) and the Priority Fields of Activities for the period to the year 2005. This MAP Phase II was supposed to replace the original MAP launched in 1975 by the United Nations Environment Programme (UNEP). The Barcelona Convention was adopted in 1976 to provide the legal framework to the MAP.

4. Thus, while there is an official document adopted by the COP of the Barcelona Convention, called ‘Mediterranean Action Plan’ or ‘MAP’, what is currently commonly understood by ‘MAP’ is the process initiated with the launching of MAP Phase I in 1975 and the adoption of the Barcelona Convention in 1976. This includes the network of institutions established for implementing MAP and the programmes and activities carried out over the years as part of the implementation of the Convention and its Protocols.

5. The fact that the formal document adopted as ‘Mediterranean Action Plan’ in 1995 was viewed as general guidance rather than as a plan for implementation, constitutes, to some extent, an anomaly that is strongly recommended not be repeated.

6. Consequently, the external evaluation covered all aspects of that process, network, programmes and activities related to the Barcelona Convention and its Protocols, and was not exclusively focused on the implementation of the formal document adopted in 1995 by the COP of the Barcelona Convention as the ‘Mediterranean Action Plan’. Thus, the evaluation included a review of the operations and funding issues of all MAP components: a) the Convention and its Protocols including the functioning of the COP and the system of MFPs; b) the Regional Activity Centres (RACs) and Programmes; c) the Mediterranean Commission on Sustainable Development (MCSD); and d) the MAP Coordinating Unit (MEDU), which constitutes the Secretariat of the Barcelona Convention established in Athens, Greece, by UNEP.
**The evaluation process**

7. The evaluation was carried out using an open and participatory approach and although the three consultants took responsibilities for different components of the Convention process, they operated as a team and are producing a consolidated and shared report.

8. The three consultants:

a) undertook a thorough desk review and in-depth analysis of relevant documents, in particular the final reports of the evaluations carried out for different components of the Convention process;

b) analysed and tabulated the responses to a detailed questionnaire submitted to the MPFs (see next section);

c) reviewed the National Reports submitted by Parties up to 31 May 2005 (15 of them); and

d) actively participated in the consultation process that included:

   i) two meetings of the MPFs organized by MEDU specifically devoted to the External Evaluation;
   ii) visits by the consultants to six Contracting Parties which specifically requested those visits (these included EU member Parties and non-EU members Parties);
   iii) a visit to the European Commission;
   iv) in person interviews with approximately 15 MPFs;
   v) interviews with MEDU officers, including MEDPOL officers;
   vi) visits to five Regional Activities Centres (RACs);
   vii) attendance at a Focal Points meeting of the Specially Protected Areas Regional Activity Centre (SPA/RAC);
   viii) attendance at one meeting of the MCSD; and
   ix) meetings and interviews by e-mail and telephone with MAP partners¹ and with a number of actors in the MAP process, both at present and in the past.

**Responses to the questionnaire**

9. The consultants were able to take into account the response to the questionnaire received from 20 (of 22) Parties: Albania, Bosnia and Herzegovina, Croatia, Cyprus, European Community, Egypt, France, Greece, Israel, Lebanon, Libyan Arab Jamahiriya, Monaco, Morocco, Serbia and Montenegro, Slovenia, Spain, Syrian Arab Republic, Tunisia, and Turkey. The two Parties that did not submit the completed questionnaire were Algeria and Malta.

10. The quality of the responses to the questionnaire was uneven. In the case of a few Parties, the responses demonstrated careful research, providing a thorough picture of the situation. In other cases, the responses, in general, provided scanty and incomplete information. Thus, while the questionnaire was a very useful instrument and every possible effort was made to ensure that all Parties completed it, on its own it would have been insufficient to distil sound conclusions and recommendations.

¹ The 68 MAP partners included in the Directory of MAP Partners (2003) were invited to contribute to the evaluation. They all received a copy of the questionnaire prepared for the Contracting Parties, for information and guidance.
11. The questionnaire stated that “In spite of the short deadline, MAP Focal Points are strongly encouraged to involve, in the preparation of responses to this questionnaire, other relevant governmental and non-governmental actors that could make useful contributions to this External Evaluation.” A specific question was included regarding this matter: “Please describe briefly the process used to prepare the response to this questionnaire, including the list of key institutions and/or individuals that have been involved”.

12. According to the information provided by Parties, responses to the questionnaire were prepared as follows:

- four Parties undertook a wide consultation with the relevant government agencies other than the MPF host;
- eight Parties consulted with the focal points of the different MAP components but not with other relevant government agencies not normally involved in the MAP processes; and
- in the cases of eight Parties, the responses to the questionnaire were prepared by the MFP, apparently without any outside consultation.

13. Concerning the involvement of the Ministry of Foreign Affairs of each Party in responding to the questionnaire:

- four Parties indicated that the Ministry was involved;
- 11 Parties indicated that the Ministry was not involved; and
- five Parties did not answer the question (which most probably indicates that the Ministry was not involved).

Thus, only 21% of the Parties consulted/involved the Ministries of Foreign Affairs in the external evaluation.
GENERAL CONCLUSIONS

The Convention: achievements and challenges

14. The Convention and its related processes have made a significant contribution by providing forum for equitable participation by the Mediterranean countries, have helped considerably in placing environmental issues on the political agenda, have encouraged and supported the adoption of environmental legislation and regulations, and have encouraged and provided assistance for capacity-building for dealing with environmental protection in the region.

15. While the Mediterranean Sea and its coastal zone still suffer from serious problems and their long-term sustainability is not yet fully secured, there is no doubt that the Convention has played a major role in a number of areas in which there has been improvement since 1976.

16. The Convention process was the first to insist, at the regional level, on the fact that environmental protection was important. It was the only entry point for environmental concerns in many countries of the region. It was also the first multilateral process to give access to NGOs.

17. The Convention has ‘la mérite d’exister’. It remains the only regional forum for consultation and cooperation on environmental issues and it has indeed articulated a series of regional policies that have influenced marine conservation and promoted the notion of a ‘shared sea’. The same cannot really be said for the social and economic pillars of sustainable development in the Mediterranean Sea and its coastal zone, which continue to be much more influenced by other processes and institutions.

18. The Convention also has the merit of having provided a professional and technical forum for the advancement of environmental protection involving all the interested parties in the region, regardless of the tensions that have prevailed, and still prevail, in some parts of the Mediterranean.

19. The MAP Phase II document represented a huge jump from Phase I, a jump that perhaps the Parties were not in a position to take, and that the MAP system was not in a position to provide sufficient guidance and support. Thus, after its Phase I (1975-1995) the ‘Mediterranean Action Plan’ has ceased to exist as a work plan and the term ‘MAP’ lost its true value, in spite of the fact that it still serves as an identifying name for those involved with the Convention matters. However, to many important actors in the Mediterranean it has come to be synonymous of dispersed and weak action.

20. There are some doubts as to the real focus of the Convention after having been amended in 1995: it has embraced the mantra of sustainable development but it is not clear if it can, or even should, tackle it on its own. For many, the protection and sustainable use of resources of the coastal and marine environment should continue to be the raison de être of the Convention and its processes.

21. At present, the Convention process is perceived in different circles as not particularly vibrant. After 30 years, to a number of observers it gives the impression of operating as a restricted network of dedicated government officials, located in most cases within the ministries of environment, in many instances repeating the same gestures without the necessary degree of innovation to respond the challenges of the present times. Results are obtained, but the pace is too slow and cross-sectoral linkages are insufficient.

22. The Convention process needs to reinforce its political clout. Today, the Ministries of Foreign Affairs pay little attention to what is going on in the Convention, quite possible
because it is perceived as ‘not doing any harm’ and as having limited potential for generating significant benefits, both for developed and developing countries in the region. Other ministries and agencies that have significant responsibilities concerning the Mediterranean have not been sufficiently encouraged to become involved.

23. The COP has adopted broad resolutions, such as the Barcelona Resolution and its attached MAP Phase II, with no provisions whatsoever for their implementation. In addition, the Convention has not adequately taken into account the fact that, since 1992, a number of other crucial treaties, strategic documents and commitments in the field of the environment and sustainable development have been adopted by the international community. The Convention continues to operate to a large extent on its own vis-à-vis the major treaties and processes that have emerged in recent years.

24. The Convention Secretariat has not had sufficient renewal and has played a timid role in the overall Convention process. The Rules of Procedure, which date back to the origins of the Convention, give very little authority to the head of the Secretariat, in clear contrast with other more recent Conventions also administered by UNEP.

25. Compliance continues to be a pending issue and the periodic reporting by Parties, a common practice in all modern conventions, began very recently – for the biennium 2002-2003 –in spite of the fact that this issue is clearly contemplated in Article 26 of the 1995 Convention. This first reporting exercise has yielded quite positive results and the process of establishing an effective and useful reporting system seems to be going in the right direction. The same applies to the progress made by the working group established to prepare proposals on compliance.

26. In summary, and in the words of some key players, the Convention seems to have become ‘dusty’. Significant changes are necessary because the Mediterranean still needs an efficient and vibrant Convention in the field of environment and the sustainable use of ecosystem services. To this end, the Convention needs to develop a new vision and a new image. This new vision should be more ambitious and at the same time respond in a realistic manner to the challenges of our time: the world is very different from the one of 1976 when the Convention was adopted, and even from the one of 1995, when it was amended.
RECOMMENDATIONS

A new start

27. The Convention and its Protocols should be re-valued as the central international law instruments that are at the basis of the process. In real terms, this has never ceased to be the case, but a general perception has been generated, maybe inadvertently, that there is a nebulous “Mediterranean Action Plan” being implemented, when what actually exists is no more – but no less – than a mechanism to implement an intergovernmental treaty. The treaty as such should be reinstalled at the centre of the process and the misnomer of a ‘Mediterranean Action Plan’, or MAP should no longer be employed.

28. The 30th Anniversary of the Convention should be used as a good opportunity to strengthen and launch a true new phase of the Convention, a new face with a new meaning and a new resolve.

29. To indicate this new start and to avoid the confusion of names between the ‘Barcelona Convention’ and the ‘Barcelona Process’ the COP should pass a resolution concerning the presentational and graphic identity of the Convention. For presentational and promotional purposes, the resolution should establish that the Convention for the Protection of the Marine Environment and the Coastal Region of the Mediterranean and its Protocols, as well as all the other processes and components related to the Convention that so far have been referred to as the ‘Mediterranean Action Plan – MAP’ and/or the ‘Barcelona Convention’, will hence forth be referred to as, for example, the Mediterranean Environment Convention, with its appropriate translation in other languages, and with the acronym MedEC used in all languages.

30. A new logo and graphic identity should be adopted, in which the words ‘MedEC’ and ‘The Mediterranean Environment Convention’ (or any other new presentational name) should be prominent, with the full official name of the Convention in smaller print. The indication that the Secretariat of the Convention is provided by the United Nations Environment Programme (UNEP) should also appear in small print. In other words, in the letterhead and other graphic presentations the prominence of the UNEP name and logo should be removed, highlighting instead the prominence of the Convention. After all, UNEP is providing the Secretariat to the Convention but is not the main actor and/or component.

31. In order to back the new image with real new substance, the Convention should develop a Vision and Strategic Statement that would encompass the whole process and current structure. This document should set the road map for coordinated and concerted efforts of the COP and Bureau; the RACs and Programmes, the MCSD, the system of focal points, and the Secretariat. The Statement should aim to ensure that all these components work in synergy and achieve tangible and quantifiable results. The terms of reference, roles and responsibilities of each component, in particular of each RAC and programme and the MCSD, should be clearly defined.

32. In order to fulfil the expectations and aspirations of the Contracting Parties, this document should attempt to be practical, problem-solving and action-oriented.

33. The Vision and Strategic Statement should be based on the understanding that the main contribution that the Convention system can make to the quest for sustainable development is the effective implementation of the Convention and its Protocols. This should be the highest priority and the system should develop the capacity to provide assistance to Parties in this direction. This approach should also take into account the fact that some

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2 In the same manner that the International Bank for Reconstruction and Development has adopted the presentational name ‘World Bank’.
Protocols require substantial resources for effective implementation: e.g. MEDPOL officers have indicated that 9 billion euros might be needed to control land-based pollution in the next 10 years.

34. If the Mediterranean Strategy for Sustainable Development is endorsed by COP-14, the Vision and Strategic Statement should make use of section 2.7 of the Strategy (draft dated June 2005) entitled: ‘Promoting sustainable management of the sea and coastal zones and taking urgent action to put an end to the degradation of the coastal zones’. The concept of ‘ecosystem services’, coined by the report of the Millennium Ecosystem Assessment launched in March 2005, could also serve as the basis for the elaboration of the Vision and Strategic Statement.

35. There is a general and strong demand of more on-the-ground action, going beyond the adoption of resolutions and the preparation of guidelines and technical and policy analysis. The implementation of the Vision and Strategic Statement should contemplate, in the first instance, a limited number of regional programmes that would encourage the participation of the 22 Parties. It is very important that the Convention continues to be, or becomes, relevant to all Parties, both developed and developing countries and countries with economies in transition. MEDPOL is widely recognized as the most successful undertaking of the Convention and could serve as a model for other region-wide programmes.

36. In addition to these regional programmes, a series of sub-regional initiatives should be considered in order to cater to the specific needs of groups of Parties, provided that there is a guarantee of full participation of all those interested. This sub-regional approach could benefit from being associated with the methodology of EU regional policy instruments.

37. ‘Type II’ initiatives similar to those launched at the World Summit for Sustainable Development (WSSD) should be envisaged at the regional and sub-regional levels.

38. A ‘Resource Mobilization Plan’ that contemplates all the components of the Convention process and in particular the RACs and programmes, should also be included within the Vision and Strategic Statement.

39. To improve the Convention’s political visibility, a ‘Davos-like approach’ should be envisioned, involving political leaders, relevant corporations, other actors in the business sector, economic circles and other public figures.

Ratifications

40. Pending ratifications and some inconsistencies in the ratifications by some Parties are key questions because they are at the base of the credibility of the whole process. The COP should seriously look into this matter and the Coordinator, with the active support of the Bureau and the Depositary, should take a much more proactive role in working with the Parties on this matter. To this end:

   a) it will be important that the COP considers electing to the Bureau Parties that are in good standing with regards to the ratifications, so that they can assist in this matter from a position of moral authority; and

   b) the Secretariat should improve its working relations with the officials in Spain dealing with the Depositary function with a view to: i) enlist their support in promoting ratifications through the appropriate use of diplomatic channels; ii) remain constantly up-to-date concerning the status of ratifications; and iii) maintain files in the Secretariat with copies of all the relevant documents of ratification.
41. It appears that the Protocol for the Protection of the Mediterranean Sea against Pollution Resulting from Exploration and Exploitation of the Continental Shelf and the Seabed and its Subsoil (Offshore Protocol, Madrid, 1994) is unlikely to enter into force. It may therefore be appropriate to consider rescinding the agreement, so as to avoid dragging an instrument of international law that has little value in practice, in particular since its provisions are already covered by a global instrument.

**Reporting and Compliance**

42. The establishment of a compliance mechanism should constitute a high priority. COP-14 in Slovenia should provide clear instructions for the preparation of an efficient mechanism, including the tools that could serve to accelerate and monitor compliance, such as guidelines, information tools, performance indicators, etc.

43. The reporting system being established for the Convention should be such that it does not become yet another burden for overworked Focal Points, but rather an instrument that can be used as a national planning tool for the implementation of the Convention and its Protocols. This tool should also be designed as an on-going, on-line reporting system, so that data can be entered at all times, avoiding the rush of producing a national report when the deadline approaches. The effort made by the Secretariat in comparing the reporting requirements and practices of other Conventions should be put to practical use in order to assist Parties to converge towards the very the important, yet elusive, 'joint reporting system'.

44. The Secretariat should be instructed to analyse the possibility of coupling the reporting system with other on-going exercises, such as the preparation of the Human Development Report undertaken by the United Nations Development Programme (UNDP) and/or the reports on environmental performance carried out by the Organization for Economic Cooperation and Development (OECD) and the United Nations Economic Commission for Europe (UNECE).

**Possible new instruments**

45. It would seem advisable to discontinue the discussions and negotiations of any new Protocol and/or Annex to the Convention until such a time when there is guarantee that the new instrument(s) would obtain the required number of ratifications for entering into force in a reasonable period of time. Otherwise, it would not be healthy for the Convention process to have yet other instruments that have not entered into force after more than 10 years after being signed.

**Political clout**

46. As in all intergovernmental treaties, the main entry point of the Convention in each Party should be the Ministry of Foreign Affairs, with other appropriate line ministries being involved in the technical aspects of the development and application of the treaty. To this end:

   a) the COP should adopt a decision requesting the Parties to designate their Ambassadors in Athens, or in the nearest capital, as the Permanent Representatives to the Secretariat of the Convention;

   b) the Secretariat should establish and maintain active contacts with the Permanent Representatives, keeping them informed of all developments and informing them of all Convention meetings;
c) the Secretariat should organize briefing sessions for the Permanent Representatives at regular intervals during the year and at any other time there is an identified need; and

d) all formal communications to the Parties should be transmitted under cover of a diplomatic note (note verbale) addressed to the Permanent Representatives, with copy to the Convention Focal Points.

47. In order to increase the visibility of the Convention – and thus its political clout – and also as a capacity building tool, the Secretariat should organize regular official visits to each Party, preferably by the Coordinator. Eleven Parties should receive an official visit each year – using, if appropriate, the opportunities provided by regional or international meetings – in such a way that each Party would receive an official visit every two years.

48. These visits should last for approximately three days and should encompass, as a minimum: i) meetings with the line Minister(s); ii) a visit to the Ministry of Foreign Affairs; iii) a working session with the Focal Points, iv) an encounter with representatives of civil society groups; and v) a press conference and interviews with the press. A lecture on the Convention and its process at a public and prestigious venue should also be envisaged. In each case, consideration should be given to organizing a media event (an inauguration, opening of an exhibition, launching of a major study, etc.).

The Conference of the Parties (COP)

49. In spite of the general satisfaction expressed by the Parties with having ordinary meetings of the COP every two years, this interval could be too short for a Convention which is dealing more with processes than with managing issues that change from year to year. Thus, it would seem reasonable to consider holding the ordinary meetings of the COP every three years. This would have the following advantages:

a) would allow more time for the implementation of the key decisions taken by the COP;

b) would make the reporting process less cumbersome and eventually more meaningful;

c) would allow for better preparation of strategic proposals that normally should involve complex and time consuming consultation processes;

d) would help to reduce the ‘COPs-related fatigue’ that Parties in general are suffering from; and

e) would reduce meeting costs.

50. Regrettably, Article 18 of the Convention establishes that “the Contracting Parties shall hold ordinary meetings every two years...” (an issue that could have been left to the Rules of Procedure to establish). Legal advice should be sought regarding the possibility of holding the COP every three years, in spite of the letter of Article 18.

51. Each COP should define the key issues that should be in the agenda of the next meeting, in particular those issues of a strategic nature, so that the work for preparing well thought-out proposals could start immediately after the COP.
52. Preparations of the key decisions of the COP should be done with much more lead time, allowing for more consultation with the Parties and the involvement of the Convention partners and other stakeholders.

53. The ministerial segment of the COP should be planned well in advance (one year) in terms of issues to be discussed and outcomes. Professional facilitators should be used. The aim should be to: a) use the presence of Ministers in a meaningful way; and b) ensure that Ministers go back home with the feeling that their attendance has been worthwhile, which in turn would be translated in more political support for the Convention.

54. The COP should avoid, at all cost, the adoption of sweeping resolutions without clear plans and identified resources for implementation. Repeating this practice will undermine the credibility of the Convention and its processes.

55. There should be a modification of the manner in which the decisions of the COP are worded and numbered. Until now they are registered in a very confusing manner in terms of content, language and numbering, resulting in many cases in a lack of clarity as to whom they are addressed to and as to the real intent of the decision. All decisions are registered as ‘Recommendations’, even if some of them are giving instructions to the Secretariat, and thus, have the value of ‘resolutions’, not ‘recommendations’.

56. It is recommended that all decisions of the COP be registered as ‘Decisions’ using the numbering system in place in most Conventions: a roman number to indicate the COP number, followed of the Arabic numbers in chronological order (e.g. Decision XIV.1, XIV.2, etc.). Each Decision should have a preambular section providing the background and justification for the Decision followed by the operative paragraphs. There would be no need to differentiate between ‘resolutions’ and ‘recommendations’ since the intent of the Decision would be evident in the operative paragraphs.

57. The Rules of Procedure of the Conference of the Parties should be amended to bring them up-to-date with the present situation of the Convention. The acceptance of some of the recommendations put forward in this report would also require amendments to the Rules of Procedure. In an advanced briefing note for the Bureau on the results of the External Evaluation prepared for its meeting in June 2005, a detailed proposal for amending the Rules of Procedure was submitted as part of the briefing note.

The Bureau

58. The COP may consider incorporating as an additional Bureau member the Party that will host the next Conference of the Parties. In this case, this Party would not be a candidate in the election of Bureau members since its seat would be already secured.

59. Parties, and not individuals, should be elected to the Bureau. The COP should pass a decision to the effect that the representation of Parties in the Bureau should be at the level of Ministers or their representatives. (See also paragraph 40 (a) above also related to the Bureau.).

The role of the Secretariat

60. The COP should pass a resolution by which:

a) the MAP Coordinating Unit (MEDU) should be renamed ‘Secretariat of the Convention’;
b) the head of the Secretariat should have the title of ‘Executive Secretary of the Convention’ (as is the case of all the other Conventions administered by UNEP); and

c) the Coordinator [Executive Secretary] should act on UNEP’s behalf in dealing with all issues related to the Convention, including the issuing of invitations to the COP and other Convention meetings, preparing the agendas, reporting on administrative and financial matters, etc., as it is the common practice in all other UNEP-administered Conventions. The Rules of Procedure should be amended accordingly.

61. The Coordinator [Executive Secretary] should pay much more attention than is currently allotted to the diplomatic and political dimension of his/her function by establishing and maintaining contacts at higher political levels that has been the case so far. He/she should also concentrate more on strategic issues and on the synergy with other key conventions, institutions and processes, leaving a Deputy Executive Secretary in charge of the administrative and day-to-day operational issues of the Secretariat.

62. Another key function of the Coordinator [Executive Secretary] should be the coordination and supervision of the work of all the RACs. (See also paragraphs 74-78).

63. The Secretariat should reinforce its capacity to efficiently serve the key Convention processes, such as the preparation and running of the COP and the meetings of the Bureau and the Convention FPs, the proposed briefings to the Permanent Representatives, issues of compliance, the national reporting process and questions related to ratifications and legal interpretations of the Convention and its Protocols. To this end, the Secretariat should review the level and capacity of the post assigned to these functions.

64. The Secretariat should take all necessary steps to ensure that at no time it ‘looses contact’ with any of the Parties, in spite of the frequent changes of organization charts, personnel and attribution of responsibilities that are common in the public administration of all countries. When the contacts appear to have been lost and all attempts to re-establish connections by regular means of communication have failed, an official from the Secretariat should be dispatched to the country in question to find out who is now in charge of the Convention and to make all necessary efforts to bring the Party back on board. With only 22 Parties to deal with, the Secretariat can and should maintain fluid and effective contacts with all Parties at all times.

65. The Secretariat has the obligation to ensure the quality of all documents that carry the imprimatur of the Convention (e.g. those produced by the RACs), including working documents of all Convention-related meetings. This includes the need to ensure the quality of language in all language versions. To this end, the Secretariat should use the service of a language editor to supervise the text in the original language and then use professional translators for the other language(s).

66. It would be advisable to undertake an external audit by a professional firm of the internal organization, administrative system, financial management and general modus operandi of the Secretariat in order to identify ways and means to render it more efficient.

67. The Bureau of the Convention should negotiate an agreement with UNEP HQ in Nairobi to expedite the recruitment procedures in order to reduce the long months that it currently takes to have new staff members on board in the Convention Secretariat.

Resource mobilization

68. In relation to resource mobilization it is recommended that:
a) all fundraising efforts be fully co-ordinated by the Secretariat;

b) efforts should be made to diversify funding sources, including the private sector in these efforts;

c) a clear mechanism must be set up in order to assist Parties in project development and fundraising, so that they can implement the Convention and its Protocols and the recommendations of the MCSD. This mechanism should be established in the Secretariat but should also build the capacity of the RACs in project development and fundraising;

d) an overall financial reporting system must be devised. It should be simple, clear and easy to understand, covering all activities and organs of the Convention; and

e) donors must be encouraged to participate as observers in the Convention meetings, so that they are kept informed of developments and can express their views, especially on planning issues.

69. The Convention and its components, in particular the RACs, need to establish efficient communication with funding agencies and to follow-up developments in the region in relation to the funding facilities under several regional and bilateral programmes and organizations. When relevant, RACs should also consider involving the private sector in public-private partnerships. Mobilization of financial resources from corporations, as a part of their corporate social responsibility, should be actively pursued. These resources could be used as seed money for major resource mobilization activities. It is proposed that CP/RAC be entrusted with an important role in setting up links with the private sector.

The Regional Activity Centres (RACs)

70. The RACs and Programmes should identify tools and/or mechanisms to assist countries in making use of their outputs and services at the national level. This could be done:

a) by identifying and devising tools and/or mechanisms that would help the FPs establish and maintain links with other ministries and authorities, in order to encourage them to make use of the general outputs and products of the RACs; and

b) by including in their products, to the extent feasible, alternative tools and mechanisms for mobilizing local and national resources in order to support countries to move more towards practical on-the-ground implementation without having to always rely on external support.

71. There is a pressing need for all the RACs to raise their profiles (together with that of the Convention in general) and to more strongly advertise their results through a wider and more diversified dissemination of their products, public relations activities and contacts with the media.

72. Higher technical and political profiles would create an enabling environment that would be conducive to:

a) getting the attention of decision-makers in the different sectors to look into the products of the RACs and consider them for use at national level;

b) mobilizing international, regional and national resources;
c) reaching the media and pressure groups, so as to encourage governments and line ministries to better assume their environmental responsibilities towards the Mediterranean and the Convention.

73. The time has come to update, amend or revisit the mandates, functions and responsibilities of the various RACs and programmes so that they can act in complete synergy, each in their specific areas of competence and all ‘pushing’ towards the common objective according to the Vision and Strategic Statement proposed above.

74. Overall, the RACs system should be re-shaped as follows:

a) the Secretariat should be the umbrella body that coordinates, monitors and follows-up on the activities of the Centres within the framework of the operations of the Convention and its Protocols;

b) the Blue Plan should be the technical arm of the MCSD. It should be the only Centre specializing in sustainable development issues, including those of a socio-economic nature, while all the other Centres should incorporate sustainability parameters in their respective fields of action. The components of the Mediterranean Strategy for Sustainable Development (MSSD) adopted by the COP for guidance and/or implementation should guide the work programme of BP/RAC. This basically applies to the themes and issues in the MSSD that are cross-cutting and of socio-economic (not strictly environmental) nature. The role of the BP/RAC as a Mediterranean Environment and Sustainable Development Observatory should be re-emphasized;

c) the ERS/RAC, should be transformed into a centre specialized in information and communication technology (ICT), as already reflected in the recent MOU signed between the Convention Secretariat and the Centre. This would entail that the Centre be responsible for the communication, information and visibility functions for the whole Convention system;

d) the CP/RAC should extend its activities beyond industry, to additional economic sectors present in the Mediterranean. A new responsibility of establishing links with the multinational corporations, economic circles and the private sector in general should be added to the Centre. The objective would be the mobilization of financial resources from the private sector for the implementation of the Convention and its Protocols; and

e) the PAP/RAC should focus on integrated coastal areas management (ICAM).

No changes are proposed concerning the basic functions of the other RACs and MEDPOL.

75. The Coordinator should play an active, recognized and clearly accepted function of:

a) supervising the work of each of the RAC Directors in relation to their Convention-related regional functions, undertaking an annual evaluation of their performance on the basis of an agreed upon job description, annual work plan and performance evaluation system;

b) ensuring that the strategies, work programme and annual plans of each of the RACs are mutually supportive, responding as a whole to the needs of the Convention and the expectations of the Parties;
c) ensuring that there is effective and transparent financial reporting in general and in particular in relation to the contributions made to the RACs from the Mediterranean Trust Fund; and

d) supervising and coordinating the fundraising efforts of the different RACs to ensure that there are no duplications and/or contradictions when approaching donors and that funding opportunities are used efficiently and to the maximum extent possible.

76. To this end, the Secretariat should sign a Memorandum of Understanding with each host country of a RAC (when there is none in place or revise existing ones) to clearly define the operations of and funding arrangement for the Centre. In particular, the role of the Coordinator in monitoring and coordinating the activities of the Centre within the general framework of the operations of the Convention and its Protocols, including his/her meaningful participation in the search for and selection of the RAC Director, should be specified.

77. The Secretariat should be consulted by the RACs concerning the preparation and proceedings of their meetings in relation to the agenda, the expected outputs and the working documents that would be prepared for each meeting. In cases when the Secretariat is not fully confident that the RAC in question has the capacity to efficiently prepare and run the meeting, the Secretariat should become involved and ensure that the meeting is organized and run according to accepted standards.

78. The quality and pertinence of the proposals presented at all RAC meetings, especially when these proposals are meant to go to the Parties, should be reviewed by the Secretariat. The quality of the document(s) presenting the proposal should also be reviewed.

Additional RAC-specific recommendations

The Blue Plan Regional Activity Centre (BP/RAC)

79. In its role as a Mediterranean Environment and Sustainable Development Observatory, the BP/RAC should continue to undertake research and to provide support in the area of statistics and indicators for sustainable development. In this context, it should produce a visible and politically ‘attractive’ periodic report (along the lines of the UNDP Human Development Report) that would reflect and compare the status of sustainable development in the different Parties.

80. The BP/RAC should sharpen its focus and reduce its range of activities so that it can conduct its analytical work with more depth and at a level of detail that would make its products more useable at the national level. These products should help decision-makers (and in some cases even pressure them) to understand what must be done, to find solutions and to take action. For products that are intended to address national issues and provide assistance to decision-makers, these should, as a pre-requisite, receive political backing and be deemed useful by the countries.

81. For a better dissemination and utilization, the products of the BP/RAC should be always published in French and English as a minimum, and also in Arabic whenever possible.

82. The BP/RAC’s activities and products should be targeted to an audience much wider than that of environmental institutions and/or those directly concerned with the Mediterranean Sea.
83. If the BP/RAC comes to play the role recommended here in relation to the MCSD and in the follow-up to the MSSD, if endorsed (see paragraph 74 b) above), the Parties’ representatives in the MCSD should act as the FPs for the BP/RAC.

**Special Protected Areas Regional Activity Centre (SPA/RAC)**

84. The SPA/RAC needs to develop, as soon as possible, a vision and strategy that is action-oriented, in line with the overall Convention vision and strategy, and coordinated with the efforts of the other RACs and programmes.

85. SPA/RAC should, based on its strategy, mobilize resources to implement actions and activities (at least those identified in the SAP/BIO). These resources are very much needed to expand its human resources and capabilities to cover 21 countries.

86. The Centre should move to a more adequate office space.

87. Given the institutional changes that have taken place in Tunisia concerning the institutions dealing with environmental management, the agreement with the host country and the terms of reference of the Centre should be re-visited as soon as possible, in particular with regards to the mechanism to select the top management of the Centre.

88. More attention should be given to transforming the scientific documents produced by the Centre into guidelines and toolkits, to help practical implementation of their recommendations.

89. Awareness of the existence and knowledge of the activities of RAC/SPA is far too limited throughout the Mediterranean. There is a need to make the Centre better-known/more visible and to open it to more active collaboration with other organisations in the Mediterranean dealing with biodiversity, including research centres, universities, and competent NGOs.

**Regional Activity Centre for Cleaner Production (CP/RAC)**

90. The recommendation contained in paragraph 76 above concerning MOUs is particularly applicable to this Centre, since there is no formal document signed between the Government of Spain and the Convention concerning this RAC. In doing so, it would be important to harmonise the relationship between the CP/RAC and the other RACs.

91. The CP/RAC should better take into consideration the real pressing needs of the Parties. As a component of the Convention’s institutional set-up, the CP/RAC should also review its strategic areas of action so as to respond to the needs, gaps and weakness in the current structure.

92. The CP/RAC should extend its activities to cover other representative economic sectors in the Mediterranean, such as tourism, agriculture and services.

93. The CP/RAC presence and penetration in the Mediterranean countries needs to be improved. To this end, a number of measures that have been recommended in the recent evaluation should be seriously considered.

**Priority Actions Programme Regional Activity Centre (PAP/RAC)**

94. While the focus on integrated coastal area management (ICAM) should continue, more emphasis should be placed on the fact that the success in this area depends to a large extent on the commitment of and ownership by each country. The PAP/RAC should make every effort to secure ownership through the participation of key institutional stakeholders in
the countries. This should include the relevant central as well as local institutional stakeholders.

95. Having focused to a large extent on the development of, and training in the application of ICAM-related tools, the PAP/RAC should now focus on facilitating the utilization/implementation of these tools.

96. Given the fact that the PAP/RAC is preparing a Protocol on ICAM for the consideration of the Parties, the doubts expressed by a number of stakeholders concerning the value and/or practicality of such a Protocol should be further analysed and seriously taken into account.

**The Regional Marine Pollution Emergency Response Centre for the Mediterranean Sea (REMPEC)**

97. A number of recommended actions included in the report of the 2003 evaluation should be re-emphasized:

   a) REMPEC should provide more information on the Mediterranean Assistance Unit (MAU) (which provides advice in the event of an emergency of an oil or chemical spill or incident), including the procedures for obtaining assistance;

   b) REMPEC should make efforts to get the countries more involved in the Centre’s activities and, as a consequence, in implementation at the regional, sub-regional and national levels. In particular, REMPEC should initiate a dialogue on how best to involve the national maritime organizations which are the most direct partners of REMPEC; and

   c) REMPEC’s focus should now move towards implementation, using the tools that the Centre has generated. One clear example would be the implementation of the National Contingency Plans.

**Secretariat for the Protection of Coastal Historic Sites**

98. The Convention should remain involved in questions related to cultural values for a number of reasons:

   a) as sustainability is now a widely accepted aim, its social pillar cannot be conceived of without a clear cultural component, as culture itself expresses the beliefs and activities of each society;

   b) especially in the Mediterranean, a place of strong interaction between humans and nature for millennia, it is not possible to dissociate the environment from cultural heritage;

   c) associating culture to environment is now generally accepted as a need in all major conventions dealing with nature and the environment; and

   d) the World Heritage Convention has a different focus, as its concern is with cultural heritage of exceptional global value. On the other hand, the Barcelona Convention should be interested in the conservation of all the cultural heritage related to the Mediterranean Sea and its coastal zone, and promote its wise use within efforts for sustainable development. Thus, UNESCO’s approach may be complementary, but in no way can it supplant the involvement of this Convention in cultural issues.
99. The Programme should be maintained within the broader system of the Convention, but it should be refocused and restructured, taking into account the general points stated in section B of the full report (UNEP(DEC)/MED WG.270/Inf.9).

100. Cultural aspects and values should be integrated in all of the activities of the Barcelona Convention. Specific activities would be carried out by existing organs of the Convention.

101. In order to foster the integration of cultural aspects, it does not appear advisable to establish a standalone ‘unit on cultural heritage’ within the Convention structure. Instead, every effort should be made to decentralise activities within the system. In view of the importance of cultural aspects, a high-level official should be added to the Secretariat. Her/his function would be to facilitate the operation of the Culture Expert Group, to liaise with the MCSD and with the RACs on cultural issues, and to report on overall progress to the Parties.

102. Decentralised activities would be included in the budgets of the responsible organs. However, a special budget line should be provided for the MEDU officer on culture and for the operation of the Culture Expert Group.

103. The MCSD should take into account cultural values in finalising the MSSD; so that the new programme on ‘Mediterranean cultural heritage and sustainable development’ would be fully integrated in the Strategy. In addition, the MCSD should take the lead in this field and ensure the implementation of the guidance of the MSSD in this sector, including the provision of guidance on the contribution that the cultural heritage can make to sustainable development.

104. Membership of MCSD should be opened to representatives of the cultural sectors.

105. Systematic collaboration on the integration of the cultural heritage with environmental concerns should be initiated with all major conventions and other multilateral organisations. As a priority these would include the Convention on Biological Diversity; the World Heritage Convention; the Convention on Wetlands and its MedWet Culture Working Group; the European Commission; the European Landscape Convention; the Anna Lindh Euro-Mediterranean Foundation for the Dialogue between Cultures (established in the framework of the EMP); ICOMOS; and IUCN. As such collaborations require constant attention and considerable investment of time and funds, each case should be carefully analysed, the exact areas of collaboration should be agreed upon, specific joint actions identified and the results recorded in official memoranda or joint work plans.

106. A very careful analysis should be made of the recent proposal to launch a ‘MEDPATRIMOINE’ initiative before any further steps are taken since there are strong doubts both concerning its feasibility and its appropriate place in the Convention.

Programme for the Assessment and Control of Pollution in the Mediterranean Region (MEDPOL)

107. The MEDPOL Phase IV should be based on an action-oriented approach aimed at achieving a tangible reduction of pollution. This effort would build on and utilize the results achieved so far, such as the National Diagnostic Analyses (NDA), the National Baseline

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3 The recent evaluation conducted for MEDPOL presents a relatively large number of recommendations and suggestions for assisting MEDPOL in improving its performance and effectiveness. Only recommendations that are of strategic nature are presented here.
Budgets of Pollutants (NBB), the National Action Plans, and the results of the monitoring activities (monitoring data base). This action-oriented approach should be supported by a strong and visible compliance monitoring and reporting system.

108. MEDPOL should assign specific tasks and responsibilities to its programme officers in order to actively pursue the implementation of the Dumping Protocol.

109. MEDPOL should analyse the underlying reasons as to why Parties are not ratifying the Hazardous Waste Protocol, and to recommend that amendments be incorporated if necessary.

The Mediterranean Commission on Sustainable Development (MCSD)

110. The MCSD should clarify its role in the sense of being:
   a) an advisory body on policy issues; and/or
   b) an advisory body on technical issues; and/or
   c) a mechanism for assessment, monitoring and evaluation; and/or
   d) a mechanism to support the implementation of sustainable development strategies/programmes/plans/projects at national and regional levels; or
   e) a combination of these options.

111. After clarifying its role, and as a matter of high priority, the Commission should also establish criteria for the designation/selection of its members, including the role of the Convention Focal Points in relation to its work.

112. The present system of individual representatives from the socio-economic sector and local authorities, selected by the MFPs and rotating every two years, could be replaced with long-term partnerships with key actors, both governmental and non-governmental, from these two sectors. With the approval of the Parties, these partnerships should be established by the Secretariat on the basis of specific MOUs for a period of at least five years. A systematic survey should be carried out to identify such organisations, assess them on the basis of agreed upon criteria and select the ones appropriate for the MCSD and willing to contribute to its mission.

113. As long as the MCSD remains a mechanism established under the Barcelona Convention, it should limit its remit to the sustainable development components of the issues that are dealt with by the Convention and its Protocols. In this sense, the Commission should also consider changing its name to ‘Commission on the Sustainable Development of the Mediterranean Sea and its Coastal Zone’ (or any variation of this concept). To really act as a ‘Mediterranean Commission’, dealing with all aspects of sustainable development in the entire region, the Commission should gain the acceptance and formal recognition of the governmental sectors dealing with issues that are beyond the remit of the Barcelona Convention, and of the other key intergovernmental processes active in the Mediterranean region.

114. The Commission should clarify its role vis-à-vis the UN Commission on Sustainable Development, both in terms of substantive work and of process, and establish a true synergy with the UNCSD. Parties should insist that the Commission has the right, and the need, to deal directly with the UNCSD, without being intermediated by UNEP.
115. An effective secretarial support for the Commission should be established in one place, either in the Convention Secretariat, in one of the RACs or in a new unit established to this effect in one of the Parties, with adequate human and financial resources to effectively play this function.

116. Concerning the MSSD, it is recommended that the Strategy should be endorsed (not adopted) by the COP, with an indication of:

   a) the specific components of the Strategy that could be taken up by the Convention mechanisms for implementation;

   b) the resources that would be needed to do this and where they should come from;

   c) the synergies that should be established by the Convention in order to achieve its objectives vis-à-vis the Strategy; and

   d) the monitoring system that should be established within the Convention, including the role and activities of the MCSD in relation to the process of the implementation of the Strategy.

117. In addition, in the preambular section of the decision endorsing the Strategy, the COP should address and respond in an appropriate manner to two key questions raised in relation to the MSSD:

   a) the legitimacy of the process used to prepare the draft, and thus the legitimacy of the document in itself; and

   b) the implications of endorsing a Strategy with very significant components which are beyond the remit of the Barcelona Convention and its Protocols.

118. It is encouraging that the Conclusions of the VIIth Euro-Mediterranean Conference of Ministers of Foreign Affairs (Luxemburg, 30-31 May 2005) “supported the successful conclusion of the drafting of the Mediterranean Strategy for sustainable development...”. Now it is imperative that the Convention be invited to participate in and address the Extraordinary High Level Meeting of the Euro-Mediterranean Partnership to be held in Barcelona on 27-28 November 2005. Arrangements should be made in advance through the Senior Officials to ensure that this meeting in turn endorses the Strategy, if it would have been endorsed by COP-14 in Slovenia on 8-11 November 2005.

The system of Focal Points and capacity building

119. A pro-active and dynamic Focal Point system is of prime importance. This applies to the Convention Focal Points as well as to the RACs Focal Points. One key question that the COP should consider in the terms of reference of the Convention Focal Points is the level of seniority that these should have in the national administration of each Party.

120. The whole FP system should be revisited as follows:

   a) prepare terms of reference for each group of FPs, clarifying their roles, responsibilities, modus operandi and linkages with each other;

   b) establish that a RAC FP should have the rank of a ‘government-designated expert’;
c) identify tools and mechanisms that would support the FPs in their national tasks, including, but not limited to, intersectoral coordination and improving the Convention’s and RACs’ visibility; and
d) in each RAC evaluate whether the FPs’ structure and composition need to be changed. In some cases it might prove feasible and more effective to have one FP system serving more than one RAC.

121. This whole exercise regarding the FPs system should be contracted out and performed in the most straightforward, independent and simple manner. The results reflecting the full picture should be presented to the Parties for discussion and approval.

122. Capacity building for performing the Focal Point functions should constitute one of the highest priorities in the new phase, with an emphasis on institutional capacity, more than on technical capacity which to a large extent is already there. This applies to both developed and developing countries that are Parties to the Convention.

123. To this end, the Secretariat should:

a) develop a clear understanding of the capacity situation in each of the 21 member states and of the arrangements in place to implement the Convention, in particular in relation to the system of Focal Points;
b) on the basis of this understanding, and in consultation with all interested parties:
   i.) develop guidelines on how to establish and effectively operate a focal points system at the country level, making use, to the extent possible, of the lessons learned by different Parties; and
   ii.) prepare a capacity building programme, with an appropriate and realistic budget, for submission to COP-15. Such a programme should, inter alia, include:
      • in-country seminars/workshops to create a better awareness and understanding of the Convention and its Protocols and the tools and means for their implementation;
      • technical seminars at regional and/or sub-regional levels on the implementation of the different Protocols;
      • sub-regional dialogues aimed at helping environment ministries increase their implementation capacity, including improving their ability to work with other parts of their national administration to promote environmental integration;
      • technical assistance on administrative matters regarding the running of an effective focal points system; and
      • technical and financial assistance, when needed, to develop, use and maintain an effective electronic communications system in the institution hosting the Focal Point in each Party. To this end the Secretariat should try to connect with the work on ICT being supported by the EC within the framework of the EMP.

124. Capacity building should not be viewed as a one-time activity but rather as an ongoing process. Thus, constant interaction with the focal points – including training of new officers designated to perform this function – and a close follow-up of all the issues addressed to or requested from the Parties are essential components of capacity building.
125. The official visits to the Parties recommended in paragraphs 47 and 48 above should be seen as part of the capacity building programme and should be used to raise, with political authorities, the question of the chronic under-staffing for the implementation of the Convention, in developing and developed countries alike.

**Relations with the European Union/European Commission**

126. The joint work plan being developed by the Convention and the EC at present does not have the required overriding political character, but is focused instead on rather detailed technical aspects. If an agreement can be reached on its content, this might improve the situation, but it would not resolve the need of a stronger partnership.

127. The EC’s interest in the Mediterranean is increasing and moving beyond free trade. This fact, coupled with the celebration in 2005 of the 10th Anniversary of the Euro-Mediterranean Partnership (EMP or ‘Barcelona Process’), could make this a key moment to redefine the relationship between the EC and the Barcelona Convention.

128. There is a need for substantial improvement of the collaboration between the Convention and the EU. This improvement would entail:

   a) an agreement recognizing an official role of the Convention as a full partner in EU Mediterranean initiatives in the areas of interest of the Convention;

   b) use of the Convention’s capacity, and especially its RACs, in supporting the EU initiatives in the Mediterranean;

   c) appreciation of the potential contribution of the MCSD to EU objectives and policies in the region;

   d) taking into account all the other relevant processes that the EU is involved with in the Mediterranean when developing a new phase of the Convention;

   e) coverage by the EC of the costs of the services to be provided by the Convention; and

   f) contribution of the EC to the implementation of the MSSD, especially if it is endorsed by the EMP.

129. In view of the current *modus operandi* of and sensitivity concerning financial management within the EC, such a relationship would only be possible through a top-level formal agreement between the EC and UNEP – the later acting as the legal persona of the Convention – specifically focused on the Mediterranean. This would probably entail a formal decision of the EU Council based on a proposal from the Commission promoted by the Executive Director of UNEP.

130. The seven Parties to the Convention that are EU members should champion the establishment of a ‘new deal’ between the EC and the Barcelona Convention, with interventions at the highest political level. Greece, as the host country to the Convention Secretariat could – and maybe should – take the lead.

131. Without this high-level political initiative it may be very difficult to overcome the ‘good reasons’ that may exist to continue with business as usual in the Convention-EC working relations. The Convention Coordinator, with the active support of the Executive Director of UNEP and of the Head of Regional Seas (both European citizens at present), should undertake to catalyse this process as a matter of the highest priority.
132. This move could be justified on the basis of the Memorandum of Understanding signed between the EC and UNEP on 20 September 2004, which includes as areas of cooperation between the two parties “supporting MEA [multilateral environmental agreements] implementation, with an initial focus on biodiversity and Regional Seas”; and “enabling developing countries and countries with economies in transition to achieve environment-related targets and meet their international commitments, including implementation of multilateral environmental agreements, global initiatives and regional initiatives…”.

133. This 'new deal' could take the form of a 'Strategic Partnership between the EC and the Barcelona Convention for Joint Actions in Areas of Common Concern'. The Strategic Partnership could be implemented through a Five-year Joint Work Programme (JWP) executed through a Joint Programme Office (JOP) located, preferably, in the Convention Secretariat or otherwise in one of the RACs or in a Party that would be willing to contribute all the facilities and the required support staff. In the later case, the Director of the JOP and the rest of the professional staff should have international status and report directly to the Coordinator of the Convention.

134. If the proposal to launch an initiative within the EMP framework for the de-pollution of the Mediterranean Sea by 2020 is formalized, the role of the Convention in this initiative should become an important component of the proposed JWP.

135. The series of major regional and sub-regional programmes recommended in paragraph 35 above should also be part of the JWP.

136. Funding for the implementation of the JWP should come from:
   a) the different mechanisms that now exist in the EC for external cooperation, including the proposed European Neighbourhood and Partnership Instrument;
   b) other funds that the EC could allocate out of its budget for activities in the Mediterranean EU members;
   c) voluntary contributions from Parties and other governments; and
   d) project funds from sources such as the GEF, UNDP, the World Bank, UN agencies, foundations, NGOs and corporations.

137. The establishment of an Endowment Fund could also be considered.

138. The capacities of the RACs, MEDPOL and other partners, including NGOs, should be enlisted and assigned clear roles in the implementation of the JWP.

139. In the meantime, the joint work plan being developed by the two sides at present could go ahead and later serve as the basis for the preparation of the proposed JWP, which could be ready for consideration and adoption by COP-15.

140. The Convention Secretariat should also seek to participate in the Ministerial Conference at the level of Ministers of Foreign Affairs held every 18 months in the framework of the EMP, as well as in the EuroMed Committee.

**Synergies**

141. The Convention should serve as a platform for the regional implementation of international instruments and programmes, such as those of the International Oceanographic Commission, the International Maritime Organization and the Jakarta Mandate of the
Convention on Biological Diversity and other relevant CBD work programmes. Memoranda of Cooperation or Agreements with clear and specific aims should be signed or renewed with these institutions.

142. It is imperative that the Convention also sign or renew effective working arrangements with, at a minimum, the following additional treaties and institutions:

- UN Convention on the Law of the Sea
- UN Framework Convention on Climate Change
- Convention on the control of transboundary movements of hazardous wastes and their disposal
- Food and Agriculture Organization of the United Nations
- Agreement on the Conservation of Cetaceans of the Black Sea, Mediterranean Sea and contiguous Atlantic Area
- UN Commission on Sustainable Development

143. A serious attempt should be made to bring on board other regional institutions and processes beyond the EC/EU, which has thus far been the focus of almost all the attention. These include the Arab League, the Islamic Bank and the New Partnership for Africa Development (NEPAD). As stated by one of the partners of the Convention, it is about time that the Convention learns “to write from right to left”!

144. The possibility of inviting the Arab League and the African Union to become Contracting Parties, as per Article 30 of the Convention, should be considered by the COP.

Relations with other partners

145. On the basis of the observations contained in section B of this Report, it is recommended that:

a) a detailed inventory of all key actors in the Mediterranean that could contribute to the work of the Convention be prepared. This should include an understanding of their policies and priorities, the identification of areas of mutual interest, and a cost-benefit assessment of efforts to be invested in and results to be expected from a possible partnership;

b) relations with the organisations/processes selected for substantial co-operation should be maintained at the level of Secretariat and should not be delegated to other components of the Convention process. Where the RACs need to be involved, the overall co-ordination should remain with the Secretariat, including the monitoring of the development of such co-operation efforts;

c) at regular intervals (3-4 years), each co-operation arrangement should be reviewed and readjusted as appropriate; and

d) for the implementation of the relevant sections of the MSSD in particular, strong partnerships must be built with key actors in the economic and social sectors, including the private sector.

146. Clear criteria and a strategic view should be developed for the partnerships with national, regional and international NGOs active in the areas of concern to the Convention, including for the funding provided for NGO projects.
Outreach strategy and activities

147. The Convention web site should continue to be developed as the main communication tool. All the RACs' web sites should be linked to the main web site and should develop a common graphic/corporate identity.

148. In addition, the Convention web site should become an interactive site, where Focal Points and partners could exchange information and documents.

149. The Convention should greatly increase its use of the Arabic language, including posting an Arabic version of the Convention web site.

150. The Secretariat should also consider establishing an unmediated electronic mailing list maintained as a service to the public for exchange of information among all those interested in the Convention issues.

151. The effective use of ICTs should constitute an important component of capacity building in all Parties and in the RACs where this capacity is still weak.

152. ERS/RAC should be approached to consider implementing a communication strategy for the Convention under the close supervision of the Secretariat. If this is feasible, a professional firm should be engaged to prepare such a strategy in consultation with the Secretariat and ERS/RAC.

153. The RACs should also evaluate their outreach capacities and develop plans to improve them by:

   a) obtaining the services of communication and/or marketing experts;

   b) widening and diversifying the circulation of reports and publications; and

   c) increasing their capacity to use the media.