



**UNIDROIT COMMITTEE OF GOVERNMENTAL EXPERTS  
FOR THE PREPARATION OF A DRAFT PROTOCOL TO  
THE CONVENTION ON INTERNATIONAL INTERESTS IN  
MOBILE EQUIPMENT ON MATTERS SPECIFIC TO  
SPACE ASSETS  
Fifth session  
Rome, 21/25 February 2011**

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PROPOSAL FOR A NEW ARTICLE XXVI(2)

(presented by the delegation of Canada as revised to reflect the amendments \* agreed by the Committee to be necessary)

*Article XXVI(2)*

[Nothing in this Convention and this Protocol limits the ability of a Contracting State, in accordance with its laws and regulations, to restrict or attach conditions:

(a) to the ~~creation~~constitution of an international interest or a rights assignment, for reasons of national security, international peace and security, or in order to regulate controlled goods, and

(b) to the exercise of the remedies provided in Chapter III of the Convention and Chapter II of this Protocol, including to the placement of command codes and related data and materials pursuant to Article XIX, for reasons of national security, international peace and security or where the exercise of such remedies would involve or require the transfer of controlled goods, technology, data or services, or would involve the transfer or assignment of a licence, or the grant of a new licence.]

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\* With the amendments being highlighted: deletion by the words in question being struck through and additions by the use of underlining.