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MIPT: MY TELNOS 702 TO 704 : SECURITY COUNCIL : NICARAGUA AND THE ICJ

1. FOLLOWING IS TEXT OF NICARAGUAN DRAFT RESOLUTION TABLED THIS EVENING.

CONGO, GHANA, MADAGASCAR, TRINIDAD AND TOBAGO AND UNITED ARAB EMIRATES: DRAFT RESOLUTION

THE SECURITY COUNCIL,

HAVING HEARD THE STATEMENT OF HIS EXCELLENCY MR. DANIEL ORTEGA SAAVEDRA, PRESIDENT OF THE REPUBLIC OF NICARAGUA,

RECALLING RESOLUTION 530 (1983) WHICH, INTER ALIA, REAFFIRMS THE RIGHT OF NICARAGUA AND OF ALL THE OTHER COUNTRIES OF THE AREA TO LIVE IN PEACE AND SECURITY, FREE FROM OUTSIDE INTERFERENCE,

RECALLING RESOLUTION 562 (1985) WHICH, INTER ALIA, REAFFIRMS THE SOVEREIGNTY AND INALIENABLE RIGHT OF NICARAGUA AND OTHER STATES FREELY TO DECIDE THEIR OWN POLITICAL, ECONOMIC AND SOCIAL SYSTEMS, TO DEVELOP THEIR INTERNATIONAL RELATIONS ACCORDING TO THEIR PEOPLE'S INTERESTS FREE FROM OUTSIDE INTERFERENCE, SUBVERSION, DIRECT OR INDIRECT COERCION, OR THREATS OF ANY KIND,

TAKING NOTE OF THE RULING OF 10 MAY 1984 OF THE INTERNATIONAL COURT OF JUSTICE (S/16564) ON THE PROVISIONAL MEASURES OF PROTECTION, ITS JUDGEMENT OF 26 NOVEMBER 1984 ON THE JURISDICTION AND ADMISSIBILITY OF THE DEMAND OF 9 APRIL 1984 PRESENTED BY NICARAGUA AND THE FINAL JUDGEMENT OF THE COURT ON QUOTE MILITARY AND PARAMILITARY ACTIVITIES IN AND AGAINST NICARAGUA UNQUOTE ON 27 JUNE 1986 (S/18221),

AWARE THAT, ACCORDING TO THE CHARTER OF THE UNITED NATIONS, THE INTERNATIONAL COURT OF JUSTICE IS THE PRINCIPAL JUDICIAL ORGAN OF THE UNITED NATIONS AND THAT EACH MEMBER UNDERTAKES TO COMPLY WITH THE DECISION OF THE COURT IN ANY CASE TO WHICH IT IS A PARTY,

RECALLING ALL THE RELEVANT PRINCIPLES OF THE CHARTER OF THE UNITED NATIONS, PARTICULARLY THE OBLIGATION OF STATES TO SETTLE THEIR DISPUTES EXCLUSIVELY BY PEACEFUL MEANS, NOT TO RESORT TO THE THREAT OR USE OF FORCE AND TO RESPECT THE SELF-DETERMINATION OF PEOPLES AND THE SOVEREIGN INDEPENDENCE OF ALL STATES,

RECOGNIZING THE REPEATED EFFORTS MADE BY THE CONTADORA GROUP AND THE GROUP OF SUPPORT TO PROMOTE A POLITICAL AND NEGOTIATED SOLUTION TO THE PROBLEMS IN CENTRAL AMERICA.

1. REAFFIRMS THE ROLE OF THE INTERNATIONAL COURT OF JUSTICE AS THE PRINCIPAL JUDICIAL ORGAN OF THE UNITED NATIONS AND A MEANS FOR PEACEFUL SOLUTION OF DISPUTES IN THE INTEREST OF INTERNATIONAL PEACE AND SECURITY:
2. MAKES AN URGENT AND SOLEMN CALL FOR THE FULL COMPLIANCE WITH THE JUDGEMENT OF THE INTERNATIONAL COURT OF JUSTICE OF 27 JUNE 1986 IN THE CASE OF QUOTE MILITARY AND PARAMILITARY ACTIVITIES IN AND AGAINST NICARAGUA UNQUOTE:
3. RECALLS THE OBLIGATION OF ALL STATES TO SEEK A SOLUTION TO THEIR DISPUTES BY PEACEFUL MEANS IN ACCORDANCE WITH INTERNATIONAL LAW:
4. CALLS ON ALL STATES TO REFRAIN FROM CARRYING OUT, SUPPORTING OR PROMOTING POLITICAL, ECONOMIC OR MILITARY ACTIONS OF ANY KIND AGAINST ANY STATE OF THE REGION THAT MIGHT IMPEDE THE PEACE OBJECTIVES OF THE CONTADORA GROUP:
5. REQUESTS THAT THE SECRETARY-GENERAL KEEP THE SECURITY COUNCIL INFORMED OF THE IMPLEMENTATION OF THE PRESENT RESOLUTION.

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LEGAL ADV'S.

NEWS.D.

INFO.D.

PS

PS/LADY YOUNG.

PS/MR. RENTON.

PS/MR. EGGER.

PS/PUS.

SIR. W. HARDING.

MR. DEREK THOMAS.

MR. DAVID THOMAS

MR. SLATER.