

F.R.

FEGKHMEOY16/19

OO FCO

19 JUN 1982

GR 700

UNCLASSIFIED

FM UKMIS NEW YORK 191800Z JUN 82

TO IMMEDIATE FCO

TELEGRAM NUMBER 1032 OF 19 JUNE

INFO IMMEDIATE WASHINGTON

11 12 1
10 2
9 ← 3
8 * 4
7 6 5

M. I. P. T. : FALKLANDS

FOLLOWING IS FULL TEXT OF ARGENTINE NOTE:-

LETTER DATED 18 JUNE 1982 FROM THE CHARGE D-'AFFAIRES A. I. OF THE PERMANENT MISSION OF ARGENTINA TO THE UNITED NATIONS ADDRESSED TO PRESIDENT OF THE SECURITY COUNCIL

1 ON EXPRESS INSTRUCTIONS FROM MY GOVERNMENT, I HAVE THE HONOUR TO BRING THE FOLLOWING TO THE ATTENTION OF THE SECURITY COUNCIL WITH REGARD TO THE QUESTION OF THE MALVINAS, SOUTH GEORGIA AND SOUTH SANDWICH ISLANDS:

2 AFTER VETOING THE DRAFT RESOLUTION ORDERING THE CEASE-FIRE, WHICH WAS VOTED BY THE MAJORITY OF THE COUNCIL ON 4 JUNE 1982, THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND HAS CONTINUED ITS ARMED AGGRESSION AGAINST MY COUNTRY AND HAS COMPLETED THE MILITARY OCCUPATION OF PUERTO ARGENTINO, THE CAPITAL OF THE MALVINAS, ON 14 JUNE. THE SELF-DEFENCE EXERCISED BY ARGENTINA IN ORDER TO SAFEGUARD ITS TERRITORIAL INTEGRITY COULD NOT PREVAIL AGAINST THE MILITARY SUPERIORITY OF THE AGGRESSOR.

3 CONSEQUENTLY, THE COMMANDER OF THE ARGENTINE FORCES DEFENDING THE MALVINAS HAD TO SURRENDER THE PERSONNEL UNDER HIS COMMAND IN ORDER TO AVOID GREATER LOSS OF HUMAN LIFE.

4 THROUGHOUT THE DEVELOPMENTS WHICH LED TO THIS SITUATION THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND IGNORED THE DEMAND FOR AN IMMEDIATE CEASE-FIRE CONTAINED IN SECURITY COUNCIL RESOLUTION 502 (1982) OF 3 APRIL 1982 AND ALSO THE EXHORTATION OF THE COUNCIL CONTAINED IN PARAGRAPH 3 OF THAT RESOLUTION TO THE GOVERNMENTS CONCERNED TO SEEK A PEACEFUL SOLUTION OF THE DISPUTE BY MEANS OF NEGOTIATIONS.

5 AS IS WELL KNOWN, THE UNITED KINGDOM VETOED THE DRAFT RESOLUTION OF 4 JUNE, SUBMITTED BY PANAMA AND SPAIN, THUS MAKING CLEAR ITS REFUSAL TO CARRY OUT THE CEASE-FIRE AND TO ACCEPT RESOLUTION 505 (1982), ALTHOUGH IT HAD BEEN ADOPTED UNANIMOUSLY AND, OBVIOUSLY, WITH ITS OWN AFFIRMATIVE VOTE.

6 ARGENTINA CANNOT AND WILL NOT ACCEPT THE SITUATION OF FORCE WHICH GREAT BRITAIN HAS THUS SOUGHT TO IMPOSE. TODAY, IT IS CLEARER THAN EVER THAT THE UNITED KINGDOM'S AIM IS TO ENSURE BY ANY MEANS THE CONTINUATION OF A SITUATION OF COLONIAL DOMINATION IN THE SOUTH ATLANTIC, IN OPEN VIOLATION OF THE CHARTER OF THE UNITED NATIONS.

7 THE ARGENTINE REPUBLIC IS NOW ADDRESSING THE SECURITY COUNCIL AGAIN TO MAKE CLEAR, AS IT HAS DONE ON PREVIOUS OCCASIONS, ITS FULL READINESS TO CARRY OUT RESOLUTIONS 502 (1982) AND 505 (1982). MY COUNTRY HOPES LIKEWISE THAT THE COUNCIL WILL CONTINUE ITS EFFORTS TO SECURE THE FULL COMPLIANCE OF THE UNITED KINGDOM WITH THESE RESOLUTIONS.

8 THE UNITED KINGDOM IS MAINTAINING ITS TROOPS ON THE ISLANDS, ITS FLEET IN THE SOUTH ATLANTIC, THE NAVAL AND AIR BLOCKADE AGAINST ARGENTINA AND ALSO THE ECONOMIC AGGRESSION CARRIED OUT WITH THE PARTICIPATION OF OTHER INDUSTRIALIZED COUNTRIES.

9 IN ADDITION, THE UNITED KINGDOM HAS NOW EXTENDED ITS MILITARY OPERATIONS TO THE SOUTH SANDWICH ISLANDS, AS THE ARGENTINE MISSION INFORMED THE SECURITY COUNCIL IN NOTE NO. 171 OF 17 JUNE CIRCULATED IN SECURITY COUNCIL DOCUMENT S/15230, BY ATTACKING THE SCIENTIFIC STATION "CORBETA URUGUAY" WHICH THE ARGENTINE REPUBLIC HAS MAINTAINED IN THOSE ISLANDS FOR A NUMBER OF YEARS.

10 IN VIEW OF THE PRESENT CIRCUMSTANCES, THERE IS A DE FACTO CESSATION OF HOSTILITIES WHICH ARGENTINA IS NOW OBSERVING. HOWEVER, THIS CESSATION OF HOSTILITIES WILL BE PRECARIOUS AS LONG AS THE BRITISH POLICY OF CONTINUING THE MILITARY OCCUPATION, THE BLOCKADE AND THE ECONOMIC AGGRESSION CONTINUES.

11 THE TOTAL CESSATION OF HOSTILITIES WILL BE ACHIEVED ONLY WHEN THE UNITED KINGDOM AGREES TO LIFT THE NAVAL AND AIR BLOCKADE AND THE ECONOMIC SANCTIONS REFERRED TO ABOVE AND WHEN IT WITHDRAWS THE MILITARY FORCES OCCUPYING THE ISLANDS AND THE NAVAL TASK FORCE AND THE NUCLEAR SUBMARINES WHICH IT HAS DEPLOYED IN THE AREA.

12 THE ARGENTINE REPUBLIC POINTS OUT, ONCE AGAIN, THAT ONLY NEGOTIATIONS WITHIN THE FRAMEWORK OF THE UNITED NATIONS AND IN CONFORMITY WITH THE PERTINENT RESOLUTIONS - NEGOTIATIONS IN WHICH ARGENTINA HAS ALWAYS BEEN READY TO PARTICIPATE - CAN LEAD TO A FINAL SETTLEMENT OF THE DISPUTE, THUS ELIMINATING A SITUATION OF ILLEGAL COLONIAL DOMINATION, WHICH IS SUSTAINED BY FORCE AND WHICH IN ITSELF CONSTITUTES A PERMANENT THREAT TO PEACE.

I REQUEST THAT THIS NOTE BE CIRCULATED AS A SECURITY COUNCIL DOCUMENT

(SIGNED) ARNOLDO M. LISTRE
AMBASSADOR

PARSONS

NNNN