In the Name of God, the Most Compassionate, the Most Merciful

Draft Statement by the representative of the Islamic Republic of Iran

before

the Sixth Committee of the 79th session of

General Assembly of the United Nations

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Mr. Chair.

At the outset, please allow me to express my gratitude to the Chair of the Committee on Relations with the Host Country for her dedication and efforts in steering the Committee. My delegation aligns itself with the statement delivered on behalf of the Non-Aligned Movement and the statement delivered by the distinguished representative of the Bolivarian Republic of Venezuela on behalf of the Group of Friends in Defense of the Charter of the United Nations.

The very *raison d'être* of the establishment of the Committee and the

effective implementation of the obligations assumed by the Host Country as per relevant international legal instruments governing the privileges, immunities and rights of representatives and missions. To that end, effective discharge of the mandate of the Committee as well as that of the Secretary-General remains vital. Mr. Chair.

Decades have passed since the establishment of the Committee in 1971 and its predecessor. Over the years, the General Assembly, through numerous resolutions, has addressed various impediments and issues that certain member States have been facing as a result of non-performance and violations of obligations by the Host Country; the General Assembly has aimed to resolve the issues, nonetheless, the Host Country has failed to fulfil its obligations. Persistent challenges and impediments imposed by the Host Country against representatives continue to undermine the independent exercise of functions and efficient performance of duties; by way of example, the imposition of unlawful and discriminatory 25-mile-radius movement restrictions against representatives, subjecting representatives to arbitrary secondary screening procedures and the challenges emanating from issuance of single-entry visas are amongst the impediments our representatives have been facing.

Single-entry visas, which often take several months to be issued, continue to negatively affect the efficient performance of representatives. The Host Country continues to subject Iranian representatives to the discriminatory secondary screening procedure. This meeting has already

As to the situation surrounding the unlawful secondary screening procedures, we would like to highlight that in addition to the principle of the inviolability of representatives, the very particular status of the established *dignity*

immunities of representatives well evinces the grave importance of protecting and respecting the dignity of representatives. The solemn, serious, and critical tasks and functions that representatives of member States have in connection with the United Nations require that they should not feel any sort of harassment on the part of the Host Country. This is essential for safeguarding their independent exercise of functions.

Mr. Chair,

As another pertinent matter, we would like to refer to the recent developments in misuse of information and communications technology by individuals and groups for the purpose of incitement to violence and directing severe affront and verbal insult against representatives. Such acts undermine the efficient performance and exercise of functions while then dermine **O** United States regarding the Headquarters of the United Nations (1947) and the Vienna Convention on Diplomatic Relations (1961).

We would like to recall that in accordance with the relevant international law and in the light of Article 105 of the Charter of the United Nations and other relevant applicable international legal instruments, the Host Country, in implementing its obligations, could not discriminate as between member States and may not also derogate from its obligations on the basis of its bilateral considerations. Non-discrimination in implementation of obligations to all member States and to the United Nations as a whole constitutes a foundational element in realizing and giving effect to the relevant obligations in good faith, in particular, the Host Country obligations arising from Article 105 of the Charter of the United Nations as well as emanating from the sovereign equality of all member States upon which the Organization is based.

Finally, and in the light of the foregoing, taking into account the critical importance of ensuring an appropriate environment and conditions of life and work without discrimination for all representatives and missions, we urge the Host Country to implement its obligations and to that end, refrain from any act or omission that may hinder the independent exercise of functions of representatives and their efficient performance. It goes without saying that addressing the current critical challenges requires active engagement of the Secretary-General in resolving the issues by taking step in employing the existing means for settlement of disputes through arbitration as stipulated in Section 22 of the Headquarters Agreement. This is also a call reaffirmed time and again by the General Assembly via its annual relevant resolutions.

Thank you Mr. Chair.