

SIXTH COMMITTEE

CHECK AGAINST DELIVERY

Statement by

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Report of the International Law Commission on thework of its seventyninth session

ClusterIII

79 Agenda Item

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Thank you, Mr. Chair,

Israel appreciates the opportunity to address the topic "Non-Legally Binding International Agreements and "Prevention and repression of piracy and armed robbery at sea". We extend our gratitude to the International Law Commission for diligent efforts on both of these important topics and congratulate the Commission for the progress made this year

Mr. Chair,

With regard to the topic "Non-Legally Binding International Agreements", Israel welcomes the report by the Special Rapporteur, Mr. Mathias Forteau.

Regarding the title of the topic, international practice indicates that the term "Agreement" is usually reserved for the title of binding texts, and that others words, such as "Arrangements" or "Instruments" are used for non-legally binding international texts.

Reiterating this practice, according to the Report, in the course of discussions held onhe topic in the UN General Assembly Sixth Committee, several Members suggested that the title of the topic should be changed from "Agreements" to "Instruments" or "Arrangements", in order to avoid confusion and distinguish between -heagally binding textsand legally binding texts.

Using terms other than "Agreement" for non-legally binding texts is also consistent with the practice of the State of Israel in this respect. Using the term "Arrangement", in particular, is in line with the Guidelines of the Attorney General of the Statelerael on Becoming a Party to International Agreements, as well as with Israeli Government and Parliament Regulations- which refer to norlegally binding texts that do not require ratification as "Implementation Arrangements".

Furthermore, we concurwith the stance expressed by the Special Rapporteur in the Report, that the term "Instrument" for this topic may unduly broaden it so as to include all types of documents of degally binding nature. We therefore suggest that the title of the topical deged to either "Arrangement" or "Instrument", preferably "Arrangement".

Mr. Chair,

Regarding the scope of the topic, according to the Report Jeggarlly binding texts that blave a normative component's should be at the sheart of 1

We agree with the Special Rapporteur's recommendation in paragraph 102 of the Report, that the topic should be limited to

Mr. Chair,

Concerning the final outcome of the ILC's work on this topic, our position is that it should take the form of a report or, diemed necessary, recommendations. In our view, it would be best to avoid framing the outcome as draft conclusions, guidelines or model clauses on the topic.

Mr. Chair,

Regarding the topic "Prevention and repression of piracy and armed robbery at sea", Israel thanks the Special Rapporteur, Mr. Yacouba Cissé, and the Commission, for their work thus far on this important topic.

Mr. Chair,

With respect to the issue of national laws criminalizing that armed robbery at sea, Israel advocates for extended deliberations within the Commission, with the aim of developing a more adaptable framework that can effectively accommodate the diverse legal systems and traditions of Member States. Israel strong dedvocates for this approach, inter alia in light of views raised by some members of the Commission as described in the report. This is relevant, for instance, to the issue of statute of limitations.

Given the