



General Assembly

Distr.: General
15 August 2002

Arabic and English only

International Law Commission

Fifty-fourth session

Geneva, 29 April-7 June and
22 July-16 August 2002

Fifth report on unilateral acts of States

By Victor Rodríguez Cedeño, Special Rapporteur

Corrigendum

Paragraph 119, draft articles 5 (f), 5 (g) and 5 (h)

The draft articles *should read*

Article 5 (f)

Unilateral act contrary to a peremptory norm of international law (*jus cogens*)

A State may invoke the absolute invalidity of a unilateral act formulated by one or more States if, at the time of its formulation, the unilateral act conflicts with a peremptory norm of international law.

Article 5 (g)

Unilateral act contrary to a decision of the Security Council

A State may invoke the absolute invalidity of a unilateral act formulated by one or more States if, at the time of its formulation, the unilateral act conflicts with a decision of the Security Council.

Article 5 (h)

Unilateral act contrary to a fundamental norm of the domestic law of the State formulating it

A State [or States] that formulate[s] a unilateral act may invoke the invalidity of the act if it conflicts with a norm of fundamental importance to the domestic law of the State formulating it.