



General Assembly

Fifty-fourth session

First Committee

24th Meeting

Friday, 5 November 1999, 10 a.m.
New York

Official Records

Chairman: Mr. Gonzalez (Chile)

The meeting was called to order at 10.10 a.m.

Agenda items 64, 65 and 67 to 85 (continued)

Introduction of revised draft resolutions

The Chairman (*spoke in Spanish*): I call on the representative of Egypt to introduce revised draft resolution A/C.1/54/L.7/Rev.1.

Mr. Zahran (Egypt) (*spoke in Arabic*): I am pleased to introduce revised draft resolution A/C.1/54/L.7/Rev.1, entitled "Establishment of a nuclear-weapon-free zone in the region of the Middle East".

Draft resolutions on this subject as we stated when introducing it in its original version, have been adopted yearly since 1974, and by consensus since 1980. Thus, today we will be witnessing the twentieth consecutive year of this consensus.

During the 1999 substantive session of the Disarmament Commission, the Working Group on the establishment of nuclear-weapon-free zones, under the chairmanship of our dear and constant friend, Mr. Emilio Izquierdo of Ecuador, was able to reach principles and guidelines on the establishment of nuclear-weapon-free zones on the basis of arrangements freely arrived at among the States of the region concerned.

In our assessment, these guidelines, which were reached by consensus, are essential, major additions conducive to promoting the resolution concerning the region of the Middle East. However, it seems that reaching

guidelines was for some another smokescreen for the continuation of their secret nuclear programmes and policies. We entered into protracted negotiations with the Israeli delegation in order to draw attention to the importance of the twelfth preambular paragraph, which was added to the draft resolution this year. That paragraph indeed reflects the spirit of what was agreed upon by the Israeli delegation in the Disarmament Commission.

It is indeed bizarre that one delegation would enter into negotiations with another to convince it of what that very delegation had agreed earlier in another forum during the same year, namely, this year. However, we indeed regret that intransigent and rigid positions characterize some delegations. Such positions only raise doubts about genuine positions on essential issues that have significant implications for the situation in the Middle East. However, as many of my colleagues here have mentioned to me, omitting the reference to the guidelines in the draft resolution is illogical. We cannot understand it. It makes us wonder. At the same time, we also wonder whether this situation would be heeded by some delegations that seem to be indifferent to the reality of the situation.

At any rate, and to maintain consensus on the draft resolution, after conducting protracted negotiations with several different parties, the Egyptian delegation is introducing the amended version of the draft resolution as contained in document A/C.1/54/L.7/Rev.1, in which the twelfth preambular paragraph has been deleted. Otherwise, the revised draft resolution is the same as the original. We hope that this draft resolution will once again enjoy consensus.

Action on all draft resolutions submitted under all items

The Chairman (*spoke in Spanish*): As delegations were informed at the Committee's meeting yesterday, the Committee will proceed this morning to take decisions on the draft resolutions appearing in the Secretariat's informal paper No. 5 as follows: in cluster 6, draft resolutions A/C.1/54/L.5 and A/C.1/54/L.29; in cluster 7, draft resolutions A/C.1/54/L.28 and A/C.1/54/L.48; and in cluster 10, draft resolution A/C.1/54/L.40/Rev.1.

I call first on those delegations wishing to introduce revised draft resolutions, if any.

There appear to be none. If no delegations wish to make general statements on draft resolutions contained in cluster 6, we shall proceed to take action on draft resolution A/C.1/54/L.5.

Does any delegation wish to explain its position or vote before a decision is taken on draft resolution A/C.1/54/L.5?

There being none, the Committee will now take action on draft resolution A/C.1/54/L.5.

I call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft resolution A/C.1/54/L.5 is entitled "Regional confidence-building measures: activities of the United Nations Standing Advisory Committee on Security Questions in Central Africa". The sponsors of draft resolution A/C.1/54/L.5 are listed in the draft resolution itself and in document A/C.1/54/INF/2.

The Chairman (*spoke in Spanish*): The sponsors of draft resolution A/C.1/54/L.5 have expressed the wish that it be adopted by the Committee without a vote. If I hear no objection, I shall take it that the Committee wishes to act accordingly.

Draft resolution A/C.1/54/L.5 was adopted.

The Chairman (*spoke in Spanish*): I now call on delegations wishing to explain their positions on the draft resolution just adopted.

Mr. Mesdoua (Algeria) (*spoke in French*): My delegation wishes to recall the difficulties we had last year on two important paragraphs of the corresponding draft resolution, namely, the eleventh preambular paragraph and

operative paragraph 9. We said that the elements contained in these two paragraphs should be looked at somewhere other than in the First Committee, but we went along with the consensus despite those difficulties.

If the elements had been introduced in other Committees we would have been happy to support them. Nevertheless, in the spirit of solidarity, since it is an African draft resolution, we joined the consensus on it although we continue to have the same difficulties that we had last year.

The Chairman (*spoke in Spanish*): Note has been taken of the Algerian delegation's concerns regarding the draft resolution.

Mr. Fofana (Mali) (*spoke in French*): My delegation would like to co-sponsor draft resolution A/C.1/54/L.5.

The Chairman (*spoke in Spanish*): If no other delegation wishes to speak on draft resolution A/C.1/54/L.5, the Committee will now proceed to take action on draft resolution A/C.1/54/L.29. I call first on those representatives who wish to explain their position or vote before action is taken on this draft resolution. I see none.

I call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft resolution A/C.1/54/L.29, entitled "Verification in all its aspects, including the role of the United Nations in the field of verification", was introduced by the representative of Canada at the Committee's 19th meeting, on 29 October 1999. The sponsors of draft resolution A/C.1/54/L.29 are listed in the draft resolution itself and in document A/C.1/54/INF/2. In addition, the following countries have become sponsors of the draft resolution: Haiti, the Republic of Moldova and Turkey.

The Chairman (*spoke in Spanish*): The sponsors of draft resolution A/C.1/54/L.29 have expressed the wish that it be adopted by the Committee without a vote. If I hear no objection, I shall take it that the Committee wishes to act accordingly.

Draft resolution A/C.1/54/L.29 was adopted.

The Chairman (*spoke in Spanish*): The Committee will now proceed to take action on the draft resolutions in cluster 7. I now call upon those delegations wishing to make general statements on this cluster.

Mr. Al-Anbuge (Iraq) (*spoke in Arabic*): On draft decision A/C.1/54/L.28, entitled “Advisory Board on Disarmament Matters”, my delegation would like to make the following observations concerning the report of the Secretary-General contained in document A/54/218.

First, in speaking of the status of the United Nations Special Commission (UNSCOM) in Iraq, the report ignored completely the acts of spying, provocation and falsification carried out by the leadership of UNSCOM and many of its inspectors. By ignoring this issue the Advisory Board shows that it pays no heed to this very serious matter, which undermines the credibility of the role of the United Nations in the field of disarmament. It is very surprising that the Advisory Board reached its conclusions based on an informal paper presented by the former Chairman of UNSCOM, Mr. Ekeus, the present Ambassador of Sweden to Washington. Had it considered the report submitted by Ambassador Amorim to the Security Council, the conclusions would have been completely different.

Secondly, the report mentions that the Board was not in a position to assess the extent of what remained concealed with regard to Iraqi weapons of mass destruction. This conclusion confirms the non-objectivity of those who prepared the report. After nine years of interventionist inspections in Iraq, and the use of the United States U-2 spy planes almost daily, in addition to the use of satellites and spying by inspectors, UNSCOM did not produce any evidence of the presence of weapons of mass destruction or their components in Iraq. The Board should have reached this conclusion, not the contrary one. Raising doubts without giving evidence is the most dangerous thing that experts on disarmament can do.

Thirdly, the report of the Advisory Board states that Iraq's decision not to comply was the first regrettable step. This argument is far from the truth. The first regrettable step was Butler's withdrawal of his inspectors from Iraq without the knowledge or consent of either the Security Council or the Secretary-General. Then the destructive step that followed — the launching by the United States and Britain of aggression against Iraq on 16 December 1998 — was an act of aggression that targeted not only Iraqi infrastructure but also most of the facilities under the monitoring and verification regime, from which inspectors had departed hours before the bombing. The United States and Britain should pay the price for their aggression against Iraq and its people. History moves forward, not backward. Nobody should expect Iraq to accept new farces like the farce of the former UNSCOM, no matter what they are called.

The Chairman (*spoke in Spanish*): Obviously I shall not address the substance of the statement just made, but I understand that it was made as an explanation of vote or position before the voting or decision, since reference was made to a draft decision. I say this just to maintain order in our proceedings.

If no other delegations wish to make statements, the Committee will now proceed to take action on draft decision A/C.1/54/L.28, on which a statement has already been made by Iraq before the decision.

I call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft decision A/C.1/54/L.28, entitled “Advisory Board on Disarmament Matters”, was introduced by the representative of France at the Committee's 21st meeting, on 1 November 1999.

The Chairman (*spoke in Spanish*): The sponsor of draft decision A/C.1/54/L.28 has expressed the wish that it be adopted by the Committee without a vote. If I hear no objection I shall take it that the Committee wishes to act accordingly.

Draft decision A/C.1/54/L.28 was adopted.

The Chairman (*spoke in Spanish*): I now call upon the representative of Oman, who wishes to speak in explanation of position on the draft decision just adopted.

Mr. Al-Hassan (Oman) (*spoke in Arabic*): My delegation joined the consensus on draft decision A/C.1/54/L.28, which relates to the Advisory Board on Disarmament Matters.

In view of the procedural nature of the draft decision and the important role of the Board and its consultations with the Secretary-General, we would like to remind the Committee that, in the interests of transparency, we would appreciate more information on this draft decision and the nature of the Board.

The Chairman (*spoke in Spanish*): The Committee will now proceed to take action on draft resolution A/C.1/54/L.48. Does any delegation wish to speak before a decision is taken on this draft resolution?

I see none. I call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft resolution A/C.1/54/L.48, entitled "Convening of the fourth special session of the General Assembly devoted to disarmament", was introduced by the representative of South Africa on behalf of the States Members of the United Nations that are members of the Movement of Non-Aligned Countries at the Committee's 17th meeting, on 27 October 1999.

The Chairman (*spoke in Spanish*): The sponsors of draft resolution A/C.1/54/L.48 have expressed the wish that it be adopted by the Committee without a vote. If I hear no objection, I shall take it that the Committee wishes to act accordingly.

Draft resolution A/C.1/54/L.48 was adopted.

The Chairman (*spoke in Spanish*): Do any delegations wish to explain their position on the draft resolution just adopted?

There appear to be none.

The Committee will now turn to cluster 10. Here I want to make it clear that we should avoid anything that could complicate the procedure. Does any delegation wish to make a general statement on draft resolutions in this cluster, but not on specific draft resolutions? According to the rules of procedure, explanations of position or vote should be made just before action is taken. But first, does any delegation wish to make a general statement on cluster 10?

The Committee will now proceed to take action on draft resolution A/C.1/54/L.40/Rev.1. Does any delegation wish to explain its position or vote before a decision is taken on this draft resolution?

There being none, I call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft resolution A/C.1/54/L.40/Rev.1, entitled "Maintenance of international security — stability and development of South-Eastern Europe", was introduced by the representative of the former Yugoslav Republic of Macedonia at the Committee's 23rd meeting, on 4 November 1999. The sponsors of draft resolution A/C.1/54/L.40/Rev.1 are listed in the draft resolution itself and in document A/C.1/54/INF/2. In addition, the following countries have become sponsors of the draft resolution: Canada, Croatia,

Cyprus, the Czech Republic, Denmark, the United States of America and Ukraine.

Mr. Čalovski (the former Yugoslav Republic of Macedonia): I wish to inform the Committee that Albania and Azerbaijan have also become sponsors.

The Chairman (*spoke in Spanish*): I call on the Secretary of the Committee to conduct the voting.

Mr. Lin Kuo-chung (Secretary of the Committee): The Committee will now vote on draft resolution A/C.1/54/L.40/Rev.1.

A recorded vote was taken.

In favour:

Algeria, Andorra, Angola, Argentina, Armenia, Australia, Austria, Azerbaijan, Bahamas, Bahrain, Bangladesh, Barbados, Belgium, Benin, Bhutan, Bolivia, Bosnia and Herzegovina, Botswana, Brazil, Brunei Darussalam, Bulgaria, Burkina Faso, Canada, Cape Verde, Chile, Colombia, Costa Rica, Côte d'Ivoire, Croatia, Cuba, Cyprus, Czech Republic, Denmark, Djibouti, Dominican Republic, Ecuador, Egypt, El Salvador, Eritrea, Estonia, Ethiopia, Finland, France, Georgia, Germany, Ghana, Greece, Guatemala, Guyana, Haiti, Hungary, Iceland, India, Iran (Islamic Republic of), Ireland, Israel, Italy, Jamaica, Japan, Kazakhstan, Kenya, Lao People's Democratic Republic, Latvia, Lebanon, Libyan Arab Jamahiriya, Liechtenstein, Lithuania, Luxembourg, Madagascar, Malaysia, Maldives, Mali, Malta, Mauritius, Mexico, Micronesia (Federated States of), Monaco, Mongolia, Morocco, Mozambique, Myanmar, Namibia, Nepal, Netherlands, New Zealand, Nicaragua, Nigeria, Norway, Oman, Pakistan, Panama, Papua New Guinea, Paraguay, Peru, Philippines, Poland, Portugal, Qatar, Republic of Korea, Republic of Moldova, Romania, Russian Federation, San Marino, Saudi Arabia, Senegal, Sierra Leone, Singapore, Slovakia, Slovenia, Solomon Islands, South Africa, Spain, Sri Lanka, Sudan, Suriname, Swaziland, Sweden, Tajikistan, Thailand, the former Yugoslav Republic of Macedonia, Togo, Trinidad and Tobago, Tunisia, Turkey, Turkmenistan, Uganda, Ukraine, United Arab Emirates, United Kingdom of Great Britain and Northern Ireland, United Republic of Tanzania, United States of America, Uruguay, Uzbekistan, Venezuela, Yemen, Zambia, Zimbabwe

Against:

None

Abstaining:

Belarus, China

Draft resolution A/C.1/54/L.40/Rev.1 was adopted by 137 votes to none, with 2 abstentions.

The Chairman (*spoke in Spanish*): I now call upon those representatives wishing to explain their vote or position on the draft resolution just adopted.

Mr. Tello (Mexico) (*spoke in Spanish*): Last year my delegation abstained in the voting on the corresponding draft resolution because we felt it did not meet the requirements of the decision taken in paragraph 117 of the Final Document of the first special session of the General Assembly devoted to disarmament.

As will be recalled, in that Final Document, which was adopted by consensus, it was decided that the First Committee was to deal only with disarmament issues and issues of international security related to disarmament questions. This year, in the draft resolution just adopted, A/C.1/54/L.40/Rev.1, the sponsors inserted a paragraph that highlights the importance of activities related to disarmament, arms limitation and confidence-building in the region in question. This is a very tenuous link with disarmament issues, and we hope that in the future the members of the First Committee will adhere to the decision taken by the General Assembly to devote the work of this Committee solely and exclusively to disarmament questions and related security issues.

The Chairman (*spoke in Spanish*): The Committee has concluded in record time its work on the draft resolutions and draft decision before it at this morning's meeting.

In connection with draft resolution A/C.1/54/L.1/Rev.1, it has been suggested that action could be taken either this morning or this afternoon. Are delegations prepared to consider draft resolution A/C.1/54/L.1/Rev.1 at this time?

Mr. Aamiry (Jordan) (*spoke in Arabic*): Since the amendment to draft resolution A/C.1/54/L.1/Rev.1 was put forward by the representative of France rather late for my delegation, and since the issue of the Anti-Ballistic Missile Treaty is an extremely important one in the field of international security, I believe that we should be given time to consider the significance of the French proposal, as it deals with an issue of paramount importance. The Treaty

on the Non-Proliferation of Nuclear Weapons is closely linked with the Anti-Ballistic Missile Treaty. We would like to have enough time to consider it before taking action — say, this afternoon or on Monday morning.

The Chairman (*spoke in Spanish*): The Chair would prefer that the deadline be this afternoon because this matter has been protracted for a few days.

Mr. Lavrov (Russian Federation) (*spoke in Russian*): I agree with you, Mr. Chairman, that we do have to work on it today, because yesterday it was decided that we should vote on it today. Rule 78 states that delegations can proceed within 24 hours, and I understand that that 24-hour period has already elapsed. If delegations believe that today after lunch their positions would be clearer, we would not object, but I think that the Secretariat would be able to say exactly when the 24-hour period ends. Perhaps that would be the best way to determine the time for the voting. According to our calculations, the 24-hour period has practically elapsed.

The Chairman (*spoke in Spanish*): Thank you for that counsel, but I am also able to make calculations. I do agree that these are the rules, but we are working in a cordial atmosphere, and so it is possible in that way to resolve procedural issues without any problem. I think it is clear that the decision will be taken on the draft resolution today. Without asking the Secretariat, I could say that the 24-hour period has not yet expired. There is an hour left. We would have to wait an hour without doing anything and then put the draft resolution to a vote. It might be nice to have a friendly coffee break, but in this context, I think the request made by Jordan makes sense. It is up to the Committee to decide if it wants us to wait an hour and then decide, or if it wants this matter to be put on the list for first thing this afternoon and end this meeting now. I am in the hands of the delegations. It is my duty to follow the decision taken by delegations, but at the same time I venture to appeal that we not become entangled in procedural issues.

How delegations will vote on questions of substance should be clear, but at the same time, as I said at the outset, it is a good idea for smaller delegations with fewer representatives and resources to have the opportunity to obtain all the needed information to make their decision. But I do say to the delegation of the Russian Federation that there is no question but that action will be taken by this afternoon.

Mr. Andrade Pinto (Brazil) (*spoke in Spanish*): My delegation is prepared to vote on all the drafts included in the informal paper for this afternoon. In other words, if

there is any objection, if any delegation wants to leave a draft resolution until this afternoon and not do it now we can be flexible. But if this afternoon's work can be reduced by including some of these draft resolutions this morning we would agree with the suggestion.

The Chairman (*spoke in Spanish*): A brief summary: the representative of the Russian Federation would prefer that this draft resolution be put to the vote now. The representative of Jordan has a well-defined request that it be put to the vote this afternoon. The representative of Brazil would not object to the draft resolution being put to the vote this afternoon, so there is a certain trend towards putting the draft resolution to the vote this afternoon.

Mr. Sychov (Belarus) (*spoke in Russian*): We need to consider the effective use of the resources we have for the work of the Committee. In this connection, the proposal made by the representative of Brazil deserves attention. He proposed that we consider now items that were planned for discussion this afternoon because of the time limit that had been set for the Committee's consideration of draft resolution A/C.1/54/L.1/Rev.1. In this way we could conclude our work this morning.

Mr. Oyugi (Kenya): My delegation wishes to support the proposal made by Brazil. We are ready to take action on all the draft resolutions listed in informal paper No. 6, and we think this would be an efficient way of using our time and resources.

Mr. Hu Xiaodi (China) (*spoke in Chinese*): The Chinese delegation agrees with the views expressed by the previous two speakers. We believe it is entirely possible to take action on the draft resolutions listed in informal paper No. 6, and at an appropriate time this morning we can take action on draft resolution A/C.1/54/L.1/Rev.1.

The Chairman (*spoke in Spanish*): I propose that we wait a while to give the representative of Jordan an opportunity to look at the proposal, which I think is clear — I am not saying whether it is good or bad, but it is well structured and easy to follow. I emphasize that I am not passing any value judgement on the substance of the proposal but I think that some time could be allowed to look at the proposal, we could come back together and then we could deal with the item this morning.

If I hear no objection I shall take it that the Committee agrees. The Committee will meet again in exactly one hour in order to meet the deadline that the representative of the Russian Federation asked be respected.

The meeting was suspended at 10.55 a.m. and resumed at 12 noon.

The Chairman (*spoke in Spanish*): I now call upon those delegations wishing to make general statements on draft resolutions contained in cluster 1. There appear to be none.

The Committee will now proceed to take action on draft resolution A/C.1/54/L.56 which contains amendments to A/C.1/54/L.1/Rev.1.

I call on those members of the Committee who wish to explain their position or vote before a decision is taken on draft resolution A/C.1/54/L.56.

Mr. Grey (United States of America): My delegation will vote "no" on amendment A/C.1/54/L.56, the amendments proposed by France to draft resolution A/C.1/54/L.1/Rev.1.

While we share the substantive concerns reflected in the French amendments, we believe it is a mistake to consider these concerns in connection with draft resolution A/C.1/54/L.1/Rev.1. Furthermore, in our view these amendments do not fix the draft resolution. We will oppose the draft resolution with or without these amendments.

Mr. Aamiry (Jordan): The draft resolution that was submitted by Belarus, China and the Russian Federation deals with —

The Chairman (*spoke in Spanish*): I am sorry to interrupt the representative of Jordan, but the Committee is taking action on draft resolution A/C.1/54/L.56. Subsequently there will be an opportunity for you to express your position on draft resolution A/C.1/54/L.1/Rev.1. I would ask that the Committee first take action on A/C.1/54/L.56.

Mr. Aamiry (Jordan): Thank you, Sir, for making that clear. My delegation is not comfortable with the amendment introduced by the representative of France yesterday, because although the amendment deals with a very important domain of disarmament, namely, the non-proliferation of weapons of mass destruction — and wherever my delegation finds an opportunity to vote for issues of non-proliferation we would certainly do so, particularly since we live in a neighbourhood where the closest neighbour to Jordan has a programme with which we are not very comfortable, so we would like to see non-proliferation take place in our region as well as in other

regions. Yet the issue of including non-proliferation within the domain of maintaining the Anti-Ballistic Missile Treaty very much dilutes and blurs the issue.

If I were to be honest intellectually with myself I would vote against the amendment, but I would not be more royalist than the King, so I will abstain in the voting.

Mr. Al-Hariri (Syrian Arab Republic) (*spoke in Arabic*): My country, like all other countries and the United Nations, welcomed the Anti-Ballistic Missile (ABM) Treaty because it serves global stability and strategic balance and is an important part of bilateral and multilateral disarmament agreements. However, the amendments suggested in document A/C.1/54/L.56 are far removed from the main objective of the draft resolution under consideration and divert it from its main direction.

We consider that these amendments encourage violations of the ABM Treaty and therefore fall outside the perspective of the draft resolution. That will lead my delegation to abstain in the voting on the draft resolution.

Mr. Baeidi-Nejad (Islamic Republic of Iran): The French amendments in document A/C.1/54/L.56 and draft resolution A/C.1/54/L.1/Rev.1 are really issues that belong together, and I want to touch on the main concept in draft resolution A/C.1/54/L.1/Rev.1 at the same time as I express our views on the amendments. We would be comfortable making those explanations either now or before voting on draft resolution A/C.1/54/L.1/Rev.1. These issues go together, and we cannot make our explanation on the amendment without referring to the draft resolution itself. So if the Chairman will allow me, I will continue.

My delegation will certainly vote in favour of draft resolution A/C.1/54/L.1/Rev.1 for obvious reasons. The Anti-Ballistic Missile (ABM) Treaty is one of the main foundations of global security and has served as an essential element in maintaining stability and a global geostrategic balance. This Treaty has also had an important role in containing the arms race, particularly among the nuclear-weapon States. We appreciate the initiative of the sponsors of the draft resolution in bringing this matter to the First Committee.

The expected overwhelming support of the Committee today would manifest the great desire of the international community to preserve the integrity of the ABM Treaty. My delegation, in the same spirit, will abstain in the voting on the amendment submitted by the delegation of France to this draft resolution. While sharing some of the main points

on which the French delegation elaborated yesterday in the Committee, we believe that the amendments are not consistent with the spirit of the draft resolution, which calls for unequivocal support for the preservation of and compliance with the ABM Treaty. My delegation is of the view that the concepts contained in the amendments, however substantive, might be misinterpreted against the spirit of the draft resolution.

Apart from this, the content of the amendments suggested by France deserves to be improved to better reflect the realities and developments taking place in the world. Although the proliferation of weapons of mass destruction is a real threat to international security, we should not lose sight of the fact that the proliferation of weapons of mass destruction would not be completely reversed unless those weapons of mass destruction were legally outlawed, and, more important, unless they were destroyed under effective international control. The continued possession of weapons of mass destruction is therefore an area of major concern of the international community. The important recent moves for concluding the Chemical Weapons Convention and the Biological Weapons Convention were based on exactly that essential foundation. We hope very much that similar moves will be brought forward to ban nuclear weapons.

My delegation was willing to rectify the shortcomings inherent in the amendments suggested, however due to the complexity of the issues related to the draft resolution, the late submission of the amendments and subsequent contacts and consultations, particularly with the sponsors of the draft resolution, we decided not to push for any complication of the draft amendment at this stage.

Mr. DuPreez (South Africa): The amendments contained in A/C.1/54/L.56, which the delegation of France has proposed with regard to draft resolution A/C.1/54/L.1/Rev.1, and the emphasis which these place on preventing the proliferation of weapons of mass destruction and their delivery systems, are fully in line with South African Government policy. In fact, South Africa is not only committed to opposing such proliferation in terms of policy, but it is also obliged to do so in terms of parliamentary legislation, namely, the Non-Proliferation of Weapons of Mass Destruction Act.

My delegation, however, believes that while the amendments which have been proposed by France are acceptable to us in terms of our national policies, they are not appropriately proposed for this draft resolution, where the focus is the Anti-Ballistic Missile (ABM) Treaty. As a

consequence, it is our intention to abstain in the voting on the amendments. If the amendments are adopted, it is, however, our intention to vote in favour of the draft resolution as a whole, including with the amendments.

Mr. Khan (Pakistan): My delegation is taking this opportunity to explain its vote before the voting on the amendments contained in document A/C.1/54/L.56.

The draft resolution contained in document A/C.1/54/L.1/Rev.1 relates to a very specific subject, namely, the preservation of and compliance with the Anti-Ballistic Missile (ABM) Treaty. Delegations, in our opinion, should be allowed to take a position on the draft resolution on its own merits rather than be distracted by unrelated references to discriminatory positions.

Weapons of mass destruction are nuclear, chemical and biological weapons. The Chemical Weapons Convention is a reality. Efforts are being made to ensure its universality, thereby eliminating the threat of the proliferation of chemical weapons. There is also a separate First Committee draft resolution dealing with the Chemical Weapons Convention. The Biological Weapons Convention has been in existence for many years. Efforts are currently under way to strengthen that Convention through a Protocol. Again, there is a specific draft resolution on the subject in the First Committee. Only nuclear weapons are the subject of widespread concern because they exist by the thousands in the arsenals of the nuclear-weapon States and because some of them seek to perpetuate discrimination and double standards. That is the thrust of these amendments.

If the reference to the means of delivery is to missiles, then this issue will also need to be addressed in all its aspects including the thousands of missiles deployed by the major Powers.

The reasons for the amendments are not understood. They seem designed to bring into the ABM draft resolution highly contentious issues, to impose on this draft resolution the discrimination inherent in the policies of some States that preach abstinence to others while claiming a special right to keep and accumulate weapons of mass destruction for themselves. It is also an effort to shift attention from the main focus of the draft resolution to the preferred priorities of some States.

For these reasons my delegation would have voted against these amendments, but because the sponsors of the draft resolution have decided to abstain in the voting on these amendments, my delegation will also abstain.

The Chairman (*spoke in Spanish*): There are no further speakers wishing to explain their vote or position on the amendments submitted by France before action is taken.

I now call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft amendment A/C.1/54/L.56, containing amendments to draft resolution A/C.1/54/L.1/Rev.1, entitled "Preservation of and compliance with the Anti-Ballistic Missile Treaty", was introduced by the representative of France at the Committee's 23rd meeting, on 4 November 1999.

The Committee will now vote on the draft amendment contained in document A/C.1/54/L.56.

A recorded vote was taken.

In favour:

Algeria, Brazil, Brunei Darussalam, Burkina Faso, Canada, Chile, Colombia, Ethiopia, France, Guyana, Haiti, Ireland, Jamaica, Kazakhstan, Malaysia, Mexico, Monaco, Morocco, Myanmar, Thailand, Tunisia, Ukraine

Against:

United States of America

Abstaining:

Angola, Argentina, Armenia, Australia, Austria, Bahamas, Bahrain, Bangladesh, Belarus, Belgium, Benin, Bhutan, Bolivia, Bosnia and Herzegovina, Bulgaria, Cambodia, China, Comoros, Costa Rica, Côte d'Ivoire, Croatia, Cuba, Cyprus, Czech Republic, Denmark, Ecuador, Egypt, El Salvador, Estonia, Fiji, Finland, Georgia, Germany, Ghana, Greece, Guatemala, Hungary, Iceland, India, Iran (Islamic Republic of), Israel, Italy, Japan, Jordan, Latvia, Lebanon, Liechtenstein, Lithuania, Luxembourg, Malta, Marshall Islands, Mauritius, Mongolia, Mozambique, Nepal, Netherlands, New Zealand, Nicaragua, Nigeria, Norway, Pakistan, Papua New Guinea, Paraguay, Peru, Poland, Portugal, Republic of Korea, Republic of Moldova, Romania, Russian Federation, San Marino, Senegal, Sierra Leone, Singapore, Slovakia, Slovenia, Solomon Islands, South Africa, Spain, Sri Lanka, Sudan, Suriname, Swaziland, Sweden, Syrian Arab Republic, Tajikistan, the former Yugoslav Republic of Macedonia, Togo, Trinidad and Tobago, Turkey, United Kingdom of Great Britain and Northern Ireland, United Republic of Tanzania, Uruguay, Uzbekistan, Venezuela

The amendment was adopted by 22 votes to 1, with 95 abstentions.

The Chairman (*spoke in Spanish*): I call now on those delegations wishing to explain their votes or positions on the amendment just adopted.

I see none. The Committee will now proceed to take action on draft resolution A/C.1/54/L.1/Rev.1, as amended.

I now call on those members of the Committee who wish to explain their positions or votes before a decision is taken on the draft resolution.

Mr. Al-Anbuge (Iraq) (*spoke in Arabic*): Draft resolution A/C.1/54/L.1/Rev.1, entitled "Preservation of and compliance with the Anti-Ballistic Missile Treaty", is timely, for the Anti-Ballistic Missile (ABM) Treaty is a cornerstone for maintaining strategic balance and stability in the world today. Since the signing of that Treaty in 1972, it has contributed to limiting the development and deployment of the anti-ballistic missiles of the Soviet Union and the United States of America. Thus, it has played a significant role in the cessation of the nuclear arms race and the creation of a favourable climate for keeping up the momentum of the nuclear disarmament process.

However, that Treaty at present is confronted by grave challenges due to United States endeavours to amend it with a view to weakening it, contrary to the desire of the Russian Federation, the other party to the Treaty, and contrary to the will of the majority of the members of an international community, which seeks to promote arms control and arms limitation measures, not undermine them.

The goal of the American attempt to weaken the ABM Treaty is indeed crystal clear: to attain absolute strategic superiority at the expense of the security of others and to develop defensive and offensive missile programmes that do not exclude outer space from the scope of activities.

We, as an Arab State, are even more concerned that the United States continues its bilateral cooperation with Israel to develop common missile-defence programmes. The missile that Israel successfully tested a few days ago is a product of this cooperation in the field of armaments and brings us to a new stage in the arms race, a stage based on renegeing on existing international conventions, which seriously jeopardizes international peace and security. Moreover, this would divert more material and financial resources to military development instead of devoting such resources to economic and social development and to

building the edifice of peace, at a time when the world desperately needs to make a common effort to meet the developmental and environmental needs of present and future generations, to make a commitment to resolve conflicts peacefully and to renounce the policy of force that has only meted out destruction to humanity.

Hence, on the basis of these points, my delegation strongly supports draft resolution A/C.1/54/L.1/Rev.1 in its original form and calls on other States to support it as well.

Ms. Kunadi (India): My delegation has requested the floor before the voting on draft resolution A/C.1/54/L.1/Rev.1 to state its position on this draft resolution on the Anti-Ballistic Missile (ABM) Treaty.

The Anti-Ballistic Missile Treaty, an important legal instrument that had its genesis in the strategic competition of the cold-war years, is of continuing importance and relevance to the international community. The Treaty, concluded in 1972, was based on certain premises which retain their validity. The Treaty considered that effective measures to limit anti-ballistic missile systems would be a substantial factor in curbing the strategic offensive arms race and would also contribute to the creation of conditions more conducive to negotiations on reducing nuclear weapons.

The essential core of the Treaty remains the provisions in article I, paragraph 2, that each party to the Treaty undertakes not to deploy anti-ballistic missile systems for a defence of the territory of its country and not to provide a base for such a defence. The article also laid down limited parameters for the defence of an individual region. We note that this draft resolution has reaffirmed the premises of the Treaty.

It may be useful to recall that all agreements relating to nuclear arms limitation and reductions, including the SALT and START process, took place after the ABM Treaty, which provided an agreed basis and mutual confidence that facilitated the nuclear arms reduction agreements. Until such time as an alternative basis is put in place, there will be continuing relevance for the ABM Treaty.

The ABM Treaty may have had its genesis in the bilateral context when the relevant technologies were available only to two States. That does not hold true today. The ABM Protocol signed in 1997 already went beyond the strict bilateral context. Just as nuclear disarmament is a concern for the international community as a whole and not

just for those who possess nuclear weapons, so the ABM Treaty is a matter of concern for the international community. Compliance with the Treaty would necessarily be the obligation of the parties to the Treaty, but non-compliance with the Treaty has global consequences, and the international community therefore has a legitimate and vital interest.

The shadow of the ongoing developments in the field of ballistic missile defences has already been cast on the work of the Conference on Disarmament. The inability of the Conference this year to agree to a programme of work, including in the Ad Hoc Committee on the Prevention of an Arms Race in Outer Space, reflects at a more fundamental level divergence regarding priorities in the disarmament agenda. We believe that the present disarmament agenda cannot continue to hold for long if new areas of competition are unfolding simultaneously. This would have the unfortunate but inevitable consequence of calling into question the relevance of current proposals for limiting and reducing offensive strategic arms. A vicious cycle of offence feeding on defence and vice versa may become the order of the day.

The international community has rightfully expressed its concern in various forums regarding the developing challenges to the ABM Treaty. The final communiqué of the Meeting of Ministers for Foreign Affairs and Heads of Delegation of the Movement of Non-Aligned Countries, held in New York on 23 September, expressed concern regarding the negative implications of these developments and the further erosion of the international climate conducive to the promotion of disarmament and the strengthening of international security.

India has closely followed the discussions in the Committee on A/C.1/54/L.1 and on A/C.1/54/L.1/Rev.1, which included new references, including to the Treaty on the Non-Proliferation of Nuclear Weapons, which were not in the original draft. India supports the sponsors' objective, through this draft resolution, of giving expression to the concern of the General Assembly regarding emerging trends towards testing and deployment of ballistic missile defences, which could have far-reaching implications, including for the disarmament agenda. There is an imperative need to stem such deployments. Preserving the ABM Treaty and its core principles will be an indispensable element in international efforts to achieve such an objective.

India attaches importance to the objectives of this draft resolution and will therefore be casting a positive vote. India abstained in the voting on the amendments proposed

in document A/C.1/54/L.56. While we have no quarrel with the content of the amendments, they have little relevance in a draft resolution aimed at preserving the ABM Treaty and promoting its objective. It would be a pity if those provisions were to be cited as grounds for action which went against the objective of this draft resolution.

Mr. Khan (Pakistan): My delegation is taking this opportunity to explain its vote before the voting on the draft resolution contained in document A/C.1/54/L.1/Rev.1.

My delegation has followed with concern developments relating to the Anti-Ballistic Missile (ABM) Treaty because of their wide-ranging implications for international and regional peace and security. The fundamental premise of the ABM Treaty is simple and compelling: restraint and strategic capabilities have to be mutual and reciprocal. Disregard of this principle, whether in the global context or at the level of regional actors, can create an action/reaction cycle and could lead to an unending arms race.

The ABM Treaty has served as the bedrock for maintaining strategic stability. It has been critically important in providing the basis for reducing strategic offensive weapons between the United States and Russia and allowing other nuclear-weapon States to maintain much lower levels of nuclear arms. The preservation of and compliance with the ABM Treaty is vital for international security and for promoting nuclear disarmament.

The nuclear-weapon States have affirmed that nuclear disarmament is firstly a bilateral affair between the United States and the Russian Federation. Although we cannot support this position, because it is designed to exclude multilateral negotiations on nuclear disarmament, we have nonetheless expressed our support for all measures to reduce nuclear weapons, especially the START Treaties. Now even this so-called first stage of nuclear disarmament is in jeopardy on account of the threat to the ABM Treaty. The framework for nuclear disarmament established by the nuclear-weapon States themselves is in danger because of their own actions.

The statement by the representative of Russia on 13 October gives a clear indication of the stakes involved. He has warned that the deployment of ABM systems could derail the implementation of START I and prevent START II from entering into force. The damage would spread to other existing agreements and jeopardize future prospects for arms reduction and disarmament. These issues cannot be

dismissed summarily, nor can they be rejected by characterizing them as bilateral matters.

The threat of ballistic missiles, which some have sought to use as a justification for the establishment of anti-ballistic missile systems needs to be seen in its proper perspective. The capabilities of the sources of such threats are insignificant compared to the firepower which is available to the nuclear-weapon States. Non-parties and experts have concluded that such threats are more imaginary than real. My delegation, in its statement on 20 October, expressed its concerns with regard to both anti-ballistic missile and theatre missile defence systems.

My delegation will vote in favour of draft resolution A/C.1/54/L.1/Rev.1. Pakistan would have co-sponsored this draft resolution if in operative paragraph 1 the draft resolution had called for no transfer of any anti-ballistic missile systems to any other State.

We take this opportunity to appeal to Russia, the main sponsor of the draft resolution, also to display the same degree of sensitivity to our security concerns in our region and to reconsider its decision to supply an anti-missile system to our neighbour. The provision of such a system will have the same effect regionally that Russia seeks to prevent globally, and we hope that the Russian delegation sees the irony in that situation.

Mr. Oyugi (Kenya): I should like to explain the position of my delegation on draft resolution A/C.1/54/L.1/Rev.1.

It cannot be denied that the Anti-Ballistic Missile (ABM) Treaty has served a useful purpose in the 27 years of its existence. It has played a positive role in helping curb the arms race in a category of deadly weaponry that includes nuclear arms. Its exclusive bilateral nature notwithstanding, the Treaty has been particularly useful in putting a check on the build-up of arms in a area which has the dangerous potential to spark an arms race in outer space.

However, when talking of disarmament treaties, it should by now be clear that the ABM Treaty is not the only one under threat. The Treaty on the Non-Proliferation of Nuclear Weapons (NPT) is arguably under greater siege than the ABM Treaty. During our general debate many delegations, including mine, expressed concern over the fate of the NPT. There have been developments which amount to a violation of this Treaty. The reluctance of the nuclear-weapon States to carry out nuclear disarmament in good

faith in accordance with article VI of the Treaty is an example of that. The principle of sharing nuclear weapons, as reaffirmed in an alliance doctrine earlier this year, is also a case of violation of articles II and III of the Treaty.

We ask what lessons can therefore be drawn from the threat currently facing the ABM Treaty. We know of at least one: that it is imperative to involve the international community in such treaties right from the beginning, especially given the nature of the weaponry involved. The effective participation of the broader international community in this field is likely to provide a better guarantee for the survival of such treaties.

In a nutshell, Kenya will vote in favour of the draft resolution. This notwithstanding, we would like to point out that all arms control and disarmament treaties should be respected and treated equally.

Mr. Ogunbanwo (Nigeria): Nigeria would like to make a statement in explanation of vote before the voting on the draft resolution contained in document A/C.1/54/L.1/Rev.1.

Nigeria believes that in order to achieve disarmament agreements various efforts are needed, including bilateral, plurilateral, multilateral and unilateral efforts. The Anti-Ballistic Missile (ABM) Treaty is the result of the determined bilateral efforts of the United States and the Russian Federation. It has been repeatedly said in this Committee that the primary responsibility for nuclear disarmament lies with the nuclear-weapon States, especially the United States and the Russian Federation, the two countries that possess the largest stockpiles of nuclear weapons. That responsibility depends to some extent on the assumption that there exists a high degree of cooperation between the nuclear-weapon States, especially the United States and the Russian Federation. My delegation is concerned that lack of cooperation between the nuclear-weapon States could have negative effects on other areas of disarmament efforts. In our view, the 27-year-old ABM Treaty is a good example of a bilateral cooperative agreement which has provided the foundation for achieving further reductions in strategic arms, including through START I and START II. We hope that it will have an effect on START III, which we hope will commence soon.

The ABM Treaty has been amended before in the spirit of cooperation. We urge the United States and the Russian Federation to continue to demonstrate the same spirit of cooperation which has allowed the ABM Treaty to stand the test of time. My delegation therefore appeals to

the two States to resume their ongoing dialogue, bearing in mind that the ABM Treaty is the cornerstone of strategic stability.

For these reasons, as well as the fact that we attach great importance to the value of cooperation in achieving disarmament treaties, Nigeria will abstain in the voting on draft resolution A/C.1/54/L.1/Rev.1.

Mr. Andrade Pinto (Brazil): Brazil is a sponsor of a draft resolution on nuclear disarmament that underlines in its text that the Anti-Ballistic Missile Treaty remains a cornerstone of strategic stability, and we continue to agree with that. My Government, however, considers that some of the provisions of the present draft resolution are not in line with current practice and the law of treaties. Therefore, Brazil will abstain in the voting on draft resolution A/C.1/54/L.1/Rev.1.

Mr. Schevchenko (Ukraine): My delegation would like to explain its position before action is taken on draft resolution A/C.1/54/L.1/Rev.1. Ukraine considers the Anti-Ballistic Missile (ABM) Treaty a cornerstone of the existing strategic stability in the world. Such a position is consistent with the multilateral assessment made by the States implementing the Treaty in the course of its regular five-year review in 1998. At the same time, the latest developments in the situation regarding the ABM Treaty have raised some concerns in Ukraine. On the one hand, the Russian Federation and the United States reaffirmed their commitment to the ABM Treaty in the joint statement concerning strategic offensive and defensive arms and further strengthening stability in June of this year — the Cologne statement — recognizing its importance in the sphere of strengthening strategic stability and international security.

On the other hand, the United States decision on the national anti-ballistic missile system authorized by the President of the United States of America has made the prospect of the United States development of its national anti-ballistic missile system clearer. This fact has also had wide political resonance. Ukraine understands the concerns of any State relating to the proliferation of missile technologies and weapons of mass destruction, and that every State has a sovereign right to resolve the issues of its national security taking into account its assessment of existing or potential threat.

Meanwhile, we think that the relevant measures taken by States cannot be incompatible with their international commitments. This undoubtedly applies to the commitments

made by the parties to the ABM Treaty, as well as to the other treaties on strategic stability — the START and Intermediate-Range Nuclear Forces (INF) Treaties. We understand that both the Russian Federation and the United States have reaffirmed, in the above-mentioned Cologne joint statement, their existing obligations under article XIII of the Treaty to consider possible changes touching upon the provisions of the Treaty in the strategic situation. We are convinced that the Standing Consultative Commission (SCC) that was set up by Belarus, Kazakhstan, the Russian Federation, Ukraine and the United States, as the States parties to the Treaty, is a proper multilateral forum for consideration of all related issues, as well as, under article XIII, paragraph 1 (f), of the Treaty, “possible proposals for further increasing the viability of this Treaty, including...amendments”, as referred to in article XIV.

In this context, our delegation has serious doubts that bilateral efforts are the only way to achieve success, as was expressed here by the United States delegation and the Nigerian delegation. The Treaty is considered by my delegation essentially a bilateral agreement.

We would like to stress once again the necessity of the entry into force of the 1997 New York agreements formalizing the succession issues in respect of the ABM Treaty. In our view, a prompt resolution of the succession-related issues will contribute further to the viability of the Treaty.

My delegation thoroughly examined the amendments to draft resolution A/C.1/54/L.1/Rev.1 proposed yesterday by the French delegation, and we support the main thrust contained therein. However, the above considerations and the necessity for further analysis of events in the sphere of the ABM Treaty, and the recent results of the SCC’s fifty-ninth session, will lead Ukraine to abstain this year in the voting on draft resolution A/C.1/54/L.1/Rev.1.

The Chairman (*spoke in Spanish*): That brings us to the conclusion of the first part of our procedure related to decision-making on this draft resolution. I now call on the Secretary of the Committee.

Mr. Lin Kuo-chung (Secretary of the Committee): Draft resolution A/C.1/54/L.1/Rev.1, entitled “Preservation of and compliance with the Anti-Ballistic Missile Treaty”, was introduced by the representative of the Russian Federation at the Committee’s 13th meeting, on 21 October 1999. The sponsors of the draft resolution are listed in the draft resolution itself.

The Committee will now vote on draft resolution A/C.1/54/L.1/Rev.1, as amended.

A recorded vote was taken.

In favour:

Algeria, Angola, Armenia, Bangladesh, Barbados, Belarus, Bhutan, Botswana, Brunei Darussalam, Burkina Faso, Cambodia, China, Colombia, Comoros, Cuba, Democratic People's Republic of Korea, Egypt, Ethiopia, France, Guyana, Haiti, India, Indonesia, Iran (Islamic Republic of), Ireland, Jamaica, Jordan, Kazakhstan, Kenya, Lao People's Democratic Republic, Libyan Arab Jamahiriya, Malaysia, Mexico, Mongolia, Mozambique, Myanmar, Namibia, Nepal, Pakistan, Russian Federation, Singapore, South Africa, Sri Lanka, Sudan, Suriname, Swaziland, Syrian Arab Republic, Tajikistan, Thailand, Uganda, United Republic of Tanzania, Viet Nam, Zambia, Zimbabwe

Against:

Israel, Latvia, Micronesia (Federated States of), United States of America

Abstaining:

Andorra, Argentina, Australia, Austria, Bahamas, Bahrain, Belgium, Benin, Bolivia, Bosnia and Herzegovina, Brazil, Bulgaria, Canada, Chile, Costa Rica, Côte d'Ivoire, Croatia, Cyprus, Czech Republic, Denmark, Dominican Republic, Ecuador, Estonia, Fiji, Finland, Georgia, Germany, Ghana, Greece, Guatemala, Hungary, Iceland, Italy, Japan, Lebanon, Liechtenstein, Lithuania, Luxembourg, Malta, Marshall Islands, Mauritius, Monaco, Morocco, Netherlands, New Zealand, Nicaragua, Nigeria, Norway, Papua New Guinea, Paraguay, Peru, Poland, Portugal, Republic of Korea, Republic of Moldova, Romania, San Marino, Senegal, Sierra Leone, Slovakia, Slovenia, Solomon Islands, Spain, Sweden, the former Yugoslav Republic of Macedonia, Togo, Trinidad and Tobago, Turkey, Ukraine, United Kingdom of Great Britain and Northern Ireland, Uruguay, Uzbekistan, Venezuela

Draft resolution A/C.1/54/L.1/Rev.1, as amended, was adopted by 54 votes to 4, with 73 abstentions.

The Chairman (*spoke in Spanish*): I now call on those delegations wishing to explain their position or vote on the draft resolution just adopted.

Mr. Westdal (Canada): Canada abstained in the voting on this draft resolution. Our decision to do so, however,

should in no way be interpreted as an indication of any change in Canada's appreciation of the fundamental importance of the Anti-Ballistic Missile (ABM) Treaty to international security. In fact, a little more than a week ago in Boston, our Foreign Minister, Mr. Axworthy underlined the importance of the ABM Treaty to international strategic stability, a point made by both parties to the Treaty. He also cautioned that in efforts to reconcile national missile defence with the Treaty, great care should be taken not to damage a system that for almost 30 years has underpinned nuclear restraint and allowed for nuclear reductions.

While Canada believes — in fact insists — that the global community has a clear stake in the outcome of United States/Russian discussions on the future of the Treaty, our sense is that this bilateral process between the parties directly involved needs to be given more time. Although there is much in the draft resolution that Canada can support, we question whether bringing this issue to the General Assembly in this way at this time is the best way to move matters forward. Thus our decision to abstain.

On a related point, we remain deeply concerned about the broader issue of the proliferation of missile systems, especially those capable of delivering weapons of mass destruction. It is for this reason that we voted in favour of amendments to the draft resolution drawing attention to this issue.

Mr. Bivero (Venezuela) (*spoke in Spanish*): The Venezuelan delegation shares the concerns expressed in the draft resolution and understands the global implications that a unilateral modification to the Anti-Ballistic Missile (ABM) Treaty would have for strategic stability and all international agreements in the sphere of arms control and limitation.

In the current circumstances, Venezuela is confident that the parties to the Treaty will be able to advance in resolving their possible discrepancies without undermining the principles, integrity and full observance of the Treaty. In this context, Venezuela is convinced that the international community must remain watchful over the evolution of this subject. Venezuela also views favourably the aim of the amendments proposed by France, and we are sure that the broader issue of the proliferation of weapons of mass destruction and their delivery systems can be dealt with in a timely and appropriate way.

For these reasons, the delegation of Venezuela abstained in the voting on the draft resolution in document A/C.1/54/L.1/Rev.1.

Mr. Benítez Versón (Cuba) (*spoke in Spanish*): The international community is now making considerable efforts to achieve the adoption of instruments that prevent or curb the creation and development of certain weapons or weapons systems that threaten international security, such as nuclear weapons. It is really lamentable that a country that has undertaken commitments under a Treaty of such historic importance as the Anti-Ballistic Missile (ABM) Treaty is carrying out actions that undermine or sidestep the letter and spirit of that legal instrument.

Cuba voted in favour of and welcomes the adoption of the draft resolution contained in document A/C.1/54/L.1/Rev.1, as we emphasize the need for the Treaty on the Limitation of Anti-Ballistic Missile Systems to be respected strictly. Any violation of the ABM Treaty, as indicated by the sponsors of the text, will have a negative influence on the security interests not only of the States parties but also of the entire international community and will therefore have negative consequences for international peace, security, strategic balance and nuclear disarmament.

For these reasons Cuba considers the discussion of this item in the framework of the General Assembly completely relevant, and particularly in the framework of this Committee. It is our hope that for the next session the worrisome situation that now exists regarding the ABM Treaty will have evolved in such a way that it will not be necessary to adopt another resolution on this subject.

Mr. Miranda Brambilla (Peru) (*spoke in Spanish*): The delegation of Peru wishes to emphasize the traditional position of our country in favour of disarmament and nuclear non-proliferation and our support for the validity of the Treaty on the Limitation of Anti-Ballistic Missile Systems signed by the Union of Soviet Socialist Republics and the United States of America on 26 May 1972.

Peru's reservations on draft resolution A/C.1/54/L.1/Rev.1 do not have to do with the substance of the matter but rather with the way in which it is possible to contribute to the strengthening of this international instrument and to all disarmament negotiations between the United States of America and the Russian Federation. These are the concepts that inspired our vote on the draft resolution.

Mr. Sorreta (Philippines): The Philippines continues to support the sanctity of the Anti-Ballistic Missile (ABM) Treaty for reasons that others have stated far more eloquently than I could. However, there are certain points

that have also been raised eloquently by Canada and Peru that made it difficult for us to vote in favour of this draft resolution. In particular, the Philippines finds itself in East Asia, a region where potential conflict exists and where the nuclear factor hovers over us. The potential of conflict come from many geographic areas, all of them straddling the Philippines. For that reason, we find we must reserve our position on this draft resolution and we did not participate in the voting.

On the other hand, many of us in the Philippines still feel that we must make every effort to keep the ABM Treaty intact, and we consider that this draft resolution may not be the way to go. We saw a few weeks ago the dynamics of how the United States proceeds with important foreign policy issues. We consider that this kind of draft resolution, when read by the esteemed members of the United States Congress, and once they consult with military contractors, will swing the debate on the ABM Treaty in their favour, and any effort on any side to try to persuade them otherwise would be futile. For those reasons, the Philippines will reserve its position at this time and will see how things develop, but will definitely participate in the voting when the corresponding draft resolution comes up again at the fifty-fifth session of the General Assembly.

Mr. Čalovski (the former Yugoslav Republic of Macedonia): My delegation thoroughly studied draft resolution A/C.1/54/L.1/Rev.1, now adopted, and the amendments proposed in document A/C.1/54/L.56. We had hoped that the interested parties would reach a text that could be supported by all delegations in the Committee. However, in our view, the position of the most interested parties on the adopted draft resolution deserves full and careful consideration, and we hope that such consideration will be given in future. Taking into account the cornerstone importance of the Anti-Ballistic Missile Treaty, my delegation abstained in the voting both on the amendment and on draft resolution A/C.1/54/L.1/Rev.1.

Mr. Izquierdo (Ecuador) (*spoke in Spanish*): My delegation wishes to express its position in favour of the need for the General Assembly of the United Nations to deal with all subjects related to disarmament and international security, particularly those that relate to international stability and arms control, with regard to which measures need to be taken to prevent the arms race and to lead ultimately to disarmament.

The subjects dealt with in draft resolution A/C.1/54/L.1/Rev.1 and the amendments contained in A/C.1/54/L.56 are relevant and should naturally be given

the priority attention of the international community. Nonetheless, my delegation believes that as the issue has been expressed, it is premature to decide on it, and that is why we abstained in the voting on both documents.

Mr. Estremé (Argentina) (*spoke in Spanish*): My delegation wishes to make the following explanation of vote on draft resolution A/C.1/54/L.1/Rev.1. Argentina attaches great importance to the Anti-Ballistic Missile Treaty and other agreements among countries that possess nuclear weapons that are aimed at moving towards general and complete disarmament. We are concerned at the lack of progress in this field by the nuclear-weapon States, as exemplified by the lack of progress towards the ratification of START II towards negotiations on START III. The situation would be even more worrisome if existing treaties, such as the ABM Treaty, were to be weakened. We feel that there is legitimate concern in the international community in this respect. We therefore wish to reiterate the appeal that we made directly to the countries involved that they redouble their efforts to strengthen existing agreements and to make progress on new agreements in order to fully comply with their obligations under article VI of the Treaty on the Non-Proliferation of Nuclear Weapons.

Nonetheless, Argentina abstained in the voting on this draft resolution because we are not convinced that it contributes to creating a climate conducive to the attainment of these objectives.

Mr. Priedkalns (Latvia): In opposing the draft resolution, the Latvian delegation wishes to emphasize its support for and commitment to all efforts made to stem the proliferation of weapons of mass destruction and their means of delivery. However, in the present debate it is the view of the Latvian delegation that, initially, a continued bilateral dialogue between the Russian Federation and the United States of America is the best and most practical way to facilitate the attainment of ballistic missile control. By taking the initiative out of the hands of the initiators we may interfere with, rather than aid, the implementation of the objectives of the Treaty.

The United States/Russia debate must of course be complemented and accompanied by debate among all nuclear-weapon States for the control of their destructive weaponry. The aim for all of us is the same: improved global security.

Mr. Achenbach (Germany): I am speaking on behalf of Austria, Belgium, Bulgaria, the Czech Republic, Cyprus, Denmark, Estonia, Finland, Germany, Greece, Hungary,

Iceland, Italy, Lithuania, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, the Republic of Moldova, Romania, Slovakia, Slovenia, Spain and the United Kingdom.

I should like to explain why these countries decided to abstain in the voting on draft resolution A/C.1/54/L.1/Rev.1, entitled "Preservation of and compliance with the Anti-Ballistic Missile Treaty". The manner in which this matter has been raised in the First Committee does not have the support of both parties to the Treaty. We have underlined the need for a consensus on this draft resolution from the very early stages of the work of the First Committee and were involved in efforts to reach such a consensus solution.

Several States actively took part in consultations to that end. We regret that it was not possible for the parties to the Treaty to reach an agreement on the issue. We attach great importance to the Anti-Ballistic Missile (ABM) Treaty as a cornerstone of strategic stability, contributing to the broader disarmament and arms control process. Both the Russian Federation and the United States have reaffirmed in their statements their commitment to the ABM Treaty and to the continuation of their efforts to strengthen the Treaty in order to enhance its viability and effectiveness in the future. We welcome these commitments and urge the parties to continue their cooperation on this basis.

We underline the importance of further progress in bilateral nuclear disarmament efforts. Also, with a view to advancing wider multilateral efforts in nuclear disarmament and non-proliferation, we urge the parties to continue with the bilateral process in this field, including the early entry into force of START II and the early commencement of START III negotiations on further significant reductions of nuclear arsenals.

As the Treaty on the Non-Proliferation of Nuclear Weapons provides the global framework for nuclear disarmament and non-proliferation, we call on all States parties to the Treaty to strive for a successful Review Conference in April-May 2000. We also underline the importance of continued and intensified efforts to bring the Comprehensive Nuclear-Test-Ban Treaty (CTBT) into force at the earliest date, in particular by those States in the list of 44 countries whose ratification is needed for the Treaty to enter into force. A political climate beneficial for further progress in nuclear disarmament and non-proliferation, including in the NPT review process, will be brought about by such factors as the preservation of the ABM regime, the

continuation of the START process and further progress with the CTBT.

We are strongly committed to the cause of non-proliferation of weapons of mass destruction and their means of delivery. We fully support the substance of the amendments introduced by France. We regret that we felt obliged to abstain on these amendments, as it would not have been appropriate to support amendments without being in a position to support the amended draft resolution.

Mr. Salander (Sweden): Sweden aligns itself with the explanation of vote given by Germany on behalf of several European countries and wants to add the following.

Sweden considers the Anti-Ballistic Missile (ABM) Treaty to be a cornerstone of strategic stability and an important component of global security. Therefore, the continued integrity of the ABM Treaty is of global concern. The ABM Treaty is also closely linked to the broader disarmament and non-proliferation agenda. Sweden follows with close attention and concern developments with respect to the ABM Treaty. We call upon the States parties to exercise restraint and to refrain from any deployment of anti-ballistic missile systems which could jeopardize the integrity of the ABM Treaty or which could create uncertainties and have a negative impact on nuclear disarmament and non-proliferation. The States parties should demonstrate their stated commitment to the ABM Treaty by continuing their cooperation in a positive and constructive spirit.

Sweden deeply regrets that the States parties to the ABM Treaty were not able to submit a consensus draft resolution on this issue. In the absence of such a consensus, Sweden does not consider it appropriate to interfere in an ongoing process of negotiations between two parties. Therefore, Sweden decided to abstain in the voting on the draft resolution entitled "Preservation of and Compliance with the Anti-Ballistic Missile Treaty".

Sweden also abstained in the voting on the amendments proposed by the French delegation, since those amendments would not have changed our view on the draft resolution in its entirety.

In this context, Sweden would also like to underline the importance of continued efforts towards the early entry into force of other arms control treaties. A solid ABM regime, the continuation of the START process and further strengthening of the Comprehensive Nuclear-Test-Ban Treaty (CTBT) are all vital ingredients in promoting a

political climate beneficial for global non-proliferation and disarmament. The strengthening of these treaties and processes is a responsibility that lies with all States at the threshold of a new millennium and with the Treaty on the Non-Proliferation of Nuclear Weapons Review Conference only a few months away. The strengthening of global security requires unity rather than division.

Mr. Thapa (Nepal): My delegation wishes to explain its vote on the draft resolution entitled "Preservation of and compliance with the Anti-Ballistic Missile Treaty", contained in document A/C.1/54/L.1/Rev.1.

We supported the draft resolution mainly because of the following convictions.

The Anti-Ballistic Missile (ABM) Treaty of 1972 heralded the era of détente in the field of arms control. This Treaty is considered to be the cornerstone of strategic stability by the international community. Any effort to undermine the continued relevance of the ABM Treaty will spark a new round of the arms race.

Mr. Forquenot de la Fortelle (France) (*spoke in French*): France believes in principle that it is not up to the General Assembly of the United Nations to take prescriptive positions in areas such as that of strategic negotiations that are the subject of agreement between the States concerned and are not the subject of negotiations in competent multilateral forums dealing with disarmament and security. However, in the unprecedented new circumstances created by the presentation of one of the parties to the Treaty on the Limitation of Anti-Ballistic Missile Systems (ABM Treaty) of a draft resolution that is not the subject of an agreement with the other party, France deemed that it was a matter of priority to develop the text, if possible, in a way compatible with the legitimate concerns of all States concerned, and if possible to have it adopted by consensus.

We thank the many delegations that assisted us in this endeavour. For France, the text of the draft resolution should incorporate the two basic aspects of the subject of strategic anti-ballistic missile defences. First, we need to preserve the ABM Treaty, which has been the cornerstone of strategic stability since 1972. As the President of the French Republic said on 26 August last, we need to carefully avoid any calling into question of the ABM Treaty, which could upset the strategic balance and revive the nuclear arms race, made even worse by ballistic proliferation. The second basic element is precisely the importance of combating the proliferation of ballistic missiles.

With the adoption of the French amendments a few minutes ago, these two basic elements now appear in the draft resolution, and France was therefore able to vote in favour of this extremely important text.

Mr. Holm (New Zealand): New Zealand abstained in the voting on the draft resolution on the Anti-Ballistic Missile (ABM) Treaty, as there are aspects about the draft resolution and the context in which it was presented which we find difficult. But our decision to abstain should not be read as questioning the importance of this Treaty in any way. The ABM Treaty is fundamental to international strategic stability, and we make this clear in the new agenda resolution on the need for a new agenda as a member of the new agenda coalition.

It is essential that the provisions of the ABM Treaty continue to be scrupulously upheld. In this context, we would urge both parties to work constructively to resolve their differences in a way that is mutually beneficial and that also takes into account international strategic implications and disarmament imperatives and obligations.

Mr. Hayashi (Japan): Japan fully shares with other Member States the recognition of the importance of the Anti-Ballistic Missile (ABM) Treaty in the context of international peace and security as well as the nuclear disarmament process. However, my delegation abstained in the voting on the draft resolution contained in document A/C.1/54/L.1/Rev.1, entitled "Preservation of and Compliance with the Anti-Ballistic Missile Treaty", because my delegation wonders whether taking the matter to the General Assembly while bilateral efforts are being made between the countries directly involved would be constructive or helpful for the successful conclusion of the efforts, although my delegation respects the right of any Member State to aspire to express its views through a draft resolution of the General Assembly.

Mr. Zahran (Egypt) (*spoke in Arabic*): The delegation of Egypt voted in favour of the draft resolution entitled "Preservation of and Compliance with the Anti-Ballistic Missile Treaty", contained in document A/C.1/54/L.1/Rev.1. The fact that Egypt abstained in the voting on the amendment contained in document A/C.1/54/L.56 does not mean that we disapprove of its content. On the contrary, Egypt fully supports the amendments. Our abstention resulted from the fact that they are not closely linked to the issue. We wish to express reaffirmation of and support for the concerns over the proliferation of weapons of mass destruction and their delivery systems. We also support

efforts against weapons of mass destruction and their delivery systems.

Mr. Grey (United States of America): The United States attaches great importance to nuclear disarmament, and our bilateral negotiations with the Russian Federation have made significant progress in substantially reducing the nuclear stockpiles of both nations. We will continue to work in this bilateral channel to reduce these stockpiles even further. We believe this is the most substantial contribution we can make to fulfilling our obligation under article VI of the Nuclear Non-Proliferation Treaty to move towards a world in which nuclear weapons are a thing of the past.

But arms control does not proceed in a vacuum. Technologies change, threats change, the international climate changes. The Anti-Ballistic Missile (ABM) Treaty remains, as many have noted today, the cornerstone of strategic stability and provides the essential foundation for achieving further reductions in strategic offensive arms. But as circumstances change, it may become necessary to amend the Treaty to reflect new realities. The way to do that is through negotiations between the States most directly concerned. These States are, as correctly noted by the Ukrainian representative, the original signatories to the Treaty and their successor States. Indeed, I would note that the ABM Treaty has provisions for amendment and has already been amended in this way.

Presidents Clinton and Yeltsin, at their meeting in Cologne, affirmed their existing obligations to consider possible changes in the strategic situation which have a bearing on the Treaty and, as appropriate, possible proposals for further increasing its viability. Prudent adaptation like this is important for maintaining the strategic stability we all value. A Treaty which becomes obsolete does not bring stability; it only creates the illusion of stability. In the end, however, my Government's most basic responsibility is to create an international environment in which our people and our Republic can be preserved and protected. In our view, this in turn will enhance international peace and stability. But we are not Luddites. While we want continued progress on nuclear disarmament, we would be reckless and irresponsible if we ignored the emergence of new threats and failed to embrace new technologies which might give us and others the ability to counter them. We understand the concerns that led to the introduction of the draft resolution, but we reject the premise that a 27-year-old Treaty cannot be updated to reflect today's realities without undermining it or liquidating it entirely. If our democratically elected leaders decide that adaptation is necessary to maintain stability,

preserve the basis for progress on disarmament and protect our vital national interests, then that is what we shall do.

The Chairman (*spoke in Spanish*): That brings the Committee to the end of its discussion for this morning on a rather difficult draft resolution.

I call on the Secretary of the Committee, who has some information for members.

The meeting rose at 1.25 p.m.