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**SUMMARY STATEMENT BY THE SECRETARY-GENERAL ON MATTERS  
OF WHICH THE SECURITY COUNCIL IS SEIZED AND ON THE  
STAGE REACHED IN THEIR CONSIDERATION**

Addendum

**Pursuant to rule 11 of the provisional rules of procedure of the Security Council, the Secretary-General is submitting the following summary statement.**

The list of items of which the Security Council is seized **is** contained in documents S/17725 of 8 January 1986, S/17725/Add.5 of 18 February 1986, S/17725/Add.12 of 15 April 1986, S/17725/Add.14 of 23 April 1986, S/17725/Add.15 of 30 April 1986, S/17725/Add.26 of 16 July 1986, S/17725/Add.30 of 11 August 1986 and S/17725/Add.42 of 31 October 1986.

During the week ending 1 November 1986, the Security Council **took action on the following items:**

Letter dated 17 October 1986 from the Permanent Representative of Nicaragua to the United Nations<sup>6</sup> addressed to the President of the Security Council (see S/17725/Add.42)

The **Security Council** continued its consideration of the item at **its** 2717th and 2718th meetings, held on 27 and 28 **October** 1986.

In addition to the representatives previously invited, the President, with the **consent** of the Council, invited the representatives of Algeria, Democratic **Yemen**, **Guatemala**, Honduras, the Islamic Republic of **Iran**, **Spain** and the **Syrian Arab Republic**, at their request, to participate in the discussion without the right to vote.

At the 2718th meeting, the President called **attention to the draft resolution (S/18428)**, submitted by the **Congo**, Ghana, Madagascar, Trinidad and Tobago and the United Arab Emirates, which read as follows:

The Security Council,

Having heard the statement made by the Minister for Foreign Affairs of the Republic of Nicaragua,

Recalling its resolutions 530 (1983) and 562 (1985),

Aware that, under the Charter of the United Nations, the International Court of Justice is the principal judicial organ of the United Nations and that each Member undertakes to comply with the decision of the Court in any case to which it is a party,

Considering that Article 36, paragraph 6, of the Statute of the Court provides that "In the event of a dispute as to whether the Court has jurisdiction, the matter shall be settled by the decision of the Court",

Taking note of the Judgment of the International Court of Justice of 27 June 1986 in the case of "Military and paramilitary activities in and against Nicaragua",

Having considered the events that have taken place in and against Nicaragua after the said Judgment, in particular, the continued financing by the United States of military and other activities in and against Nicaragua,

Emphasizing the obligation of States, under customary international law, not to intervene in the internal affairs of other States,

1. Urgently calls for full and immediate compliance with the Judgment of the International Court of Justice of 27 June 1986 in the case of "Military and paramilitary activities in and against Nicaragua" in conformity with the relevant provisions of the Charter;

2. Requests the Secretary-General to keep the Council informed on the implementation of this resolution.

The Security Council proceeded to vote on the draft resolution (S/18428), which received 11 votes in favour to 1 against (the United States of America), with 3 abstentions (France, Thailand and the United Kingdom of Great Britain and Northern Ireland), and was not adopted owing to the negative vote of a permanent member of the Security Council.

The situation in the Middle East (see S/7913, S/7923, S/7976, S/8000, S/8048, S/8066, S/8215, S/8242, S/8252, S/8269, S/8502, S/8525, S/8534, S/8564, S/8575, S/8584, S/8595, S/8747, S/8753, S/8807, S/8815, S/8828, S/8836, S/8885, S/8896, S/8960, S/9123, S/9135, S/9319, S/9382, S/9395, S/9406, S/9427 and Corr.1, S/9449, S/9452, S/9805, S/9812, S/9930, S/10327, S/10341, S/10554, S/10557, S/10703, S/10721, S/10729, S/10743, S/10770/Add.4, S/10855/Add.15, S/10855/Add.16, S/10855/Add.23, S/10855/Add.24, S/10855/Add.29, S/10855/Add.30, S/10855/Add.33, S/10855/Add.41, S/10855/Add.43, S/10855/Add.44, S/11185/Add.14, S/11185/Add.15, S/11185/Add.16, S/11185/Add.21, S/11185/Add.42/Rev.1, S/11185/Add.47, S/11593/Add.15, S/11593/Add.21, S/11593/Add.29, S/11593/Add.42, S/11593/Add.49,

S/11935/Add.21, S/11935/Add.42, S/11935/Add.48, S/12269/Add.12, S/12269/Add.13, S/12269/Add.21, S/12269/Add.42, S/12269/Add.48, S/12520/Add.10, S/12520/Add.11, S/12520/Add.17, S/12520/Add.21, S/12520/Add.37, S/12520/Add.39, S/12520/Add.42, S/12520/Add.47, S/12520/Add.48, S/13033/Add.2, S/13033/Add.16, S/13033/Add.19, S/13033/Add.21, S/13033/Add.23, S/13033/Add.34, S/13033/Add.47, S/13033/Add.50, S/13737/Add.15, S/13737/Add.16, S/13737/Add.21, S/13737/Add.24, S/13737/Add.25, S/13737/Add.26, S/13737/Add.33, S/13737/Add.47, S/13737/Add.50, S/14326/Add.10, S/14326/Add.11, S/14326/Add.20, S/14326/Add.24, S/14326/Add.28, S/14326/Add.29, S/14326/Add.47, S/14326/Add.50, S/14840/Add.8, S/14840/Add.21, S/14840/Add.22, S/14840/Add.23, S/14840/Add.24, S/14840/Add.25, S/14840/Add.27, S/14840/Add.30, S/14840/Add.31, S/14840/Add.32, S/14840/Add.33, S/14840/Add.37, S/14840/Add.42, S/14840/Add.48, S/15560/Add.3, S/15560/Add.21, S/15560/Add.29, S/15560/Add.37, S/15560/Add.42, S/15560/Add.45, S/15560/Add.47, S/15560/Add.48, S/16270/Add.6, S/16270/Add.7, S/16270/Add.8, S/16270/Add.15, S/16270/Add.20, S/16270/Add.21, S/16270/Add.34, S/16270/Add.35, S/16270/Add.40, S/16270/Add.47, S/16880/Add.8, S/16880/Add.9, S/16880/Add.10, S/16880/Add.15, S/16880/Add.20, S/16880/Add.21, S/16880/Add.41, S/16880/Add.46, S/17725/Add.2, S/17725/Add.15, S/17725/Add.21, S/17725/Add.28, S/17725/Add.35, S/17725/Add.37 a n d S/17725/Add.38)

At its 2719th meeting, on 31 October 1986, the Security Council resumed its consideration of the item, having before it the report (S/18396 and **Corr.1**) of the Secretary-General on the United Nations Interim Force in Lebanon (UNIFIL) dated 13 October 1986, submitted in pursuance of Security Council resolution 587 (1986) of 23 September 1986.

The President stated that, after consultations held among members of the Security Council, he had been authorized **to** make the following statement (S/18439) on behalf of the Council:

"The members of the Security Council **have** noted with appreciation the report (S/18396 and **Corr.1**) submitted by the Secretary-General in **conformity with Security** Council resolution 587 (1986) requesting him to take any further measures needed to enhance the security of the men of the United Nations Interim Force in Lebanon (UNIFIL), and **to make the** necessary arrangements **for** a deployment of the Force to the southern border of Lebanon.

"They express their gravest concern that the basic objectives of **Security** Council resolution 425 (1978) have not yet been achieved.

"The members of the Council take note of the consultations initiated by **the** Secretary-General with the parties concerned and **others** with a view to the implementation of the mandate of UNIFIL. While they regret that the consultations aimed at implementing resolution 425 (1978) have thus far failed **to** yield practical **results**, the members of the Council request the **Secretary-General** actively to pursue his contacts.

"They note the new security measures decided upon since the adoption of the resolution. They request the Secretary-General to suggest any other steps he may deem necessary for increased security in connection with the movements of the Force indispensable for the fulfilment of its mandate. They approve **the** proposals **submitted by the Secretary-General in** his report and his

intention to seek the approval of the General Assembly for necessary budgetary appropriation. In that connection, they call on all countries to assume their financial responsibilities towards UNIFIL and on the Secretary-General to continue his efforts to expedite the reimbursement of the advances of funds made by the contributor countries.

"They note with interest the instructions given by the Secretary-General to the Commander of UNIFIL to keep under continuous review all the possibilities of varying the size and deployment of contingents if that would strengthen their security without jeopardizing the effectiveness of the Force. They request the Secretary-General to study these possibilities in consultation with the contributing countries and to put appropriate measures into effect.

"In that regard, they have noted with satisfaction the intention expressed by the Lebanese authorities to deploy a regular unit of their army in the UNIFIL zone to work in close liaison with the Force in accordance with the provisions of resolution 425 (1978).

"Once again, the members of the Security Council urge all the parties concerned to give full support to the Force in the fulfilment of its mandate and also call for an end to any military presence in southern Lebanon which is not accepted by the Lebanese authorities. They call on the Secretary-General to intensify his efforts to secure the full and effective implementation of resolution 425 (1978)."

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