

## Security Council

Distr. GENERAL

8/24131 22 June 1992

ORIGINAL: ENGLISH

NOTE VERBALE DATED 22 JUNE 1992 FROM THE CHARGE D'AFFAIRES A.I.
OF THE PERMANENT MISSION OF GERMANY TO THE UNITED NATIONS
ADDRESSED TO THE SECRETARY-GENERAL

The Acting Permanent Representative of Germany to the United Nations presents his compliments to the Secretary-General of the United Nations and, with reference to the latter's note of 3 June 1992, has the honour to communicate the following information on the measures instituted by the German Government for meeting the obligations set out in paragraphs 4 to 9 of Security Council resolution 757 (1992):

The Federal Government has taken the following measures to implement the obligations contained in paragraphs 4 to 9 of resolution 757 (1992) of 30 May 1992:

Paragraph 4: The regulations issued by the European Community (EC) banning trade between the EC and the Republics of Serbia and Montenegro with effect from 31 May 1992, in compliance with resolution 757 (1992), are ipso jure binding on the Federal Republic of Germany. The Federal Government incorporated these regulations in German foreign trade and payments legislation as from 13 June 1992. They were thus endorsed and the penalties envisaged in the foreign trade and payments regulations will be imposed upon violations of the sanctions regime. Furthermore, the Federal Government prohibited the transit of all goods sent to, dispatched from or originating in the Republics of Serbia and Montenegro.

Paragraph 5: With effect from 2 June 1992, the Federal Government introduced an authorization requirement for the disposal of the assets in resident financial institutions of legal entities having their place of business in Serbia or Montenegro as well as for payments to recipients in Serbia and Montenegro. Authorizations will be granted only within the scope of paragraph 5 of resolution 757 (1992). Until new, no authorization allowing the disposal of Serbian or Montenegrin accounts has been granted.

Paragraph 7: The Federal Government has instructed the Federal Administration of Air Wavigation Services no longer to allow, as of 31 May 1992, acroplanes from and to Serbia or Montenegro to take off, land or