$A_{62/892}$ - $S_{2008/429}$



Distr.: General 2 July 2008

Original: English

General Assembly Sixty-second session Agenda item 22 Question of Cyprus

Security Council Sixty-third year

Letter dated 25 June 2008 from the Permanent Representative of Turkey to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith a letter dated 25 June 2008, addressed to you by Kemal Gökeri, Representative of the Turkish Republic of Northern Cyprus (see annex).

I should be grateful if the text of the present letter could be circulated as a document of the General Assembly, under agenda item 22, and of the Security Council.

(Signed) Baki İlkin Ambassador Permanent Representative



Annex to the letter dated 25 June 2008 from the Permanent Representative of Turkey to the United Nations addressed to the Secretary-General

Upon instructions from my Government, I have the honour to refer to the letter dated 10 June 2008, addressed to you by the Greek Cypriot representative and circulated as a document of the General Assembly and of the Security Council (A/62/882-S/2008/389), which yet again contains well-known allegations of violations of "international air traffic regulations and the national airspace of the Republic of Cyprus", and to bring to your kind attention the following.

As stated in our previous communications addressed to you, habitually repeated allegations by the Greek Cypriot side of so-called "airspace violations" are totally unfounded and are rejected in toto by our authorities. The present allegations do not merit a detailed reply as they are of a similar nature. However, I wish to emphasize, once again, that flights within the sovereign airspace and flight information region of the Turkish Republic of Northern Cyprus take place with the full knowledge and consent of the appropriate authorities of the State. The Greek Cypriot administration in South Cyprus has no jurisdiction or right of say over flights within the national airspace of the Turkish Republic of Northern Cyprus. Furthermore, it should be emphasized that allegations of so-called violations of air traffic regulations are invalid, as the civil aviation authority of the Turkish Republic of Northern Cyprus is the only competent authority to provide air traffic and aeronautical information services.

The Greek Cypriot administration should be reminded, once again, that its counterpart is, and has always been, the Turkish Cypriot side, not Turkey. I also deem it imperative to point out, once again, that the attitude demonstrated by the Greek Cypriot representatives in their constant repetition of false claims is nothing more than rhetoric, which unfortunately wastes the precious time and energy of the international community.

Lastly, I would like to take this opportunity to underline once again that the two sides in Cyprus have a considerable body of work and established parameters for the settlement of the Cyprus problem at their disposal. To this end, the Turkish Cypriot side is prepared to engage in a new process of negotiations for reaching a lasting settlement in Cyprus on the basis on a new partnership, political equality of the two peoples, bizonality and the equal status of the two constituent States.

I should be grateful if the text of the present letter could be circulated as a document of the General Assembly, under agenda item 22, and of the Security Council.

(Signed) M. Kemal **Gökeri** Representative Turkish Republic of Northern Cyprus

2 08-41151