



**General Assembly
Security Council**

Distr.: General
30 December 2010

Original: English

General Assembly
Sixty-fifth session
Agenda item 43
Question of Cyprus

Security Council
Sixty-fifth year

**Letter dated 23 December 2010 from the Permanent
Representative of Turkey to the United Nations addressed
to the Secretary-General**

I have the honour to transmit herewith a press release issued by the Ministry of Foreign Affairs of Turkey on 21 December 2010 regarding the bilateral agreements concluded by the Greek Cypriot Administration with Eastern Mediterranean coastal States related to maritime jurisdiction (see annex).

I should be grateful if the present letter and its annex could be circulated as a document of the General Assembly, under agenda item 43, and of the Security Council.

(Signed) Ertuğrul **Apakan**
Permanent Representative



**Annex to the letter dated 23 December 2010 from the
Permanent Representative of Turkey to the United Nations
addressed to the Secretary-General**

Press release by the Ministry of Foreign Affairs of Turkey

21 December 2010

It has been a source of concern that the Greek Cypriot Administration has been concluding bilateral agreements with Eastern Mediterranean coastal States related to maritime jurisdiction areas since 2003.

Most recently, the Greek Cypriot Administration signed an Exclusive Economic Zone (EEZ) delimitation agreement with Israel, in Nicosia, on 17 December 2010.

It was known that negotiations to conclude such an agreement were under way for some time. In our several diplomatic démarches with Israel in this regard, it was underlined that the conclusion of such an agreement with the Greek Cypriots would disregard the Turkish Cypriots' existing and inherent equal rights and interests, have an adverse effect on the ongoing settlement negotiations and not contribute to peace and stability in the Eastern Mediterranean. On 16 December 2010, Undersecretary Ambassador Sinirlioğlu summoned the Ambassador of Israel in Ankara to the Ministry and explained once more our views and position in detail.

Despite all these démarches, the signing of the said agreement constitutes an unfortunate development.

Turkey does not have any claim regarding the maritime areas subject to the said EEZ delimitation agreement. Turkey approaches this issue within the context of the Cyprus problem.

These kinds of agreement are directly linked to the sovereignty issue, which is one of the indispensable components of the ongoing comprehensive settlement negotiations and, due to the agreement in principle, they have been left to the discretion of the new partnership government. By ignoring the Turkish Cypriots' rights, the Greek Cypriots' efforts to conclude such agreements are highly untimely and raise questions as to their real intentions and sincerity regarding the settlement process.

As already announced by the Turkish Republic of Northern Cyprus, Turkish Cypriots also have rights and jurisdiction over the maritime areas of the Cyprus Island. The Greek Cypriot Administration does not represent in law or in fact the Turkish Cypriots and Cyprus as a whole. Therefore, agreements signed by the Greek Cypriots with countries of the region are null and void for Turkey.

It is our earnest expectation from the international community and especially from the countries of the region that all would avoid supporting the Greek Cypriots' unilateral activities that would have a negative impact on the comprehensive settlement negotiations.

Turkey, along with the Turkish Republic of Northern Cyprus, will continue its efforts, through diplomatic and political channels, in order to protect the rights and interests of the Turkish Cypriots.