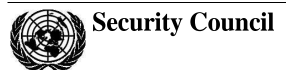
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Security Council Committee established pursuant to resolution 2127 (2013) concerning the Central African Republic

Letter dated 29 April 2014 from the Permanent Representative of Mexico to the United Nations addressed to the Chair of the Committee

I have the honour to refer to Security Council resolutions 2127 (2013) and 2134 (2014) concerning the Central African Republic, in particular paragraph 42 of resolution 2134 (2014), by which the Council calls upon all Member States to report on the steps they have taken with a view to implementing paragraph 54 of resolution 2127 (2013) and paragraphs 30 and 32 of resolution 2134 (2014). I wish to transmit herewith the comments of the Government of Mexico in that connection (see annex).

(Signed) Jorge Montano Ambassador Permanent Representative to the United Nations





Annex to the letter dated 29 April 2014 from the Permanent Representative of Mexico to the United Nations addressed to the Chair of the Committee

Implementation of resolutions 2127 (2013) and 2134 (2014) concerning the Security Council sanctions regime against the Central African Republic

Report of Mexico

Pursuant to paragraph 58 of Security Council resolution 2127 (2013) and paragraph 42 of Security Council resolution 2134 (2014), by which the Council calls upon all Member States to report on the steps they have taken with a view to implementing the measures contained in these resolutions, Mexico hereby submits to the Security Council Committee established pursuant to resolution 2127 (2013) concerning the Central African Republic 2127 (2013) a report on the steps its Government has taken with a view to implementing the sanctions regime against the Central African Republic.

A. Arms embargo

- The External Trade Commission of the Ministry of Economic Affairs, at its second special meeting, held on 30 January 2014, approved an amendment to the decision prohibiting the export or import of various goods to and from countries, entities and individuals designated therein (published on 29 November 2012 in the Diario Oficial de la Federación (Official Gazette of the Federation)), to include the Central African Republic as a country subject to an embargo. With this reform, which is pending publication in the Diario Oficial de la Federación, the Government has taken the necessary steps referred to in resolution 2127 (2013) with a view to preventing the direct or indirect supply, sale or transfer to the Central African Republic of arms and related materiel of any type, including weapons and ammunition, military vehicles and equipment, paramilitary equipment and spare parts for all the latter.
- Pursuant to the decision setting out the requirement of prior authorization from the Ministry of Economic Affairs for the export of conventional arms and their related parts and components, dual-use goods, software and technologies that may be diverted to the manufacture and proliferation of conventional arms and weapons of mass destruction, published on 16 June 2011, and the successive amendments thereto, sufficient steps have also been taken to prevent trading in controlled goods with countries that are subject to an embargo. Based on that decision, the Ministry of Economic Affairs will refuse to issue an export permit if the final destination is any of the countries subject to a Security Council sanctions regime or embargo. This would therefore apply to permits for exports destined for the Central African Republic.
- The National Security Commission of the Ministry of the Interior and the Ministry of Defence disseminated to the relevant entities of these ministries the measures contained in resolution 2127 (2013), with a view to preventing

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the direct or indirect supply, sale or transfer to the Central African Republic, from or through Mexican territory, or using Mexico-flagged vessels or aircraft, of arms and related materiel of all types, including weapons and ammunition, military vehicles and equipment, paramilitary equipment, and spare parts for the aforementioned, and technical assistance, training, financial or other assistance, related to military activities or the maintenance or use of any arms.

• The National Commission for Nuclear Safety and Safeguards (Comisión Nacional de Seguridad Nuclear y Salvaguardias-CNSNS) took note of the materiel listed in resolution 2127 (2013) that may be subject to export control, to ensure that such materiel is not exported to the Central African Republic, in accordance with paragraphs 54 and 55 of the resolution.

B. Travel ban

- The Ministry of Foreign Affairs, based on its internal rules and the Immigration Act and its regulations, provided the National Migration Institute with data on individuals subject to a travel ban designated by the Committee established pursuant to resolution 2127 (2013) concerning the Central African Republic, for incorporation into the migration control lists, in order to prevent the entry into or transit through Mexican territory of such individuals.
- The National Immigration Institute, through its National Alert Centre, adopted the relevant measures regarding the immigration control lists and the Electronic Immigration Procedures System Alert Module in order to implement Security Council resolutions 2127 (2013) and 2134 (2014).
- The Criminal Investigation Agency of the Office of the Attorney General of the Republic has established the relevant alert signals as part of international police efforts, in order to implement the measures established against persons designated by the Sanctions Committee, in accordance with Security Council resolutions 2127 (2013) and 2134 (2014).
- The Civil Aviation Directorate of the Ministry of Communications and Transport notified airport authorities, air transport operators and license holders about the sanctions regime against the Central African Republic, to ensure that they report to the competent authorities any type of movement or operation they notice regarding that country.

Lastly, the Organized Crimes Investigation Unit of the Office of the Attorney General of the Republic took note of the content and scope of resolutions 2127 (2013) and 2134 (2014), to ensure that if it notices actions that violate these resolutions, it would proceed as set forth in the Federal Criminal Code, the Federal Code of Criminal Procedure, the Federal Firearms and Explosives Act, and the Organic Law of the Office of the Attorney General.

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