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QUESTION OF SOUTH WEST AFRICA

Replies from Governments of Member States

Addendum

As at 1 September 1964, four additional replies have been received from Member States to the note of the Secretary-General dated 21 November 1963 concerning the implementation of operative paragraph 7 of General Assembly resolution 1899 (XVIII). The substantive parts of these replies are reproduced below.

INDONESIA

[Original: English]
3 March 1964

In transmitting the reply of the Government of Indonesia, the Permanent Representative has reference to his letter No. 831/0129 of 14 October 1963^{1/} and informs the Secretary-General that the Government of Indonesia continues to uphold the policy expressed in that letter of exporting neither weapons, ammunition, nor vehicles for military purposes to the Republic of South Africa. In the same spirit, the Government of Indonesia has refrained from the export of petroleum or petroleum products to the Republic of South Africa, as provided in operative paragraph 7 of resolution 1899 (XVIII).

^{1/} S/5438/Add.1.

The Permanent Representative reaffirms his Government's complete compliance with this resolution and all previous resolutions on the question of South West Africa.

JAMAICA

Original: English
18 March 1964

- (a) No arms or military equipment have ever been supplied by Jamaica to South Africa in any manner or form, nor will they in the future be supplied;
- (b) No petroleum or petroleum products have in any manner or form been supplied by Jamaica to South Africa nor will they be supplied in the future;
- (c) Jamaica has not taken any action which might hamper the implementation of resolution 1899 (XVIII) or any previous General Assembly resolution on South West Africa and does not propose to take such action.

NIGERIA

Original: English
3 March 1964

The Government of the Federal Republic of Nigeria has not supplied and will not supply any arms, petroleum or petroleum products to South Africa.

SPAIN

Original: Spanish
28 May 1964

The administrative provisions in force in Spain regulating traffic in arms establish control over the import and export of all arms which are regarded as non-commercial and not usable for purposes of sport. This control is exercised through the action of the military and civil authorities.

Under the administrative provisions now in force in Spain, no governmental control is exercised over the export of other types of arms, that is to say, those which are intended solely for purposes of sport, are unrifled or are of very small calibre.

Since the adoption of resolution 1899 (XVIII), the aforementioned authorities controlling the export of arms have refrained from authorizing any sale or consignment to the Republic of South Africa.
