INTERNATIONAL CONVENTION ON THE ELIMINATION OF ALL FORMS OF RACIAL DISCRIMINATION
OPENED FOR SIGNATURE AT NEW YORK ON 7 MARCH 1966

PROPOSED AMENDMENT TO ARTICLE 8, PARAGRAPH 6

The Secretary-General of the United Nations, acting in his capacity as depositary, communicates the following:

On 22 November 1991, the Government of Australia notified the Secretary-General of its proposed amendment to article 8, paragraph 6, of the above-mentioned Convention.

The text of the said notification reads as follows:

(Original: English)

"I am writing to advise you that the Government of Australia is hereby requesting a revision of the Convention on the Elimination of All Forms of Racial Discrimination, pursuant to article 23 of the Convention.

The Australian proposal is that existing article 8, paragraph 6 of the Convention should be replaced by the following provisions:

'6. The Secretary-General of the United Nations shall provide the necessary staff and facilities for the effective performance of the functions of the Committee under the present Convention.

'7. The members of the Committee established under the present Convention shall receive emoluments from United Nations resources on such terms and conditions as the General Assembly may decide.'

I note that existing paragraph 6 is the final paragraph of article 8 at present.

The Australian Government's proposals for how this amendment might be considered are attached."

(Signed) Robert Ray

Attention: Treaty Services of Ministries of Foreign Affairs and of international organizations concerned
ATTACHMENT TO THE LETTER OF 21 NOVEMBER FROM THE ACTING MINISTER FOR FOREIGN AFFAIRS AND TRADE OF AUSTRALIA TO THE SECRETARY-GENERAL OF THE UNITED NATIONS

"The Australian Government proposes, in accordance with article 23 of the International Convention on the Elimination of All Forms of Racial Discrimination, that the States parties to the Convention decide on the procedure for considering the amendment sought to article 8, paragraph 6 of the Convention, including by stipulating the conditions necessary for adoption of an amendment and for its entry into force. This decision could be on the basis that:

- If an amendment is adopted by the majority of States parties present and voting at the meeting, it shall be submitted to the General Assembly for approval, and that, if so adopted, the amendment shall enter into force when it has been approved by the General Assembly and accepted by two thirds of States parties;

- When an amendment enters into force, it shall be binding on those States parties which have accepted it as well as on States parties which ratify or accede to the Convention as amended after the date of entry into force of the amendment and other States parties still being bound by the provisions of the Convention."

20 December 1991

[Signature]
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ANGOLA  FINLAND  MICRONESIA  SPAIN
ANTIGUA AND BARBUDA  GAMBIA  MONGOLIA  SRI LANKA
AUSTRALIA  GERMANY  MOZAMBIQUE  SUDAN
AUSTRIA  GHANA  MYANMAR  SURINAME
BHARAIN  GREECE  NAMIBIA  SWAZILAND
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DENMARK  LIBERIA  SAINT VINCENT AND  
DOMINICA  LIECHTENSTEIN  THE GRENADINES  
DOMINICAN REPUBLIC  MALAWI  SOMALIA  
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