The General Conference,

Recalling the obligation of the Contracting Parties to keep the Agency informed of all bilateral or multilateral commitments, agreements and other types of arrangements that they have concluded in the field of nuclear cooperation, amongst themselves or with third-party States so that the Secretariat may register them and notify the other Contracting Parties;

Observing with satisfaction that the Governments of the Member States have fulfilled their obligations set forth in Article 24 of the Treaty of Tlatelolco;

Considering that any type of agreement in this field concluded by the respective States or by public entities at the behest or in representation of their respective Governments falls within the purview of the cases envisaged in Article 24 of the Treaty for the Prohibition of Nuclear Weapons in Latin America and the Caribbean;

Having Considered the Memorandum of the Secretary General (Doc.CG/590),

Resolves:

To reiterate to the Governments of the Member States that they must notify the Secretary General preferably of those instruments directly linked to the objective of the Treaty of Tlatelolco (safeguards, nuclear non-proliferation) rather than those on any general nuclear matter in order to comply fully with Article 24 of the Treaty of Tlatelolco and the resolutions adopted by the General Conference regarding the matter.

(Adopted at the 106th Session held on November 8, 2005)