RESOLUTION 290 (VII)

AMENDMENTS TO THE TREATY FOR THE PROHIBITION OF NUCLEAR WEAPONS IN LATIN AMERICA AND THE CARIBBEAN

The General Conference:

RECALLING, as it is expressed in the Preamble of the Treaty for the Prohibition of Nuclear Weapons in Latin America, opened for signature in Mexico City on February 14, 1967 in force since April 25, 1969 that, the militarily denuclearized zones are not an end in themselves but rather a means for achieving general and complete disarmament under an effective international control, following the established criteria in the matter by the pertinent organs of the United Nations;

UNDERLINING the importance to achieve as soon as possible the full implementation of the Treaty of Tlatelolco, once the ratification of France to Additional Protocol I of said international instrument has been acknowledged which meant the full enforcement of the two Additional Protocols whose endeavor is, on one side to apply the statute of denuclearization in territories which lie within the limits of the Latin American Zone, for which, de jure or de facto extracontinental powers are internationally responsible and, on the other side, to obtain from the nuclear powers the guarantee to respect the desnuclearized status of Latin America;

EXPRESSING its satisfaction for the decision of the Governments of Argentina, Brazil and Chile to undertake as soon as possible the necessary measures towards the full enforcement of the Treaty for each one of those countries;

URGING respectfully to the Latin America and the Caribbean States for whom the Treaty is opened for signature to immediately take the necessary steps to become Parties to said international instrument thus contributing to one of the noblest causes that bind the Latin American continent;

REAFIRMING the importance to strictly respect the basic objectives of the Treaty and the fundamental necessary elements of the Control and Inspections System in any
amendment to it.

RESOLVES

TO ADOPT and to open for signature the following amendments to the Treaty:

ARTICLE 14

2. The Contracting Parties to the Treaty shall simultaneously transmit to the Agency a copy of the reports submitted to the International Atomic Energy Agency which relate to matters subject of this Treaty that are relevant to the work of the Agency.

3. The information furnished by the Contracting Parties shall not be, totally or partially, disclosed or transmitted to third parties, by the addressees of the reports, except when the Contracting Parties give their express consent.

ARTICLE 15

1. At the request of any of the Contracting Parties and with the authorization of the Council, the Secretary General may request any of the Contracting Parties to provide the Agency with complementary or supplementary information regarding any extraordinary event or circumstance which affects the compliance with this Treaty, explaining his reasons. The Contracting Parties undertake to co-operate promptly and fully with the Secretary General.

2. The Secretary General shall inform the Council and the Contracting Parties forthwith of such requests and of the respective replies.

The following text substitutes Article 16.

ARTICLE 16

1. The International Atomic Energy Agency has the power of carrying out special inspections in accordance with Article 12 and with the agreements referred to in Article 13 of this Treaty.

2. At the request of any of the Contracting Parties and in accordance with the procedures established in Article 15 of this Treaty, the Council may submit for the consideration of the International Atomic Energy Agency a request that the necessary mechanisms be put into operation to carry out a special inspection.

3. The Secretary General shall request the Director General of the International Atomic Energy Agency to transmit to him in a timely manner the information forwarded to the
Board of Governors of the IAEA relating to the conclusion of the special inspection. The Secretary General shall make this information available to the Council promptly.

4. The Council, through the Secretary General shall transmit this information to all the Contracting Parties.

ARTICLE 19

The Agency may conclude such agreements with the International Atomic Energy Agency as are authorized by the General Conference and as it considers likely to facilitate the efficient operation of the Control System established by this Treaty.

**Article of the Treaty are re-enumerated from Article 20 on.**

ARTICLE 20

1. The Agency may also enter into relations with any international organization or body, especially any which may be established in the future to supervise disarmament or measures for the control of armaments in any part of the world.

2. The Contracting Parties may, if they see fit, request the advice of the Inter-American Nuclear Energy Commission on all technical matters connected with the application of this Treaty with which the Commission is competent to deal under its Statute.