APPLICATIONS FOR MEMBERSHIP OF THE AGENCY

Application by the German Democratic Republic

Recommendation by the Board of Governors

1. On 25 May 1973 the following letter addressed to the Director General by the Minister for Foreign Affairs of the German Democratic Republic was communicated to the Board:

"Berlin, 21 May 1973

"On instructions from the Government of the German Democratic Republic I have the honour to apply for membership of the German Democratic Republic in the International Atomic Energy Agency in accordance with Article IV B of its Statute.

"I assure you, on behalf of the Government of the German Democratic Republic, that the German Democratic Republic is willing to fulfil the obligations of a member of the International Atomic Energy Agency and to act in accordance with the purposes and principles of the Charter of the United Nations."

2. On 13 June the Board considered this application for membership of the Agency in the light of Article IV B of the Statute, and determined that the German Democratic Republic was able and willing to carry out the obligations of membership of the Agency and to act in accordance with the purposes and principles of the Charter of the United Nations. The Board accordingly recommends the Conference to approve the German Democratic Republic for membership of the Agency and submits the draft resolution overleaf for the consideration of the Conference.
APPLICATION BY THE GERMAN DEMOCRATIC REPUBLIC
FOR MEMBERSHIP OF THE AGENCY

The General Conference,

(a) Having received the recommendation of the Board of Governors that the German Democratic Republic should be approved for membership of the Agency, [1] and

(b) Having considered the application of the German Democratic Republic for membership in the light of Article IV. B of the Statute,

1. Approves the German Democratic Republic for membership of the Agency; and

2. Determines, pursuant to Financial Regulation 6.08 [2], that in the event of the German Democratic Republic becoming a Member of the Agency during the remainder of 1973 or in 1974, it shall be assessed as appropriate:

(a) For an advance or advances to the Working Capital Fund, in accordance with Financial Regulation 7.03 [3]; and

(b) For a contribution or contributions towards the Agency's administrative expenses, in accordance with the principles for the assessment of Members for such contributions [4].

[4] These principles were established by Resolutions GC(III)/RES/50 and GC(XV)/RES/283.