THE FINANCING OF SAFEGUARDS

Note by the Director General

1. At its meetings in June 1983 the Board of Governors reviewed the arrangements for the financing of safeguards as provided for in a resolution adopted by the General Conference in 1980 [1] and requested the Director General to transmit to the General Conference the text of a draft resolution on arrangements for the assessment of Members' contributions towards the Agency's Regular Budget in respect of the year 1984.

2. The draft resolution transmitted by the Board for the Conference's consideration is accordingly presented below.

REVISED ARRANGEMENTS FOR THE ASSESSMENT OF MEMBERS' CONTRIBUTIONS TOWARDS THE AGENCY'S REGULAR BUDGET

The General Conference,

(a) Recalling its resolutions embodying principles for the assessment of Members' contributions towards the Agency's Regular Budget[*],

(b) Being informed of a revised set of arrangements providing for the financing of safeguards activities of the Agency which the Board of Governors has endorsed, and

(c) Considering it desirable to revise the arrangements for the financing of safeguards which it established by Resolution GC(XXIV)/RES/376,

Establishes the following revised arrangements for the assessment of Members' contributions towards the Agency's Regular Budget to supplement those it approved

[1] See para. 4 of Resolution GC(XXIV)/RES/376.
by Resolution GC(III)/RES/50, as amended by Resolution GC(XXI)/RES/351, and to replace those it approved by Resolution GC(XXIV)/RES/376:

1. Each Member's contribution towards the Agency's Regular Budget shall comprise a non-safeguards component and a safeguards component, corresponding respectively to that Member's assessment in respect of:

   (a) Non-safeguards expenses, which shall include all expenses required to be apportioned among Members in accordance with Article XIV.D of the Statute except safeguards expenses; and

   (b) Safeguards expenses, which shall include all expenses relating to the Agency's safeguards activities.

2. Non-safeguards expenses shall be borne by Members in proportion to their respective base rates of assessment calculated by application of the principles set forth in Resolution GC(III)/RES/50, as amended by GC(XXI)/RES/351.

3. Safeguards expenses, after deduction of such amounts as are recoverable under agreements relating to safeguards between the Agency and parties to such agreements that are not members of the Agency, shall be borne by Members as follows:

   (a) The contribution of each Member included in 1983 in the list referred to in sub-paragraph 3(b) of Resolution GC(XXIV)/RES/376 (see document GC(XXVI)/671/Mod.1, paragraph 4 and Table 2 of the Appendix) shall continue to be frozen at the amount for which that Member had been assessed for 1976;

   (b) Each of the 36 Members which were not included in the list referred to in sub-paragraph (a) above and which accordingly contributed to the safeguards component in 1983 pursuant to the provisions in sub-paragraphs 3(b) and (c) of Resolution GC(XXIV)/RES/376 (see document GC(XXVI)/671/Mod.1, paragraph 5 and Table 3 of the Appendix), and any Member notifying the Director General that it does not wish to be included in the list referred to in sub-paragraph (a) above, shall continue to contribute on a scale to be determined, taking into account sub-paragraph (c) (ii) below, by proportionately increasing its base rate of assessment applicable for the year of assessment in such a way that the total contributions of those Members make up the balance of the safeguards component; and

   (c) (i) in the case of the admission of a new Member which is to be included in the list referred to in sub-paragraph (a) above, that Member shall contribute an amount equal to that which it would have had to contribute if it had been a Member during 1976;

   (ii) a new Member not qualified to be included in the list referred to in sub-paragraph (a) above shall contribute together with and on the same basis as the Members referred to in sub-paragraph (b) above.
The amount to be paid by a new Member shall be determined by the Director General in accordance with the Agency's established method of computation.

4. These arrangements shall be applicable for 1984 and shall be reviewed by the Board in that year.

[*] GC(III)/RES/50, as amended by Resolution GC(XXI)/RES/351; GC(XV)/RES/283, GC(XX)/RES/341 and GC(XXIV)/RES/376.