COMMITTEE ON THE ELIMINATION OF RACIAL DISCRIMINATION

Forty-seventh session

SUMMARY RECORD OF THE 1111th MEETING

Held at the Palais des Nations, Geneva,
on Tuesday, 8 August 1995, at 10 a.m.

Chairman: Mr. GARVALOV

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GE.95-18222 (E)
The meeting was called to order at 10.15 a.m.

CONSIDERATION OF REPORTS, COMMENTS AND INFORMATION SUBMITTED BY STATES PARTIES UNDER ARTICLE 9 OF THE CONVENTION (agenda item 4) (continued)

Fifth, sixth, seventh, eighth and ninth periodic reports of Nicaragua (CERD/C/277/Add.1) (continued)

1. At the invitation of the Chairman, Mr. Mejía Solís, Mr. Rosales Díaz and Mr. Ruiz (Nicaragua) resumed their seats at the Committee table.

2. Mr. de GOUTTES said that Nicaragua constituted a special case: since the submission of the fourth report in 1988, the country had undergone a profound political, economic and social transformation and was currently engaged in consolidating a new democratic regime. He thanked the Nicaraguan delegation for the additional information it had provided and for submitting an up-to-date report. There were, nevertheless, some gaps in the information furnished. It was not clear, from the brief reference in paragraph 8 of the report to articles 549 and 550 of the Criminal Code relating to the offence of genocide, whether other racist acts were categorized as offences, as required by article 4 of the Convention. Neither was there any information on sentences handed down for such offences, information which the Committee regarded as a test of the extent to which the Convention was implemented. According to reports received from NGOs, in particular Amnesty International and the Human Rights Commission of Nicaragua, there had been complaints of violations of human rights, including police brutality.

3. Paragraph 36 of the report quoted article 18 of the Statute on the Autonomy of the Autonomous Regions of Nicaragua, which stipulated that the administration of justice in the Autonomous Regions should be governed by special regulations. The Committee would be interested to hear more about those special regulations, with a view to comparing them with similar regulations in force in Mexico. He asked whether members of the civil associations of minority groups referred to in paragraph 32 could appear in court to defend the rights of such indigenous groups.

4. Mr. SONG Shuhua asked why the Atlantic Coast region of Nicaragua had been separated into two "Autonomous Regions" and whether there were any differences between them with regard to the rights they enjoyed in such fields as land ownership and the exploitation of natural resources. He also asked whether legislation adopted by the Autonomous Regions had to be ratified by the central Government. He noted, from paragraph 50 of the report, that a number of parties had participated in the election of the members of the two Regional Councils. Were there any differences in the political configuration of the membership? He noted that, although the wealth created by the two Autonomous Regions, through the exploitation of timber resources for example, constituted a sizeable part of the national wealth of Nicaragua, those Regions received only a small part of the budget. He asked whether efforts were being made to associate the indigenous inhabitants with major development projects or whether most of the people in charge were officials of the central Government. The Government would need to take steps to develop education in order to ensure that qualified indigenous staff were available.
5. Mr. DIACONU drew attention to articles 17 and 19 of the Nicaraguan Constitution, quoted in paragraph 39 of the report. He noted that persons of Central American origin were entitled to opt for Nicaraguan nationality without renouncing their own, whereas other foreigners were required to renounce their nationality in order to be naturalized. Did that not constitute a form of discrimination between Central Americans and nationals of other countries? Article 121 of the Constitution, quoted in paragraph 60 of the report, stated that the communities of the Atlantic Coast region should have access, in their region, to education in their mother tongue, at the levels to be determined in accordance with national plans and programmes. He asked whether such plans had been drawn up and what the situation was in practice. How many schools had actually been created and at what levels?

6. Mrs. SADIQ ALI said that the Country Rapporteurs had already put most of the Committee’s concerns to the Nicaraguan delegation, but she would like clarification on a few other points. She understood that a Ministry of Social Welfare had been established to combat poverty, rehabilitate the people and improve the overall standard of living. She would like to know what programmes the Ministry had initiated, given that official figures revealed an alarming deterioration in the standard of living, with 70 per cent of Nicaraguans living below the poverty level.

7. In connection with paragraph 52, which stated that financial resources were allocated annually for operating the autonomous governments of the Autonomous Regions and improving social services there, as well as providing direct support for socio-economic rehabilitation and for strengthening the autonomy of the peoples and communities in the Regions, she asked whether the Government had a definite policy of providing fixed sums from the national budget or whether financing was provided on an ad hoc basis. She also asked whether the statement in paragraph 50 that 10 parties or unions registered with the Supreme Electoral Council had participated in the 1990 elections and that deputies from three of those parties had been elected to represent the Atlantic Coast region, including three indigenous and two Creole representatives, meant that those representatives had been elected to the Nicaraguan Parliament and whether there was some fixed quota for them.

8. She asked what measures had been taken in the two Autonomous Regions to ensure meaningful participation by their authorities in decisions affecting their land, cultures and traditions and the allocation of natural resources. According to a country report on human rights practices published by the United States Department of State, the Nicaraguan central Government had granted business concessions in the Autonomous Regions without consulting the two regional governments. Apparently, decisions were often made regarding the exploitation of resources in the regions without adequate consultation.

9. She noted that one faction of Misquitos was still pressing for exclusive self-rule within its own autonomous territory. She asked whether the faction had agreed to participate in a regional government based on equal representation for all six groups of the multi-ethnic population of the East Coast. The IWGIA journal Indigenous Affairs had reported, in the spring of 1994, that after three years of frustration in dealing with the central Government, the Misquito organization YATAMA was considering developing its
relationship with the Sandinista National Liberation Front into an alliance in order to defend the region’s autonomy. There was no reference in the report to that development, about which she would welcome clarification.

10. A law governing the use of natural resources seemed to be badly needed. According to IWGIA, a proposal had been made by the Northern Regional Council and was awaiting approval by the Southern Autonomous Atlantic Region. The Northern Autonomous Atlantic Region had a virtual monopoly over valuable mahogany but it would seem that the community received no tax benefit since the taxes collected went straight to the central Government. The Nicaraguan Institute for the Development of the Autonomous Regions (INDERA), which controlled tree-felling, represented the central Government, and the indigenous community had apparently no say in determining the use of the forest. She asked whether there was any law on forest administration and whether INDERA provided training for indigenous communities in agro-forestry.

11. The famous Nicaraguan Forest Reserve Project covered the largest area of rain forest in Central America. Several Sumu communities were situated in the eastern part of the reserve and there were also a few Misquito communities within its boundaries. Those peoples had lived in the forest for generations. To the west, however, the agrarian frontier was advancing quickly. Many of those involved were former Contras and their uncontrolled slash-and-burn style of agriculture constituted a very great threat to the forest, as well as to the Sumus and Misquitos. She asked what future INDERA envisaged for the reserve. The Sumus were worried that their traditional way of life and land-use would be lost. She would like an explanation of government policy on forest land in general.

12. Mr. AHMADOU said that, generally speaking, reports from the countries in Latin America seemed very preoccupied with the problems of the indigenous population, to the detriment, in his view, of information on the black population, who were not indigenous but had been brought there by force and were in many cases treated as second-class citizens. From his reading of the report (CERD/C/277/Add.1), the treatment of the black population in Nicaragua was among the best in that part of the world. He would, however, like to hear more about their progress and integration: for example, the number of black people working for government agencies or in the police or army.

13. Paragraph 71 of the report contained an updated table showing the ethnic composition of the peoples and communities of the Autonomous Regions. If the numbers were compared with those in the fourth periodic report, the Creoles and Sumus would appear to have remained the same while the rest had all increased, the number of Ramas having nearly doubled. He wondered whether those figures could really be accurate.

14. The report gave a very full account of the Government’s good intentions regarding the implementation of the Convention but what the Committee really wanted to see was results. He hoped that the next report would give an account of what had actually been achieved regarding the elimination of racial discrimination since the coming to power of the new democratically-elected Government.
15. Mr. CHIGOVERA said that article 27 of the Nicaraguan Constitution, the provisions of which were cited in paragraph 13 as giving effect to the provisions of article 2 of the Convention, did not contain the full range of distinctions embraced by the term "racial discrimination" in article 1 of the Convention. There was no reference, for example, to exclusions based on colour. He found article 66 of the Constitution, quoted in paragraph 48 of the report, according to which Nicaraguans had the right to truthful information, very interesting. He had a question, however, about article 67, which stated that the right to impart information could not be subject to censorship, but was subject to the higher responsibilities established by law. He would like to know the nature of those higher responsibilities. In connection with paragraph 54 of the report, regarding access to remedies for violations of constitutional rights, he asked whether needy litigants had access to any form of legal aid. If the figures for the minority-group population in the fourth report and the current one were compared, there would seem to have been a 57 per cent increase in the population of Misquitos in a period of about 10 years. He would welcome comment on that point.

16. Mr. SHAHI commended the report of Nicaragua (CERD/C/277/Add.1), the recognition in the Constitution of the multi-ethnic character of the population, and the country’s legislation to protect indigenous populations and ensure the implementation of article 2 of the Convention. Of particular merit were articles 549 and 550 of the Criminal Code, which made crimes against humanity and genocide offences punishable by law.

17. He asked for an explanation of why the International Convention on the Elimination of All Forms of Racial Discrimination was not among the instruments listed in paragraph 5 of the report. Despite the assertion in paragraph 69 of the report that the indigenous and Creole peoples of the Atlantic Coast region enjoyed "unprecedented guarantees" under the law consistent with the provisions of the Convention, further efforts were needed in Nicaragua to ensure full respect for article 4 and some of the rights contained in article 5.

18. Although Nicaragua had introduced legislation on autonomy for the indigenous communities of the Atlantic Coast region, there was still a long way to go before regional autonomy was fully institutionalized. The Government did not appear to rank the autonomy of that region high among its priorities and, in practice, permitted the uncontrolled exploitation of maritime and forestry resources. Additional information on the communal land titles of indigenous peoples and on the small indigenous communities of the Pacific Coast area of Nicaragua should be provided.

19. Mr. SHERIFIS welcomed the resumption of dialogue with Nicaragua after a 10-year hiatus. It was pleasing to note that article 8 of the Nicaraguan Constitution referred to the multi-ethnic nature of the population. He asked whether that characteristic of Nicaraguan society was reflected in government and legislative bodies, including the Cabinet.

20. The Government of Nicaragua deserved the utmost praise for its efforts to comply fully with the Convention and particularly to ensure that provisions prohibiting racial discrimination were enforced. The Government should,
however, consider making a declaration under article 14 of the Convention and approving the proposed amendment to provisions governing the financing of the Committee.

21. Mr. ABOUL-NASR said it could be argued that the situation described in paragraph 64 of the report, whereby cultural, social, linguistic and other factors were taken into account in trials of members of indigenous communities, constituted a blatant violation of the Convention. He requested further information on cases in which differentiation on an ethnic basis was applied.

22. Mr. MEJIA SOLIS (Nicaragua) thanked the Committee for appointing two Country Rapporteurs to examine the situation in Nicaragua and for the positive comments that had been made on Nicaragua’s fifth, sixth, seventh, eighth and ninth periodic reports. The Committee had acknowledged the steps that were being taken to protect and promote the welfare of ethnic and indigenous communities.

23. Replying to questions asked by members, he said that the Nicaraguan Institute for the Development of the Autonomous Regions (INDERRA) had recently been disbanded for two main reasons. The first was that the Institute’s original function, namely, to bridge the gap between the national Government and the Atlantic Coast Autonomous Region was no longer relevant, as steps had been taken to consolidate regional governments and councils. The second reason was that INDERA had been managed primarily by representatives of the Misquito population of the Atlantic Coast region. That had led to discontent among the members of other ethnic groups, who felt that they were not being represented or given the assistance they needed.

24. His Government was anxious that regional governments should assume greater control over their affairs. The Supreme Electoral Council had been set up and representatives on regional authorities had been duly voted into office. In the 1994 elections, no single political party or group had won an overall majority, which had made alliances politically expedient. That had happened, for example, in the northern Atlantic Coast region, where a coalition had been formed, headed by the Sandinista Front with a Sandinista regional coordinator.

25. Government policies in the Atlantic Coast region included efforts to overcome the ravages of war, consolidate the democratic process, reintegrate people who had been uprooted by the conflict, and promote national reconciliation in the interests of social and economic recovery. The Government’s programme for the region was based on the administrative decentralization of government and institutions to improve access to goods and services and encourage the activities of municipalities and communities. In recent years, efforts had focused on mitigating the difficulties caused by the region’s harsh economic climate. The Government had tried to tailor its programmes and projects to the needs of indigenous populations. A programme to improve health care had been launched, and hospitals and health centres had been opened to cater for indigenous populations. Mother and child health programmes, including immunization campaigns, had led to a decline in child morbidity and mortality rates.
26. Of particular note in the field of education was the bilingual, inter-ethnic education programme. The highest possible priority had been given to the needs of ethnic groups and Autonomous Regions when the programme had been drawn up. Teachers, instructors, and leaders and representatives of indigenous communities were directly involved in the implementation of the programme, which in 1992 had covered approximately 13,000 children between pre-school age and the fourth grade of primary school.

27. In the field of technical education, the Nicaraguan Institute of Technology and a number of indigenous organizations had organized between 40 and 50 courses aimed at job creation and the enhancement of technical skills, particularly for the benefit of demobilized persons, returnees and women heads of households in 60 or so indigenous communities. Some 300 people had participated in workshops designed to encourage the launching of small-scale projects and micro-enterprises.

28. His Government had allocated funds to the Atlantic Coast region through the Emergency Social Investment Fund (FISE), which had been promoting the development of economic and social infrastructure such as bridges, roads and waterways. In recent years, FISE had invested some 20 million córdobas in reafforestation programmes and made available some 10 million córdobas for investment in educational buildings and equipment and health centres.

29. The Nicaraguan Institute of Energy, using its own resources and foreign assistance, had in the previous two years invested some US$ 5 million in new electric power plants designed to improve energy distribution in urban centres such as Bluefields and Puerto Cabezas.

30. The Ministry of Tourism was preparing cultural and environment-friendly tourism programmes involving visits to indigenous communities. Community members were being trained to run the projects and advisory services were available for the launching of community-based initiatives.

31. However beneficial such initiatives, it was impossible to redress the economic and cultural consequences of 172 years of fratricidal warfare, foreign occupation, dictatorship and natural disasters in less than a decade. Unfortunately, the more densely populated Pacific Coast had become the centre of administrative, financial, political and social development and the Atlantic Coast had been neglected. Socio-cultural differences had been compounded by the influence of two different colonial administrations: Spanish on the Pacific Coast and British on the Atlantic Coast. A new form of integrated relationship would have to be forged between the Pacific and the Atlantic by using economic resources to open up avenues of communication and to develop cultural links and tourism.

32. Mr. ROSALES DIAZ (Nicaragua) said that during the 40-year Somoza dictatorship the ruling dynasty had owned 80 per cent of the territory of Nicaragua. The Sandinista revolution of 1979 had been followed by a civil war and an economic blockade. Gross national product per capita had fallen from US$ 740 to US$ 430 in the previous decade and inflation had run as high as 30,000 per cent. The structural adjustment programme introduced to set the country back on course had certainly failed at the outset to provide social benefits but it was hoped that the programme would ultimately yield the
desired results. A major effort was under way to reduce Nicaragua’s foreign
debt, which stood at US$ 11,500 million, compared with a gross domestic
product of US$ 1,800 million.

33. Managua was the headquarters of the Indigenous Parliament of America,
which had recently held the Eleventh Inter-American Indigenous Congress and
adopted the Managua Declaration. The Declaration had noted, inter alia, the
urgency of recognizing the tenure of lands belonging to the continent’s
indigenous populations, of establishing coordinating machinery between States
and indigenous populations to facilitate decision-making on matters concerning
those populations, and of involving indigenous peoples in all aspects of
political, legal, economic and social life. It unequivocally condemned all
instances of violation of the rights of indigenous peoples throughout the
Americas.

34. Nicaragua had actively participated in the activities of the
United Nations Working Group on Indigenous Populations since its establishment
in 1982. It also supported the drafting of a declaration on the rights of
indigenous peoples.

35. A Commission on Ethnic Affairs and Indigenous Communities had been set up
in the National Assembly. All its members were drawn from the indigenous
population and it had held meetings with representatives of indigenous
organizations from other parts of the Americas, including Nobel laureate
Rigoberta Menchú. The Commission had prepared Nicaragua’s Plan of Action for
the United Nations International Decade of the World’s Indigenous People.
The themes for 1995 were: the general situation of Nicaragua’s indigenous
populations; promotion of awareness in the non-indigenous population; the
cultural identity of indigenous populations. Activities would include: the
convening of a national conference; amendment of national legislation,
including the Constitution, to ensure indigenous rights; training for
community leaders; establishment of a network to coordinate the plan of
action; fund-raising; meetings with Central American indigenous organizations
and peoples; and a campaign to secure recognition and respect for the
traditional authorities of indigenous communities.

36. The themes for 1996 were: the right of indigenous populations to the
land and its resources; the legal situation; sharing and recording of
experience. Activities would include: the analysis and dissemination of the
draft United Nations declaration on the rights of indigenous peoples; research
and action on the ancestral lands of indigenous communities; organization of
the first Central American seminar on indigenous rights to land and its
resources; and an agreement with universities and technical education centres
on support for the Plan of Action for the Decade.

37. The themes for 1997 were: environment and living conditions of
indigenous populations; natural resources and their potential. Activities
would include the first national conference of indigenous peoples on the
environment and discussion of intercultural bilingual education in Misquito
and Spanish.
38. The theme for 1998 was the rights of indigenous children and adolescents to education, sport and culture. Activities would include: research on indigenous education; convening of the first conference of indigenous peoples on education in Central America; building of sports grounds; organization of regional sporting events in indigenous schools; organization of the first Central American indigenous youth games; and preparation of a curriculum for intercultural education in indigenous communities that had lost their language.

39. The theme for 1999 was the right of indigenous peoples to health. Activities would include: research on the health of indigenous peoples in Nicaragua; the holding of the first Central America conference on the health of indigenous populations; and assessment with universities of the impact of medical, paramedical and psychological training on the health of indigenous populations.

40. The theme for the year 2000 was the economic development of indigenous populations. Activities would include: the holding of the first Central American conference on the economic development of indigenous populations; review of indigenous labour rights; analysis of the desirability of ratifying Convention No. 169 of the International Labour Organization (Indigenous and Tribal Peoples Convention, 1989); and preparation of an economic plan to promote and develop the economy of indigenous peoples.

41. The theme for the year 2001 was traditional authorities and the administration of justice. Activities would include: the holding of the first Central American conference on traditional authorities, the administration of justice and self-determination; exchanges of experience between indigenous leaders and the representatives of the Judiciary in individual Central American countries; and analysis of the administration of the Central American cultural heritage in the light of the contribution of past and present indigenous cultures and the benefit accruing to indigenous populations.

42. The themes for the year 2002 were: the human rights of indigenous populations; rights of senior members of indigenous communities; rights of disabled members of indigenous communities. Activities would include the holding of the first Central American conference on human rights and a systematic overview of human rights issues among indigenous populations in Central America.

43. The theme for the year 2003 was indigenous art, culture and economy. Activities would include: the first Central American conference on indigenous art; organization of a network of indigenous artists in the region; and dissemination of indigenous artistic values at the local, regional, national and international levels.

44. The theme for the year 2004 was indigenous rights: autonomy, land, natural resources, environment, culture, health, education, development, international law and sport. Activities would include: the first American conference on indigenous rights; a review of the Decade; publication of the results of the Plan of Action; and preparation of a proposal for the following Decade.
Turning to the subject of education, he said that a bilingual teacher training centre had been set up in Puerto Cabezas in the northern Atlantic Coast region. Instruction was provided in all languages extant in Nicaragua and teaching methods particularly suited to indigenous populations had been developed. Each graduate was assigned to teach in a particular region of Nicaragua.

As to health matters, it should be noted that under the current restructuring of the Nicaraguan health services and in line with an initiative launched by the Pan American Health Organization, information was being collected with a view to preparing strategies on the health care of the indigenous population.

In response to queries regarding the exploitation of natural resources in the Autonomous Regions, he referred the Committee to articles 9 and 36 of the Autonomy Statute and quoted extensively from them. Illustrating the importance of those articles, he drew attention to the recent refusal by the Regional Council of the Southern Autonomous Atlantic Region to set up a new department which would have entailed surrendering 36 per cent of its regional territory. Under the relevant provisions of the Constitution and the Autonomy Statute, regional territory could not be yielded without the prior approval of the Regional Councils. The resulting dispute between the State and the Regional Council on that matter would be dealt with by the Supreme Court of Justice. Specific legislation also existed on the use of the languages spoken by the Atlantic Coast communities. It stipulated that, although Spanish was the official language of the State, the languages spoken by the Misquitos, Sumos, Creoles, Garifonas and Ramas could be used for official purposes by the administrative organs of the Autonomous Regions.

Mr. MEJIA SOLIS (Nicaragua), providing further clarification on legislation governing the use of language, said that according to a provision adopted on 22 June 1993 the languages of the Atlantic Coast communities must be used in all laws and decrees promulgated by the State. Likewise, all official communications issued by the public health authorities and the Ministry of Transport, including road signs, must be translated into the regional languages concerned. Translations of employment contracts and collective agreements must also be provided, where possible, or access to an interpreter must be guaranteed. All staff involved in the administration of justice must be able to understand the languages of the parties to the dispute. The same applied to law enforcement officials.

As to concerns expressed regarding the participation of indigenous inhabitants in the affairs of the State, he confirmed that many did hold positions of responsibility in the civil service and regional and local authorities. In fact, there were university courses exclusively for the purpose of training civil servants belonging to the indigenous minorities. Similarly, members of the indigenous population could be freely elected to the organs of the State, Regional Councils and local authorities, there being no specific quotas established by the law regarding their representation.
50. In reply to further questions about the exploitation of natural resources in the Atlantic Coast region, he explained that while licences were issued by the central Government, they were subject to approval by the regional governments. The central Government could not therefore override decisions to refuse such permits.

51. There were various smaller indigenous communities based in the areas around Leon, Matapalpa, Jinotega and Rio Coco with populations of between 14,000 and 28,000 inhabitants. In general, the indigenous population of the Pacific Coast region had been assimilated into the local community, thereby losing its traditional culture and customs. By far the largest indigenous communities were found on the Atlantic Coast.

52. There was no form of compensation in respect of the repatriation of indigenous populations other than that mentioned by his delegation in its earlier statement. However, current legislation provided various remedies, including amparo, whereby any Nicaraguan citizen might initiate proceedings against the State or its officials for alleged violations of his or her constitutional rights. The only difficulty was that such cases were normally dealt with by the Court of Appeal and for the time being there was no such court in the Northern Atlantic Autonomous Region. Steps were none the less being taken to remedy the situation.

53. As to the practical measures adopted by the Government to combat racial prejudice in culture and education, mention had already been made of a number of language and cultural programmes under way. Other initiatives had also been launched to promote the artistic and cultural development of the regions, with government funding provided for artists and authors who wrote in their native tongue.

54. Concern had been expressed about the effective autonomy of the Autonomous Regions. To be sure the independence of regional bodies depended to a great extent on the ability with which the officials involved discharged their duties and the support they obtained from the relevant government and regional institutions. The degree of political autonomy was determined by the type of organization involved. The Autonomous Regions had their own political parties and forms of organization which were not subject to any legal restrictions, provided that they abided by the relevant legislation in force. However, the possibility of amending current legislation on political parties and elections was under consideration, with a view to creating greater political autonomy through the institutionalization of such forms of organization.

55. In response to questions relating to paragraph 25 of the report (CERD/C/277/Add.1), he observed that 98 per cent of the work on the demarcation and organization of municipalities had been completed. Efforts were now being focused on the drafting of relevant legislation. However, the special fund for social development and progress, mentioned in paragraph 28 of the report, had not yet been set up, since a number of difficulties remained to be resolved at the governmental and regional levels. He realized that in the time available he had been unable to answer all the questions put by the Committee. They would be dealt with in Nicaragua’s next periodic report, due
in two years’ time. He had already conveyed the Committee’s initial comments on the report to the competent authorities in Nicaragua. He assured the Committee that forthcoming reports would be submitted in good time.

56. **Mr. van BOVEN** (Country Rapporteur), speaking also on behalf of the other Country Rapporteur, Mr. Ferrero Costa, thanked the delegation for the report and supplementary information provided. A good deal of attention had justifiably been given to the autonomous regime of the Atlantic Coast region. However, there was room for improvement in the practical implementation of that progressive regime, in particular regarding the equitable distribution of benefits derived from natural resources. The Nicaraguan delegation had failed to explain how it was complying with article 4 of the Convention. In that connection, he drew attention to general recommendation XV adopted by the Committee. He stressed the importance the Committee attached to measures adopted in compliance with article 7 of the Convention in view of the recent history of Nicaragua, which had been characterized by hostilities and animosity.

57. The delegation had not responded to remarks by members of the Committee regarding the declaration under article 14 of the Convention and the amendment to article 8, paragraph 6. He hoped that those matters would be brought to the attention of the Government of Nicaragua. He had enjoyed the dialogue with the Nicaraguan delegation and hoped that the next report would be submitted within the time-limit stipulated in the Convention, with due regard for the Committee’s drafting guidelines and other relevant general recommendations.

58. **The CHAIRMAN** expressed his thanks to the delegation of Nicaragua for its informative report, and also the additional remarks which had shed light on a number of important issues. He welcomed the honest approach adopted by the delegation to the dialogue resumed with the Committee and expressed the hope that the following report would be submitted in good time.

59. **Mr. MEJIA SOLIS** (Nicaragua) said he was grateful for the Committee’s concern about the situation in Nicaragua. Owing to time constraints his delegation had been unable to answer some of the more specific questions put by members of the Committee and had preferred to focus on general policy trends. Additional written replies to those questions could be made available to the Committee in the next few days.

60. **The CHAIRMAN** said that the Committee would welcome such additional information.

**ORGANIZATIONAL AND OTHER MATTERS (agenda item 2) (continued)**

61. **The CHAIRMAN** reported on changes required to the programme of work and other questions recently discussed by the Bureau of the Committee. Since the delegation of Nigeria would present its report a day later than scheduled, it was suggested that the time available should be used to make a start on the review of reports submitted by the United Republic of Tanzania, Somalia, Sierra Leone, Venezuela and Madagascar. The secretariat would notify the delegations of the countries concerned accordingly. Country rapporteurs were therefore requested to expedite preparation of their reports.
62. He also drew attention to a note drafted by the Bureau with the aim of facilitating the work of the Committee; it stressed the need for delegations, Country Rapporteurs and Committee members alike to adhere to the recommended time-limits when making statements. Draft concluding observations prepared on the reports of Belarus and Mexico would be dealt with in an open-ended discussion group, for which the Country Rapporteurs concerned should make the necessary arrangements. As to the joint meeting to be held with the Sub-Commission on Prevention and Discrimination and Protection of Minorities, a brief report on the results of the meeting would be drafted and taken up by the Committee in due course. He would take it that those arrangements were acceptable to the members of the Committee.

63. It was so agreed.

The meeting rose at 1.05 p.m.