## Statement by

## **DELEGATION OF VIET NAM**

at the 77th Session of the Sixth Committee of UNGA on \$JHQGD, WHP 35HSRUW RIWKH, QWHUQDW

Cluster I (Chapters, II, III, IV and V)

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Mr. Chair,

Distinguisheddelegates,

Our delegation would like to express our sincere thanks to the International Law Commissiorfor the comprehensive eporton the work of its seventythird session. Viet Nam highly appreciates the Commission for its dedication to the progressive development and codification of international law. The Commission's tireless efforts have provided this Committee with valuable information and analysis many important reasof international law.

Mr. Chair,

1. With your permission, I would like to first address the topic of 33HUHPSWRU\QRUPV RIJHQHUDO. LQWHUQDWLRQ

In the beginning, we wish toongratulate Commission on completing this fundamental topicand we highly appreciate the effect of the Special Rapporteur, Professor Dire Tladi, in bringing this topic to a fruitful result. The set of 23Draft Conclusions with Commentaries and an Annex would provide useful guidance for States to identify the emergence of each provide useful law and the legal consequences of each norm.

% H D U L Q J W K L V S U R M H, FWW reiterate Du Pobrace Nvith Q P L the Annex containing ann-exhaustive list of norms hat the International Law Commission has previously referred to as having the statuser of morms of international law. We believe the mandate of the Commission is to specify criteria for the identication of a peremptory norm, not to identify a list of peremptory norms of international law. Moreover, we recall our request at previous meetings of the Sixth Committee that the seven principles codified in the UN Charter and the Declaration on Principles of International Law concerning Friendly Relations and Cooperation among States should be included in this list.

With regard to the nature of pemptory norms of general international law enshrined indraft conclusion, it should be emphasised that this ture should by no means constitute an additionaliterion for the identification of peremptory norms of general international law apart from the criteria contained

in draft conclusion 4 which ardrawn from Aticle 53 of the Vienna Convention on the Law of Treaties.

With regard to draft conclusion 7 on WKH GHILQLWLRQ RI <sup>3</sup>L FRPRQLW\RI 6WDWHV DV D ZKROH´ ZH KROG V should amount to the acceptance and recognition by a very large and representative majority of States. The representative test requires that the acceptance and recognition of States be across regions, cultures, legal systems and development levels while the views and practice of no acceptance and recognition by the internional community of States as a whole, it is the acceptance and recognition of States that are relevant as evidence of the emergence of pe