Response of the Republic of Cuba to note L/&OD/59/1 of the Secreary-General concerning United Nations General Assemblyesolution 67/98 entitled "Thescope and application of the principle of universal jurisdiction"

Cuba attaches great importanto the work of defining the cope and application of the principle of universal jurisdation, which should be discussed all Member States in the framework of the General Assembly of the United Nations.

In that regard, we support the work of toppen-ended Working Group established by the Sixth Committee of the General Assembly to the topic transparently and with the participation of all countries.

We reiterate our concern at the unwarranted of ustress principle in the unilateral, selective and politically motivated exercises jurisdiction by the courts of developed countries against natural or juridical persons from developing countries, whire no basis in interational norms or treaties. We condemn the adopted the national level of political limitation and the started laws targeting other States.

Cuba is of the view that the work of the ited Nations General Assembly on the topic must primarily focus on establishing international regulation or guidelines to prevent unwarranted use of the principle of universal justicition and safeguard intentional peace and security.

In the application of the priciple of universal jurisdiction bijuational courts, utmost respect for the principles enshrined in the Charter of United Nations, in particle the principles of sovereign equality, political independence and non-interference in the inal affairs of States, is of vital importance.

Universal jurisdiction must not be used topalinage the integritynal values of different legal systems, which is why it is expational and supplementary in nature.

Cuba is of the view that the application those principle of universal jurisdiction should be limited by absolute respect for the vereignty and national jurisdicti of States, the application of said principle always being supplementary to abtend and national jurisdiction of each State. In addition, universal jurisdiction sould be applied only under exceptial circumstances when there is no other way to prevent impunity.

The principle of universal justication should not be applied in order to diminish respect for a country's national justication or disparage the integrity amalues of its legal system, nor should it be applied selectively to pursue political objection violation of the norms and principles of international law.

The absolute immunity granted under international law to Heads of State, diplomatic personnel and other incumbent highniking officials must not be bead into question; using the principle of universal jurisdiction to violate long-stading and universally accepted international principles and norms is coraty to international law.

Cuba supports the drafting of an internation or guidelines testablish clearly under what conditions or within what limits the princepost universal jurisdictin may be invoked, as welpa635 0 TI

Given the nature of the principle, the crimbles are subject to universal jurisdiction should be restricted to crimes against humanity anidensal jurisdiction should be invoked only when it has been accepted that there is no other waying briminal proceedings against the perpetrators. Similarly, it must be established that in such calses approval of the State in which the crime was committed or of the countries of which the accused is a national must be obtained.