## MADAM CHAIRMAN:

My Delegation shall vote against Draft Resolution A/C.3/32/L.37, based on the following reasons:

FIRST: Because it constitutes an obvious case of singlingout, openly contravening the terms of the first preambular paragraph of the draft resolution which refers to universal observance of human rights in accordance with the text and the spirit of the Charter of the United Nations.

SECOND: Because the Draft Resolution ignores the reality of the Chilean situation, as well as the fact that the causes thereof have been positively overcome. It is based only on a political criteria, inasmuch as it deliberately ignores the evolution of events during this year.

THIRD: Because the Draft Resolution is contrary to the spirit of the Charter, and opposed to International Pacts on Human Rights and to United Nations resolutions, in general, which have established the international jurisdiction on fundamental human rights matters, in order to cooperate with the States where situations exist in which such rights appear to be involved, towards improvement or restoration thereof. The Draft Resolution does not cooperate, nor does it attempt to do so, with the Government of Chile; on the contrary, its abusive language ressembles that applicable to a real criminal prosecution.

FOURTH: Because several of its provisions, following debate held hereat and the subjects covered in the Report of the Morking Group, constitute an open intervention in the internal affairs of Chile, exceeding the appropriate scope of international jurisdiction on human rights matters and the precise terms of Art. 2 N° 7 of the Charter.

FIFTH: Because the context of the Draft Resolution constitutes the total violations of provisions established in Art. 55 of the Charter, which call for the international cooperation, respect for the principles of self-determination of the peoples and juridical equity of the States on matters related to Human Rights.

SIXTH: Because the Draft Resolution, furthermore, completely ignores the rules governing a due process, thus seriously violating the rights of a country, founder of the United Nations, and establishing a highly negative precedent for the future with regard to the cooperation which other countries might lend in connection with ascertainment of Human Rights in their respetive territories.

SEVENTH: Because, in general, this project is not designed to pursue the high purpose towards attainment of respect for Human Rights and the improvement of this cause throughout the world, but on the contrary, as it is evident and of public knowledge, it has been conceived, negotiated and drafted within a political scope; therefore, it does not abide by the principles to which we are all bound, but it is the sad result of political understanding and international pre-arranged negotiations.

## MADAM CHAIRMAN:

> CEA

negative vote, calls on all Delegations which are trully interested in the situation of Human Rights in the world, and especially in my country, to meditate on their vote on this Draft Resolution. This appeal is made, most especially to other developing countries which are exposed, in any instance of their history, to the real conspiracy of the great powers pertaining to all ideological denominations, of which Chile is the victim at this time.