46. Türkiye

Statement made in the Sixth Committee, Seventy-first session (2016), 29th meeting, 2 November 2016:¹⁵³

Turkish law doesn't allow for provisional application of treaties

. . .

[The] internal law of many countries, including [Türkiye], does not provide for provisional application of treaties.

Statement made in the Sixth Committee, Seventy-second session (2017), 20th meeting, 25 October 2017:¹⁵⁴

In this regard, the Commission should continue to bear in mind that some States, including [Türkiye], are not in a legal position to provisionally apply treaties due to their Constitutional provisions on treaties.

Statement made in the Sixth Committee, Seventy-sixth session (2021), 18th meeting, 27 October 2021:¹⁵⁵

In order for [Türkiye] to be legally bound by any international agreement, such agreement has to be approved in accordance with the relevant domestic procedures. In this regard, [the] mere signing of the agreement does not suffice. I also note that [Türkiye] is not party to the *Vienna Convention on the Law of Treaties*, 1969.

¹⁵³ Full text available at: https://www.un.org/en/ga/sixth/71/pdfs/statements/ilc/turkey_23.pdf.

¹⁵⁴ Full text available at: https://www.un.org/en/ga/sixth/72/pdfs/statements/ilc/turkey_1.pdf.

¹⁵⁵ Full text available at: https://www.un.org/en/ga/sixth/76/pdfs/statements/ilc/18mtg_turkey_1.pdf.