

### 33. Poland

Statement made in the Sixth Committee, Sixty-ninth session (2014), 26th meeting, 3 November 2014:<sup>84</sup>

Our delegation fully concurs with the Commission's conclusion that the provisional application of the treaty shall have the same effect as its entry into force, unless otherwise agreed. This view is clearly supported by Polish treaty practice. Poland does not have a specific domestic law on the provisional application of treaties. The Polish practice in this regard is based on Article 25 of the 1969 *Vienna Convention on the Law of Treaties* and the general rules of domestic law regarding the conclusion of the treaties. Under our constitutional order, we consider as optimal to apply a treaty temporarily only when we complete our domestic procedures necessary for its entry into force.

Statement made in the Sixth Committee, Seventy-sixth session (2021), 19th meeting, 28 October 2021:<sup>85</sup>

The Republic of Poland uses provisional application on an exceptional basis, particularly because it cannot be used as a means of bypassing parliamentary procedures.

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<sup>84</sup> Full text available at: [https://www.un.org/en/ga/sixth/69/pdfs/statements/ilc/poland\\_3.pdf](https://www.un.org/en/ga/sixth/69/pdfs/statements/ilc/poland_3.pdf).

<sup>85</sup> Full text available at: [https://www.un.org/en/ga/sixth/76/pdfs/statements/ilc/19mtg\\_poland\\_1.pdf](https://www.un.org/en/ga/sixth/76/pdfs/statements/ilc/19mtg_poland_1.pdf).