## RESOLUTION ON THE DELIMITATION, POWERS AND FUNCTIONS OF REGIONS

Whereas there appears to be broad agreement that the most suitable form of government for the future will be one which involves an allocation of powers to central and regional governments, while the differences that exist relate essentially to the boundaries, powers and functions of the regions and the process whereby such differences may be resolved;

Realising that regional boundaries will be relevant to the electoral process, as well as to the structures of the Constitution;

Accepting that the powers and functions of the regions are crucial to issues such as the form of state and self-determination, and will be a fundamental part of the constitution;

Convinced that while the demarcation of boundaries is a task which appropriately should be performed by a broadly based body of suitably qualified people, who will hear representations from the public at large and from different areas of the country, issues regarding the functions and powers of regions can at this stage of the negotiations best be dealt with by a smaller technical committee; and

Determined to ensure that we achieve a peaceful and negotiated agreement on the democratic transformation of our country within the time frames we have set for ourselves.

## Hereby resolve:

- 1. That the Technical Committee on Constitutional Issues be charged with formulating as a matter of urgent priority, recommendations on the structures, powers and functions of regions, on constitutional principles and on the constitution making process.
- 2. That a Commission be appointed to make recommendations to the Negotiating Council within six weeks of its appointment, on the delimitation of regions.
- 3. That for the purpose of its recommendation the Commission should be charged to take into consideration, inter alia, the following criteria:

- 3.1 Historical boundaries, including provincial, magisterial and district boundaries and infrastructures.
- 3.2 Administrative considerations including the availability or non-availability of infrastructures and nodal points for services.
- 3.3 The need or otherwise to rationalise existing structures (including the TBVC States, self-governing territories and regional government).
- 3.4 The necessity of limiting financial and other costs as much as is reasonably possible.
- 3.5 The need to minimise inconvenience to the people.
- 3.6 The need to minimise the dislocation of services.
- 3.7 Demographic considerations.
- 3.8 Economic viability.
- 3.9 Developmental potential.
- 3.10 Cultural and language realities.
- 4. That the Commission should be required to allow interested parties and persons to submit their views and recommendations within a specified period which should not be less than one month after an invitation in this regard has been published; and that the Commission should take these into account for the purposes of formulating its recommendations.
- 5. That the Commission should also be free to take cognisance of any other material it might wish to collect for the purposes of its recommendations.
  - 6. That the Commission should also for the purposes of its recommendations take cognisance of any progress made in the Negotiating Council by way of agreements on constitutional matters.
  - 7. That this Council shall from time to time review the progress made towards the reaching of agreements regarding the structures, functions and powers of regional governments under the Constitution replacing the present Constitution, and consider the advisability of a Commission also being required to submit recommendations on such matters.

- That the Commission should be composed of ten members agreed upon in this Council; that the members should be persons of acknowledged personal integrity and suitably qualified specifically or in general for the task assigned to the Commission; that participants be called upon to submit names of candidates to the Administration before 12h00 Friday 21 May 1993 and that the Planning Committee make a recommendation in this regard to this Council.
  - 9. That the Planning Committee, with the assistance of the Technical Committee on Constitutional Issues, prepare draft Terms of Reference for the Commission for consideration by this Council.