

21. Not to introduce new weapons systems that alter the quality or quantity of current inventories of war *materiel*.
22. Not to introduce, possess or use lethal chemical weapons or biological, radiological or other weapons which may be deemed to be excessively injurious or to have indiscriminate effects.
23. Not to permit the transit, stationing, mobilization or any other form of utilization of their territories by foreign armed forces whose actions could mean a threat to the independence, sovereignty, and territorial integrity of any Central American State.
24. To initiate constitutional procedures so as to be in a position to sign, ratify or accede to treaties and other international agreements on disarmament, if they have not already done so.

**Section 3. COMMITMENTS WITH REGARD TO FOREIGN MILITARY BASES**

25. To close down any foreign military bases, schools or installations in their respective territories, as defined in paragraphs 11, 12 and 13 of the annex within 180 days of the signing of this Act. For that purpose, the Parties undertake to submit simultaneously to the Verification and Control Commission, within 15 days of the signing of this Act, a list of such foreign military bases, schools or installations, which shall be prepared in accordance with the criteria set forth in the above-mentioned paragraphs of the Annex.
26. Not to authorize in their respective territories the establishment of foreign bases, schools or other installations of a military nature.

**Section 4. COMMITMENTS WITH REGARD TO FOREIGN MILITARY ADVISERS**

27. To submit to the Verification and Control Commission a list of any foreign military advisers or other foreign elements participating in military, paramilitary and security activities in their territory, within 15 days of the signing of this Act. In the preparation of the list, account shall be taken of the definitions set forth in paragraph 14 of the Annex.
28. To withdraw, within a period of not more than 180 days from the signing of this Act and in accordance with the studies and recommendations of the Verification and Control Commission, any foreign military advisers and other foreign elements likely to participate in military, paramilitary and security activities.
29. As for advisers performing technical functions related to the installation and maintenance of military equipment, a control register shall be maintained in accordance with the terms laid down in the respective contracts or agreements. On the basis of that register, the Verification and Control Commission shall propose to the Parties reasonable limits on the number of such advisers, within the time-limit established in paragraph 27 above. The agreed limits shall form an integral part of the Act.