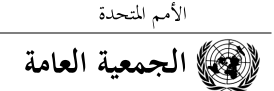
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مجلس حقوق الإنسان الدورة الحادية والثلاثون البند ٦ من حدول الأعمال الاستعواض الدوري الشامل

## مذكرة خطية من اللجنة الوطنية النيبالية لحقوق الإنسان\*

مذكرة من الأمانة

تحيل أمانة بمحلس حقوق الإنسان الرسالة التي قدمتها اللجنة الوطنية النيبالية لحقوق الإنسان \*\*، وهي ترد مستنسخة أدناه طبقاً للمادة ٧(ب) من النظام الداخلي المذكورة في مرفق القرار ١/٥ الذي يقضي بأن تستند مشاركة المؤسسات الوطنية لحقوق الإنسان إلى الترتيبات والممارسات التي أقرتها لجنة حقوق الإنسان، بما في ذلك القرار ٢٠٠٥/ ١٧ المؤرخ ٢٠ نيسان/أبريل ٢٠٠٥.

\* مؤسسة وطنية لحقوق الإنسان حاصلة على اعتماد من الرتبة ألف لدى لجنة التنسيق الدولية للمؤسسات الوطنية لحقوق الإنسان.

\*\* استنسخت في المرفق كما وردت باللغة التي قدمت بما فقط.





#### Annex

[English only]

### Written documentation for the 31st Session of the Human Rights Council by the National Human rights Commission of Nepal

#### Nepal Recommendations of UPR-Second Cycle Nepal's Commitment to provide response in 31st session of Human Rights Council

# Suggestions of the National Human Rights Commission of Nepal to the Government of Nepal

Nepal's human rights record was reviewed second time at the twenty third session of United Nations Human Rights Council on 4 November 2015. During the session, Nepal received a total of 195 recommendations from the 73 member states of the UN. Among those recommendations, Government of Nepal has accepted 148 and noted 18 recommendations. Nepal had made commitment to provide response to the remaining 29 recommendations before the 31st session of the Human Rights Council to be held on 16th March, 2016. The outcome document of the review, the Working Group (WG) report, will be formally adopted before the UN Human Rights Council from the Session.

In this process, the Government of Nepal has consulted National Human Rights Commission (NHRC), National Human Rights Institutions and Civil Society members to provide feedback. The initiative of the Office of the Prime Minister and Council of Ministers to coordinate with NHRI, CSOs as well as line ministries to conduct consultation on "pending recommendations" is commendable. During the consultation meeting the NHRC Nepal has provided feedback regarding adoption of the UPR Recommendations.

NHRC has also organized consultation meeting with concerned Civil Society Organizations on 15 February, 2016 in order to congregate suggestions regarding the pending UPR Recommendations. In this regard, on behalf of the National Human Rights Commission Nepal, the following suggestion has been provided to the Government of Nepal.

#### Suggestions

UPR Recommendations	Suggestions	Reasons
7.1 Study possibility of To be accepting the competence of the committee against torture (Panama)	To be accepted	<ul> <li>Nepal has already ratified the CAT Convention without any reservation</li> <li>Article 22 of the Constitution of Nepal, 2015 has mentioned</li> </ul>
7.2. Study the possibility of the ratification of the Optional Protocol to CAT (Panama)	To be accepted	rights against torture as a Fundamental Rights Nepal's commitment of preventing torture at national
7.3. Accede to the Optional Protocol to the Convention against Torture (New Zealand) (Czech Republic)	To be accepted	<ul> <li>and international level</li> <li>Enhancing cooperation with UN human rights mechanisms</li> <li>Establishment of national prevention mechanism will help</li> </ul>
7.5. Ratify the Optional	To be	to end practice of torture

UPR Recommendations	Suggestions	Reasons
Protocol to the	accepted	$\Box$ One of the recommendations
Convention against		from previous UPR Cycle in
Torture(Montenegro)		2011.
(Denmark) (Uruguay)		
(Ghana) (Germany);		
7.6. Sign and ratify OP-	To be	
CAT (Portugal);	accepted	
7.7. Sign OP-CAT	To be	
(Sweden);	accepted	
7.8. Ratify the ICRMW	To be	□ National Human Rights
(Timor-Leste) (Sierra		Commission has already
Leone);	accepted	recommended to the
7.9. Consider ratifying	T . 1.	Government of Nepal for
ICRMW (Philippines)	To be	ratification of ICRMW on
(Egypt);	accepted	November, 2012.
		□ One of the core Conventions of
		the UN human rights treaties
		□ Nepal is basically a labour
		sending country. Around forty
		hundred thousand Nepalese
		migrant workers are working in
		various countries taking labour
		permission
		□ Contribution of remittance in
		national GDP is more than 29%
		and more than 56% households
7.10. Continue its		
consideration to ratify	To be	are getting remittance
the ICRMW	accepted	The Convention has provided
(Indonesia);	Ĩ	lesser obligation for labour
× //		sending countries than labour
		receiving countries
		□ Almost labor sending countries
		have ratified the Convention
		□ Ratification can help for
		advocacy to ratify the
		Convention to the labour
		receiving countries
		☐ It will be helpful for the
		promotion and protection of the
		rights of the migrant workers
7.11. Ratify the		$\Box$ One of the core Conventions of
International Covenant		the UN human rights treaties
for the Protection of All		☐ The problem of the enforced
Persons from Enforced	To be	disappearance is one of the
Disappearance	accepted	serious human rights issues in
(ICPPED) (Argentina)	±	Nepal. During the decade-long
(Sierra Leone) (France)		armed conflict, the NHRC
(Japan) (Ghana);		Nepal received more than three
7.12. Ratify and		thousand three hundred
implement the		complaints about enforced
International	To be	disappearance and whereabouts
Convention for the		of more than one thousand
Protection of	accepted	
		people is still unknown.
All Persons from		□ Recommendations form the

UPR Recommendations	Suggestions	Reasons
Enforced	545650000	NHRC Nepal and several orders
Disappearance,		of Supreme Court to protect
(Paraguay);		person from enforced
(I uluguuy),		disappearance and to ensure
		justice to the victims through
		enactment of law and
		criminalization of act of
		enforced disappearance
		<ul> <li>One of the recommendations of</li> </ul>
		UPR First Cycle in 2011.
		$\Box$ UNTOC convention has been
		already ratified by Nepal
		<ul> <li>Ratification can help to enhance</li> </ul>
		bilateral mutual legal assistance
		between origin and destination
		countries
7.13. Consider ratifying		☐ Makes the definition of
the Palermo Protocol to		trafficking broad.
Prevent, Suppress and		☐ India has already ratified the
Punish Trafficking in	To be	Protocol which is both transit
Persons, especially	accepted	and destination country of
women and children		human trafficking for Nepal.
(Egypt);		So, ratification of the Protocol
(28) PO,		can help to enhance mutual
		legal assistance and bilateral
		cooperation
		The Protocol is Victim-centric
		that helps to ensure rights of
		victims of human trafficking.
7.14. Ratify the Rome		
Statute of the		
International Criminal	To be	
Court (Switzerland)	accepted	
(Portugal) (Germany)	1	
(Ghana);		□ Recommendation of NHRC to
7.15. Ratify and	<b>T</b> 1	ratify the Rome Statute
implement the Rome	To be	Legislature Parliament has
Statute (Paraguay);	accepted	already given directive to the
7.16. Ratify the Rome		Government of Nepal to ratify
Statute of the		
International Criminal		□ Promoting Government's
Court and incorporate its		commitment to prevent
provisions into national	To be	impunity by preventing serious
legislation; and accede	accepted	human rights violations
to the Agreement on	r	□ To end state of impunity
Privileges and		□ To ensure crimes defined by
Immunities of the Court		Statute will not happen in the
(Estonia);		future
7.17. Ratify and		$\Box$ One of the recommendations of
implement in the		UPR First Cycle in 2011.
national legislation the	To be	
Rome Statute of the	accepted	
International Criminal	1	
Court (Costa Rica);		

UPR Recommendations	Suggestions	Reasons
7.18. Ratify the Rome Statute of the ICC and implement it in its national legislation (Hungary); 7.19. Accede to the	To be accepted	
Rome Statute of the ICC (Czech Republic); 7.20. Accede to the Rome Statute of the International Criminal Court and the Convention on the Non- Applicability of	To be accepted To be accepted	
Statutory Limitations to War Crimes and Crimes Against Humanity (Uruguay); 7.21. Accede to and fully align its national legislation with the Rome Statute of the International Criminal	To be accepted	
Court (Latvia); 7.22. Take all necessary measures towards acceding to the Rome Statute of the International Criminal Court (Cyprus);	To be accepted	
7.23. Ratify ILO Convention No. 87 (Algeria);	To be accepted	<ul> <li>Right to freedom of association has been assured as a Fundamental Rights by the Constitution of Nepal, 2015</li> <li>Nepalese labours have right to form and join Trade Union according to the prevailing law</li> <li>Trade Union related laws and mechanism has already been set up</li> <li>Further commitment of Nepal for the promotion and protection of labour rights.</li> </ul>
7.24. Enact consolidated laws addressing all types of sexual violence effectively, with provisions of no statutory limitation on rape and other sexual violence, adequate witness and victim protection mechanisms, compensation from state	To be accepted	<ul> <li>To develop effective legal and institutional mechanisms for protection of victim and witness is one of the major concerns of sexual violence cases</li> <li>To promote Government efforts and commitment to end sexual violence</li> <li>To provide justice to the victims of sexual violence including rape victims.</li> </ul>

UPR Recommendations	Suggestions	Reasons
and measures to address special needs of girls below 16 (Norway);	Duggestions	
7.25. Decriminalize the act of attempted suicide (Haiti)2;		According to the General Code act of attempted suicide is not a crime.
<ul> <li>7.26. To be accepted the request of visit by the Special Rapporteur on the promotion of truth, justice, reparation and guarantees of non-recurrence, the Special Rapporteur on human rights defenders, the United Nations Working Group on enforced or involuntary disappearances and cooperate fully with the mandate holders (Hungary);</li> <li>7.27. To be accepted the requests to visit the country made by some special procedures, including the request made by the Special Rapporteur on the promotion of truth, justice, reparation and guarantees of non-recurrence</li> </ul>	To be accepted To be accepted	<ul> <li>To enhance international cooperation for protection and promotion of human rights</li> <li>To ensure the international community about country's commitment for the promotion and protection of human rights of the people</li> <li>To provide information to the international community about human rights situation of the concerned thematic issues</li> <li>To minimize the personal visits of the rapporteurs</li> <li>To seek international cooperation for better protection of human rights of victims.</li> </ul>
(Uruguay);7.28. Amend the 2014CommissiononInvestigationofDisappearedPersons,TruthandReconciliationAct(TRC)incompliancewith the Supreme Courtruling of 26February,2015in order to upholdinternationalstandardsrelatingtoaccountability for grossviolationsofinternationalhumanrights and internationalhumanhumanitarianlaw(Denmark);7.29. Raise the age of	To be accepted To be	<ul> <li>NHRC Nepal has already recommended the Government to ensure justice to the conflict victims by establishing effective mechanisms and the commission has already provided its inputs in the concerned laws in order to make transitional justice mechanisms compatible with international standards</li> <li>Government's obligation to implement Supreme Court's order and NHRC recommendations</li> <li>To ensure justice to the conflict victims through establishment of effective Transitional Justice Mechanisms</li> </ul>

#### A/HRC/31/NI/17

UPR Recommendations	Suggestions	Reasons
criminal responsibility	accepted	Convention on Child Rights
of children that currently		☐ General Comment No. 10, the
stands at 10 years of age		Committee on the Right the
(Chile);		Child has recommended that the
		minimum age of criminal
		responsibility be no lower than
		twelve years.
		□ To make the provision of
		criminal liability of children
		with international standards
		□ To implement the Order of the
		Supreme Court and
		recommendations of Same Sex
		Marriage Study Committee
		□ Constitution of Nepal, 2015 has
		ensured rights to equality for all
		citizens and it has taken sexual
		and gender minorities as a
		socially and culturally deprived
		class of people
		□ Government's commitment
7.30. Take measures to		through Fourth National Human
implement the Supreme	Taba	Rights Action Plan of Nepal to
Court's decision	To be	ensure rights of sexual and
concerning same sex	accepted	gender minorities through legal
marriage (Brazil).		reform
<b>-</b>		□ Sexual and gender minorities
		are getting Citizenship
		Certificate, Passport and other
		identity documents on their own
		identity
		□ Obligation of the state for not to
		discriminate any citizens on
		sex, gender and other forms.
		□ To ensure right to marriage and
		family of sexual and gender
		minorities.