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Report of the Working Group on the Universal Periodic Review*

Cyprus

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Introduction

1. The Working Group on the Universal Periodic Review, established in accordance with Human Rights Council resolution 5/1 of 18 June 2007, held its sixth session from 30 November to 11 December 2009. The review of Cyprus was held at the 2nd meeting, on 30 November 2009. The delegation of Cyprus was headed by H.E. Ms. Leda Koursoumba, Law Commissioner of the Republic of Cyprus. At its 10th meeting held on 4 December 2009, the Working Group adopted the present report on Cyprus.

2. On 7 September 2009, the Human Rights Council selected the following group of rapporteurs (troika) to facilitate the review of Cyprus: Senegal, Philippines and the Netherlands.

3. In accordance with paragraph 15 of the annex to resolution 5/1, the following documents were issued for the review of Cyprus:
   (a) A national report submitted/written presentation made in accordance with paragraph 15 (a) (A/HRC/WG.6/6/ CYP /1);
   (b) A compilation prepared by the Office of the High Commissioner for Human Rights (OHCHR) in accordance with paragraph 15 (b) (A/HRC/WG.6/6/ CYP /2);
   (c) A summary prepared by OHCHR in accordance with paragraph 15 (c) (A/HRC/WG.6/6/ CYP /3).

4. A list of questions prepared in advance by Argentina, the Czech Republic, Denmark, the Netherlands, Sweden and the United Kingdom of Great Britain and Northern Ireland was transmitted to Cyprus through the troika. These questions are available on the extranet of the Working Group.

I. Summary of the proceedings of the review process

5. The Chair of the Human Rights Council Working Group on the UPR stated that it is of utmost importance when discussing human rights issues that everybody respect each other’s views and uphold United Nations terminology and standards when referring to countries and territories.

A. Presentation by the State under review

6. Leda Koursoumba, Law Commissioner of the Republic of Cyprus, introduced the national report based on information from departments, independent authorities and monitoring mechanisms, and following consultations with civil society.

7. The delegation stated that the Constitution sets out an extensive bill of rights. International treaties become part of national law and have superior force to national legislation.

8. The delegation highlighted that Cyprus has ratified the majority of universal and regional human rights instruments. There is a small number of recent human rights instruments to which Cyprus is still only a signatory. Ratification has been delayed for bureaucratic reasons. Cyprus is committed to completing the process of ratification in the near future, including the Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict (OP-CRC-AC).
9. Cyprus has accepted the jurisdiction of the United Nations monitoring mechanisms and expressed its commitment to those mechanisms. Occasional delays in submitting country reports are solely due to bureaucratic deficiencies. Upon the accession of Cyprus to the European Union in 2004, human rights protection was further streamlined by the application of the relevant European Union acquis.

10. Regrettably, the Government is not in a position to ensure implementation of all its international obligations, including ensuring universal application of human rights to all individuals, throughout the territory of the Republic of Cyprus. This is due to the fact that, since 1974, the Government has been prevented from exercising effective control over one third of its territory as a result of illegal foreign military occupation. Consequently, all information and verifiable data presented in the national report concern the area under the effective control of the Government of Cyprus.

11. Cyprus acknowledged that its national institution for the protection of human rights was not fully compatible with the Paris Principles. Pending relevant legislation, the national institution’s statute had been amended by a decision of the Council of Ministers in 2009 to ensure its total independence from the Government and to allocate sufficient resources. At the same time there existed other effective internal monitoring mechanisms which were highly active.

12. The delegation indicated that the promotion of children’s rights had been included as an educational target for the current school year. Cyprus recognized that some of its domestic laws did not fully comply with the Convention on the Rights of the Child (CRC) and highlighted that those laws were now under review, including the laws on adoption, juvenile delinquency and juvenile justice.

13. Corporal punishment in the family is prohibited by law and prosecuted. There is a record of such criminal cases brought before the courts which resulted in convictions.

14. Cyprus indicated that the issue of military recruitment of persons under the age of 18 would be settled with the ratification of OP-CRC-AC.

15. The full protection of children’s rights safeguarded by CRC applies to every person under 18. A special administrative procedure for handling young offenders between the ages 14 and 16 is in place, to decriminalize their acts and divert them from the criminal and judicial system. The age of criminal responsibility is 14 and applies to all criminal offences. The overall legal, procedural and administrative environment pertaining to children involved in the criminal justice system is under review.

16. The issue of granting the status of internally displaced persons and consequential benefits to children of internally displaced women is currently under examination.

17. The National Machinery for Women’s Rights, headed by the Minister of Justice, has seen its budget triple in recent years. The first five-year National Action Plan on Gender Equality was adopted in 2007 and a Ministerial Committee on Gender Equality has been established to monitor its implementation. The National Machinery for Women’s Rights has pursued effective initiatives aimed at changing stereotypes and encouraging girls to pursue education leading to wider career choices.

18. In relation to domestic violence, the delegation noted that concerted actions were based on the relevant law as well as the Manual of Interdepartmental Procedures, which was being revised. The five-year national action plan was at its final stage of deliberation. In an effort to tackle domestic violence on the basis of valid data, the police were in the process of conducting three major studies.

19. Cyprus noted that one of the main targets of the National Strategy Reports on Social Protection and Social Inclusion 2008-2010 focused on the promotion of gender equality and
the advancement of women. A tripartite technical committee had prepared a study on the reconciliation of work and family/private life in 2009 which provided recommendations for measures.

20. The delegation highlighted the establishment of the Women’s Multicultural Centre, which aimed at bringing together women from all communities in Cyprus in the promotion of the participation of women in the reconciliation and peace process, as well as mobilizing financial support for relevant bicommmunal initiatives and activities.

21. Cyprus recalled that the law providing for the European Parliamentary elections enabled all Cypriot citizens to exercise their electoral rights. Turkish Cypriots had exercised that right in the European Parliamentary elections of 2004 and 2009. All relevant documentation was available both in Greek and Turkish, while Turkish-speaking staff were employed at the relevant polling stations. Turkish Cypriots were invited to enrol in the electoral list by paid announcements, in Turkish, in the media.

22. Cyprus indicated that free and accessible education at all levels was offered to all students, including Cypriots and children of migrants, irrespective of the status of their parents. Public educational institutions enrolled students without discrimination and without requiring either residence permits or other documentation. The Government would be withdrawing the 2004 Circular under which schools were expected to report to the immigration authorities. Education was compulsory until the age of 15, and primary and secondary schools operated in all towns and rural areas to safeguard equal access to different levels of education. Thus there were no boarding schools financed by the Government.

23. Public schools attended by more than two Turkish-speaking students operate as “zones of educational priority” on the basis of the policy of the United Nations Educational, Scientific and Cultural Organization. Research has guided the Government in implementing programmes for the education of Turkish-speaking and non-native language-speaking students. The Turkish language is part of the national curriculum and is taught at the upper secondary and higher education levels.

24. In recognition of the special educational and cultural needs of its religious groups, Cyprus declared the Armenian and the Cypriot Maronite Arabic languages as meriting specific protection under the European Charter for the Protection of Regional and Minority Languages. To promote the preservation of the identity, culture and history of the Armenians, Maronites and Latins, respective schools are operating in all districts and students from these groups are subsidized by the State.

25. In relation to children with special educational needs, Cyprus stated that it fully implemented the principles of the 1994 Salamanca Statement and Framework for Action, which were embodied in special national legislation. Children with special needs were integrated in regular schools, which accommodated them with a child-centred pedagogy capable of meeting their individual needs.

26. Within the framework of the European Year of Equal Opportunities for All (2007), the Cyprus Family Planning Association, in cooperation with the Gay Liberation Movement of Cyprus, organized an awareness-raising campaign on sexual orientation. Discriminatory acts on the ground of sexual orientation are criminally punishable.

27. The delegation stressed that a major challenge faced is the constant influx of irregular immigrants, which has placed pressure on financial and human resources. There are several ongoing integration programmes for refugees, including orientation programmes, vocational training and free Greek language classes. Cyprus immigration and asylum policy is based on the Aliens and Immigration Law and the Refugee Law. Third-country nationals come to Cyprus with a visa to work for a specific employer in a specific
job over a specified period. Migrant workers have the same rights as any other employee regarding social insurance benefits and medical coverage. Special inspector units have been set up to monitor the implementation of the labour laws and the proper implementation of contracts for employees from third countries.

28. Free collective bargaining fixes the minimum wage for 65 per cent of the employment force, which applies to third country-nationals. The minimum wage for certain unorganized occupations is fixed by ministerial order at the level of 50 per cent of the median wage and is considered to be sufficient for a decent standard of living. The minimum wage fixed by collective agreements is higher than the one fixed by the ministerial order. A special mechanism is available to examine disputes between third-country employees and employers.

29. Detention of irregular migrants and rejected asylum-seekers does not exceed six months. If a deportation order cannot be executed within a reasonable time, irregular migrants or rejected asylum-seekers may be set free and given a special residence permit, provided that they have not been convicted for a criminal offence and do not pose a threat to public order.

30. The delegation highlighted the extension of the right of employment of asylum-seekers to various sectors of the economy. As of 2009, asylum-seekers and refugees are entitled, by law, to free legal aid. In relation to the housing of asylum-seekers, there is an ongoing pilot project. The Asylum Service has not received complaints from asylum-seekers relating to racially motivated incidents in the Kofinou Centre. As a rule, any complaint made known to the authorities is properly investigated. If there is a suspicion that asylum-seekers are victims of torture they are referred to a specialized unit for identification and rehabilitation of victims of torture. All asylum-seekers receive public health-care services free of charge. Persons granted international protection are entitled to the same benefits as Cypriot citizens.

31. Since 2005, all detention facilities have been renovated. Detention conditions have improved significantly, as reflected in the 2008 report of the Committee against Torture.

32. Detention facilities with a capacity of approximately 300 persons are under construction to host migrants illegally entering or residing in Cyprus. All detention facilities will be in accordance with requirements set forth by the European Committee for the Prevention of Torture.

33. Cyprus ratified the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OP-CAT) in April 2009. Several mechanisms are in place for investigating allegations of police misconduct and imposing sanctions where appropriate. In 2009, the Directory of Professional Standards was established as an internal self-monitoring mechanism. To harmonize professional police conduct with the multicultural nature of the society, the Cyprus Police has incorporated, at all levels of police training, specialized courses, lectures and workshops on human rights, racism and diversity.

34. Cyprus expressed the Government’s determination to prevent and combat trafficking in human beings. A specialized police service for combating trafficking in human beings was established in 2004. A manual of interdepartmental procedures regulates the joint efforts of all stakeholders, while sufficient safe sheltering for victims of sexual exploitation is provided by the State. A new law on combating trafficking was enacted in 2007, while a multidisciplinary group formulated a national plan of action, which is currently under revision.

35. The delegation reported that the visa issuing system has been revised so that “performing or creative artist” visas are issued on the basis of strict criteria.
B. Interactive dialogue and responses by the State under review

36. During the interactive dialogue, statements were made by 35 delegations. A number of delegations thanked the Government for the comprehensive national report, its presentation and the responses provided to advance questions. Statements were made welcoming Cyprus’s commitment to the universal review process, its constructive participation and the consultations with stakeholders that took place in preparing the national report. A number of States welcomed the ratification by Cyprus of most international human rights instruments and legal framework for the promotion and protection of human rights. Recommendations made during the interactive dialogue are to be found in section II of the present report.

37. Algeria raised concern about the relatively high discrimination in terms of salaries between men and women. Bearing in mind the efforts of Cypriot to extend the appropriate assistance, it noted that Cyprus is experiencing an increasing inflow of irregular migrants, refugees and asylum-seekers. Algeria welcomed the commitment of the authorities to make the necessary efforts to prevent discrimination, in particular against minorities and foreign citizens. Thus, particular attention would be given to education, training and dissemination of different minority languages spoken in the count. Algeria made recommendations regarding the above-mentioned issues, including freedom of movement and rights of the child.

38. Turkey stated that the report A/HRC/WG.6/6/CYP/1 included biased information and that allegations therein do not reflect historical realities. It recalled that the Republic of Cyprus had been established in 1960 as a partnership based on the equal status of the Turkish and Greek Cypriot peoples. Turkey stated that that partnership had ceased to exist after the Constitution had been unilaterally abrogated in 1963 by the Greek Cypriot side by use of force, and that since then there was no single authority representing Cyprus as a whole. It stated that the report failed to provide satisfying information regarding the freedom of thought, conscience and religion of the Muslims living under their administration and the property and education rights of the Turkish Cypriots living in the south, and also minimized the increasing tendencies of ethnic hatred directed against the Turkish Cypriots. Turkey stated that the approach of the Greek Cypriot side raised doubts about their sincerity at a time when a United Nations comprehensive negotiation process, strongly supported by Turkey, was under way for a new partnership. Turkey stated that the Greek Cypriot side should focus on solving the grave human rights problems under their administration instead of trying to put the blame elsewhere.

39. Sweden expressed concern about indications of high levels of violence against women in Cyprus and persisting discrimination against women in the labour market. It noted that Cyprus had recognized that traditional stereotyped attitudes, as pointed out by the Committee on the Elimination of Discrimination against Women, had contributed to women’s disadvantaged position. Regarding discrimination against migrants and asylum-seekers, Sweden highlighted concerns expressed by the Committee on Economic, Social and Cultural Rights in May 2009 about continued limited access to employment and social isolation of third-country migrants. Also, civil society organizations had issued reports on migrants lacking access to legal aid. Sweden made recommendations.

40. Canada welcomed the 2007 anti-trafficking legislation for the identification and protection of trafficking victims and the entry into force of the Council of Europe Convention on Action against Trafficking in Human Beings. It noted the continuing trafficking in women for sexual exploitation, as reported by the Committee on Economic, Social and Cultural Rights in May 2009. Canada referred to the 2006 concluding observations of the Committee on the Elimination of Discrimination against Women, in which the Committee had noted that patriarchal attitudes, traditional prejudices and
stereotypes continued to be a cause of women’s disadvantaged position, including in the labour market and public life. Canada appreciated the recent efforts to protect the rights of children, notably the creation of the position of Commissioner for the Protection of Children’s Rights, and encouraged Cyprus to continue to ensure the protection of the rights of every child. Canada made recommendations.

41. Egypt noted that strategies, in addition to legislative efforts and policies, have been put in place in particular in the fields of non-discrimination, protecting the rights of women and children and combating trafficking in and exploitation of persons. Egypt asked for more information on the progress achieved in implementing the 2008-2013 National Action Plan for the Prevention and Combating of Violence in the Family, the role, mandate and powers given to the Commissioner for the Protection of Children’s Rights and the achievements of the Office of Combating Human Trafficking established in 2004. It noted the laws and policies dealing with influx of migrants and asked Cyprus to elaborate further on policies and regulations adopted to safeguard the rights of migrants, particularly workers, and those of irregular immigrants. Egypt noted the establishment of the positions of Ombudsman and Commissioner for the Protection of Children’s Rights. Egypt made a recommendation.

42. Brazil commended inter alia the enactment of legislation for the equal treatment of men and women regarding labour rights and on combating trafficking in persons. It noted with concern shortcomings regarding the human rights of migrants and asylum-seekers. It referred to concerns about lengthy detentions of non-nationals in inadequate conditions and the lack of information for detainees on their rights. Brazil noted with concern that Cyprus did not differentiate migrant children regarding access to education, and the request of the Ministry of Education to schools to give immigration authorities contact details of the parents of foreign children enrolled. Brazil highlighted that regularizing their migratory status was an effective way to enable undocumented migrants to enjoy fully their rights. Brazil asked about the practical results of the 2007-2013 National Plan on Gender Equality and the Government’s intention to undertake alternative measures to detention for asylum-seekers and irregular migrants. Brazil made recommendations.

43. The United Kingdom of Great Britain and Northern Ireland was encouraged by the measures taken to address integration of refugees. Recognizing the difficulties experienced by Cyprus owing to its geographic location, the United Kingdom reaffirmed its commitment to helping Cyprus to combat illegal immigration. The United Kingdom agreed that a number of remaining human rights concerns in Cyprus could be addressed through a comprehensive settlement agreement. It expressed its commitment to supporting the two leaders in their endeavors to achieve one. It recognized the difficulty of the issues facing both sides but stressed that it believed that it was still possible to achieve an early settlement so that benefits could be enjoyed by all Cypriots. The United Kingdom recognized the concerns about ongoing human rights issues arising from the question of disputed property in Cyprus, which reinforced the need for an early settlement ensuring the full rights of the internally displaced persons under a negotiated settlement. It asked for the steps taken to resolve this issue. The United Kingdom made recommendations.

44. Mexico highlighted the important legal and institutional progress regarding gender equality, rights of the child and persons with disabilities, the fight against domestic violence, discrimination and trafficking in persons. Mexico congratulated Cyprus for recognizing outstanding challenges and its readiness to cooperate with the special procedures of the Human Rights Council through the standing invitation extended to all of them. Mexico asked Cyprus about the cooperation it could obtain from relevant international and regional organizations, in particular the Office of the United Nation High Commissioner for Refugees (UNHCR) and the European Union, to tackle the high number of asylum requests and provide every asylum-seeker with the protection required. It asked
Cyprus about its intention to raise the age of criminal responsibility. Mexico made recommendations.

45. The Netherlands appreciated the answers given to written questions. It welcomed the commitment of Cyprus to combat gender discrimination. However, reports still expressed concerns about deep-rooted stereotyped attitudes. The Netherlands recognized the steps already taken to combat domestic violence, but remain concerned about reports of domestic violence against women and children, as raised by some treaty bodies. It welcomed the new law with regard to combating human trafficking. It noted that despite the efforts already taken by Cyprus, the stakeholders’ reports pointed out concerns with regard to discrimination on the ground of sexual orientation. The Netherlands made recommendations.

46. Morocco noted the effectiveness of actions taken by Cypriot institutions, particularly those of the Commissioner for Personal Data Protection and the National Bioethics Committee, which Morocco stated constituted good practices. It asked for more details on the experiences of those two structures and their contribution in the area of human rights. Morocco welcomed the intention to adopt legal instruments on forced disappearance and persons with disabilities and additional instruments on the rights of the child, which would strengthen cooperation with international mechanisms and the policy of dialogue and coordination. It asked for more information on measures to overcome difficulties in the implementation of the legislative framework as mentioned in paragraph 155 of the national report. Morocco made a recommendation.

47. Serbia acknowledged that the position of Commissioner for the Protection of Children’s Rights had been established in 2007 and asked about the initial experiences in the launching of that mechanism. Serbia noted that, owing to its geographical position, Cyprus was experiencing a rising influx of so-called economic immigrants. It thanked Cyprus for the information provided and asked if there were any additional measures for the improvement of the rights of children of those migrants, specifically in the field of education. Serbia appreciated any further information concerning measures taken to enhance their economic rights and possible integration in society. Serbia made a recommendation.

48. Ukraine noted with satisfaction the open invitation issued by Cyprus to special procedures. It commended the efforts to successfully respond to the recommendations of the treaty bodies. It noted that despite certain achievements, the problem of trafficking in women for sexual purposes persisted. Ukraine asked about the effectiveness of measures taken to combat trafficking in human beings and the number of persons, at least for the last two years, who had been prosecuted for involvement in the human trafficking business. Ukraine asked whether the people of Cyprus were aware of the problem of trafficking within their country and whether the large-scale public awareness campaign on the problem has been implemented. It asked Cyprus whether any training or education was provided for officials dealing with trafficking, in particular to ensure that victims of trafficking were treated as victims and not criminals. Ukraine concluded that the trafficking was a complex problem that required multi-faceted solutions and made a recommendation in that regard.

49. Israel noted the different legislative measures undertaken in the reform of the law since 1995, in particular those aimed at combating trafficking and exploitation of human beings, eliminating discrimination against women and promoting gender equality. Israel noted however that trafficking and sexual exploitation of women and children and domestic violence were still reported to be prevalent throughout the island. Israel was concerned about the abuse of those in police custody and of asylum-seekers. Israel made recommendations.
50. Spain welcomed the possibility of Cyprus ratifying OP-CRC-AC and the
Convention on the Rights of Persons with Disabilities (CPD) and its Optional Protocol.
Spain enquired about its intention to access and ratify the Optional Protocol to the
International Covenant on Economic, Social and Cultural Rights (OP-ICESCR). Noting the
social awareness generated by cases of sexual abuse of migrant women in situations of
inequality regarding salaries, and highlighting the special attention given to resolving that
problem, Spain asked Cyprus to explain the measures taken to improve the situation. It
asked Cyprus how it could moderate the number of requests for asylum that it received and
to explain the measures to reduce the time that asylum-seekers had to wait for a final
decision on their requests. Spain made a recommendation.

51. Australia noted that the 2009 report on the question of human rights in Cyprus
highlighted the consequences the division had in relation to human rights. It hoped,
however, that that situation could be resolved through the renewed round of direct
disputations being conducted by the leaders of the two Cypriot communities with the
assistance of the good offices mission of the Secretary-General and his Special Adviser.
Australia noted that the Committee on Economic, Social and Cultural Rights had welcomed
the anti-trafficking legislation enacted in 2007 creating a national mechanism of
cooperation for the identification and protection of the victims of human trafficking. It
noted that concerns remained about the extent of trafficking in women for sexual
exploitation. Australia made a number of recommendations.

52. France welcomed the discontinuation of the “artist” visa policy that had favoured
trafficking in women for sexual exploitation. It wished to hear more, however, about other
measures adopted to deal with trafficking in human beings, particularly women, and sexual
exploitation. It further asked whether those measures had been effective. France also asked
Cyprus how it had reacted to the recommendations made by the Committee on Economic,
Social and Cultural Rights to adapt its national human rights institution to conformity with
the Paris Principles and provide it with sufficient financial resources. France made
recommendations.

53. Norway welcomed the strong commitment expressed to combat gender
discrimination, and appreciated that the National Action Plan on Gender Equality took a
comprehensive approach on gender equality issues. It noted that wage differentials were
partly due to gender stereotyping and overrepresentation of women in non-skilled
occupations and low-scale sectors, and asked what concrete actions had been introduced or
are planned to reduce the gender wage gap. Norway referred to the Government’s revision
of criteria for the use of artist work permits for women from non-European Union countries
working in the cabaret industry, and asked for information on the effects of that decision on
the combating of trafficking in women. It noted that children of women with “displaced
person” status were not entitled to a refugee identity card or the benefits deriving from the
card. Norway made recommendations.

54. Chile noted the numerous measures and policies adopted by Cyprus in different
areas with a view to improving the protection and promotion of human rights and
encouraged their continuation. Chile made recommendations regarding international human
rights mechanisms, the problem posed by the high numbers of asylum-seekers and the
exhumation, identification and return of missing persons.

55. Germany requested more information on how Cyprus was dealing with the issue of
gender equality, as it was mentioned in the report and by the Committee on the Elimination
of Discrimination against Women. It expressed concerns about the pervasiveness of
patriarchal attitudes, deep-rooted traditional social prejudices and stereotyped attitudes as a
major obstacle to the advancement of women and as a root cause of their disadvantaged
position, including in the labour market.
56. Greece acknowledged that Cypriot citizens, Cyprus being a member of the European Union and party to many core human rights treaties, enjoyed an extensive degree of protection of human rights. It asked what practical measures Cyprus intended to take to further improve implementation of the legislation concerning the protection of the rights of the child. It asked what further measures Cyprus was considering to ensure full implementation of the first five-year National Action Plan on Gender Equality, in particular those aimed at increasing the level of participation of women in the labour market and in the public sector. Greece made a recommendation.

57. Slovenia stated that the rise of hate speech arising from discrimination based on sexual orientation and sexual identity had been noted. It asked what specific measures Cyprus intended to take to fight against discrimination and marginalization based on sexual orientation and sexual identity and to combat hate speech on those grounds. Slovenia noted that the number of internally displaced persons in Cyprus remained high. The Committee on Economic, Social and Cultural Rights had noted that children of women with displaced status were only entitled to a certificate by descent, which did not enable them to access the full range of benefits. It made recommendations.

58. Argentina noted that Cyprus did not have a national human rights institution complying with the Paris Principles. It welcomed the recent decision of Cyprus to ensure the independence of the national human rights institution. Argentina noted the continued existence of cases of domestic violence against women and children, which often were not denounced. It noted that despite the entry into force of the new law on trafficking in persons and the abolition of “artist visas”, which used to facilitate degrading practices, many cases of women being sexually exploited continued to be registered. Argentina commended the adoption of the law providing migrants and asylum-seekers with free legal assistance. Argentina made recommendations.

59. The Democratic Republic of Congo appreciated inter alia the role of the Ombudsman, or Commissioner for Administration, as well as the Commissioner for the Protection of Children’s Rights. It stated that the functions of certain structures seemed to overlap and asked if there was an arbitration body dealing with cases of overlap in jurisdiction. It noted that most of the immigrants in Cyprus were economic migrants and asked if there were any specific administrative or legal provisions to deal with that category of individuals. It noted that in 2006, an independent authority had been established which was responsible for investigating complaints and allegations involving the police. It asked about the number of policemen convicted to date and by which bodies they had been convicted. The Democratic Republic of Congo made a recommendation.

60. The Czech Republic noted the positive experience with OP-CAT, and made a recommendation in that regard. It made a recommendation on Government policies in particular regarding vulnerable groups.

61. Italy welcomed the initiative taken in the field of gender equality and acknowledged the challenges represented by persisting social stereotypes. Italy encouraged the parties to search for a comprehensive settlement in accordance the United Nations principles. Italy made recommendations regarding prisons and detention facilities, human rights education, domestic violence and ratification of OP-CRC-AC.

62. Venezuela recognized the active policy of Cyprus to promote and protect the rights of the child, the girl child and adolescents. It commended the establishment of the Commissioner for the Protection of Children’s Rights and highlighted the introduction of the mechanism to receive individual complaints on violations of the rights of the child, as well as the implementation of the programme of school visits. Venezuela considered it important that the Commissioner for the Protection of Children’s Rights continue its efforts to achieve greater effectiveness in its difficult task and made a recommendation.
63. India noted with appreciation the provision of free legal aid in civil proceedings brought against Cyprus for violations of human rights, and commended significant law reforms aimed at the promotion of gender equality and elimination of discrimination against women. India requested information about the principal provisions of the bill in Parliament aimed at the introduction of a 10 per cent quota for the disabled in recruitment to public sector jobs. It asked Cyprus about its views on the main challenges in the field of human rights, especially those related to minorities and illegal migrants, and about plans to meet those challenges. India made a recommendation.

64. Bulgaria commended the establishment in 2006 of the Unit for Rehabilitation of Victims of Torture and the Independent Authority for the Investigation of Complaints and Allegations concerning the Police. It welcomed the active promotion and protection of the rights of persons with disabilities and of the rights of the child and the establishment of the position of Commissioner for the Protection of Children’s Rights. Bulgaria asked about the measures to ensure that all children, including migrant children, enjoyed the rights guaranteed to them under CRC and other international instruments and to ensure free access of migrant children to education. Bulgaria made a recommendation.

65. Armenia welcomed the strong commitment of Cyprus to minorities, particularly those defined as religious groups in the Constitution. It highly appreciated that Cyprus did not simply provide social, cultural and political rights to the three listed religious groups but created an environment conducive to their full enjoyment. It was encouraged that the education reform was being elaborated in close cooperation with the minority groups, with a view to promoting their identity and language. It commended the efforts to protect the cultural heritage of the main religious groups. Regarding the three traditional minority groups, Armenia asked about specific steps taken by Cyprus to identify and protect their cultural heritage in and beyond the territory under its effective control. Armenia made recommendations.


67. The United States of America was concerned by reports of police abuse of detainees, including cases of abuse directed at immigrants, asylum-seekers and other foreign nationals. It was concerned about cases of violence against women, child abuse, trafficking in persons, discrimination against Turkish Cypriots living in Government-controlled areas, and discrimination against Roma and members of minority ethnic and national groups, and against homosexuals. It noted the actions taken to promote the equality of women in employment, through enacting legislations such as the law on equal pay and the National Action Plan for Gender Equality. It made recommendations.

68. Slovakia highly commended Cyprus on its efforts to advance human rights despite the delicacy of the political situation on the island. Slovakia was committed to contributing to the processes focused on confidence-building between the Cypriot communities. Slovakia welcomed the decision of the Government to provide for free and non-discriminatory access to medical services by members of the Cypriot Turkish community. It noted that the Committee on Economic, Social and Cultural Rights in 2009 had expressed concerns that third-country domestic workers continued to face difficult working and living conditions. Slovakia thanked the delegation for having referred to the issue of domestic workers in the introductory statement and made a recommendation.
69. Mauritius noted the absence of a national human rights institution accredited by the International Coordinating Committee of National Institutions for the Promotion and Protection of Human Rights as being in compliance with the Paris Principles. It welcomed the strides made by Cyprus in pursuit of gender equality in all spheres of life. It noted, however, that despite such initiatives there still existed deep-rooted traditional social prejudices and stereotyped attitudes resulting in continued marginalization of women in society. Mauritius welcomed the establishment of a Commissioner for the Protection of Children’s Rights and the determination shown by Cyprus to educate children on their rights and to increase their access to information. In that regard, it requested further details on how Cyprus dealt with the specific needs of children from the minority groups and asked whether relevant authorities took into due account traditional and cultural aspects when establishing national education curricula.

70. Jordan welcomed, inter alia, the establishment of the National Institution for the Protection of Human Rights and other monitoring mechanisms. It stressed the importance of the instruments to which Cyprus was a party taking primacy over national legislation. It appreciated the efforts to tackle issues relating to refugees, asylum-seekers, immigrants and irregular immigrants by addressing concerns raised by UNHCR, human rights treaty bodies and special procedures. It encouraged Cyprus to finalize the ratification process with respect to the Convention on the Rights of Persons with Disabilities and to complete the restructuring the National Institution for the Protection of Human Rights in accordance with the Paris Principles.

71. Burundi noted that freedom of expression was provided for in the Constitution and that the right to education was a priority, as witnessed by the provision schooling system free of charge. It welcomed the fact that Cyprus was one of the first countries to have signed CPD and encouraged it to complete the ratification process. Burundi welcomed the commitment of the authorities to continue to developing means of preventing ill-treatment and trafficking in human beings. It noted with satisfaction the desire of Cyprus to combat offences committed by the forces of law and order and the setting up of an independent authority to investigate complaints against the police, including human rights violations. In view of all the efforts undertaken to promote and protect human rights, Burundi asked the Human Rights Council to give Cyprus its full support.

72. In response to issues raised, Cyprus welcomed the participation of Turkey in the present intergovernmental process of examination of Cyprus in the framework of the universal periodic review. Cyprus stated that given the presence of 43,000 heavily armed Turkish solders on the island, it was always very much interested in listening to what Turkey had to say. It further stated that that the members of the two communities in Cyprus had grown mature through assessment of their past painful history and that they now wished to leave the past behind and build a better future in a bi-communal, bi-zonal federal Cyprus with a single sovereignty, a single international personality and a single citizenship and political equality as defined in the relevant Security Council resolutions. It called in that regard for the abolition of the de facto division of the island through the withdrawal of the Turkish troops.

73. Cyprus informed the Working Group that a letter would be sent to the President of the Human Rights Council in response to the erroneous and historically distorted account of the Cyprus issue given by Turkey, and requested that it be circulated as an official document. Cyprus considered that the remarks and recommendations made by Turkey are not relevant to the UPR exercise, since they are factually incorrect and do not comply with the basis of the review stipulated in HRC resolution 5/1 “Institution-building of the United Nations Human Rights Council” and 8/PRST/1 on the modalities and practices for the universal periodic review process.
74. Regarding a position expressed that the issue of properties could only be fully solved through a comprehensive settlement, Cyprus considered that each individual had an unquestionable right to pursue the realization of human rights in courts including the European Court of Human Rights and the European Court of Justice.

75. Cyprus appreciated that the last report of the European Committee for the Prevention of Torture in 2008, which had highlighted, inter alia, the enactment of the Law on the Rights of Arrested and Detained Persons and the establishment of the Independent Authority for the Investigation of Allegations against the Police. The Committee had observed that laminated information sheets were available at all police stations in ten languages and noted improvements of the conditions at the police establishments visited.

76. Cyprus recalled a number of mechanisms and criminal procedures to investigate allegations of police misconduct and to sanction where appropriate. During the first 10 months of 2009, the Independent Authority for the Investigation of Allegations against the Police had received 96 complaints. A number of complaints were still pending, while some of the completed investigations had led to criminal and/or disciplinary prosecutions against police officers. The delegation quoted the numbers of criminal and disciplinary cases against members of the police investigated annually, and their outcome, and noted that since 2005, 14 members of the police found guilty of criminal or disciplinary charges had been either dismissed or forced to resign. Cyprus stated that the numbers reflected the determination of the authorities to eliminate phenomena of police misconduct and ill-treatment of people.

77. Cyprus indicated that measures recently taken to prevent and combat trafficking of human beings, including the imposition of stricter criteria for visa issuing, were still too new for their effectiveness to be evaluated. Cyprus was seeking to increase international cooperation and particularly welcomed any assistance, especially from the countries of origin of trafficked persons.

78. Cyprus referred to data relating to the past five years indicating an average of 1,000 incidents of domestic violence annually, with a tendency of a slight increase. Since 1994 the number of non-domestic homicides per year had increased while, in contrast, the domestic/family homicide rate for the same period had significantly decreased. It was believed that the difference between the domestic and non-domestic homicide rates was attributable to the coordinated efforts and campaigns to prevent and combat domestic violence against women. Campaigns on violence against women and children were conducted annually by the competent authorities, including to deter and prevent domestic violence and to challenge societal attitudes.

79. The overall objective on which the migration system is based is to, inter alia, protect human rights and to ensure the fair treatment of migrants. Cyprus remains focused on the need to control illegal immigration. In principle, the migration policy in Cyprus is formulated on the basis of the present and future needs of the labour market, as expressed in the national employment strategy. The model protects third-country migrants from exploitation and at the same time, ensures that the problem of a mismatch in the labour market does not arise.

80. Cyprus faces particular pressures in the asylum system owing to its geographical location, being near to a politically unstable area which produces a high percentage of asylum claims, especially from applicants entitled to international protection, compounded by the fact that it has unguarded points of entries in the areas not under the control of the Government. The measures adopted aim towards the achievement of a fair, fast and efficient asylum procedure. Some of the measures include the use of fast-track procedures, the recruitment of new staff at the Asylum Service, the posting of asylum eligibility officers at the points of submission of asylum applications, and specialized training programmes.
International cooperation aims towards the improvement, inter alia, of the quantity and quality of reception conditions with particular focus on vulnerable groups of asylum-seekers.

81. Cyprus referred to integration actions and programmes which include the employment of interpreters in public schools, the organization of special classes for teaching the Greek language, the publication of an information guide in five languages and the organization of a Mediterranean Forum for new approaches on integration.

82. Cyprus indicated that the detention of asylum-seekers is sometimes necessary for reasons clearly stated in the Refugee Law and fully compatible with 1951 Convention relating to the Status of Refugees, the Aliens and Immigration Law and court jurisprudence. The Asylum Service may intervene in cases where the detention of an asylum-seeker is deemed to be unjustified. For people staying illegally in Cyprus, a detention or deportation order is issued and the person remains under custody until the execution of the order, which usually takes place within 15 days. In relation to the deportation order, an appeal can be submitted to the Supreme Court. The detention pending expulsion is extended when the person does not possess a valid travel document, when a habeas corpus application is submitted, and when an appeal is submitted to the Supreme Court. No minors whatsoever are held in custody as the detention of minor asylum-seekers is forbidden by the law.

83. The delegation confirmed that Cyprus intends to ratify OP-ICESCR.

84. As regards children’s rights, the position of Commissioner for Children’s Rights established in 2007 is fully compatible with the Paris Principles and is totally independent and properly empowered. It has a very wide mandate, which includes ensuring CRC protection for all children in Cyprus, national and foreign, and holds, inter alia, monitoring and awareness-raising competencies. The institution receives complaints from children and can represent them in courts nationally and internationally. The institution’s recommendations have been well received and endorsed by the Government, and include views on legislation discussed in Parliament.

85. The delegation, referring to the jurisdictional overlap between the different Ombudsperson institutions, said that Cyprus considered the concurrent competencies as emblematic of a well-functioning democratic society.

86. In closing, Cyprus thanked all States for their participation in the review and expressed its commitment to continue taking action to further enhance the promotion of human rights.

II. Conclusions and/or recommendations

87. In the course of the discussion, the following recommendations were made to Cyprus:

1. Speed up ratification of core human rights treaties that it has signed, but not ratified yet (Greece);

2. Consider the ratification of the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT); the Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict (OP-CRC-AC); the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (ICRMW); the Convention on the Rights of Persons with Disabilities (CRPD); the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights (OP-
ICESCR); and the International Convention for the Protection of All Persons from Enforced Disappearance (CED) (Argentina);

3. Consider the possibility of acceding to ICRMW and intensify efforts to prevent discrimination against this population (Algeria);

4. Adhere to the principles of the ICRMW and give positive consideration to its eventual ratification (Mexico);

5. Plan to ratify, in addition to the instruments announced in the report, ICRMW (Democratic Republic of the Congo);

6. Continue its efforts aimed at ratification of OP-CRC-AC (Serbia); ratify OP-CRC-AC (Slovenia); finalize the ratification process of OP-CRC-AC (Italy); speed up the process of ratification of OP-CRC-AC (Bulgaria);

7. Ratify OP-CAT, as well as OP-CRC-AC and the Optional Protocol to CAD (Chile);

8. Secure the effective functioning of its national preventive mechanism in accordance with OP-CAT (Czech Republic);

9. Give positive consideration to the prompt ratification of CRPD (Mexico);

10. Accelerate the steps undertaken to make the national institution for the protection of human rights established in 1998 fully compatible with the Paris Principles and provide it with the necessary resources empowering it to fulfil its mandate (Egypt);

11. Adopt measures leading to the creation of a national human rights institution in accordance with the Paris Principles (Mexico);

12. Accelerate the measures undertaken to allow the national institution for the protection of human rights to comply with the Paris Principles (Argentina);

13. Make its national institution for the protection of human rights fully compliant with Paris Principles at the earliest (India);

14. Fast-track the process to make the national institution for the protection of human rights fully compatible with the Paris Principles (Mauritius);

15. Through relevant mechanisms, continue to guarantee through specific, concrete measures the constructive cooperation policies towards the office of the Commissioner for the Protection of Children’s Rights, providing it with the necessary resources to guarantee the fulfilment of its functions for the benefit of the boys, girls and adolescents of the country (Venezuela);

16. Increase human and financial resources allocated to the new anti-discrimination body, within the Ombudsman’s Office, in order to ensure effective functioning of this institution, as well as further strengthening the financial and human resources of the national machinery for women’s rights (Israel);

17. Fully implement the measures of the National Action Plan on Gender Equality for 2007-2013, especially those regarding the rights of women in the labour market (Sweden);

18. Evaluate measures taken to prevent stereotyping attitudes with regard to gender roles in the family and society, and strengthen efforts to implement the
National Action Plan on Gender Equality and achieve a comprehensive and systematic approach to gender equality policies (Netherlands);

19. Strengthen measures to raise awareness and provide information through specific programmes of human rights education and training and to incorporate human rights in school curricula (Morocco);

20. Develop a national strategy to include in the school system at all levels appropriate measures in the field of human rights education, in accordance with the Plan of Action 2005-2009 of the World Programme for Human Rights Education (Italy);

21. Strengthen cooperation with human rights treaty bodies (Brazil);

22. Consider measures it deems appropriate to eliminate the discrimination in terms of disparity of salaries between men and women, in line with the provisions of the Convention on the Elimination of All Forms of Discrimination against Women (Algeria);

23. Continue and enhance efforts to ensure substantive equality between women and men in all spheres and at all levels of society, including awareness-raising campaigns to eliminate stereotypes regarding gender roles (Canada);

24. Continue its efforts to eliminate stereotypes associated with traditional gender roles in the family and society (Mauritius);

25. Increase cooperation with the Turkish Cypriot community with the aim of further promoting the rights of all individuals in Cyprus (United Kingdom);

26. Reinforce existing non-discrimination legislation and take all necessary measures to prevent discrimination on the grounds of sexual orientation (Netherlands);

27. Prohibit all discriminatory practices and criminalize defamation, slander and incitement to discrimination, hostility or violence, whether they are public or not, towards a person or a group of persons because of their sexual orientation (France);

28. Incorporate a gender perspective in all government policies that target women belonging to different groups of vulnerable people, in line with relevant recommendations of the Committee on the Elimination of Discrimination against Women (Australia);

29. Continue its global and integrated approach in all policies of gender equality in all areas and take necessary measures to increase participation of women in public and political life (France);

30. Adopt a comprehensive and integrated approach to its gender equality policies in all areas, especially with regard to refugees, asylum-seekers, displaced persons and persons with disabilities (Czech Republic);

31. Ensure the effective implementation of existing legislation on non-discrimination, including by consulting with civil society, disseminating information to vulnerable groups about legal protections that are available to them and directing appropriate resources where needed to improve implementation (United States of America);

32. Adopt and implement an effective strategy to combat domestic violence (Canada);
33. Strengthen its efforts to effectively combat domestic violence and provide adequate victims’ support, inter alia by creating sufficient shelter capacity (Netherlands);

34. Reinforce the strategy to combat domestic violence, including by making available temporary shelters for victims (Italy);

35. Adopt an effective strategy to combat domestic violence and ensure that women’s shelters are made available to ensure the security of victims of domestic violence (Sweden);

36. Intensify specific awareness-raising activities regarding sexual orientation at a national level to contribute to a better protection of the rights and freedoms of gays, lesbians, bisexuals and transsexuals (Spain);

37. Take every possible action to speed up exhumation processes to enable the Committee on Missing Persons to continue its excellent work (Australia);

38. Enable the Committee on Missing Persons in Cyprus to continue working on the exhumation, identification and return of human remains (Chile).

39. Following concerns expressed by the Committee against Torture, investigate reported cases of physical ill-treatment by the police and ensure the rooting out of such unlawful practices (Israel);

40. Finalize a professional code of conduct for police and security forces, as well as investigate alleged breaches and prosecute as appropriate, to strengthen accountability and prevent future abuses and violations (United States);

41. Ensure that incidents of police abuse of detainees, including cases of abuse directed at immigrants, asylum-seekers and other foreign nationals, are prevented by strengthening legislation to protect the rights of arrested and detained individuals from physical mistreatment and ensuring that they are afforded a full complement of due process rights in accordance with its obligations under the International Covenant on Civil and Political Rights (United States);

42. Improve the monitoring and implementation of measures to combat violence against women (Norway);

43. Adopt effective measures to combat violence against women in all its forms and allocate human and financial resources for the implementation of such measures, in particular regarding the protection of victims (Argentina);

44. Bring legislation governing the rights of the child into line with relevant international instruments and provide the office of the Commissioner for the Protection of Children’s Rights with the support needed for it to assume its role of preservation and protection of children’s rights (Algeria);

45. Do its utmost to guarantee that children, regardless of their descent status, are treated equally in law and in practice (Slovenia);

46. Improve prisons and detention facilities, particularly in police establishments (Italy);

47. Take concrete measures to follow up on the concluding observations of the Committee on Economic, Social and Cultural Rights related to trafficking and sexual exploitation of trafficking victims (Canada);
48. To evaluate, and monitor the effectiveness of the measures taken with regard to combating trafficking of human beings, the protection of victims, and bring to justice those involved in human trafficking (Netherlands);

49. To undertake substantial measures to combat trafficking through national and international collaboration, including international and national NGOs (Ukraine);

50. In line with the recommendations made by the Committee on Economic, Social and Cultural Rights and the Committee on the Elimination of Discrimination Against Women, ensure strict control over the new work-permit system; intensify its efforts to bring to justice those involved in human trafficking; and commit itself to the full and speedy implementation of the Plan of Action for the Coordination of Actions on Combating Trafficking in Human Beings and Sexual Exploitation of Children (Israel);

51. Vigorously pursue prosecutions under its new anti-trafficking legislation and ensure that responsible government institutions are adequately resourced to provide timely and effective follow-up on specific cases (Australia);

52. Further intensify its efforts in the fight against trafficking in human beings (Norway);

53. Take appropriate measures to ensure stricter control on the new work-permit system and intensify its efforts to bring to justice all those involved in trafficking in persons (Argentina);

54. Ensure that the efforts made to guarantee freedom of movement are continued (Algeria);

55. Further ensure political representation of the three religious minority groups and promote their stronger involvement in the planning and implementation of various projects providing financial assistance for their educational and cultural needs (Armenia);

56. Consider the measures it deems appropriate to guarantee effective access to basic education for all (Algeria);

57. Take additional measures to reduce the gender wage gap and further improve the integration of women in employment through measures such as the creation of more childcare facilities and educational facilities for working mothers (Norway);

58. Strengthen enforcement of its existing legal framework protecting the equality of women in employment, particular for those in unskilled and low-wage position (United States);

59. Adopt an effective policy for the integration of migrants (Sweden);

60. Inform migrants of their rights (Sweden);

61. Take appropriate measures for the provision of legal aid to asylum-seekers and migrants (Brazil);

62. Consider alternative measures to the detention of migrants that will be less restrictive of the human rights of the individuals concerned, (Brazil);

63. Take further steps to integrate refugees (United Kingdom);

64. Continue adopting appropriate measures to secure the human rights of asylum-seekers and irregular migrants (Chile);
65. Adopt the necessary regulatory and inspection framework and fully implement the mechanisms already in place to guarantee the same legal protection to domestic workers as to other citizens (Slovakia);

66. Further promote the identity and culture of religious minority groups and raise awareness in society about their historical presence in Cyprus (Armenia);

67. Ensure that all children with displaced person status are treated equally in the law irrespective of the sex of their parents, as recommended, inter alia, by the Committee on Economic, Social and Cultural Rights in 2009 (Norway);

68. Continue cooperating with the competent bodies to secure protection of the human rights of the internally displaced, particularly women and children (Chile);

69. Ensure that women continue to participate fully in the peace process, in line with Security Council resolution 1325 (2000) (Norway);

70. Engage with civil society groups in the follow-up to the universal periodic review (United Kingdom).

88. The response of Cyprus to these recommendations will be included in the outcome report adopted by the Human Rights Council at its thirteenth session.

89. All conclusions and/or recommendations contained in the present report reflect the position of the submitting State(s) and/or the State under review thereon. They should not be construed as endorsed by the Working Group as a whole.
Annex

Composition of the delegation

The delegation of Cyprus was headed by Ms. Leda KOURSOUNBA, Law Commissioner of the Republic of Cyprus and composed of the following members:

- Ambassador Andreas HADJICHRYSAHTHOU, Permanent Representative of the Republic of Cyprus, Geneva;
- Mr. Michalis STAVRINOS, Head of the Department of Multilateral Relations and International Organisations, Ministry of Foreign Affairs;
- Mrs. Maria MICHAEL, Deputy Permanent Representative, Mission of the Republic of Cyprus, Geneva;
- Mr. Nicos NICOLAOU, Department of Multilateral Relations and International Organisations, Ministry of Foreign Affairs;
- Mr. Costas VEIIS, Superintendent B, Cyprus Police, Ministry of Justice and Public Order;
- Mrs. Eirini PETRIDES, Officer at the Permanent Secretary’s Office European and International Affairs, Ministry of Education and Culture;
- Mr. Andis APOSTOLOU, Labour Relations Officer A, Ministry of Labour and Social Insurance;
- Ms. Marina EFTHYMIADOU, Social Welfare Officer, Ministry of Labour and Social Insurance;
- Mrs. Maro MICHAELIDES, Administrative Officer, Ministry of Interior;
- Mr. Kostas STIGGAS, Administrative Officer, Ministry of Health;
- Ms. Myrianthi SPATHI, Secretary A, Permanent Mission of the Republic of Cyprus, Geneva;
- Mission to the UNOG