Violation of Freedom of Religious and Belief of the Minority Group
Millah Abraham/Ex-Gafatar in Indonesia

I. PRELIMINARY

1. The report prepared and submitted by the Millah Abraham/ex-Gerakan Fajar Nusantara (GAFATAR) and SETARA Institute for Democracy and Peace, based on coordination and regular consultations since July 2016 - September 2016.

2. On the Universal Periodic Review in 2012, the Indonesian government accepts 150 recommendations and rejected the 30 recommendations on various human rights issues. On the issue of freedom of thought, conscience and religion there were at least 15 recommendations accepted by the Indonesian government and must be reported on the 2017 UPR. However, the government rejected the recommendation on the revocation or revision in 2006 regarding the Ministerial Decree on the construction of synagogues, religious harmony and the 3 Ministers Joint Decree for the Ahmadis in 2008. These particular laws are in fact leading to the occurrence of human rights violations in Indonesia.

3. No significant progress made by the government in overcoming various violations of freedom of religion/belief, as indicated on the report released by the Setara Institute for Democracy and Peace. Sequentially, the number of violations of beliefs/religious freedom continued to occur since 2012 (264 incidents), 2013 (222 incidents), 2014 (134 incidents), 2015 (197 incidents). Moreover, in 2016, the Millah Abraham/ex-Gafatar followers received massive attacks that led to the issuance of a new decree from the General Attorney prohibiting the GAFATAR organization and
the criminalization of three leaders of GAFATAR as will be described in the next section.

II. SUMMARY OF MAIN CONCERN

1. Freedom of religion and belief is guaranteed in the 1945 Indonesian Constitution, Article 28E paragraphs 1, 2 and 3, stated (1) "Everyone is free to embrace religion and to worship according to their religion, choose one's education, employment, citizenship, choosing a place to stay in the territory of the country and left it, as well as the right to return. "(2)" Everyone has the right to freedom of believing trust, express thoughts and attitudes, according to his conscience. "(3)" Everyone has the right to freedom of association, assembly, opinion and expression " In addition, Article 29 paragraph (2) states, " the State guarantees the freedom of each citizen to profess his own religion and to worship according to their religion or belief.

2. Meanwhile, the Law No.39/1999 on Human Rights, Article 22, paragraph 1, states that, "Everyone is free to embrace their religion and to worship according to his religion and belief". With the same editorial also contained in the MPR Decree No. XVII.MPR.1998 on Human Rights, Article 13.

3. In practice, the Indonesian government is still not fully implementing freedom of religion/belief as stated in the Constitution and other lower regulations. For almost ten years, the minority group of the Millah Abraham have been experiencing serious human rights violation without any improvement, reclamation or protection guarantee. Starting from the small expulsion events in some areas in Indonesia during 2014, the arrests and imprisonment for blasphemy, the issuance of several fatwas from the MUI for Al-Qiyadah/Millah Abraham/Gafatar as deviant sect, to the
recent incident on 19th January 2016 involving violence, arson, looting, and massive expulsion (2371 families with 8187 people) from the Borneo/Kalimantan Island. Moreover, on 29th February 2016, based on the Law No.1/PNPS/1965, the Indonesian government issued a 3 Ministers Joint Decree (Minister of Religious Affairs, Ministry of Internal Affairs and the General Attorney) that prohibits the practice and spread of the Millah Abraham/Gafatar. Furthermore, on 25th May 2016, three leaders of the Millah Abraham (Ahmad Mushaddeq, Mahful Muis Tumanurung and Andry Cahya) were charged for blasphemy and treason by the Indonesian National Police.

A. Background

4. The Millah Abraham is a belief system of the true way of life as exemplified by people who have been blessed by the Lord. This belief refers to the teachings of the "father of the prophets" Abraham, with the main teachings of monotheism that serves one master. The purpose of this teaching is to create a peaceful and prosperous life on earth that is based on the principle of love. The mission must be achieved by non-violent means or performing symbolical acts, and to act concretely and sincerely to unite humans lives with nature. It seeks to constantly improve the individual’s moral life, to be clear from all impure and evil thoughts, such as the desire to steal, to lie, to commit adultery, to kill, as stated in the 10 commandments.

5. This teaching was initiated by Ahmad Mushaddeq alias Abdussalam in 2001. Before being named the Millah Abraham, this community was known as Al-Qiyadah Al-Islamiyah. In 2007, Ahmad Mushaddeq was found guilty under Article 156a of the
Criminal Code and sentenced to four years in prison by the South Jakarta District Court. Since then, the community was renamed the Millah Abraham.

6. On 14th August 2011, the Millah Abraham’s followers founded an organization named the Gerakan Fajar Nusantara (Gafatar). The vision was the realization of orderly life within the community, creating a peaceful nation that is civilized, fair and dignified under the shield of God Almighty. The mission of the Gafatar was to strengthen solidarity, togetherness, unity and integrity among members in particular and for the nation and the world in general. The organization also aims to maintain cooperation and understanding between institutions that have similar concerns with attention to efforts of peace and prosperity of the world. The concrete actions cover social, cultural, scientific, environmental, and nationalism. For example, conducting community services such as blood-drives, tree-planting to conserve forest and nature, cleaning up rivers to prevent flooding, celebration of the national festivities, organic farming to provide natural healthy food and other positive activities.

7. During 2012-2015, Gafatar failed to obtain Registration Certificate (SKT) from the Ministry of the Internal Affairs for various reasons. Finally in August 2015, the organization was disbanded by its members. Since then, social activity was no longer to be implemented. To continue the mission of being one with nature, the only activity that was possible was organic farming.

8. After the organization was dismissed, the Millah Abraham followers agreed to establish an organic farming community on the Borneo/Kalimantan Island - West, East and Central Kalimantan, named "Negeri Karunia Tuan Semesta Alam Nusantara", which means “Nusantara the Country Land Given by the Lord of the Universe”. Borneo was chosen as the land price was relatively low, spaciously available and the acceptance of the locals was also evident.
9. Unfortunately, this organic farming community did not last long. On 19th January 2016, a mob claiming to be “local residents” attacked and burned two settlements of the Millah Abraham/ex-Gafatar in Moton Asam Hamlet, Antibar Village, East Mempawah, West Kalimantan and in Suap Hamlet, Pasir, Mempawah Hilir, West Kalimantan. They burned, destroyed and looted all the assets of the members, also expelled this community out of their lands. Unfortunately, the violence and attacks were not followed by government protection or prosecution. In contrast, the government issued a policy to repatriate the Millah Abraham/ex-Gafatar followers that resided in the West and East Kalimantan back to their homelands. In addition to post-repatriation, the Indonesian National Police arrested and detained the three leaders of the Millah Abraham and charged them with blasphemy and treason.

B. Human Rights Violations

10. Since 2001, the minority group of Millah Abraham has been experiencing various human rights violations, both with its early name of Al-Qiyadah to Gafatar and the latest as a farming community ”Negeri Karunia Tuan Semesta Alam”. To this date, the problem has never been resolved by the State.

Deviant Sect Allegations To the Minority Group of the Millah Abraham/Gafatar

- Recommendation 108.97, 108.102, 108.111, 108.113, 108.139 – Not Implemented


- Recommendation 109.31 – Not implemented
11. In Indonesia, the government holds full rights in determining a person's religion/belief. Any religion/belief outside the 6 recognized religions (Islam, Protestantism, Catholicism, Buddhism, Hinduism and Confucianism) is considered as heretical. This classifies the Millah Abraham as a heretical belief and is even considered as tarnishing the mainstream religions. For this reason, Ahmad Mushaddeq was convicted for violating Law No.1/PNPS/1965 on charges of blasphemy in 2007, the three leaders of the Millah Abraham were arrested for violating the same law and the 3 Ministers Joint Decree was issued to prohibit the spread of the Millah Abraham/Gafatar teachings.

12. The apostasy against the Gafatar organization and/or belief Millah Abraham is massively conducted by the religious organizations in Indonesia, it has occurred both at the central and local levels, such as the issuance of MUI fatwa No.6/2016 stating that Millah Abraham/Gafatar is misguided and misleading; Fatwa Aceh Ulama Consultative Assembly No.1/2015, the MUI Fatwa Malut No:A-12/MUI-Malut/XXXI/III/2015, and the MUI Fatwa Kalbar No:01/MUIKalbar/I/2016.

13. Instead of protecting the rights to freedom of religion and belief of its citizens as stated in the Constitution and other relevant laws, on 29th February 2016 the Government further ignored the laws by issuing the 3 Ministerial Joint Decree (the Minister of Religion No.93/2016, the General Attorney No.KEP-043 /A/JA/02/2016 and the Minister of Internal Affairs No.223-865/2016) prohibiting the Millah Abraham/Gafatar to deploy, interpret, and conduct any activities that deviate from the teachings of Islam mainstream and declared it as heretical and reflecting a system of syncretism, a combination of Judaism, Islam and Christianity.

**Recommendations:**
a. Urging the Indonesian government to ensure the right to freedom of religion or belief, stop the criminalization of the followers of a particular religion/belief and to ensure protection for the religious/belief minorities such as the Millah Abraham.

b. Repeal the blasphemy matter in the Act PNPS/1/1965 and 3 Ministerial Joint Decree about the Millah Abraham/Gafatar and to stop the criminalization of the leaders and/or adherents of the Millah Abraham/Ex-Gafatar.

c. To build a constructive dialogue between religions/beliefs to respect the differences in religions/beliefs, including in the interpretation of religious values or beliefs.

Criminalization of the Minority Group of the Millah Abraham/Gafatar


To review the content or withdraw the restrictive laws of religious freedom. Article 156a of the Criminal Code on blasphemy is not in accordance with the international policy on human rights and also contradictory to Article 28E paragraph 1 and 2 and Article 29 paragraph 2 of the 1945 Constitution.

- **Recommendation: 108.100, 108.102, 108.106, 108.111, 108.113 Not Implemented**

Concerning the full protection and guarantees to freedom of religion and belief. In practice, the Government has punished its citizens that have different beliefs from the mainstream.

14. The chronology of the Millah Abraham followers that have been criminalized on
charges of violation article 156a of the Criminal Code in conjunction with Law No.
1/ PNPS/1965 during the period of 2007-2016 are:
• In 2007, Ahmad Mushaddeq indicted by the Supreme Court of South Jakarta
  District and imprisoned for four years.
• In 2008, the Padang District Court sentenced 2 Al-Qiyadah Al-Islamiyah/Millah
  Abraham followers to three years imprisonment.
• June 2008, the Makassar District Supreme Court convicted 21 Al-Qiyadah Al-
  Islamiyah /Millah Abraham followers.
• In 2015, 6 members of the Gafatar Aceh were sentenced to four years in prison
  by the Aceh Supreme Court.
• 25th May 2016, 3 leaders of the Millah Abraham; Ahmad Mushaddeq, Mahful
  Muis Tumanurung and Andry Cahya were arrested and are awaiting trial.

Recommendations:
a. Repeal the Law No.1/PNPS/1965 in conjunction with Article 156a of the Criminal
  Code relating to the crime of blasphemy;

b. Stop the practice of criminal prosecution against any religious group or belief that is
different from using Law No.1/PNPS/1965.

c. Release all citizens that have been sentenced to prison for having beliefs different
from the mainstream and decease the criminalization process that is still ongoing.

The Misuse of Article Treason Toward the Leaders of the Millah Abraham

- Recommendation: 108.116 - Not Implemented

The detention of three Millah Abraham’s leaders and adding the allegation of
treason without sufficient evidence associated with the case is a form of legal
abuse, to restrict the freedom of speech toward this minority group. The Indonesian Government once again convicts its citizens with article 110 in order to stop the spreading of the teachings.

15. Beside blasphemy, an additional charge of treason was given to the minority group of Millah Abraham/ex-Gafatar leaders. In the indictment, the prosecutor added Articles 107 and 110 of the Criminal Code regardless of the fact that no evidence suggests that the community has committed treason.

16. On 25th May 2016, the three Millah Abraham’s leaders (Ahmad Mushaddeq, Mahful Muis Tumanurung and Andry Cahya) were arrested and detained. This arrest breached the arrest procedure. The summonses were as witnesses related to the blasphemy reports conducted by other individuals who do not have any connection with. After undergoing intensive interrogations for several days, on 25th May 2016, the three received summonses as suspects for violating 156a of the Criminal Code and an additional criminal offense of treason Article 107 and 110 of the Criminal Code. Despite all three being cooperative with investigators, they were immediately detained, with justifications of to avoid escape and the protection of evidence.

**Recommendations:**

a. Withdraw the treason charge of Article 107 & 110 of the Criminal Code for the three leaders of Millah Abraham as it is an abuse of law to separate the leaders from its followers which aims to eradicate teachings.

b. The Government should guarantee the rights of its citizens to freedom of
religion/beliefs and assembly, especially when its purpose was to construct a better and improved nation.

Rejection, Expulsion & Violence Against the Minority Group of the Millah Abraham

- **Recommendation: 108.102, 108.106 – Not Implemented**
  Indonesian government fails to protect its citizens in freedom of religion/belief. In fact, in the Millah Abraham/ex-Gafatar case, the Indonesian Government was the perpetrator of human rights violations.

  Each of expulsion incidents of the Millah Abraham/eks-Gafatar members was provoked by the issuance of the local governments’ decrees stating that the Gafatar is heretical. The recommendations addressed to the Indonesian government to review, revise or revoke all the local government’s decrees that are contrary to the international standard of freedom of religion and belief was disregarded. In fact, the number continues to increase.

17. The most serious crimes experienced by the Millah Abraham/ex-Gafatar were the rejection, massive evictions and violence, which were allegedly driven by policy and even intervention from the Government. The issuance of several letters from the local governments to prohibit the organization activities lead to public vigilantism, resulting in the government and law enforcements being unable to guarantee the protection of this minority group. The chronologies of the incidents are as follows:

- In October 2014, the eviction of the Gafatar West Papua Council preceded by the Sorong Regency letter No: 220/144/2014 about the revocation of the Gafatar registration. Soon after, the MUI and FKUB
released an ultimatum for the Gafatar to leave the Sorong region immediately within 1 week. On 26th October 2014, the Sorong Regency invited the public to reject and expel the Gafatar. On the same date, the MUI continued to implement their actions by persecuting 2 of the organization board members, beating them and seizing their computers. Finally, on 3 November 2014, 123 the Millah Abraham/Gafatar members were forced to leave Sorong, they were transited to Jakarta, following on to Central Kalimantan.

- In November 2014, the Gafatar East Nusa Tenggara Council also experienced rejection. The refusal started from the Bakesbangpol Kupang City with the issuance of the Regional Secretary of Kupang on monitoring the Gafatar activities, addressed to all the Head Districts and to the Lurah of Kupang City, published in the newspaper of the Timor Express, dated on 28th November 2014, titled “Beware of the Gafatar Organization”. The Kesbangpol and East Sumba Linmas sent a letter No: BKBPPM.224/1334/B3/XI/2014 regarding the Gafatar’s termination in the East Sumba. On 1st December 2014, 130 Gafatar members were evicted from the NTT, travelling to Surabaya for transit and following to Mendung village of the East Kalimantan in mid December 2014.

- In the beginning of January 2015, a mob raided the Gafatar secretariat offices in the Nanggroe Aceh and the Police detained several of the organization’s boards. The rejection and arrests were linked to the issuance of the MPU Aceh’s Fatwa No.1 of 2015, which stated that the Gafatar is heretical. The District Court convicted six of the Gafatar board members for blasphemy and sentenced them to four years imprisonment.
In early January 2015, the Gafatar Bali Executive Regional Secretariat Board office was forced to shutdown. The reasons being that the organization was unregistered and troubling the community. The closure based on the instruction letter from the Gianyar Regent of No: 220/0076/BKPL dated 12th January 2015, stated that the Gafatar was not listed in the ministry of Internal Affairs. On 22th February 2015, 105 Gafatar members left the island, transited in Surabaya and departed to the Central Kalimantan on 3rd March 2015.

On 27th January 2015, the Gorontalo Regional Office located in the Kwandang Village received a brutal attack from the local citizens while conducting community service. Several Gafatar members were beaten with rocks, causing one of the member’s front teeth to be dislodged. In addition to this, several local newspapers showed their strong rejection in their publications. Finally, on the 29th-31st January 2015, a total of 143 members left the Gorontalo, transited in Makassar until the 11th February 2015 and departed to Mendung Village of the East Kalimantan by sea craft on 11th February 2015.

In January 2015, the Southeast Sulawesi Regional Office was expelled from the island. The eviction was based on the warning letter “Caution With the Gafatar Sect” from the Ministry of Religion of the MORA MORA Regional Office, No: KW.24/BA.01.2/449/2015.

In February 2015, the Gafatar North Sulawesi and West Nusa Tenggara Regional Offices also experienced rejections and expulsions from the government, forcing them to leave their towns heading to the East Kalimantan.
• In March 2015, the Gafatar North Maluku office was expelled by the MUI. The expulsion was based on the Fatwa from the Malut MUI which declared the Gafatar as a heretical cult No:A-12/MUI-Malut/XXXI/III/2015. On 13th April 2015, all members left Maluku and went to Mendung Village of East Kalimantan.

18. The most significant expulsion and violence to the Millah Abraham group occurred on the 19th January 2016 in Kalimantan Island. Their settlements and agriculture lands in Mempawah – West Kalimantan were attacked and burned by a mob who claimed to be local residents. A few days afterward, the local Government systematically evicted 8187 members that lived in the East and West Kalimantan. Before they were returned to their homelands, the Government placed them in shelters for a several weeks. To date, their efforts in claiming the left behind assets remains complicated with some of their assets being claimed by other parties. Sadly, there has been no action from the Government in conducting investigations into the violent attacks, assaults and arson of the settlements and no assistance with the Millah Abraham member’s regaining their assets.

**Recommendations:**

a. Allowing the citizens to choose their place of residence. Forced evictions from their lawful residence violates the human rights and the 1945 Constitution, Article 28E (1).

b. It is a must for the Indonesian government to protect all members of the minority group the Millah Abraham/ex-Gafatar, by suspending the actions of eviction and violence against them.

c. Withdraw all laws at the central or regional levels that lead to discrimination
against and intolerance toward the Millah Abraham/ex-Gafatar members.

d. The Indonesian Government should facilitate the Millah Abraham/ex-Gafatar members to retrieve their left behind assets in Borneo/Kalimantan Island.

The Prohibition To Activity, Opinion and Expression For the Millah Abraham/Gafatar

• **Recommendations: 108.103, 108.113, 109.31 - Not implemented**

The Indonesian Government did not undertake the recommendations of freedom of speech, thought and expression in their beliefs/religion. In fact the Indonesian government further added to the human rights violations by issuing the 3 Ministerial Joint Decree for the Millah Abraham/Gafatar.

19. The distinct teachings of the Millah Abraham disturbed the mainstream religion. Hence, the government banned this community from perform any activities, expressing opinion and showing expression in their beliefs, such as speeches, lectures, sermons, inauguration, seminars, workshops and other activities, either verbally or in writing such as in the form of books, document organization, print and electronic media containing the teachings and intention for the deployment of the ideology. This prohibition stated on the first and second dictum of the 3 Ministerial Joint Decree for the Millah Abraham/Gafatar No. 93/2016.

**Recommendations:**

a. The government should provide the freedom of thought, freedom of expression and freedom of association, freedom of assembly for all the Millah Abraham/ex-Gafatar members in accordance with the mandate of the state constitution.
b. Indonesia is not an Islamic state, thus the Indonesian Government should not penalize its citizens for having different interpretations of Islam and religion.

**Coercion For the Millah Abraham Followers To Return To the Mainstream Religion**

**Recommendation: 108.100 - Not implemented**

The Indonesian Government has not yet adopted laws to protect freedom of religion and belief. In contrast, the Indonesian Government is still forcing its citizens to strictly embrace certain religions that are "recognized" by the Government.

20. The Millah Abraham/ex-Gafatar community experienced coercion to return to mainstream religion. At the refugee shelters, the government obliged them to attend the "Re-education Program". This program is written on the sixth dictum of the 3 Ministerial Joint Decree No.93/2016. Although the reason of the issuance was to maintain public tranquility, religion coercions violates the 1945 Constitution Article 28E, paragraph 1, 2 & 3 and Article 29 paragraph 2, as well as International Human Rights Law.

**Recommendations:**

- a. Eliminate all forms of coercion for its citizens to embrace a particular religion or belief.
- b. The Indonesian Governments should recognize that diversity in belief is an important fundamental human right.
- c. Eliminate the religion column on the National ID and all public administrations. The presence of the religion column has no benefit in
society. In fact, it creates discrimination amongst the citizens.
d. The Indonesian Government should reconsider the limitation number of recognized religions that are permissible, as it is not in accordance with the State Constitution that is based on diversity.
e. The government should not intervene in a person's beliefs or impose that one must follow mainstream religions.

**Discrimination, Hate Speech, No Investigation For the Perpetrators of the Crimes & Violence Against the Minority Group Millah Abraham**

  In the Millah Abraham/ex-Gafatar cases, the Indonesian government failed to pursue the elimination of all forms of discrimination and disrespecting of minority rights.

  Recommendations on policies prohibiting hate speech and violence, being neutral and take legislative measures effectively, has not been undertaken by the Indonesian government. The Government defends the majority mainstream religious groups and strongly cooperated with such groups in the expulsion of the Millah Abraham/ex-Gafatar members.

  No perpetrators of violence, arson, looting, and the destruction of houses and farm lands belonging to the Millah Abraham members were investigated, regardless of the fact that the offenders faces were clearly
visible on video and on television. Moreover, none of the organizations that displayed hate speech banners and gave hate speeches in public and in mosques, which lead to public anger, were pursued by law enforcement.

21. Discrimination faced by the Millah Abraham/ex-Gafatar community is obvious. Starting with the campaign of propaganda and violence against the community throughout Indonesia, peaking in Borneo, during the stay at shelters, to the absence of investigation of perpetrators of violence, arson, and the looting of assets of the community.

22. The data taking of the Millah Abraham/ex-Gafatar refugees at the shelters was not just ordinary documentation. It also extended to ‘tagging’ to identify members. Many of their National ID cards were specifically marked and confiscated by local authorities. Some of them also experienced difficulties obtaining new ID cards in their localities. This adds further difficulty to their struggle as it is difficult to manage life without ID cards. Furthermore, while many were staying at shelters, many of the refugees received the INAFIS (Indonesia Automatic Finger Print Identification Center) and children were no exception.

23. Although intolerance, discrimination, propaganda, and hate speech are prohibited in the Indonesian Criminal Code, various violation of these laws against the Millah Abraham followers continue and are ignored by the Indonesian Government. This can be seen from banners containing hate speech displayed in public, public demos fueled with proclamations of hate speech, speeches in public places containing hate speech provoking the mainstream, and defamation and hatred in print journalism and electronic media.

24. Furthermore, the Millah Abraham/ex-Gafatar started to experience various cases of impunities with acts of anarchy, such as beatings, expulsion, arson, destruction and
the stealing of the Millah Abraham/ex-Gafatar members’ assets. Incident after incident continued with no investigation conducted from law enforcement.

**Recommendations:**

a. The Indonesian Government should delete the data in the INAFIS as affecting their criminal record. They are not criminals, thus they should not be treated as such. The data has been entered into the Government Criminal Database as offenders and can only have negative consequences.

b. The Government should investigate the perpetrators of the violence, arson attacks and expulsions of the Millah Abraham/ex-Gafatar followers throughout Indonesia as it violated the 3 Ministerial Joint Decree No. 93/2016 on the fourth Dictum.

c. Conduct investigations on the Mempawah incident that caused material loss, as well as emotional and psychological trauma to the minority group.

**Violence in Women and Children of Minorities Group the Millah Abraham**

**Recommendation: 108.72, 108.73 - Not implemented**

Legislation on the prohibition of violence against women and children is very clear. Unfortunately law enforcement officers were the perpetrators of violence against women and children of the Abraham Millah/ex-Gafatar.

25. Women and children of the Millah Abraham/ex-Gafatar groups received immense misery through acts of discrimination, intolerance and violence. The violations occurred during the expulsion and forced evacuations, at the transit places and
shelters (number of women were 1,622 people and children under 18 yo were 3350 people). They were treated improperly and received violence by soldiers and police officers. Some were beaten, shouted, and treated inhumanly. Four women were recorded as having miscarriages during the forcibly evacuations, they are Sri Endawati, Wati, Nurhayati Aziz, Suratmi. In addition, the Millah Abraham/ex-Gafatar children were also victimized; many of them experienced mental & psychological traumas over the expulsion incidents.

26. At the shelters, some children were treated as criminals during the data taking. Their photographs and fingerprints were taken by INAFIS, a database system used for criminals.

**Recommendations:**

a. Government should restore the rights of women and children by removing the INAFIS profile database, as it would affect the criminal reference of the individuals.

b. The government should prioritize procedural process in handling the evacuations. Hence, it should not contribute further negative outcomes to the victims, such as mental traumatisation, and physical or material losses.

**Postscript:**

- Post-repatriation, the Millah Abraham/ex-Gafatar members spread across provinces i.e Jakarta, West Java, Central Java, East Java, Lampung, South Sumatra, Riau Islands, Riau, North Sumatra, South Sulawesi and some other areas in Indonesia.
- The evicted members have never received any compensations or support as
promised by the Government. The heretical label given to the members isolates them from society. Some family members refused them to be returned to their hometowns. In addition, many of them are unable to obtain new National IDs from government regional offices. Without valid IDs it is difficult to handle anything requiring personal identification. Furthermore, one of the Millah Abraham/ex-Gafatar members in Trenggalek East Java, in his Police Check Record Certificate, it was written that he has been involved in criminal activity for formerly being a member of the Gafatar.

- The estimate loss; 724 Ha of land worth IDR 6,614,963,000.- 1,849 residential buildings with the estimate cost of IDR 11,427,802,857 agricultural production, animal husbandry and fishery of approximately IDR 4,555,885,633.- combined other material loss such as motorcycles, cars, machineries, household items and transportation fee approximately IDR 9,769,297,712.- The total loss approximately IDR 32,049,202.- Most of these properties are unable to be claimed back by their owners as the local governments complicate the administrative procedures required to do so.