Human Rights Council  
Thirty-third session  
Agenda item 6  
Universal periodic review  

Report of the Working Group on the Universal Periodic Review  

Ireland  

* The annex is being circulated in the language of submission only.
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Introduction

1. The Working Group on the Universal Periodic Review, established in accordance with Human Rights Council resolution 5/1, held its twenty-fifth session from 2 to 13 May 2016. The review of Ireland was held at the 18th meeting on 11 May 2016. The delegation of Ireland was headed by Tánaiste and Minister of Justice and Equality, Frances Fitzgerald. At its 20th meeting, held on 13 May 2016, the Working Group adopted the report on Ireland.

2. On 12 January 2016, the Human Rights Council selected the following group of rapporteurs (troika) to facilitate the review of Ireland: Ghana, Republic of Korea and Slovenia.

3. In accordance with paragraph 15 of the annex to Human Rights Council resolution 5/1 and paragraph 5 of the annex to Council resolution 16/21, the following documents were issued for the review of Ireland:

   (a) A national report submitted/written presentation made in accordance with paragraph 15 (a) (A/HRC/WG.6/25/IRL/1);

   (b) A compilation prepared by the Office of the United Nations High Commissioner for Human Rights (OHCHR) in accordance with paragraph 15 (b) (A/HRC/WG.6/25/IRL/2);

   (c) A summary prepared by OHCHR in accordance with paragraph 15 (c) (A/HRC/WG.6/25/IRL/3).

4. A list of questions prepared in advance by the Czech Republic, Germany, Liechtenstein, Mexico, the Netherlands, Norway, Slovenia, Spain, Sweden and the United Kingdom of Great Britain and Northern Ireland was transmitted to Ireland through the troika. These questions are available on the extranet of the universal periodic review.

I. Summary of the proceedings of the review process

A. Presentation by the State under review

5. The delegation stated that Ireland attached great importance to human rights and the universal periodic review. Significant domestic developments had taken place since the first cycle. Ireland had challenges to address and was committed to improving its human rights protection. The delegation stressed the importance of, and the significant contribution made by, a strong and independent community and voluntary sector, and praised the engagement of civil society organizations and the Irish Human Rights and Equality Commission.

6. The delegation outlined the socioeconomic context for the policy choices of the previous five years. The social welfare system had protected the most vulnerable from the worst impact of the financial crisis.

7. Key recent human rights developments had included the adoption by referendum of a Constitutional amendment to provide for same-sex marriage. Ireland was at the forefront of introducing self-determined gender recognition under the Gender Recognition Act 2015, which allowed adults to determine their own gender without recourse to medical or psychological opinion, and provided for a person’s preferred gender to be fully recognized by the State.
8. Ireland had amended its Constitution to strengthen the rights of children, including the principle that the rights of the child were the paramount consideration in relevant proceedings. The Children and Family Relationships Act 2015 had established new legal architecture for children and set the rights of the child as the court’s paramount consideration in family law cases.

9. The Irish Human Rights and Equality Commission’s structural independence and the strength of its mandate had been recognized internationally and it had been accorded “A” status. Its founding Act placed a positive duty on public bodies to have due regard in their work for human rights and equality and to conduct their business in a manner consistent with individual human rights.

10. Ireland had sought the views of members of the public and civil society in preparing for the review. It was the first European Union member State to have published a national strategy on children and young people’s participation in decision-making, following a child-led consultation with 8 to 17 year olds.

B. Interactive dialogue and responses by the State under review

11. During the interactive dialogue, 93 delegations made statements. Recommendations made during the dialogue are to be found in section II of the present report.


13. Honduras welcomed the efforts of Ireland to implement the recommendations received during the first review cycle.

14. Hungary commended Ireland for its commitment to protecting human rights defenders. Hungary regretted that Ireland had not yet ratified the Convention on the Rights of Persons with Disabilities or established the national preventive mechanism required under the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, in line with previously accepted recommendations.

15. India welcomed the establishment of the Irish Human Rights and Equality Commission and the Workplace Relations Commission, the adoption of the Equality Act and recent measures to enhance the rights of the child. India encouraged Ireland to address the forced removal of Roma children from their families and their placement in State care. India was concerned at the disproportionately high level of unemployment among Travellers, Roma, young people and persons with disabilities.

16. The Philippines commended the establishment of the Irish Human Rights and Equality Commission and the adoption of the Equality Act. It encouraged Ireland to ensure migrants’ access to the labour market and social security, to address allegations of ill-treatment of older persons and persons with disabilities in residential care, and to consider alternatives to institutionalization.

17. The Islamic Republic of Iran was concerned at racial discrimination against, and intolerance and profiling of Muslims and people of African origin. It shared the concerns of the Committee on the Rights of the Child regarding the state of health of children in single-parent families, children living in poverty and Traveller and Roma children.

19. Israel was deeply concerned about hate crimes, unnecessary surgery on intersex children, and persistent discrimination against lesbian, gay, bisexual, transgender and intersex children. Israel was worried about reports of non-consensual use of psychiatric medication, electroshocks and other coercive practices in mental health services.

20. Kenya noted the efforts of Ireland to combat racism and increase international development aid, and its active engagement in establishing the Sustainable Development Goals.

21. Kyrgyzstan commended Ireland for adopting its second national strategy on domestic, sexual and gender-based violence and the Equality Act, and for acceding to several international human rights instruments.

22. Latvia noted efforts to reduce the risk of human trafficking through sham marriages, and the adoption of the Children First Act and a national strategy on children’s and young people’s participation in decision-making.

23. Lebanon praised Ireland for having implemented many recommendations from the first review, including by amending anti-discrimination laws and achieving equality.

24. Libya commended Ireland for reforming the law enforcement sector and establishing the Irish Human Rights and Equality Commission.

25. Lithuania commended Ireland for adopting a national suicide prevention strategy and encouraged its full implementation. Lithuania welcomed the adoption of the second national strategy on domestic, sexual and gender-based violence.

26. Malaysia noted new legislation, reform and strategies on policing operations, protecting children, combating racism, and disability inclusion, while noting the need to give further attention to the rights of women, children and persons with disabilities.

27. Maldives commended Ireland for adopting the Equality Act 2015, developing a national plan against trafficking and extending the Early Childhood Care Education programme.

28. Mexico congratulated Ireland for its commitment to the universal periodic review and for its progress in developing initiatives on migration. It urged Ireland to consolidate and implement the initiatives promptly.

29. Montenegro welcomed the strategy on domestic violence and the plan to ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence. Montenegro asked about the consultation process launched on the ratification of the Optional Protocol to the Convention against Torture and about the initial results of the work of the police authorities’ Child Protection and Human Exploitation Unit.

30. Morocco noted the commitment of Ireland to combating racism in all its forms, including against migrants. It welcomed the establishment of the Irish Human Rights and Equality Commission and the Inter-Departmental Committee on Human Rights, and the consultations on ratification of the Optional Protocol to the Convention against Torture.

31. Mozambique welcomed the draft national action plan to prevent and combat human trafficking and the inspirational national strategy on children and young people’s participation in decision-making.

32. Namibia welcomed the national consultations on the review process, especially among children and young people, and the adoption of the Equality Act 2015 and the strategy against domestic violence.

33. The Netherlands congratulated Ireland on its referendum amending the Constitution to allow same-sex marriage. It encouraged further action on ratifying the Optional Protocol
to the Convention against Torture and on removing all constitutional obstacles restricting access to abortions.

34. New Zealand commended progress on gender equality and the Constitutional amendment allowing same-sex marriage, while noting the need for further work on the sexual and reproductive health policy for adolescents.

35. Norway appreciated the continued involvement of civil society in the review process. Norway remained concerned about the restrictive circumstances under which an abortion could be carried out in Ireland and about prison conditions.


37. Panama welcomed the efforts of Ireland to protect human rights, especially the strategies on domestic, sexual and gender-based violence and on children and young people’s participation in decision-making, and the establishment of the Child Protection and Human Exploitation Unit and the Court of Appeal.

38. Paraguay highlighted the effective application of legislation in Ireland and hoped that remaining problems could be overcome with successive legal reforms.

39. Indonesia welcomed the establishment of the Inter-Departmental Committee on Human Rights to assist in the ratification of key international human rights treaties and the commitment to further promote women’s rights.

40. Poland welcomed the establishment of the Irish Human Rights and Equality Commission.

41. Portugal welcomed the establishment of the Irish Human Rights and Equality Commission. Portugal was concerned that families affected by homelessness reportedly faced delays in accessing social housing.

42. Qatar was concerned at violence against women and girls and that asylum seekers faced long waiting periods and poor living conditions in reception centres. It reminded Ireland of its pledge to ratify the Convention on the Rights of Persons with Disabilities.

43. The delegation of Ireland reported that ratifying the Amendment to the Rome Statute of the International Criminal Court on the crime of aggression was an important objective. The Government was committed to promoting freedom of expression on and offline, and was actively highlighting the issue of climate change in human rights discussions.

44. The Irish Refugee Protection Programme was a response to the migration crisis in Southern Europe. Over two years, Ireland would take up to 4,000 individuals, including 520 programme refugees from Lebanon under the refugee resettlement programme. To date, 263 people had been accepted and the remainder were expected by the end of 2016.

45. The new Government had reaffirmed its commitment to resolving the housing shortage and homelessness crisis by appointing a Cabinet Minister for housing issues, and was committed to putting housing on a sustainable footing. The delegation stated that every household in Ireland would have access to secure, good quality housing suited to its needs at an affordable price in a sustainable community. It had set a target of an increase in output to the 25,000 homes required annually and measures had been introduced accordingly.

46. The rental market in Ireland had doubled between 2006 and 2011. Measures were being introduced to bring much-needed stability to the rental sector.

47. The Social Housing Strategy 2020 aimed to increase the supply of social housing by 110,000 by 2020. Some €3 billion in capital funding would be provided to that end.
48. The Republic of Korea commended the enhancement of women’s political participation through establishing quotas for the general election, and the establishment of the Irish Human Rights and Equality Commission.

49. The Republic of Moldova encouraged Ireland to expedite ratification of the Optional Protocol to the Convention against Torture and to establish a national preventive mechanism. It inquired about the anti-trafficking plan.

50. Romania noted the steps taken by Ireland to ensure respect for the human rights of persons affected by the economic and financial crisis.

51. The Russian Federation made recommendations.

52. Saudi Arabia regretted the absence of legislation to ratify the Convention on the Rights of Persons with Disabilities and was concerned at racist manifestations, the lack of a strong monitoring mechanism, the gender wage gap and religious discrimination policies in schools.

53. Senegal noted the ratification of the International Labour Organization (ILO) Domestic Workers Convention, 2011 (No. 189) and welcomed the Comprehensive Employment Strategy for People with Disabilities.

54. Sierra Leone commended Ireland for highlighting the importance of civil society, and for the strategy on domestic, sexual and gender-based violence, the domestic violence bill and the national action plan to prevent and combat human trafficking.

55. Singapore welcomed initiatives to meet housing needs such as the Social Housing Strategy 2020 and the integrated housing package. Singapore commended Ireland for its Comprehensive Employment Strategy for People with Disabilities and looked forward to the early ratification of the Convention on the Rights of Persons with Disabilities.


57. The United States of America commended Ireland for co-facilitating the United Nations high-level plenary meeting on addressing large movements of refugees and migrants and for its work on the Sustainable Development Goals. It was concerned at discrimination against Traveller and Roma communities and at religious preference in admissions to publicly funded schools under religious patronage. It noted negative developments in women’s reproductive health.

58. South Africa commended Ireland for submitting a voluntary interim report and enacting legislation ensuring that same-sex couples could marry. It urged Ireland to reinstate the age of 14 years as the age of criminal responsibility, as was established in the 2001 Children Act.

59. Spain congratulated Ireland for its national and international commitment to human rights and for the recent adoption of the law on same-sex marriage.

60. Sri Lanka welcomed the establishment of the Irish Human Rights and Equality Commission, the constitutional recognition of children as rights holders and efforts to reduce unemployment and poverty.

61. The State of Palestine welcomed progress in addressing the needs of persons with disabilities, towards ratifying the Convention on the Rights of Persons with Disabilities, and regarding business and human rights, including publication of the working outline of the national action plan thereon.

62. The Sudan welcomed the comprehensive presentation of the national report.
63. Sweden welcomed the delegation.

64. Switzerland underlined that its accepted recommendation to ratify the Optional Protocol to the Convention against Torture had yet to be implemented, and noted that the legal framework on abortion remained restrictive despite the Protection of Life During Pregnancy Act 2013.


66. The former Yugoslav Republic of Macedonia commended Ireland for its support for civil society organizations and its establishment of the Inter-Departmental Committee on Human Rights, and requested an update on ratification of the Optional Protocol to the Convention against Torture.

67. Timor-Leste welcomed the adoption of the Children (Amendment) Act 2015, repealing detention of children in adult prison facilities, and the strengthening of inpatient child and adolescent mental health services.

68. Togo welcomed the development of the strategy on domestic, sexual and gender-based violence, containing an action plan for ratifying the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence.

69. Turkey noted the economic difficulties of Ireland and welcomed the recent measures that had boosted public resources and improved housing, social security and health care. It noted steps to encourage co-education, diversity and tolerance of other faiths and the commitment to ratify the Convention on the Rights of Persons with Disabilities.

70. Ukraine welcomed the establishment of consultations with young people, the Court of Appeal, the Irish Human Rights and Equality Commission and the second national strategy on domestic, sexual and gender-based violence.

71. The United Arab Emirates welcomed the establishment of the Child and Family Agency and the Child Protection and Human Exploitation Unit, and the adoption of the Children First Act.

72. The United Kingdom welcomed the decision to extend marriage rights to same-sex couples and the constitutional amendment strengthening children’s rights. It encouraged Ireland to ratify the Optional Protocol to the Convention against Torture.

73. Slovenia welcomed the ratification of the Optional Protocol to the Convention on the Rights of the Child on a communications procedure and the Convention on Access to Information, Public Participation in Decision-Making and Access to Justice in Environmental Matters, and the adoption of legislation on same-sex marriage. It noted persistent challenges regarding freedom of religion or belief in the education system and on access to abortion. It regretted that its previously accepted recommendations on ratification of the Optional Protocol to the Convention against Torture and the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography had not been implemented.

74. Uruguay welcomed the constitutional and legal measures Ireland had adopted against discrimination based on sexual orientation and gender identity, and the establishment of the Irish Human Rights and Equality Commission. Uruguay noted that the treaty bodies had underlined the restrictiveness of legislation on abortion.
75. The Bolivarian Republic of Venezuela noted the ratification of the Optional Protocol to the Convention on the Rights of the Child on a communications procedure. It welcomed the policies aimed at promoting the equality and integration of Roma and Travellers and praised the Irish Refugee Protection Programme.

76. Algeria welcomed the adoption of the Children Act in 2015, but was concerned at the increase in food insecurity and malnutrition, about the impact of austerity measures on health care, education and social security, and about gender inequality.

77. Andorra welcomed measures aimed at combating domestic, sexual and gender-based violence through, inter alia, the adoption of the second national strategy thereon. It appreciated the 2015 draft criminal law protecting children against sexual abuse.

78. Argentina commended Ireland for establishing the Irish Human Rights and Equality Commission and acknowledged its progress in combating discrimination.

79. Armenia welcomed the establishment of the Irish Human Rights and Equality Commission, the Court of Appeal and the police reform programme.

80. The delegation of Ireland explained that most children were educated in publicly funded schools. It was reported that principles of equality were set out in the relevant enactments and schools’ enrolment policies had to be applied fairly to all applicants.

81. The patronage divestment process created a greater choice of primary schools in areas where there was insufficient demographic need for new school provision. In areas with population growth, the process for establishing new schools took account of parental preferences. Since 2011, 42 new schools had opened, 39 of which had a multi-denominational ethos. The new Programme for Government included a commitment that the Government would aim to have 400 multi-denominational or non-denominational schools by 2030. The Education (Admission to Schools) Bill contained important changes to make enrolment policies fairer and more transparent.

82. The National Plan for Equity of Access to Higher Education 2015-2019 aimed to assist underrepresented groups, including members of the Traveller community, to participate in tertiary education.

83. Since its last review, Ireland had introduced child protection legislation, including legislation to ensure that criminal convictions or other information giving rise to concern about someone working with or seeking to work with children was disclosed appropriately. It was mandatory for persons working with children or vulnerable adults to be vetted. The defence of reasonable chastisement in relation to corporal punishment had been abolished.

84. The Child and Family Agency had funding of €676 million in 2016 and brought a dedicated focus to child protection, family support and other key children’s services. It was responsible for a range of services.


86. Azerbaijan was concerned about intolerance and discrimination against non-citizens, ill-treatment and harassment of minorities and incitement to violence and hate speech against them, anti-Semitic and Islamophobic manifestations, prison conditions and domestic and sexual violence against women.

87. Bahrain was concerned about the prevalence of domestic and sexual violence against women, which remained serious, and women’s underrepresentation in the public and private sectors.
88. Bangladesh acknowledged the primacy of the best interests of the child, the commitment to combating racism and the proposed integration strategy to include an anti-racism component. Bangladesh echoed the treaty bodies’ concerns about gender inequality, the situation of the Roma and discriminatory admission policies in schools.

89. Belarus noted the legal and administrative measures Ireland had taken to implement recommendations from the first review and welcomed the efforts to combat trafficking in persons.

90. The Plurinational State of Bolivia noted the progress made by Ireland since its first review and its positive approach to its second review.


92. Botswana commended Ireland for strongly advocating against reprisals, protecting human rights defenders, promoting civil society space and combating domestic violence.

93. Bulgaria commended Ireland for adopting a strategy on children and young people’s participation in decision-making and for establishing the Irish Human Rights and Equality Commission and the Workplace Relations Commission. It encouraged the continued review of national legislation on access to abortion.


95. Chad welcomed legal developments in equality and non-discrimination, sexual and domestic violence, trafficking in persons and abortion, and measures on access to justice, police reform and criminal justice.


97. China noted the efforts of Ireland to combat domestic and gender-based violence and human trafficking, and to promote gender equality. It was concerned about prison overcrowding, acts of racism and hate crimes, and poor conditions for asylum seekers.

98. Croatia welcomed the new strategy on and the awareness-raising campaigns to stop domestic, gender-based and sexual violence.

99. Cuba commended Ireland for progress in children’s participation in decision-making, in universal health care and in education. It noted the treaty bodies’ concerns regarding gender inequality, the effects of public spending cuts on the most vulnerable in society and the Protection of Life during Pregnancy Act.

100. Cyprus welcomed the legal measures taken to entrench children’s rights in the Constitution and enhance their protection under criminal law, and the establishment of the Irish Human Rights and Equality Commission.

101. The Czech Republic appreciated the comprehensive presentation and the responses provided to some advance questions.

102. Denmark welcomed the Constitutional changes ensuring the right to marry for same-sex couples, and the improved prison conditions, although overcrowding issues remained. It was concerned at the criminalization of abortion and the burdensome requirements for access to abortion.
103. Egypt welcomed the draft action plan on combating human trafficking, the criminal law bill and strengthened measures for juvenile and youth justice. It was concerned at the negative impact of austerity measures, pervasive gender inequality and domestic and sexual violence, discriminatory school admission policies, structural discrimination against Travellers and Roma, and racial crimes and incitement to racial and religious hatred.

104. Finland appreciated the open, broad consultations with civil society and encouraged continued efforts to promote the protection of economic, social and cultural rights.

105. France welcomed the efforts of Ireland since its first review.

106. Georgia highlighted the establishment of the Irish Human Rights and Equality Commission and encouraged the continued submission of a midterm implementation report. Georgia was concerned that Ireland had not ratified some important human rights instruments.

107. Germany welcomed the lively public discourse on ongoing challenges and the active participation of civil society in the review process.


109. Canada commended the implementation of marriage equality and encouraged timely legislative reforms for the ratification of the Convention on the Rights of Persons with Disabilities.

110. Guatemala acknowledged the commitment of Ireland to promoting and protecting human rights and its adoption of the International Protection Act 2015.

111. Haiti noted progress in the areas of children’s rights, access to justice, national minimum wage, universal health coverage and combating domestic violence.

112. Italy noted the efforts of Ireland to strengthen children’s participation in decision-making and to protect children, women’s rights and women from violence.

113. Iceland highlighted the referendum approving marriage equality, but regretted the highly restrictive circumstances under which women could lawfully have an abortion in Ireland and the criminalization of abortion in cases of rape, incest and threat to a woman’s health.

114. Brazil commended legislation ensuring same-sex marriage and ongoing measures to ratify the Optional Protocol to the Convention against Torture. Brazil encouraged Ireland to consider developing programmes to address housing needs, especially those of persons in vulnerable situations and persons affected by poverty.

115. For Ireland, the universal periodic review was a practical expression of the fact that human rights were not solely of domestic concern, but a legitimate and important concern for the international community. Ireland was committed to ongoing improvement in the protection and promotion of human rights and was convinced that everyone could learn and benefit from dialogue with other States.

116. Ireland was engaged in a consultative process to identify institutional mechanisms for the Optional Protocol to the Convention against Torture and would ratify it as soon as they were agreed and the necessary legislation had been enacted. Significant improvements had been made to prison accommodation and the practice of “slopping out” in prisons was being brought to an end.
117. Ireland stated that it was now a country of significant inward migration and many migrants had chosen to become Irish citizens. Recently, citizenship ceremonies had been introduced, providing an important symbolic opportunity for the Irish State to welcome new citizens and celebrate their membership of the nation.

118. Significant progress had been made in advancing the rights of people with capacity difficulties. The Assisted Decision-Making (Capacity) Act 2015 was a comprehensive reform of the law governing people with capacity difficulties.

119. In Ireland, termination of pregnancy was regulated by constitutional and statute law. The first referendum on the subject, held in 1983, had introduced a new section in article 40 (3) of the Constitution which guaranteed the right to life of the unborn. A second referendum was held in 1992. The electorate was asked to vote on three proposed amendments to the Constitution. The twelfth amendment, which was designed to exclude the risk of suicide as a ground for lawful abortion, was defeated. However, the right to travel and the right to information were accepted. A third referendum on abortion was held in 2002 to remove the threat of suicide as a ground for a lawful abortion and thereby restrict the grounds recognized in the Attorney General v. X case. The proposal was defeated.

120. The Protection of Life During Pregnancy Act 2013 regulated access to lawful termination of pregnancy in accordance with the X case and the judgment of the European Court of Human Rights in the case of A, B and C v. Ireland. The Act established procedures firstly, to ensure that, where lawful termination of pregnancy was under consideration, the right to life of the unborn child was respected where practicable, and secondly to ensure that a woman could ascertain by means of a clear process whether she was entitled to the medical treatment to which the Act applied.

121. The Programme for Government had committed to establish a citizen’s assembly on the abortion laws, which would make recommendations on further constitutional changes and the eighth amendment would be considered as part of that work.

122. The National Sexual Health Strategy set out the direction that the Department of Health and the stakeholders, including those who used the services, wished to take over the next five years.

123. The Constitutional Convention had considered the incorporation of economic, social and cultural rights into the Constitution and had recommended that, in principle, the Constitution should be amended to strengthen the protection of those rights. The recommendation would be referred to the Oireachtas Committee on Housing and Homelessness for consideration. The Government had accepted the Constitutional Convention’s recommendation to remove the offence of blasphemy from the Constitution.

124. The Constitutional Convention had made recommendations on article 41 (2) of the Constitution, which referred to women in the home. The recommendations had been examined by a task force and its report would inform the new Government in its consideration of the issue.

125. In 2016, Ireland would introduce two weeks of paid paternity leave.

126. In 2012, the gender pay gap had been 14.4 per cent compared with a European Union average of 16.5 per cent. The employment rate for men in 2014 had been 73 per cent, up from 68 per cent in 2012. The female employment rate had shown a more modest but significant increase, from 59.4 per cent in 2012 to 61.2 per cent in 2013. The gender gap in employment rates had almost halved from 16 per cent in 2008 to 9 per cent in 2012, but had widened slightly since then as male employment had begun to recover relatively rapidly. The introduction of a national minimum wage had led to an improvement in relation to the gender pay gap.
127. Work was ongoing to foster the advancement of women into decision-making roles and positive action measures aimed at improving their employment opportunities and economic position. A consultation process on establishing a national women’s strategy would commence in 2016, including wide-ranging consultation with civil society.

128. A new Traveller and Roma inclusion strategy was being established. A comprehensive, three-phase consultation process was under way. Phase 1 identified key themes for the new strategy, and phase 2 identified and agreed high-level objectives under each agreed theme. The final phase would identify detailed actions to achieve each agreed objective, with timescales, institutional responsibilities and monitoring arrangements.

129. Ireland had a small Roma population, comprising recent migrants mainly from other European Union member States and their Irish-born children. They had the same rights as all other European Union citizens and were fully protected by equality legislation. A Roma consultative committee, on which members of the Roma community would be represented, was being established to ensure that their voices and issues were heard at the centre of Government.

130. A Minister of State for Disabilities had been appointed with a seat at the Cabinet table and a mandate to ensure greater coherence in service delivery and a real improvement in the situation of people with disabilities. A new disability inclusion strategy was being developed on the basis of a comprehensive consultation process, and should be in place in 2016.

131. Ireland was committed to ratifying the Convention on the Rights of Persons with Disabilities. It was anticipated that the necessary legislation would be published soon and would be enacted to allow for ratification by the end of 2016. Ireland would ratify the Optional Protocol to the Convention at the same time.

132. Legislation would be introduced to remove the current exemption allowing for underage marriage.

133. There was no lack of legal certainty in relation to surnames for any children in Ireland.

134. Ireland thanked delegations for their comments and recommendations and committed to submitting a voluntary interim report in 2018 or 2019.

II. Conclusions and/or recommendations**

135. The recommendations formulated during the interactive dialogue have been examined by Ireland and enjoy the support of Ireland:

135.1 Ensure the ratification of the recently signed human rights conventions (Romania);

135.2 Accede to the Convention on the Rights of Persons with Disabilities and the International Convention for the Protection of All Persons from Enforced Disappearance (Sierra Leone);

135.3 Expedite the process that will lead to the ratification of the Optional Protocol to the Convention against Torture, as well as the Optional Protocol to the Convention on the Rights of Persons with Disabilities (Mozambique);

** The conclusions and recommendations have not been edited.
135.4 Ratify the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography and the Convention on the Rights of Persons with Disabilities (Islamic Republic of Iran);

135.5 Ratify the Convention on the Rights of Persons with Disabilities, the Optional Protocol to the Convention against Torture and the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography (Georgia);

135.6 Ratify the Convention on the Rights of Persons with Disabilities and the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights (Spain);

135.7 Ratify the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights (Portugal);

135.8 Intensify efforts to ratify the Optional Protocol to the Convention against Torture to further foster the rights of liberty-deprived persons (Croatia);

135.9 Take action towards the ratification of the Optional Protocol to the Convention against Torture and set up a national prevention mechanism (Bosnia and Herzegovina);

135.10 Accede to the Optional Protocol to the Convention against Torture and establish a national preventive mechanism meeting the guidelines and requirements as set out in this instrument (Netherlands);

135.11 Establish a national preventive mechanism and prompt ratification of the Optional Protocol to the Convention against Torture (Hungary);

135.12 Without further delay, ratify the Optional Protocol to the Convention against Torture and initiate the process of establishing a National Preventive Mechanism (Denmark);

135.13 Ratify the Optional Protocol to the Convention against Torture and establish a national preventive mechanism under the Optional Protocol (Bulgaria);

135.14 Complete as a matter of priority and before its third universal periodic review the process leading to the ratification of the Optional Protocol to the Convention against Torture and establish a national preventive mechanism without delay (Czech Republic);

135.15 Ratify the Optional Protocol to the Convention against Torture and set up a national preventive mechanism in the framework of the criteria and safeguards provided by this instrument, as previously recommended (Switzerland);

135.16 Conclude swiftly the process of the ratification of the Optional Protocol to the Convention against Torture (Portugal);

135.17 Ratify the Optional Protocol to the Convention against Torture (Poland);

135.18 Ratify the Optional Protocol (Lebanon);

135.19 Ratify the Optional Protocol (Norway);
135.20 Ratify the Optional Protocol (Ukraine);
135.21 Ratify the Optional Protocol (Uruguay);
135.22 Ratify the Optional Protocol (France);
135.23 Ratify the Optional Protocol (Germany);
135.24 Ratify the Optional Protocol (Guatemala);
135.25 Proceed with the ratification of the Optional Protocol to the Convention against Torture (Togo);
135.26 Accede to the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography (Panama);
135.27 Ratify the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography (Senegal);
135.28 Ratify the Optional Protocol (Uruguay);
135.29 Ratify the Optional Protocol (Andorra);
135.30 Ratify the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography signed in 2000 (Czech Republic);
135.31 Ratify the Optional Protocol (Finland);
135.32 Ratify the Optional Protocol (France);
135.33 Ratify the Optional Protocol (Guatemala);
135.34 Proceed with the ratification of the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography (Togo);
135.35 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance (Morocco);
135.36 Become a State party to the International Convention for the Protection of All Persons from Enforced Disappearance (Slovakia);
135.37 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance (France);
135.38 Ratify the Convention (Ghana);
135.39 Proceed with the ratification of the International Convention for the Protection of All Persons from Enforced Disappearance (Togo);
135.40 Ratify the Convention on the Rights of Persons with Disabilities (Pakistan);
135.41 Ratify the Convention (Israel);
135.42 Ratify the Convention (Montenegro);
135.43 Ratify the Convention on the Rights of Persons with Disabilities, which Ireland signed on 29 March 2007 (New Zealand);
135.44 Ratify the Convention (Ghana);
135.45 Ratify the Convention (Poland);
135.46 Ratify the Convention (Sudan);
135.47 Ratify the Convention (Ukraine);
135.48 Ratify the Convention (Uruguay);
135.49 Ratify the Convention (Bulgaria);
135.50 Ratify the Convention (France);
135.51 Ratify the Convention (Guatemala);
135.52 Ratify the Convention (Italy);
135.53 Ratify the Convention (Brazil);
135.54 Become a State party to the Convention on the Rights of Persons with Disabilities (Slovakia);
135.55 Step up its efforts to ratify the Convention on the Rights of Persons with Disabilities (Republic of Korea);
135.56 Ratify promptly the Convention on the Rights of Persons with Disabilities (Australia);
135.57 Ratify the Convention on the Rights of Persons with Disabilities as soon as possible (China);
135.58 Ratify the Convention on the Rights of Persons with Disabilities without further delay (Germany);
135.59 Pass the necessary legislation as soon as possible to enable the ratification of the Convention on the Rights of Persons with Disabilities (Hungary);
135.60 Accelerate the process towards ratification of the Convention on the Rights of Persons with Disabilities (Philippines);
135.61 Take concrete steps to ratify the Convention on the Rights of Persons with Disabilities and effectively implement policies and programmes to ensure the full enjoyment of all related rights (Canada);
135.62 Continue the efforts to ratify the Convention on the Rights of Persons with Disabilities (Iraq);
135.63 Finalise the consideration to become a party to the Convention on the Rights of Persons with Disabilities (Malaysia);
135.64 Continue making progress towards the ratification of the Convention on the Rights of Persons with Disabilities (Bolivarian Republic of Venezuela);
135.65 Ratify the Convention on the Rights of Persons with Disabilities and prioritize measures to further strengthen the existing framework, including to increase the meaningful participation of the persons with disabilities in policy making (Indonesia);
135.66 Accede to the Convention on the Rights of Persons with Disabilities while bringing the Mental Health Act 2001 into line with the provisions of this Convention (Qatar);
135.67 Continue to address outstanding barriers to ratification of the Convention on the Rights of Persons with Disabilities, including legislative
changes that need to be undertaken in view of enabling ratification (State of Palestine);

135.68 Expedite the necessary legislative reforms and set a concrete timeline towards ratification of the Convention on the Rights of Persons with Disabilities (Thailand);

135.69 Proceed with the ratification of the Convention on the Rights of Persons with Disabilities and its Optional Protocol (Togo);

135.70 Accelerate the ratification of the Convention on the Rights of Persons with Disabilities to strengthen the protection of persons with disabilities, and to further improve their role in the society (Croatia);

135.71 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Portugal);

135.72 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Andorra);

135.73 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Italy);

135.74 Finalize the ratification process of the Council of Europe’s Convention on Preventing and Combating Violence against Women and Domestic Violence (Turkey);

135.75 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence in a timely manner (Bosnia and Herzegovina);

135.76 Strengthen human rights education plans oriented towards women’s rights, rights of the child and freedom of religion (Panama);

135.77 Continue implementing human rights education towards children and women’s rights (Timor-Leste);

135.78 Further continue the implementation of human rights education towards women and children’s rights (Greece);

135.79 Provide effective human rights education and training for enforcement officials, including prison guards, and take appropriate actions against human rights violations committed by public actors (Malaysia);

135.80 Continue human rights education programmes, including in relation to the prevention of genocide and crimes against humanity through the studies of those crimes committed in the past (Armenia);

135.81 Implement public awareness campaigns to promote tolerance and respect for cultural diversity (United Arab Emirates);

135.82 Submit its two overdue reports to the Committee on the Elimination of Racial Discrimination (Sierra Leone);

135.83 Amend the provisions of the Law on the Ombudsman for Children, that impedes the Ombudsman from investigating the claims of children that find themselves in a situation of irregular migration (Honduras);

135.84 Provide the Child and Family Agency with adequate resources to be able to meet its targets and effectively implement the Children First Act (Slovakia);
135.85 Continue implementing the National Strategy on Children and Young People’s participation in Decision-making 2015-2020 (Sudan);

135.86 Put an end to corporal punishment in all settings (Honduras);

135.87 Guarantee the closure of the Saint Patrick’s Institution and the effective implementation of the Children (Amendment) Act of 2015 and the Prisons Act of 2015 (Israel);

135.88 Eliminate all exceptions permitting the marriage of minors under 18 (Honduras);

135.89 Remove all exceptions that allow marriage under the age of 18 years (Egypt);

135.90 Ensure that the rights of the child are fully respected in accordance with the Convention on the Rights of the Child, in particular its article 20 when deciding on appointment of a guardian or trustee (Latvia);

135.91 Continue to take actions to address the issue of gender pay gap, improve the access to decent work for marginalized women, and ensure adequate social protection system for women in vulnerable situations (Malaysia);

135.92 Continue to make efforts to ensure women’s participation in political life and in decision-making (Pakistan);

135.93 Adopt effective measures to increase the representation of women in the public and private sectors, especially in decision-making posts (Panama);

135.94 Scale up effective measures to further increase women’s representation and their meaningful participation in decision-making level in the public and private sectors (Indonesia);

135.95 Take all measures to effectively combat all forms of violence and discrimination against women (France);

135.96 Strengthen measures to combat domestic and sexual violence against women (India);

135.97 Strengthen efforts to combat and prevent domestic and sexual violence against women (Azerbaijan);

135.98 Undertake the necessary steps to strengthen its response to domestic violence as recommended by the Committee on Economic, Social and Cultural Rights (Thailand);

135.99 Speed up the process of approval of the new Domestic Violence Bill (Israel);

135.100 Continue efforts to finalize and then, of course, adopt a Domestic Violence Act (Maldives);

135.101 Introduce a domestic violence bill to address domestic and sexual violence against women (Ghana);

135.102 Adopt and implement the Domestic Violence Bill (Republic of Moldova);

135.103 Renew the national plan of action against racism or elaborate a new one, always in collaboration with civil society (Spain);
135.104 Reinforce the policies for the protection against racism, renewing the National Action Plan against Racism (2005-2008) (Holy See);

135.105 Conduct more active policy against racial discrimination, including putting in place a robust mechanism against racism (Kyrgyzstan);

135.106 Put in place a robust mechanism in order to put an end to racism, racial discrimination and related intolerance, especially against Muslim people and people of African origin (Islamic Republic of Iran);

135.107 Establish a robust mechanism to monitor all incidents of racism and implement measures to combat them more effectively (Cuba);

135.108 Continue to deepen awareness-raising measures against racism and xenophobia, particularly with regard to migrants and refugees (Argentina);

135.109 Combat racism and all forms of discrimination through education and awareness-raising initiatives and follow-up to cases of racism at the national level (Plurinational State of Bolivia);

135.110 Complete the processes it is undertaking regarding anti-racism (Kenya);

135.111 Pursue efforts to combat racism (Morocco);

135.112 Continue its efforts to combat racism and xenophobia incidents (Lebanon);

135.113 Ensure the full implementation of its national legislation, with a view to combating racism and xenophobia (Romania);

135.114 Have further legal procedures to combat racial discrimination and develop a plan to combat racism, as recommended by the Committee on the Rights of the Child (Bahrain);

135.115 Combat hate speech and prosecute perpetrators of xenophobic acts (Pakistan);

135.116 Ensure accountability for hate crimes (Israel);

135.117 Take measures to eliminate racial discrimination and combat hate crime (China);

135.118 Strengthen measures to counter the use of racial discrimination and Islamophobia discourse in politics and in the media (United Arab Emirates);

135.119 Take further steps to address discrimination of lesbian, gay, bisexual, transgender and intersex persons in access to goods, employment and services, including healthcare (Denmark);

135.120 Investigate all cases of abuse of office by the officials of the penitentiary institutions (Russian Federation);

135.121 Continue with its efforts to bring incarceration facilities into line with international standards, especially regarding overcrowding, cell sanitation and the separation of young prisoners (Holy See);

135.122 Improve prison conditions, including addressing overcrowding; investigate all cases of torture and ill-treatment by prison staff in an impartial manner and prosecute those responsible (Azerbaijan);
135.123 Continue to improve the living conditions and the treatment of detainees and address prison overcrowding (China);

135.124 Adopt the necessary measures to ensure the reduction of overcrowding and the improvement of prison conditions (Cuba);

135.125 Ensure complete separation of remand and sentenced prisoners, juvenile and adult prisoners and detained immigrants (Egypt);

135.126 Continue its efforts, at national and international levels, towards the protection and promotion of the civil society space (Armenia);

135.127 Continue to promote pluralism (Bangladesh);

135.128 Continue to take effective measures to safeguard the rights and status of the unemployed and vulnerable groups, through focused social assistance and income support (Sri Lanka);

135.129 Conduct targeted/focused policy of social support to the population in need, especially children (Belarus);

135.130 Take the necessary steps in order to increase the availability of social housing and emergency housing support and to adopt appropriate measures to solve the long-term needs (Turkey);

135.131 Adopt measures to decrease the number of homeless persons, including through the availability of social housing (Portugal);

135.132 Take all necessary legislative and policy measures to provide access to affordable housing with a view to ending long-term involuntary homelessness (Singapore);

135.133 Continue with its efforts to guarantee the Government’s commitment to a housing-led approach to end long-term involuntary homelessness (Holy See);

135.134 Continue with efforts to implement necessary measures with a view to end long-term involuntary homelessness (Montenegro);

135.135 Take measures to strengthen support institutions for homeless persons, including pregnant women left without housing (Russian Federation);

135.136 Conduct consultations involving all stakeholders, including civil society organisations, in order to examine whether article 40.3.3 of the Constitution could be revised and the legal framework related to abortion broadened (Switzerland);

135.137 Make sure all women and young girls have easy access to information on crisis pregnancy options by health-providers (Sweden);

135.138 Wider availability of multi-denominational and non-denominational schools to better cater to the multi-cultural society in Ireland today (India);

135.139 Establish a system providing children and their parents the real opportunity to choose from among religious, multi-denominational or non-denominational types of schooling and curricula (Czech Republic);

135.140 Ensure that all children have the option to attend a non-denominational school at no extra cost (Slovenia);
135.141 Step up efforts to promote to ensure equal opportunities for all children to quality education (Philippines);

135.142 Step up efforts towards a more inclusive education system, especially by focusing on special education needs (Turkey);

135.143 Continue to improve employment opportunities and remove barriers to employment for persons with disabilities (Singapore);

135.144 Continue to strengthen the basic rights and non-discrimination of the Roma and Travellers (Chile);

135.145 Adopt a progressive Traveller Roma inclusion strategy with clear goals; indicators; timeframes; and budget in consultation with affected groups (India);

135.146 Activate the policies of integration of Travellers and Roma in all social, economic, cultural, political, educational and other spheres (Lebanon);

135.147 Give special emphasis to employment, access to health care and the right to housing in the application of the national strategy on the inclusion of Travellers and Roma (Spain);

135.148 Apply international standards relating to the treatment of refugees and asylum seekers, provide them with adequate services and speed up the processing of their application (Qatar);

135.149 Establish measures to respond more effectively to requests for refuge (Plurinational State of Bolivia);

135.150 Continue its efforts to adopt the National Action Plan to Prevent and Combat Human Trafficking (Sudan);

135.151 Speed up the adoption of a national plan of action to prevent and combat trafficking in persons (Belarus);

135.152 Continue to increase development aid to reach the target of 0.7% GDP as this will increase the ability of aid recipients to achieve the right to development and protect and promote human rights (Kenya).

136. The following recommendations will be examined by Ireland which will provide responses in due time, but no later than the thirty-third session of the Human Rights Council, in September 2016:

136.1 Consider ratifying those international human rights instruments to which it is not yet a party (Plurinational State of Bolivia);

136.2 Accede to the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography, the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, the Convention on the Rights of Persons with Disabilities, the International Convention for the Protection of All Persons from Enforced Disappearance and the Convention against Discrimination in Education (Honduras);

136.3 Ratify the Convention on the Rights of Persons with Disabilities, the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families and the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography, as a matter of priority (Egypt);
136.4 Ratify the Convention on the Rights of Persons with Disabilities, the Optional Protocol to the Convention against Torture and the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Azerbaijan);

136.5 Ratify the Convention on the Rights of Persons with Disabilities, the Optional Protocol to the Convention against Torture and the ILO Convention 169 (Paraguay);

136.6 Accede to the main international human rights instruments to which the country is not yet a party, in particular the International Convention for the Protection of All Persons from Enforced Disappearance (Argentina);

136.7 Ratify the Optional Protocol to the International Covenant on Economic, Social and Cultural Rights and accept the competence of the Committee as regards the inquiry procedure and inter-State communications (Finland);

136.8 Further accelerate the efforts to strengthen the legal framework to protect the rights of migrants, including by considering to ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Indonesia);

136.9 Ratify as soon as possible the Convention on the Rights of Persons with Disabilities, without any reservation (Sweden);

136.10 Ratify the Convention on the Rights of Persons with Disabilities and fully implement the Education for Persons with Special Educational Needs Act 2004 as soon as possible (United Kingdom of Great Britain and Northern Ireland);

136.11 Repeal Articles 42.1 and 40.3.3 of the Constitution (Slovenia);

136.12 Take additional measures aimed at achieving the gender equality, including amendment to the Constitution on the role and status of women in Irish society (Kyrgyzstan);

136.13 Amend article 41(2) of the Constitution on the role and status of women in order to render its provisions gender-equal (Turkey);

136.14 Amend article 41(2) of the Constitution on the role and status of women by moving to a more gender-neutral wording of the article (Iceland);

136.15 Further strengthen women’s rights and review Articles 40 and 41 of the Irish constitution with a view to abandon formulations that potentially promote gender discrimination and to bring Ireland’s laws on abortion into compliance with international human rights standards in law and in practice (Germany);

136.16 Establish a Constitutional Convention on article 40.3.3 of the Constitution with the aim to remove all restrictive legislation on abortion (Netherlands);

136.17 Revise its legislation on abortion, including its Constitution, to provide for additional exceptions in cases of rape, incest or serious risks to the health of the mother, building on the recommendation from the Human Rights Committee (Norway);
136.18 Repeal legislation that criminalizes abortion and eliminate all punitive measures, in particular article 40.3.3 of the Irish Constitution (Iceland);

136.19 Take forward the democratic process of repealing the Eighth Amendment of the Irish Constitution with a clear timeline, and take all necessary steps to decriminalise abortion in all circumstances, in accordance with the recommendations of the Human Rights Committee, the Committee on Economic, Social and Cultural Rights and the Committee on the Rights of the Child (Denmark);

136.20 Consider creating a dedicated overarching Parliamentary Committee on Human Rights and Equality (United Kingdom of Great Britain and Northern Ireland);

136.21 Strengthen the consultation mechanism, especially in terms of economic, social and cultural rights (Poland);

136.22 Adopt a National Human Rights Action Plan and continue consultations towards this end with stakeholders (Kenya);

136.23 Adopt a national plan of action on human rights (South Africa);

136.24 Adopt a comprehensive national human rights action plan (Sudan);

136.25 Encourage the development of a National Action Plan on human rights (Greece);

136.26 Undertake measures to eliminate stigmatization and discrimination against children born out of wedlock by providing legal certainty in respect of their family name (Namibia);

136.27 Reinstate the age of criminal responsibility of 14 years of age as prescribed in the Children’s Act (Botswana);

136.28 Raise the age of criminal responsibility to 18 years for all types of offenses (Haiti);

136.29 Ratify the Convention on the Rights of Persons with Disabilities and ratify the Optional Protocol to the Convention on the Rights of Persons with Disabilities and adopt a legislation on gender pay equity and abolish religious discrimination in the schools (Saudi Arabia);

136.30 Adopt a comprehensive anti-discrimination legislation that includes all grounds set out in the International Covenant on Economic, Social and Cultural Rights (India);

136.31 Adopt comprehensive anti-discrimination legislation that includes all the grounds for discrimination (Israel);

136.32 Adopt comprehensive anti-discrimination legislation that includes all the grounds for discrimination (South Africa);

136.33 Close the gender pay gap (Algeria);

136.34 Take effective measures to increase women’s representation in decision-making positions and close the pay gap (Bangladesh);

136.35 Take effective measures to increase women’s representation in decision-making positions in all areas, close the gender pay gap and eliminate
strong gender role stereotypes and ensure that all women workers benefit from the maternity benefits scheme (Namibia);

136.36 Introduce a domestic violence bill, improve data collection on domestic violence and strengthen support services, including shelters and legal aid, for victims (Lithuania);

136.37 Adopt the draft law on domestic and sexual violence against women, and strengthen support services in shelters and legal assistance to the victims (Uruguay);

136.38 Finalise the adoption of the Domestic Violence Bill and ensure that perpetrators of domestic violence are held to account (Botswana);

136.39 Provide shelters and legal aid to victims of domestic violence, and submit a draft law on domestic violence (Bahrain);

136.40 Collect accurate statistics of cases of domestic violence against women, as well as strengthen support services to victims of domestic violence, including shelters and legal aid services (Russian Federation);

136.41 Improve protection of victims of domestic violence, including by providing with shelter and legal aid (Republic of Moldova);

136.42 Continue to strengthen policies and programmes to combat domestic and sexual violence against women, including a system of psychological, legal and physical support for the victims (Chile);

136.43 Adopt immediately legislation that prohibits racial discrimination, as previously recommended (Mexico);

136.44 Step up measures to combat acts of racism by the law enforcement bodies, including against Travellers (Russian Federation);

136.45 Establish acts with racist motivation as a criminal offences (Spain);

136.46 Take effective steps to address racism and xenophobia and incorporate the provisions of the International Convention on the Elimination of All Forms of Racial Discrimination into its domestic legislation, to raise awareness and promote tolerance in society and to ensure that violent acts, discrimination and hate speech are systemically investigated and the alleged perpetrators prosecuted (Azerbaijan);

136.47 Develop a legislation that sets the line between freedom of expression and hate speech and set up a strong mechanism to monitor all manifestations of intolerance, racism, xenophobia especially against Muslims (Saudi Arabia);

136.48 Continue measures to protect the rights of migrant workers, including combatting racism, xenophobia and religious intolerance, and as further gesture of its commitment, consider ratifying the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Sri Lanka);

136.49 Continue legislating so that there is no discrimination against lesbian, gay, bisexual, transgender and intersex persons in the field of pensions (Spain);

136.50 Implement the recommendations arising from the Office of the Inspector of Prisons’ review of the Irish Prison Service (Australia);
Conduct comprehensive investigation related to reports by human rights non-governmental organisations about abuses in child care institutions and homes for mothers and children, as well as practices of forced labour in so-called ‘Magdalene laundries’ (Russian Federation);

Provide protection of the family as the natural and fundamental unit of the society (Egypt);

Repeal the constitutional and legislative provisions criminalizing the offense of blasphemy, these provisions could constitute an excessive limitation to the freedom of expression (France);

Take necessary steps to amend its legislation on freedom of expression and remove prohibition of blasphemy in line with the International Covenant on Civil and Political Rights, article 19, and the Human Rights Committee’s General Comment 34, and the Venice Commission’s recommendation (Sweden);

Continue consolidating and increasing its national social inclusion programmes (Bolivarian Republic of Venezuela);

Implement and support the particular government programmes of social integration and community activation (Iraq);

Continue strengthening its sound social policies in order to improve the quality of life of its people with an emphasis on vulnerable groups, in particular ethnic, racial and cultural minorities (Bolivarian Republic of Venezuela);

Launch measures to promote and protect the rights of peasants and other people who work in rural areas (Plurinational State of Bolivia);

Expedite the adoption of a national action plan on food security and nutrition (Algeria);

Develop and strengthen financially the state-sponsored legal aid framework, so that lawyers avoid cases of evictions from social housing (Haiti);

Strengthen the policies of supplementary payments of income and housing assistance, in order to avoid more families being unable to pay their mortgages (Chile);

Set up an inclusive system for access to quality health care for all social categories, in particular disadvantaged and marginalized groups, in consultation with concerned communities and stakeholders (Haiti);

Put into effect its undertaking of previous commitment to implement this year, in strengthening the free health care sector to include all children under the age of twelve (Libya);

Ensure availability of safe abortions, at a minimum in cases where the pregnancy is the result of rape or incest and in cases of severe and fatal foetal impairment (Iceland);

Take all necessary steps to revise the Protection of Life During Pregnancy Act 2013 in line with International Human Rights standards (India);

Amend the Protection of Life During Pregnancy Act 2013 that the women interests and health are better protected, especially in instances where the pregnancy resulted from rape or incest, or in cases of severe foetal impairment (Lithuania);
Consider revising its relevant legislation on abortion in line with international human rights standards on sexual and reproductive health and rights (Republic of Korea);

Broaden through an inclusive public debate the access to abortion for pregnant women, in particular in cases of threat to health, rape and incest (Czech Republic);

Take the necessary steps aimed at revising the relevant legislation with a view to decriminalize abortion within reasonable gestational limits (the former Yugoslav Republic of Macedonia);

Ensure the full right for women to abortion and implement the decisions of the European Court of Human Rights regarding this right (Slovakia);

Take necessary steps to revise its legislation on abortion and provide for clear exceptions, in line with international human rights law and standards, so as to ensure the right to abortion in cases of rape and incest, as well as cases entailing serious risks to the health of the mother or fatal foetal abnormality (Sweden);

Decriminalize abortion in all circumstances and, as a minimum, ensure access to safe abortion also in cases of rape, incest, serious risks to the health of the mother and fatal foetal abnormality (Slovenia);

Review the law on abortion to expand the circumstances in which it can be carried out (Uruguay);

Adopt a comprehensive sexual and reproductive health policy for adolescents and ensure that sexual and reproductive health education is a part of the mandatory school curricula and targeted at adolescents (Lithuania);

Ensure that the new system of universal health care guarantees availability and access to services to boys and girls and contraception methods to adolescents, while allowing access to these services in general without discrimination on any grounds (Mexico);

Adopt a comprehensive sexual and reproductive health policy for adolescents and ensure that sexual and reproductive health education is part of the mandatory school curriculum and targeted at adolescent girls and boys, with special attention on preventing early pregnancy and sexually transmitted infections (New Zealand);

Identify and address gaps in reproductive health legislation to ensure the protection of women’s sexual and reproductive health and rights (United States of America);

Take all necessary measures to ensure the full respect of sexual and reproductive rights (France);

Protect and promote reproductive rights without any discrimination, recognising reproductive rights include the right to the highest attainable standard of sexual and reproductive health, the right of all to decide freely and responsibly the number, spacing and timing of their children, as well as decide on matters related to their sexuality, and to have the information and means to do so free from discrimination, violence or coercion (Canada);
136.80 Review and amend laws, as appropriate, to ensure that publically-funded schools provide equal access to education for all, irrespective of one’s faith or religious affiliation (United States of America);

136.81 Undertake thorough consultations with persons with disabilities, representatives and labour organisations, and civil society prior to entering any reservation to article 27 of the Convention on the Rights of Persons with Disabilities upon ratification, with respect to reasonable accommodation (Canada);

136.82 Achieve the implementation of the national strategy for persons with disabilities and introduce a legal regime of subsidized transport for persons with disabilities (Haiti);

136.83 Conduct and finalize a timely review of the request for recognition of the Travellers as an ethnic group (United States of America);

136.84 Take concrete measures for the issuance of medical cards in Traveller and Roma communities, to guarantee that such children enjoy the same access to and quality of health-care services as others (Islamic Republic of Iran);

136.85 Strengthen measures to eliminate discrimination against Roma and children on the basis of religion in health and education sectors (Bangladesh);

136.86 Introduce measures to improve the living standards of Travellers in society and ensure the legislation in place does not hinder their nomadic customs and practices (Turkey);

136.87 Continue giving the broadest possible scope, flexibility and coverage to its immigration policy (Bolivarian Republic of Venezuela);

136.88 Ensure that the legislation that provides individual consideration of the status of refugee includes the provision of sufficient resources for its implementation in order to avoid delays in the effective determination of the requests for the concession of refugee status (Mexico);

136.89 Improve the protection of refugees, migrants and asylum seekers and improve their living conditions and access to social security and guarantee other human rights (China);

136.90 Ensure family reunification and the conditions of the reception of refugees and asylum-seekers, in the implementation of the Law on International Protection, are in accordance with international law (Guatemala);

136.91 Accelerate the entry into force of the new programme for the protection of refugees and ensure that it guarantees the protection of the best interest of the child and fully complies with international standards regarding unaccompanied migrant children and family reunification (Mexico);

136.92 Amend the General Scheme of the International Protection Bill to address family reunification, best interests of the child and the legal framework of reception conditions (Egypt);

136.93 Address concerns about family reunification and the best interests of the child in its legislation on refugees (Brazil);
136.94 Modify the administrative provisions on immigration to protect the victims of trafficking of persons and integrate the prevention of trafficking in persons into the policies for asylum seekers (Honduras);
136.95 Continue efforts to pass legislation to combat human trafficking in the form of sham marriages (Latvia);
136.96 Take steps to move towards increased renewable energy production, in-line with their pledges on Climate Action (Maldives);
136.97 Ensure that its policies, legislation, regulations and enforcement measures effectively serve to prevent and address the heightened risk of business involvement in abuses in conflict situations, which includes situations of foreign occupation (State of Palestine).

137. The recommendations below did not enjoy the support of Ireland and would thus be noted:

137.1 Withdraw its reservation on pertinent articles of the International Convention on the Elimination of All Forms of Racial Discrimination, the International Covenant on Economic, Social and Cultural Rights, the International Covenant on Civil and Political Rights and the Optional Protocol to the Convention on the Rights of the Child on armed conflict (South Africa);
137.2 Accede to the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Turkey);
137.3 Accede to the Convention (Chile);
137.4 Consider ratifying the Convention (Philippines);
137.5 Ratify the Convention (Morocco);
137.6 Ratify the Convention (Senegal);
137.7 Ratify the Convention (Timor-Leste);
137.8 Ratify the Convention (Algeria);
137.9 Ratify the Convention (Ghana);
137.10 Ratify the Convention (Guatemala);
137.11 Avoid maintaining special criminal courts in its penal legislation (Paraguay);
137.12 Study the possibility of mitigating the negative impact of budget cuts on access to health and an adequate standard of living (Paraguay);
137.13 Consider establishing an adequate policy for a universal basic income for all its citizens (Haiti).

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

Composition of the delegation

The delegation of Ireland was headed by Ms. Frances Fitzgerald, Tánaiste and Minister of Justice and Equality, T.D., and composed of the following members:

• H.E. Ambassador Patricia O’Brien, Permanent Representative of Ireland to the United Nations Office, Geneva
• Ms. Marion Mannion, Special Adviser to the Minister, Department of Justice and Equality, Dublin, Ireland
• Mr. Stephen O’Shea, Special Adviser to the Minister, Department of Justice and Equality, Dublin, Ireland
• Mr. Chris Quattrococchi, Private Secretary to the Minister, Department of Justice and Equality, Dublin, Ireland
• Ms. Carol Baxter, Assistant Secretary, Head of Asylum Services, Integration and Equality, Department of Justice and Equality, Dublin, Ireland
• Ms. Michelle Shannon, Director, Youth Justice, Adoption and Legal Division, Department of Children and Youth Affairs, Dublin, Ireland
• Mr. Deaglán Ó Briain, Principal Officer, Equality Division, Department of Justice and Equality, Dublin, Ireland
• Mr. Eugene Banks, Principal Officer, Reception and Integration Agency, Department of Justice and Equality, Dublin, Ireland
• Mr. Brian Kenny, Principal Officer, Homelessness and Housing Inclusion Supports, Department of Environment, Community and Local Government, Dublin, Ireland
• Ms. Mary O’Sullivan, Principal Officer, European Union/International Division, Department of Social Protection, Dublin, Ireland
• Mr. Gavan Ó Leary, Principal Officer, Central Policy Unit, Department of Education and Skills, Dublin, Ireland
• Mr. Kieran Smyth, Principal Officer, International Division, Department of Health, Dublin, Ireland
• Ms. Geraldine Luddy, Principal Officer, Tobacco and Alcohol Unit, Department of Health, Dublin, Ireland
• Ms. Bridin O’Donoghue, Legal Counsellor, Department of Foreign Affairs and Trade, Dublin, Ireland
• Mr. Niall Colgan, Press Officer, Department of Justice and Equality, Dublin, Ireland
• Ms. Nuala Ní Mhuircheartaigh, Deputy Permanent Representative (Human Rights) of Ireland to the United Nations, Geneva (Delegate)
• Ms. Caroline Phelan, Deputy Director of Human Rights Unit, Department of Foreign Affairs and Trade, Dublin, Ireland
• Ms. Layla de Cogan Chin, Assistant Principal, Equality Division, Department of Justice and Equality, Dublin, Ireland
• Ms. Janet Lacey, Assistant Principal, Restorative Justice Implementation Unit, Department of Justice and Equality, Dublin, Ireland

• Ms. Sarah Rose Flynn, Assistant Principal, International Division, Department of Health, Dublin, Ireland

• Ms. Caroline Sellars, Administrative Officer, Equality Division, Department of Justice and Equality, Dublin, Ireland

• Ms. Theodora Castan, Attaché, Permanent Representation of Ireland to the United Nations, Geneva (Delegate)

• Ms. Liath Vaughan, Intern, Equality Division, Department of Justice and Equality, Dublin, Ireland