SUBJECT: VIOLATION OF RIGHTS OF SELF – DETERMINATION FOR NAME AND IDENTITY FOR REPUBLIC OF MACEDONIA AND ETHNIC MACEDONIANS

I. Information on the contributor:

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Submitting the communication:

on his/her own behalf: Olivera Docevska

on behalf of Association Justicia, Macedonia, President Olivera Docevska

on behalf of the ethnic Macedonians in Macedonia, Greece, Bulgaria, and overseas (as a human rights defender according to the Declaration on the Right and Responsibility of Individuals, Groups and Organs of Society to Promote and Protect Universally Recognized Human Rights and Fundamental Freedoms Adopted by the General Assembly resolution 53/144 of December 9, 1998).

Details for the legal person:

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http://justicija.atwebpages.com/
Justicia Association is committed to the rule of law and human rights and freedoms in Macedonia and internationally based on the mechanism and documents of international human rights law

**Vision of the organization:**
Achieve maximum in the realization of human rights and freedoms, in achieving the fundamental values guaranteed by the Constitution, the rule of law and justice and international law in the Republic of Macedonia and on World level.

**Mission of the organization:**
Having in mind the specific situation of imbalance between the rule of law and justice and human rights and freedoms and their realization in the Republic of Macedonia, realization of our vision will be possible by directing the capacities of the organization towards achieving direct participation in policy creation and insisting on realization of the existing, realization of the influence in the protection of the fundamental values of the Constitution of the Republic of Macedonia and international law and human rights law, ie full commitment to the rule of law, justice and human rights and freedoms guaranteed by the Constitution and international law.

**CONTRIBUTION**

**UNDER:**

1. Universal Declaration of Human Rights
2. International Covenant on Civil and Political Rights
3. International Covenant on Economic, Social and Cultural Rights

**Crucial requests**

1. **Immediately** to STOP the process of negotiation under the UN patronage as a form of pressure over the SELF-DETERMINATION of ethnic Macedonians and Macedonia;
3. **Resolution (or other type of regulation) according to which the Right of Veto will be prohibited under the terms of Article 1 of the International Covenant on Civil and Political Rights, i.e. – The right of self-determination;**
4. **Recognition of the minorities of the ethnic Macedonians in Greece and Bulgaria;**

https://www.facebook.com/justicia.org/
5. Condemnation of the Agreement of Government of Republic of Macedonia with Bulgaria and Greece and annulment of the provision with which Macedonia is denied its existence of the ethnic Macedonian minority in Bulgaria and Greece, and annulment of the recognition of the artificial created Bulgarian minority in Macedonia with the edition of Bulgarian passports, as well as the annulment of the provision for creating a common history and an invasion of a foreign state (Bulgaria and Greece), interference in free cultural and historical identity of Macedonians in the history of the Republic of Macedonia, and annulment of the provisions of changing the name of the state Republic of Macedonia and the identity of the Macedonians by ethnicity, that is, determining violently the identity of the ethnic Macedonians by Government of Greece and Macedonia.

6. Protection of the Macedonian language and recognition of the language by Bulgaria and Greece

7. Stopping the process of adopting a new Law on Languages that equates the Albanian language with the Macedonian language in the Republic of Macedonia (Macedonian is the official language at the international and state level, and the languages of the minorities are fully recognized, only small interventions in that direction may have been necessary, but Ohrid Agreement has already solved that question), thus stopping opening up a process of federalization of the Republic of Macedonia in accordance with the Article 3 of the Constitution of the Republic of Macedonia and the Amendment 5d of the Constitution.

Questions and solutions>

1. The question here is, how is it possible a country (Republic of Macedonia) to be recognized by the World with 2/3 of states (the absolute majority) in the General Assembly of the United Nations, and, still, to be compelled to appear under the name the Former Yugoslav Republic of Macedonia (FYROM) instead of the Republic of Macedonia?

2. Here, setting up ahead a possible solution: UN to pass a resolution (or some other type of regulation) according to which the Right of Veto is prohibited under the terms of Article 1 of the International Covenant on Civil Rights Policy, i.e. – The right to self-determination.

DATE: 12 July, 2018

Olivera Docevska, lawyer, human rights activist, magistrate on Master Diplomacy and international relations, poet, with half-formal 2-years education for human rights and freedoms by OHCHR

Olivera Docevska President of Justicia Association, for Justicia Association, Republic Macedonia