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

Report of the Working Group on the Universal Periodic Review

Myanmar

* 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-third session from 2 to 13 November 2015. The review of Myanmar was held at the 9th meeting on 6 November 2015. The delegation was headed by the Attorney General of the Union, Tun Shin. At its 14th meeting, held on 10 November 2015, the Working Group adopted the report on Myanmar.

2. On 13 January 2015, the Human Rights Council selected the following group of rapporteurs (troika) to facilitate the review of Myanmar: Ghana, Maldives and the United States of America.

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 Myanmar:

   (a) A national report submitted/written presentation made in accordance with paragraph 15 (a) (A/HRC/WG.6/23/MMR/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.6/23/MMR/2);

   (c) A summary prepared by OHCHR in accordance with paragraph 15 (c) (A/HRC/WG.6/23/MMR/3).

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

I. Summary of the proceedings of the review process

A. Presentation by the State under review

5. The Attorney General stated that the constitutional Government of Myanmar, since assuming its mandate in March 2011, had made positive advances in political, administrative, social and judicial reforms.

6. The legislature, executive and judiciary were divided in accordance with the principle of separation of powers. Those powers were shared among the Union, regions and states and self-administered areas, observing the principles of democracy, including checks and balances. Guarantees for human rights had been included in chapter VIII of the Constitution.

7. An administrative reform coordination committee had been formed. Myanmar had been implementing the Country Programme Action Plan with the United Nations Development Programme to realize, inter alia, effective local governance for sustainable and inclusive community development. The national human rights commission had been reconstituted.

8. The Government had promulgated laws relating to economic reforms and updated labour laws.
9. In the justice sector, knowledge had been disseminated through international seminars. The Union Election Commission would be conducting free and fair elections, and international observers from all over the world were in Myanmar. A national ceasefire agreement with eight ethnic groups had been signed.

10. Internationally, Myanmar had held international legal forums and hosted the Southeast Asian Games in 2013, the Bay of Bengal Initiative for Multi-Sectoral Technical and Economic Cooperation summit in 2014, the twenty-fourth and twenty-fifth Association of Southeast Asian Nations summits, the seventh summit of Cambodia, the Lao People’s Democratic Republic, Myanmar and Viet Nam and the sixth Ayeyawady-Chao Phraya-Mekong Economic Cooperation Strategy summit.

11. The Attorney-General emphasized that Myanmar was endeavouring to overcome challenges by using its resources and strength. Myanmar was making every effort to become a democratic society and, therefore, the international community was expected to continue its constructive engagement with and assistance for Myanmar.

B. Interactive dialogue and responses by the State under review

12. 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. The Sudan welcomed the delegation of Myanmar.

14. Sweden expressed concern about issues relating to women, the Rohingya ethnic group, and health care within the country.

15. Switzerland expressed concern about allegations of human rights violations and about the non-ratification of many international human rights instruments.

16. Thailand commended the progress made since the first universal periodic review, in particular through constitutional and legislative reforms.

17. Timor-Leste encouraged Myanmar to redouble its efforts to prevent the escalation of ethnic-based conflict.

18. Turkey expressed serious concern that Rohingya would be deprived of their right to vote in the upcoming election.

19. Ukraine commended the signing of the nationwide ceasefire agreement and noted that holding free and fair elections in 2015 was the next critical step.

20. The United Kingdom expressed concern about, inter alia, mistreatment of Rohingya and inter-communal tensions.

21. The United States remained troubled by forced labour and intercommunal tensions in Myanmar, government actions rendering the Rohingya stateless and restrictions on some fundamental freedoms, and encouraged the Government to engage with all relevant stakeholders in pursuing peace.

22. Uruguay expressed concern at reports on new laws that discriminated against women and religious minorities.

23. Belarus noted with satisfaction political, social, economic and administrative reforms and the establishment of a national human rights institution.

24. Viet Nam commended the significant progress achieved in recent years in promoting and protecting human rights.
25. Albania commended Myanmar for the implementation of the five-year plan and for its measures to become a signatory to the remaining international human rights treaties.

26. Algeria noted political, socioeconomic and administrative reforms undertaken since 2011 and congratulated Myanmar on its efforts to reduce poverty.

27. Argentina welcomed the State’s cooperation with the Special Rapporteur on the situation of human rights in Myanmar.

28. Australia expressed concern about the protection of race and religion laws and noted the retention of the death penalty.

29. Austria expressed concern about violence against ethnic minorities and persecution of human rights defenders.


31. Bahrain expressed concern about ethnic purification and discrimination against Rohingya Muslims in Rakhine State.

32. The Bolivarian Republic of Venezuela welcomed the signing of the national ceasefire agreement and the strategic social and economic reforms to overcome poverty.

33. Belgium commended the progress made by Myanmar since its first review, including political reforms and the release of political prisoners.

34. Bhutan welcomed measures on child protection, particularly those implemented to prevent underage recruitment to the military forces.

35. Botswana noted reports of ill-treatment of migrants, refugees, asylum seekers and Rohingya.

36. Ecuador praised the transition process to consolidate democracy through the separation of powers and efforts to comply with the first-cycle review recommendations.

37. Brunei Darussalam welcomed the implementation of the free and universal primary education programme and the increase in the State’s health budget.

38. Cambodia noted positively the progress made in improving livelihoods, infrastructure and basic services for the communities in Rakhine State.

39. Canada welcomed the transition towards greater democracy and encouraged continued constitutional, legislative, judicial and institutional reforms.

40. Chile expressed concern about persistent human rights violations, particularly gender-, ethnic- and religious-based discrimination against the Rohingya community.

41. China expressed appreciation for the fact that Myanmar had actively implemented the national women’s development strategy.

42. Costa Rica recognized progress achieved as part of the transition and the ceasefire agreements with ethnic groups.

43. Croatia encouraged all stakeholders to turn transparent, inclusive and participatory elections into a contribution to further democratization and peace.

44. Cuba noted important changes that had taken place, but indicated that Myanmar still needed to take action in the areas of employment, education and food.
45. Cyprus acknowledged the positive steps taken by Myanmar since 2011 towards the implementation of its international human rights obligations.
46. The Czech Republic welcomed the delegation of Myanmar.
47. The Democratic People’s Republic of Korea noted the considerable progress in the implementation of the recommendations accepted during the first universal periodic review session.
48. Denmark noted the incompatibility of the four laws on race and religion with international human rights treaties to which Myanmar was a party.
49. Djibouti was concerned about the serious and systematic violations of human rights and abuses committed against Rohingya.
50. Brazil emphasized the importance of preventing and combating all forms of discrimination and violence based on racial, ethnical and religious grounds.
51. Egypt expressed concern about the abuse of, denial of citizenship to and restrictions on the rights to freedom of movement and religion of Rohingya Muslims.
52. Estonia called on the authorities to end all discrimination in law, policy and practice against women and girls, minorities and all vulnerable groups.
53. Saudi Arabia expressed serious concern about acts of violence, hatred and racial discrimination against the Muslim community in Myanmar.
54. Finland welcomed efforts to advance the situation of women and girls, in particular the adoption of the national strategic plan for the advancement of women. Finland encouraged an inclusive peacebuilding process, particularly the commitment made in the nationwide ceasefire agreement to inclusive political dialogue.
55. France noted positively the reforms made since 2011 that promoted democratization and enforced human rights, notably the liberation of many political prisoners.
57. Germany encouraged Myanmar to draw on civil society resources to strengthen the national human rights environment.
58. Ghana expressed concern about the torture and ill-treatment of ethnic and religious minorities by security forces.
59. Regarding human trafficking, the delegation of Myanmar stated that Myanmar was cooperating closely with its neighbours and partners at the bilateral, subregional and regional levels. From January to September 2015, 201 offenders had been prosecuted under the law against trafficking in persons.
60. With respect to combating money laundering and the financing of terrorism, Myanmar was actively engaged with the Asia/Pacific Group on Money Laundering and its financial action task force and had adopted an anti-money laundering law and a counter-terrorism law in 2014.
61. The national human rights commission had been established in September 2011. In March 2014, the Myanmar National Human Rights Commission Law had been adopted by the Parliament to bring the commission into line with the Paris Principles. The commission was functioning freely and independently. Commission reports were issued and publicized in the newspapers. Cooperation with OHCHR and the Association of Southeast Asian Nations Intergovernmental Commission on Human Rights was ongoing.
62. The President had issued an order to form a committee to monitor political prisoners in 2013. The committee submitted to the President its recommendations for granting amnesty and pardon. The Special Rapporteur on the situation of human rights in Myanmar, members of the national human rights commission and Supreme Court judges had visited prisoners. The International Committee of the Red Cross had helped upgrade the water, sanitation and health services for prisoners. The commission had investigated complaints regarding torture of political prisoners and found that they were not true.

63. The 2012 law amending the ward and village tract administration law criminalized and penalized forced labour, imposing one year of imprisonment or a 100,000 kyat fine or both on perpetrators. The forced labour complaint mechanism set up in 2007 with the International Labour Organization (ILO) was functioning smoothly.

64. The State’s ratification of the ILO Worst Forms of Child Labour Convention, 1999 (No. 182) had greatly contributed to the protection of child rights. Myanmar would explore joining other important ILO instruments pertaining to child rights, including the Minimum Age Convention, 1973 (No. 138).

65. Since the adoption of the labour organization law of 2011, 1,914 employer and labour organizations had been formed. The Confederation of Trade Unions of Myanmar had been formed in July 2015 as the country’s first national-level labour organization. Furthermore, in accordance with the settlement of labour dispute law of 2012, tripartite mechanisms had been formed at the township, region and State levels.

66. Myanmar had become a member of the International Organization for Migration in 2012 and was working for the promotion and protection of the rights of its migrant workers. In 2013, complaint mechanism centres had been opened in major cities to address the needs of migrant workers. Moreover, a migrant workers’ reporting counter had been opened at Yangon International Airport to facilitate access to overseas employment.

67. Regarding participation of women in political life, a considerable number of women were occupying posts at the levels of minister, deputy minister, director general and ambassador and parliamentarian posts, and the number was growing.

68. During the first cycle, Myanmar had received nine recommendations on ratifying core international human rights treaties. In implementing those recommendations, Myanmar had acceded to the Convention on the Rights of Persons with Disabilities and the Optional Protocol on the sale of children, child prostitution and child pornography. In 2015, Myanmar had signed the International Covenant on Economic, Social and Cultural Rights and the Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict. Furthermore, in October 2015, Myanmar had decided to become a member of the Group of Friends under the Convention against Torture Initiative, which aimed to achieve universal ratification of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment by 2024.

69. In principle, Myanmar rejected country-specific mandates, including that of the Special Rapporteur on the situation of human rights in Myanmar, as they did not create a conducive environment for constructive engagement for the promotion and protection of human rights. Myanmar firmly believed that the universal periodic review process was the most dependable mechanism to address human rights situations in all countries on an equal footing.

70. However, Myanmar had invited and received the Special Rapporteur for a five-day visit in August 2015, which was successful. Myanmar had encouraged her to further diversify her sources of information to prevent the inclusion of allegations and speculation in her report. All major concerns related to human rights had been addressed to a larger
extent in Myanmar. Therefore, the delegation underlined that Myanmar should no longer remain on the agendas of the Human Rights Council and the Third Committee.

71. Section 347 of the Constitution guaranteed equality before the law for every person and provision of legal protection. Section 348 guaranteed that the Union would not discriminate against any citizen on the basis of race, birth, religion, official position, status, culture, sex or wealth.

72. Myanmar was implementing, in cooperation with UNDP, programmes on the rule of law and access to justice. Human rights, a people-centred approach and community policing had been newly introduced to the working method of the Myanmar Police Force. The bill on legal aid was with the parliament for debate and approval.

73. A legal advisory committee had reviewed existing laws to bring them into line with the Constitution and international norms. Since 2011, Myanmar had amended, repealed and promulgated 189 laws.

74. As for the “four laws”, the objective of the law on health protection and coordination regarding population increase was to reduce poverty and promote maternal and child health in the context of population growth. The law was not aimed at limiting birth spacing, and there was no penalty for non-compliance.

75. Section 34 of the Constitution provided that every citizen should have the freedom of belief and religion and an equal right to worship. The religious conversion law permitted proper religious conversion.

76. Under the Myanmar Buddhist women special marriage law, Buddhist women had the right to marry non-Buddhist men. It prescribed freedom of worship for a Buddhist wife who married a non-Buddhist husband and protected the basic human rights of Buddhist women.

77. Concerning the monogamy law, the delegation indicated that, in Myanmar, the majority were Buddhists and that Myanmar customary law did not prohibit men from having multiple wives. The law was aimed at preventing complications arising from polygamy.

78. Greece welcomed the consideration given by Myanmar to becoming a signatory to international human rights instruments, such as the Convention against Torture.

79. Guatemala expressed concern about the scarce progress in negotiations towards the establishment of an OHCHR office in Myanmar.

80. The Holy See acknowledged efforts made to enhance peace and dialogue among different religions by the creation of the Interfaith Friendship Group.

81. Hungary noted the need to introduce reforms in the judiciary and in the regulation of the legal profession.

82. Iceland was concerned about reports of growing instances of religious violence and failure to investigate attacks based on national, racial and religious hatred.

83. India welcomed the recent signing of the International Covenant on Economic, Social and Cultural Rights and noted the positive steps to ensure free and fair elections in 2015.

84. Malaysia noted the challenges in ensuring the equal rights of various ethnic minorities in the country.

85. The Islamic Republic of Iran took note of the steps taken on legislative reforms and accession to the Convention on the Rights of Persons with Disabilities and the Optional Protocol on the sale of children, child prostitution and child pornography.
86. Ireland welcomed the nationwide ceasefire agreement but was concerned about restrictions on the media and on freedom of expression.

87. Israel welcomed the democratization process undertaken with the constructive engagement of the international community.

88. Italy commended progress towards democratization and national reconciliation and encouraged Myanmar to continue on that path.

89. Japan welcomed the national ceasefire agreement and highlighted the importance of conducting elections in a free and fair manner.

90. Kuwait acknowledged the steps taken by Myanmar to identify the root causes of the recent violence in Rakhine State.

91. The Lao People’s Democratic Republic welcomed progress in promoting the freedoms of expression and of assembly, improving the educational programme and healthcare services and empowering women.

92. Latvia encouraged Myanmar to make better use of the valuable expertise of special procedures mandate holders.

93. Libya expressed concern about human rights violations and racial discrimination faced by Rohingya in their civil, political and cultural life.

94. Lithuania expressed its concern about the continuing practice of torture in places of detention and encouraged Myanmar to establish an OHCHR office.

95. Luxembourg was concerned about freedom of expression and the situation of Rohingya and other ethnic minorities.

96. Indonesia welcomed the strong commitment to, and the significant progress made with respect to, democracy and the promotion and protection of human rights.

97. Mexico acknowledged programmes and initiatives to improve education and health and to guarantee the rights of persons with disabilities.

98. Montenegro was concerned about the absence of a minimum age for marriage for boys and the legality of the marriage of girls as young as 14 years.

99. Namibia encouraged Myanmar to allocate adequate resources to implement effectively the national strategic plan for the advancement of women for the period 2013-2022.

100. Nepal appreciated efforts in the implementation by Myanmar of recommendations since the adoption of its initial universal periodic review report.

101. The Netherlands welcomed the release of political prisoners; however, it expressed concern about the increase since 2015 in political prisoners and detained journalists.

102. New Zealand expressed concern about the marginalization of certain minority groups, restricting their ability to participate in the November election.

103. Nicaragua noted challenges such as the consolidation of democracy, reconciliation and peace, and congratulated Myanmar on its reforms to achieve those objectives.

104. Nigeria welcomed various reforms for the protection and promotion of human rights and noted that those bold steps had led to the amendment, repeal or enactment of 171 laws.

105. Norway expressed concern about arrests during peaceful demonstrations, political prisoners continuing to face arbitrary detention, and punitive measures regarding illegal abortion.
106. Oman affirmed the importance of strengthening human rights in the light of ongoing acts of violence against Rohingya.


108. Panama noted the broad consultation process for the preparation of the national report and welcomed the implementation of the first-cycle recommendations.

109. Paraguay encouraged Myanmar to continue with the ratification of human rights instruments and to strengthen cooperation with OHCHR.

110. Poland encouraged Myanmar to ensure effective registration of all children born in Myanmar without any discrimination.

111. Portugal welcomed the positive developments and efforts to consolidate peace and reforms towards democratization.

112. The Russian Federation noted with satisfaction the political transformations and commended the improvement in the social protection of workers.

113. Ethiopia appreciated the implementation of the current five-year plan, the Millennium Development Goals and the design of vision 2020 to bring about economic and social reform.

114. Senegal expressed concern about the preparation of draft laws on the protection of race and religion, and discrimination against Rohingya.

115. Serbia encouraged Myanmar to continue its cooperation with the United Nations human rights mechanisms, guarantee equal protection of women and prevent trafficking.

116. Sierra Leone expressed concern about the reports of the treatment of Rohingya and urged Myanmar to promote religious tolerance.

117. Singapore noted the implementation of policies to strengthen governance and to meet the socioeconomic needs of its citizens.

118. Slovakia encouraged Myanmar to intensify its collaboration with the Human Rights Council and its expert mechanisms.

119. Slovenia was concerned about different categories of citizenship and violations and abuses of human rights against Rohingya Muslims and other minorities.

120. Spain noted the upcoming elections and improvement in public freedoms, and recognized plans to adopt legislation on gender-based violence.

121. Sri Lanka noted efforts to make democratic space more inclusive through political reforms, and welcomed actions taken to ensure the rights of the child.

122. The Philippines reiterated its readiness for cooperation in pursuing economic and social reform programmes to achieve people-centred, sustainable development in the region.

123. Kyrgyzstan summarized progress made since the first universal periodic review as positive and specifically referred to development in the political and socioeconomic spheres.

124. The Republic of Korea welcomed the release of political prisoners and the establishment of the human rights commission.

125. Regarding children in armed conflict, the delegation of Myanmar highlighted that Myanmar had signed the Optional Protocol on the involvement of children in armed conflict in September 2015. Since the signing of a memorandum of understanding with the
United Nations, the military had discharged 645 underage recruits, and there had been no new underage recruitment since 2014. All perpetrators, military or civilian, of underage recruitment were held accountable and penalized under military law and the Penal Code.

126. Myanmar had signed a historic declaration of commitment to end sexual violence in conflict in June 2014. A domestic law to counter violence against women was in the final stage of drafting. Civil society organizations would be invited to contribute their views on the draft. Military officers who committed sexual offences were being dealt with under relevant laws providing for harsh sentences. The recent nationwide ceasefire agreement included provisions on refraining from any form of sexual abuse and violence.

127. The peaceful assembly and procession law had been amended in 2014; the penalties for protest without prior authorization had been reduced by half. Public spaces for peaceful demonstrations had been designated. Furthermore, the law on registration of associations had come into effect in 2014; no punishment was prescribed therein. Registration was voluntary.

128. The President had expressed his unequivocal commitment to hold free, fair and transparent multiparty general elections on 8 November 2015. Criteria for eligibility for candidates and voters were clearly set out in the election laws. To run as a candidate, a person must be a citizen, and his or her parents must both also be citizens. Similarly, only citizens had the right to vote. Those criteria applied to all candidates regardless of their political affiliation, race, gender or religion.

129. The central committee for land-use management had been addressing the issues of land acquisition. The guidelines on returning land to the rightful owners were being implemented. Farmland tenure certificates had been issued to 95 per cent of all farmers throughout the country. The national land-use policy was in its final stage of drafting, as a precursor to enacting a comprehensive national law.

130. Myanmar had been implementing the free and universal primary education programme. The inclusive education programme, encompassing all students, including children with disabilities, had been adopted in 2013. Pursuant to the national education law, the higher education system would be decentralized, and freedom of teaching, learning and management would be allowed.

131. The ethnic rights protection law of 2015 would broaden the rights of all ethnic minorities. For example, students in Mon State would be able to study the Mon language, culture and traditions at local schools during school hours. A plan released in November 2014 was aimed at providing students from ethnic regions with more access to higher education.

132. The Government would incrementally raise the health budget by 5 per cent of gross domestic product in 2016. Myanmar was working towards achieving universal health coverage and reducing the financial burden on the poor and on vulnerable groups. Nine laws related to health had been promulgated since 2011.

133. In Myanmar, there was no minority community under the name of “Rohingya”. Peace and stability in Rakhine State had been restored. The communal violence in 2012 had caused loss of life and property and displacement in both of the communities in Rakhine State. To investigate the incident, the Government had formed a Commission of Inquiry. Following the Commission’s finding, a central committee for the implementation of stability and development in Rakhine State had been established. The committee was implementing the recommendations of the Commission.

134. The Government had provided food, health care and education services to all displaced persons. Access was given to over 20 international organizations to provide
humanitarian assistance to those persons. Some 2,000 displaced households had been voluntarily resettled in their original area or in new places.

135. The temporary identity cards had been replaced with new ones to accelerate the citizenship verification process. A pilot project for citizenship verification had been launched in Rakhine State in 2014; citizenship had been granted to more than 900 persons.

136. There was no restriction of movement in areas where the communities had learned to live in harmony. Myanmar was a multi-ethnic and multi-faith country. Hate speech was not tolerated, and the Government and civil society were promoting interfaith dialogue across the country.

137. Myanmar was deeply concerned about the suffering caused by and the life-threatening situations resulting from smuggling of persons and human trafficking. On three occasions between May and July 2015, Myanmar had rescued about 1,050 people attempting to flee their country by boat. They had been provided with temporary shelter, food and health care. Over 80 per cent of those people were from a neighbouring country and had been repatriated.

138. A landmark in the national reconciliation effort was the signing of the nationwide ceasefire agreement on 15 October 2015. The agreement served as a platform for national reconciliation, and would be followed by political dialogue.

139. Myanmar had inherited the common-law system, and the death penalty was prescribed under the law. However, it could only be carried out pursuant to a final judgment by the Supreme Court. It had not been carried out since 1988. Offenders who were below the age of 16 at the time of the commission of the crime were not to be sentenced to capital punishment.

140. At least three experts from OHCHR were currently working full time in Myanmar. Myanmar had already proposed a technical cooperation mandate for OHCHR, which should be the way forward for cooperation.

141. The Attorney General thanked all speakers for sharing their concerns regarding Myanmar and reiterated some issues touched upon earlier by the delegation, such as gender equality, political prisoners and amnesty, poverty reduction, the upcoming general elections, ratification of treaties, freedom of religion, rule of law and citizenship.

142. The Attorney General reiterated the will of Myanmar to continue its endeavours with respect to human rights.

II. Conclusions and/or recommendations*

143. The recommendations formulated during the interactive dialogue/listed below have been examined by Myanmar and enjoy the support of Myanmar:

143.1 Continue its work in acceding to the core human rights conventions (Belarus);

143.2 Consider ratifying the human rights treaties it has not yet ratified (Japan);

143.3 Consider the ratification of the main international human rights instruments to which it is not yet a State Party (Nicaragua);

* The conclusions and recommendations have not been edited.
143.4 Consider positively acceding to the core international human rights instruments, to which it is not yet a party, particularly the International Covenant on Civil and Political Rights and the Convention against Torture (Viet Nam);

143.5 Consider accession to international human rights instruments that it is not yet a party to, including the International Covenant on Civil and Political Rights and the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Philippines);

143.6 Consider ratification of the International Covenant on Civil and Political Rights and its second Optional Protocol, with the view of total abolition of the death penalty (Namibia);

143.7 Consider ratifying the International Covenant on Civil and Political Rights (United States of America);

143.8 Ratify the International Covenant on Economic, Social and Cultural Rights (Ghana);

143.9 Consider ratifying the International Convention on the Elimination of All Forms of Racial Discrimination, the International Covenant on Economic, Social and Cultural Rights and the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Egypt);

143.10 Sign the Convention against Torture (France);

143.11 Ratify the Optional Protocol on the involvement of children in armed conflict (Chile) (Croatia);

143.12 Ratify the Optional Protocol on the involvement of children in armed conflict (Luxembourg);

143.13 Consider the possibility of ratifying the Optional Protocol on the involvement of children in armed conflict (Panama);

143.14 Take all necessary measures aimed at the early ratification of the Optional Protocol on the involvement of children in armed conflict (Slovakia);

143.15 Expedite the process of redrafting of the existing Child Law taking into account the views and suggestions made by civil society organizations (Bhutan);

143.16 Continue to further enhance peace, development and democracy (Cambodia);

143.17 Give continuity to the democratization process undertaken by the Government (Nepal);

143.18 Continue its democratisation process by means of restructuring of the local police forces (Greece);

143.19 Continue building its democratic reform for the prosperity and well-being for the people and the nation of Myanmar (Timor-Leste);

143.20 Adopt a human-rights-based approach when designing and implementing the reforms towards the democratization of the country (Portugal);

143.21 Continue further improvement of the protection and promotion of human rights in the country (Azerbaijan);
143.22 Continue making efforts for protecting and promoting human rights and improving the living conditions (Kyrgyzstan);

143.23 Continue to point special attention to the prevention of the emergence of the situation which might lead to conflicts on ethnic and religious basis (Russian Federation);

143.24 Adopt legislation ensuring protection of human rights of ethnic communities, including their participation in government decisions (Slovenia);

143.25 Reinforce and implement the protection of vulnerable groups, namely children, women, disabled, elderly, and make a greater effort to include ethnic and religious groups in the life of Myanmar society (Holy See);

143.26 Continue its efforts to provide protection and care for its elderly population and other vulnerable groups (Brunei Darussalam);

143.27 Continue peace talks among the people to avoid ethnic and religious conflicts and scale up national reconciliation process in the country (Ethiopia);

143.28 Take action to bring other remaining armed groups, who are not among 8 major ethnic groups that recently signed the National Ceasefire Agreement, into an inclusive peace process (Israel);

143.29 Ensure the proper work of the Joint Monitoring Committee and Union Peace Dialogue Joint Committee (Israel);

143.30 Continue to strengthen its system to promote and protect human rights paying special attention to the social protection of the population (Belarus);

143.31 Continue to maintain annual economic growth of average of 8% (Democratic People’s Republic of Korea);

143.32 Further continue concentrating on economic development to bring about sustainable peace and ensure enjoyment of human rights (Ethiopia);

143.33 Harmonize its process of political, socio-economic and administrative reforms made in accordance with its international human rights obligations (Nicaragua);

143.34 Continue consolidating the correct measures taken on economic growth, for the benefit of its people (Bolivarian Republic of Venezuela);

143.35 Keep the momentum of political, socio-economic and administrative reform to comply with the socio-economic needs of the population (Cuba);

143.36 Accelerate the political, socio-economic and administrative reform to fulfil socio-economic needs of the people (Islamic Republic of Iran);

143.37 Continue to accelerate the momentum of the political, socio-economic and administrative reform to further fulfil socio-economic needs of the people (Lao People’s Democratic Republic);

143.38 Take measures to ensure that economic growth is proportional in the different parts of the country and benefits the whole population, including the country’s minorities (Cuba);

143.39 Take measures for the economic growth to be proportional to different parts of the country and to benefit all including in particular minorities (Islamic Republic of Iran);
143.40 Continue advancing in the achievement of the Sustainable Development Goals (Bolivarian Republic of Venezuela);

143.41 Implement policies to meet the relevant 2030 Sustainable Development Goals so that all communities, regions and states can benefit from Myanmar’s economic growth and it can graduate from Least Developed Country Status soonest (Singapore);

143.42 Continue the strengthening of the national human rights institutions and mechanisms (Nepal);

143.43 Take steps towards establishing a National Human Rights Institution in line with the Paris Principles (Egypt);

143.44 Grant the National Human Rights Commission autonomy and independence in accordance with the Paris Principles (Chile);

143.45 Allow the National Human Rights Commission to fully exercise its functions, in line with the Paris Principles (Senegal);

143.46 Ensure that the National Human Rights Commission is able to discharge its functions fully, in accordance with the Paris Principles, as previously recommended (Portugal);

143.47 Take steps to ensure that the National Human Rights Commission is given a mandate in conformity with the Paris Principles (Sierra Leone);

143.48 Provide all necessary assistance in order that the national human rights institution is able to operate at full capacity and continue judicial reforms, including the increased capacity building of judicial institutions (Republic of Korea);

143.49 Study the possibility of creating a national system for the follow-up of international recommendations on human rights (Paraguay);

143.50 Engage closely with the United Nations human rights system, including treaty bodies and special procedures mandate holders (Turkey);

143.51 Continue to cooperate with human rights mechanisms, including the special rapporteur on Myanmar (Republic of Korea);

143.52 Ensure ongoing cooperation with the special rapporteur for Myanmar of the Human Rights Council and with other Special Procedures (Chile);

143.53 Continue to take steps to enhance women empowerment (Pakistan);

143.54 Ensure better representation of women in the peace process (Slovenia);

143.55 Promote gender equality in all aspects of life and combat violence against women (Cyprus);

143.56 Implement the commitment taken in 2011 to ensure gender equality (France);

143.57 Adopt a legal definition of discrimination against women according to the Convention on the Elimination of All Forms of Discrimination against Women (Austria);
Domesticate the Convention on the Elimination of All Forms of Discrimination against Women and give women a visible and inclusive role as envisaged by the treaty (Sierra Leone);

Continue with the implementation of the National Strategic Plan for the Advancement of Women (Israel);

Continue efforts to strive for all citizens to live in harmony without discrimination against any races and nationalities (Nepal);

Consider the possibility of adopting adequate measures to promote social cohesion, with a view to the elimination of all forms of discrimination, including against minority, ethnic and cultural groups (Ecuador);

Increase its efforts to counter hate-speech and incitement to violence (New Zealand);

Ensure that the rights of women and ethnic minorities are not undermined as a result of the recently introduced set of Protection of Race and Religion laws (Japan);

Consider abolishing de jure the death penalty (Panama);

Continue releasing political prisoners and relaunch the joint Government/civil society committee (France);

Enact and enforce legislation that guarantees comprehensive protection from all forms of violence against women, and that addresses impunity for all perpetrators (Sweden);

Take positive action to ensure protection of women against sexual violence and their access to legal mechanisms without discrimination (Namibia);

Develop a legal framework to prevent and combat violence against women and domestic violence (Serbia);

Address in legislation all forms of gender-based violence, both within as well as outside of marriage (Spain);

Take effective measures to prevent and combat marital rape and domestic violence, including the express criminalization of these practices (Portugal);

Strengthen policies to combat all forms of violence and discrimination against women and girls, including by criminalizing marital rape and prohibiting forced and early marriages (Paraguay);

Adopt measures to end the recruitment and participation of children in military activities (Mexico);

Continue to implement policies to ensure full protection of civilians, particularly children, in zones of armed conflict (Ecuador);

Step up efforts towards the prevention and suppression of human trafficking and the smuggling of migrants by air, land and sea (Greece);

Double its efforts in combating trafficking in persons including by bringing human traffickers and people smugglers to justice (Malaysia);
143.76 Continue investing efforts in the prevention of human trafficking, with special attention to investigation and prosecution of all cases of sale and trafficking of children (Serbia);

143.77 Ensure impartial and effective investigation of violence perpetrated against women and violence perpetrated against children, and ensure reparations for victims and the right to a fair trial, including legal aid, for both the victim and the accused (Finland);

143.78 Ensure independent investigations of all cases of violence and discrimination against ethnic and religious minorities (Iceland);

143.79 Prosecute suspected perpetrators of violence against ethnic and religious minorities, in line with international standards and to ensure compliance with due process and respect for the rule of law (Iceland);

143.80 Combat impunity (Senegal);

143.81 Ensure that police and military officers alleged to have committed acts of torture and ill-treatment are held accountable through the criminal justice system (Lithuania);

143.82 Continue its efforts to ensure respect for the rights and fundamental freedoms of all the population, guaranteeing the investigation and punishment of perpetrators of human rights violations, demonstrating its commitment to combating impunity (Argentina);

143.83 Review legislation in order to raise the minimum age of criminal responsibility in line with international standards (Chile);

143.84 Address effectively the issue of corruption (Cuba);

143.85 Accelerate reforms with the aim to guarantee good governance and more vigorously address the issue of corruption (Georgia);

143.86 Continue to strengthen the rule of law and ensure good and clean governance at all levels of government, which would help address the social and economic needs of the Myanmar people more effectively (Singapore);

143.87 Increase its efforts to ensure access to basic services, as well as freedom of movement, for all residents (Japan);

143.88 Ensure the protection of human rights for all, including freedom of religion or belief, expression, association and peaceful assembly and the right to participate in public and political life (Botswana);

143.89 Spread the culture of human rights and strengthen religious and faith tolerance (Sudan);

143.90 Intensify efforts in actively promoting inter-ethnic, inter-faith and communal understanding and harmony (Malaysia);

143.91 Achieve tolerance and peaceful existence in all parts of society by promoting interfaith and intercommunal dialogue (Turkey);

143.92 Continue efforts to preserve national, cultural and religious diversity so as to promote harmony among ethnic groups and religions (China);

143.93 Make sincere efforts to build up levels of confidence and reconciliation among religious groups through dialogue between religious leaders (Republic of Korea);
143.94 Continue efforts to promote tolerance, harmony and respect of human rights among all communities in Myanmar, including through possible review of legal frameworks, human rights’ education and interfaith dialogues and cooperation involving all segments in the society (Indonesia);

143.95 Prevent the destruction of places of worship and cemeteries (Egypt);

143.96 Make every effort to guarantee the right to religious conversion and to respect the freedom of religion, in particular, enabling religious practice (Holy See);

143.97 Ensure full respect for freedom of religion or belief and the human rights of the persons belonging to ethnic and religious minorities, in line with international human rights law (Poland);

143.98 Work to ensure that freedom of opinion and expression are protected (New Zealand);

143.99 Further ensure that those who legitimately exercise their rights to freedom of expression and peaceful assembly be not subject to reprisals (Italy);

143.100 Continue to create a safe and enabling environment for civil society in order to help the country’s ongoing transition to democracy (Ireland);

143.101 Put forward every effort to ensure that the election process is both free and fair (Republic of Korea);

143.102 Continue promoting the participation of women in public affairs and socio-economic activities (Bolivarian Republic of Venezuela);

143.103 Further promote women’s rights through increased participation in political, socio-economic and administrative decision making processes (Italy);

143.104 Take necessary further steps to combat poverty and to address socio-economic inequality (Sri Lanka);

143.105 Take appropriate steps towards achieving Universal Health Coverage in the country (Brunei Darussalam);

143.106 Continue to allocate more budget in health sectors (Lao People’s Democratic Republic);

143.107 Continue more budget allocation in the health sector (Democratic People’s Republic of Korea);

143.108 Earmark additional financial resources to health services and reduce the financial burden faced by vulnerable groups in accessing medical care (Viet Nam);

143.109 Increase the amount of spending on health with special attention to women and children so as to achieve relevant Millennium Development Goals as soon as possible (China);

143.110 Increase significantly the proportion of national expenditure allocated to health care, address the regional differences in access to health care services and expand the human capital within the health care sector, especially to ascertain that an adequate number of midwives are educated and dispatched across the country (Sweden);

143.111 Redouble steps taken in providing quality and affordable health and education services, including providing adequate learning opportunities (Timor-Leste);
143.112 Continue to promote and protect the enjoyment of fundamental freedoms and rights of its citizens in the areas of education and health among others without discrimination (Nigeria);

143.113 Provide equal access to education by the people (Islamic Republic of Iran);

143.114 Continue to invest in education and ensure the continued provision of free education for its primary and secondary students (Brunei Darussalam);

143.115 Continue with the efforts of providing equal access to education by all national races in the country (Lao People’s Democratic Republic);

143.116 Continue to provide equal access to education by all national races, including minorities in the country (Democratic People’s Republic of Korea);

143.117 Continue efforts to develop its human capital through education, training and empowering vulnerable groups (Sri Lanka);

143.118 Improve the situation of minorities in the country (Greece);

143.119 Accelerate citizenship verification processes so that populations now deprived of identity documents do not remain in an illegal situation (France);

143.120 Ensure the safe and voluntary return of all internally displaced persons to their place of origin (Turkey);

143.121 Allow access to humanitarian aid to all groups who need it, including internally displaced persons in Rakhine State and other affected areas (Kuwait);

143.122 Adopt and implement all the necessary measures to continue improving health care, food and education services in camps for internally displaced persons, including in remote areas (Panama);

143.123 Ease tensions in rural areas by developing an effective land registration system with a clear complaints handling mechanism (Germany);

143.124 Effectively address the issue of land grabbing, including through providing redress to farmers and others whose land was illegally or arbitrarily seized (Czech Republic).

144. The following recommendations will be examined by Myanmar, which will provide responses in due time, but no later than the thirty-first session of the Human Rights Council, in March 2016:

144.1 Ratify the core international human rights instruments (Paraguay);

144.2 Accede to and implement all core human rights treaties (Latvia);

144.3 Ratify all core human rights conventions, especially the International Covenant on Civil and Political Rights, the Convention against Torture and the International Covenant on Economic, Social and Cultural Rights (Germany);

144.4 Ratify the outstanding core treaties, such as the International Covenant on Civil and Political Rights, the Convention against Torture, and the International Convention on the Elimination of All Forms of Racial Discrimination (Hungary);

144.5 Ratify human rights treaties such as 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, the Convention against Torture and the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women (Sierra Leone);

144.6 Ratify and fully implement all core human rights treaties, including the International Covenant on Civil and Political Rights and the Convention against Torture, as previously recommended (Slovenia);

144.7 Ratify the International Covenant on Civil and Political Rights (Montenegro) (Poland);

144.8 Ratify the International Covenant on Civil and Political Rights and continue to raise public awareness about international human rights law and the legal avenues available for defending those rights (Lithuania);

144.9 Ratify the International Covenant on Civil and Political Rights and its optional protocols (Spain);

144.10 Ratify the International Covenant on Civil and Political Rights and its two optional protocols (Estonia) (Ghana);

144.11 Accede to the International Covenant on Civil and Political Rights and its Second Optional Protocol, aiming at the abolition of the death penalty (Greece);

144.12 Sign and ratify the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights (Bahrain);

144.13 Ratify the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights and ensure the conformity of national legislation with international obligations (Switzerland);

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

144.15 Ratify the International Convention on the Elimination of All Forms of Racial Discrimination and the International Covenant on Civil and Political Rights (Algeria) (Libya);

144.16 Ratify the International Convention on the Elimination of All Forms of Racial Discrimination (Ghana);

144.17 Sign and ratify the International Covenant on Civil and Political Rights, the Convention against Torture and the International Convention on the Elimination of All Forms of Racial Discrimination (Turkey);

144.18 Ratify the International Covenant on Economic, Social and Cultural Rights, the International Covenant on Civil and Political Rights and the International Convention on the Elimination of All Forms of Racial Discrimination (Sudan);

144.19 Ratify the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights, as well as the International Convention on the Elimination of All Forms of Racial Discrimination (Brazil);

144.20 Ratify the International Covenant on Civil and Political Rights and the Convention against Torture (Italy);
144.21 Ratify the International Covenant on Civil and Political Rights and the Convention against Torture (Luxembourg);
144.22 Ratify the Convention against Torture and the International Covenant on Civil and Political Rights (Georgia);
144.23 Ratify the Convention against Torture (Denmark) (Guatemala);
144.24 Ratify the Convention against Torture, as previously recommended (Portugal);
144.25 Ratify the Convention against Torture and its Optional Protocol (Lithuania);
144.26 Ratify the Convention against Torture, and subsequently ensure the adoption of provisions that expressly prohibit torture in police settings (Chile);
144.27 Ratify the Convention against Torture and the International Convention for the Protection of All Persons from Enforced Disappearance (Mexico);
144.28 Take further steps towards the promotion of the human rights situation in Myanmar, especially for ethnic, religious and linguistic minorities and vulnerable groups (Bahrain);
144.29 Include specific references to human rights law in the agreement of ceasefire throughout the country and establish a comprehensive system to monitor its implementation (Guatemala);
144.30 Support the active and meaningful participation of women, “ethnic groups”, internally displaced persons and refugees in the implementation of the Nationwide Ceasefire Agreement, including the national dialogue (Finland);
144.31 Ensure that human rights agencies, including the Myanmar National Human Rights Commission and the Myanmar Press Council, are able to function as effective and independent agencies (Thailand);
144.32 That the new administration that will emerge from the elections of November 8 develop a road map for the implementation of the recommendations issued by the Human Rights Council, the General Assembly, and United Nations Special Rapporteurs and Envoys (Costa Rica);
144.33 Issue a standing invitation to the Special Procedures (Guatemala);
144.34 Issue a standing invitation to all thematic special procedures (Montenegro);
144.35 Extend a standing invitation to mandate holders (Senegal);
144.36 Extend an open invitation to the Special Procedures and respond favourably to pending requests (Uruguay);
144.37 Extend an open and permanent invitation to the United Nations human rights special procedures mandate-holders (Cyprus);
144.38 Extend a standing invitation to special procedures, respond positively to their requests to visit the country and cooperate fully, promptly and substantively with all mandate holders (Latvia);
144.39 Allow the OHCHR to open a country office with a full mandate (United States of America);
144.40 Expedite the establishment of an OHCHR office with a full mandate (Turkey);
144.41 Take further steps towards the establishment of the OHCHR country office in Myanmar (Croatia);
144.42 Establish a timeline for an early opening of the OHCHR country office with a full mandate (Czech Republic);
144.43 Approve the opening of an OHCHR country office to provide for enhance protection of and cooperation on human rights (Hungary);
144.44 Facilitate the establishment of an OHCHR office in the State, which would be able to operate throughout the country with a full promotion and protection mandate (Ukraine);
144.45 Facilitate the establishment of an OHCHR country office in Myanmar, able to operate throughout the country with a full promotion and protection mandate and establish a timeframe in that respect (Belgium);
144.46 Review the provisions in its penal code which contain punitive measures against women who have undergone illegal abortions (Norway);
144.47 Take the necessary steps to eliminate discrimination faced by ethnic minorities and ensure that they enjoy their right to culture and their religious freedom is protected (Mexico);
144.48 Take necessary measures in law and in practice to put an end to all forms of discrimination against minorities, especially ethnic and religious minorities (France);
144.49 Enact law that will address the spread of discrimination, incitement of hatred against Muslims and members of national, ethnic, religious and linguistic minorities in Myanmar (Nigeria);
144.50 Take appropriate measures to combat nationalist extremism as effectively as possible (Djibouti);
144.51 Take necessary measures to fight against any form of intolerance and hate speech targeting persons belonging to minorities (Algeria);
144.52 Strengthen efforts regarding the effective measures on the registration of all children born in Myanmar without any discrimination (Albania);
144.53 Take measures for the effective registration of all children born in the country without discrimination and remove all references to ethnic origin in identity documents (Paraguay);
144.54 Ensure effective registration of all children born in the country, regardless of their ethnic origin and without any discrimination, in accordance with Article 7 of the Convention on the Rights of the Child (Canada);
144.55 Develop a simplified, effective birth registration system through which all can access a birth certificate, including a complaints handling mechanism (Namibia);
144.56 Abolish the death penalty (Holy See) (Poland) (Slovenia) (Spain);
144.57 Abolish the death penalty in all cases and circumstances (Portugal);
144.58 Place a moratorium on the death penalty with a view to its abolition (Sierra Leone);
144.59 Institute a de jure moratorium on the death penalty, with a view to its future abolition (Switzerland);
144.60 Institute a de jure moratorium on the death penalty, with a view to its definitive abolition (Luxembourg);
144.61 Establish an official moratorium on the death penalty with a view to its abolition for all crimes (France);
144.62 Establish a formal moratorium on the death penalty with a view to ratifying the Second Optional Protocol to the International Covenant on Civil and Political Rights (Australia);
144.63 Translate the de-facto moratorium on the death penalty into binding law, with a view to completely abolish the death penalty altogether (Croatia);
144.64 Change a de facto moratorium, which is in place in Myanmar since 1988, to a de jure moratorium on the use of the death penalty as a first step to its abolishing (Lithuania);
144.65 Release all political prisoners (Germany);
144.66 Release all remaining political prisoners (Greece);
144.67 Free political prisoners and prisoners of conscience who may still remain after previous release exercises (Spain);
144.68 Release all those imprisoned for the exercise of their rights or for espousing dissenting views (Czech Republic);
144.69 Release all political prisoners unconditionally, and remove conditions on those already released (United States of America);
144.70 Free all remaining prisoners of conscience and put an end to practices that fuel arbitrary arrests (Croatia);
144.71 Release immediately and unconditionally all human rights defenders, student activists and political prisoners, and end ongoing trials of political detainees (Norway);
144.72 Implement the National Action Plan for the Advancement of Women by: amending legislation to include sexual violence in conflict within the Preventing Sexual Violence Law, removing military impunity for human rights violations — including sexual violence, and appointing a Gender Advisor within the President’s Office (United Kingdom of Great Britain and Northern Ireland);
144.73 Guarantee in law and in practice that lawyers and judges can perform their professional functions without improper interference and legally form and join self-governing professional associations (Austria);
144.74 Define professional legal standards and disciplinary procedures in conformity with the Basic Principles on the Role of Lawyers (Hungary);
144.75 Amend the Bar Council Act in order to allow for the Bar Council to become a truly independent and self-governing association (Hungary);
144.76 Amend the Bar Council Act to ensure the Bar Council’s independence, and commit to improving legal education and continuing legal
professional development, including with regard to international human rights law and the United Nations human rights mechanisms (Canada);
144.77 Raise the age of criminal responsibility to international standards (Lithuania);
144.78 Review the laws and measures about marriage, especially of people belonging to minorities (Holy See);
144.79 Lift restrictions to freedom of movement and local orders (Djibouti);
144.80 Review the News Media Law and the Printing and Publication Enterprise Law of 2014, in consultation with media representatives, in order to bring it in conformity with international standards regarding freedom of expression (Belgium);
144.81 Consider reviewing the News Media Law as well as the Printing and Publication Enterprise Law of 2014 in conformity with international human rights standards in order to enhance freedom of speech in the country (Ghana);
144.82 Ensure the protection of human rights defenders (Chile);
144.83 Create and maintain a safe and enabling environment for civil society, human rights defenders and journalists (Norway);
144.84 Take concrete steps to promote and protect the right of peaceful assembly, in line with international human rights law and standards (Brazil);
144.85 Make further efforts to reinforce and protect the rights of the Muslim minorities in Myanmar (Oman);
144.86 Take measures to improve the condition of religious/ethnic minorities respecting their human rights and ensuring they are not denied the right of citizenship or subject to discrimination, in a manner consistent with international standards (Portugal);
144.87 Finalise the citizenship verification process of persons lacking identity documents or holding a “turquoise” card and the establishment of a transparent process to legalise the residence status of those who do not meet Myanmar’s citizenship criteria (Switzerland);
144.88 Amend laws that permit the compulsory acquisition of land by private businesses so that the expropriation is only permitted in the cases of necessary, proportionate and narrowly construed public interest, with strong procedural safeguards (Netherlands).

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

145.1 Ratify the Convention against Torture, the Convention on the Rights of Persons with Disabilities, the International Convention on the Elimination of All Forms of Racial Discrimination, as well as the Rome Statute of the International Criminal Court (Austria);
145.2 Ratify the Rome Statute (Botswana) (Djibouti) (Ghana) (Latvia);
145.3 Adhere to the Rome Statute and fully harmonize its national legislation with it (Guatemala);
145.4 Accede to and fully align national legislation with the Rome Statute (Cyprus);
145.5 Accede to the Rome Statute and the Agreement on the Privileges and Immunities of the International Criminal Court (Estonia);

145.6 Continue acceding to international human rights treaties, strengthen the process of reforms, and pay more attention on the problems related to indigenous people in Rakhine state (Kyrgyzstan);

145.7 Amend the Constitution to provide guarantee for freedom of religion in Myanmar, in line with Article 18 of the Universal Declaration of Human Rights (Bahrain);

145.8 Ensure human rights protection to all people in Myanmar including the Rohingya (Guatemala);

145.9 Grant the Special Rapporteur on the situation of human rights in Myanmar unimpeded access to Rakhine state, including the internment camps, as well as any other requested meetings countrywide on her next visit (Ireland);

145.10 Take immediate steps to end violence and discrimination against national or ethnic, linguistic and religious minorities (Austria);

145.11 Abolish all forms of institutional discrimination against Islamic religious minorities (Saudi Arabia);

145.12 Prohibit and prosecute hate speech and discriminatory practices that incite violence towards minorities, and especially clearly endorse non-discrimination and the right of all individuals in Rakhine State to equal protection under the law (Norway);

145.13 Remove discriminatory provisions of the “Protection of Race and Religion Law” (Turkey);

145.14 Further review and abolish those laws which are discriminatory against women and religious minorities according to international standards (Lithuania);

145.15 Repeal immediately the four recently adopted laws on the “protection of race and religion” regarding interfaith marriage, religious conversion, monogamy, and population control (Denmark);

145.16 Repeal the Special Law on the Marriage of Buddhist Women and the Law on Religious Conversion and review and amend the Law on Birth Control and the Law on Monogamy to conform them to international human rights norms and standards (Uruguay);

145.17 Review the recently adopted “protection of race and religion” laws to ensure that they are in line with Myanmar’s human rights treaty obligations and that they adequately protect the rights of persons belonging to minority groups (Italy);

145.18 Repeal or revise discriminatory provisions in the legislation, including the four recently adopted laws on the protection of race and religion, and in this regard, adopt an action plan to promote, through concrete activities, tolerance and peaceful inter-faith and inter-ethnic co-existence in Myanmar (Czech Republic);

145.19 Repeal or amend the package of four laws on race and religion — the Religious Conversion bill, the Buddhist Women’s Special Marriage bill, the Monogamy bill and the Population Control and Healthcare bill — to ensure respect for the human rights of women and ethnic and religious minority
communities, and consistency with international human rights obligations and standards (Canada);

145.20 Eliminate discrimination of and violence against religious minorities including by bringing national legislation such as the “Laws on Protection of Race and Religion” and the 1982 citizenship act in accordance with international human rights obligations, and establish an effective birth registration system guaranteeing universal access to education and other government services (Germany);

145.21 Repeal or revise the “Protection of Race and Religion” laws and Section 377 of the 1861 Penal Code to ensure the rights of women, religious minorities and the lesbian, gay, bisexual, transgender and intersex community are protected (Australia);

145.22 Disclose the findings of the Commission of Inquiry established to investigate cases of excessive use of force by police (Italy);

145.23 Investigate and punish the cases of intimidation, harassment, persecution, torture and enforced disappearances, especially against political dissidents, journalists, ethnic and religious minorities and human rights defenders (Uruguay);

145.24 Undertake the appropriate measures to prevent and combat domestic violence and sexual violence committed by military personnel and police officers against young girls and adolescents (Albania);

145.25 Continue to prioritize its work with the ILO on a Joint Action Plan on Child Soldiers to progress the implementation of Resolution 1612 (New Zealand);

145.26 Step up efforts and cooperate with relevant countries and international partners, address the situation in Rakhine State at its root causes, and combat people smuggling and human trafficking (Thailand);

145.27 Take all necessary measures to prevent exploitation, including human trafficking that Rohingya Muslims are suffering from, and address the root causes that force them to be vulnerable to those practices (Saudi Arabia);

145.28 End impunity of members of the army and government officials, who commit human rights violations, and bring them to justice (Saudi Arabia);

145.29 Amend article 377 of the Penal Code to ensure that only non-consensual sexual relations between persons of the same sex are punishable (Spain);

145.30 Prevent discriminatory local orders and practice of restricting marriages for Rohingya people and pregnancy for Muslim women aimed at reducing the number of their children (Slovenia);

145.31 Amend the News Media Law and the 2014 Printing and Publications Law in compliance with international human rights standards (Austria);

145.32 Amend the News Media Law and the 2014 Printing and Publishing law in line with international human rights standards protecting the freedom of expression and ensure that any new laws regulating the internet or access to information comply with such standards (Latvia);
145.33 Delete or amend all legal provisions on peaceful assemblies, which restrict the exercise of the rights to freedom of expression and assembly (France);

145.34 Review and amend the Peaceful Assembly and Peaceful Procession Act to bring it in line with international standards on freedom of expression and assembly (Sweden);

145.35 Align domestic legislation on freedom of expression and association, especially the Peaceful Assembly and Peaceful Procession Act, with international norms (Luxembourg);

145.36 Remove the broad range of restrictions on the rights to peaceful assembly and freedom of expression in the Law on the Right to Peaceful Assembly and Peaceful Procession, replace the system of prior authorization for peaceful assemblies with a system of voluntary notification and remove criminal sanctions for acts protected under international standards on freedom of expression and peaceful assembly (Estonia);

145.37 Ensure universal suffrage for all adults of voting age, regardless of ethnicity (New Zealand);

145.38 Continue with democratization and reform processes by, inter alia, ensuring an equal playing field for all political parties at all stages of the electoral process and by building a fully civilian parliamentary representation chosen in democratic elections (Czech Republic);

145.39 Guarantee the right of Rohingyas to participate and vote in the coming national elections (Sudan);

145.40 Guarantee to Rohingyas and other ethnic minorities the full enjoyment of their civil and political rights, in particular the right to vote in the forthcoming elections (Luxembourg);

145.41 Protect and promote rights of all minorities including Rohingyas Muslims (Pakistan);

145.42 Promote and protect the basic rights of ethnic and religious minorities in law and practice, especially Rohingyas (Sudan);

145.43 Take urgent measures to prevent and fight against the social exclusion targeting the Rohingya Muslim minority (Senegal);

145.44 Respect the human rights of the Rohingya Muslims and other minorities in Myanmar in accordance with Human Rights Council resolution 22/95 of April 2015 (Costa Rica);

145.45 Intensify its efforts to end discrimination and acts of violence suffered by members of ethnic and religious minorities, particularly the Rohingya (Argentina);

145.46 Safeguard enjoyment of human rights for all minorities, particularly Rohingyas, bring to an end discriminatory practices faced by the community, and prosecute perpetrators of violations (Libya);

145.47 Put an end to the discrimination against the Muslims of Rohingya (Oman);

145.48 Take concrete measures to address the issue of violence against the Rohingya, including addressing the accountability of perpetrators as well as individuals who feed polarization through hate speech (Belgium);
145.49 Undertake concrete and positive steps to put an end to all acts of discrimination, violence and other human rights violations against the Rohingya, other Muslim minorities as well as all minorities in general (Malaysia);

145.50 Fight stigmatisation, terrorisation and harassment of minorities, especially Rohingya Muslims and ensure these crimes do not remain unpunished (Djibouti);

145.51 Ensure the protection of human rights of all Rohingya Muslims, address discrimination against them including by combating incitement to hatred and publicly condemning such acts as well as taking all the necessary measures to ensure accountability for violations of human rights against Rohingya Muslims in Myanmar (Egypt);

145.52 Guarantee non-discriminatory access by Rohingya and other Muslim minorities to social services and education in Rakhine State (Luxembourg);

145.53 Remove all policies targeting Rohingyas in Rakhine State, especially those that violate fundamental human rights, particularly those restricting freedom of travel, marriage, education, freedom of worship, two child policy applied only to them, denial of basic healthcare, and illegal construction of Buddhist settlements on their land, arbitrary taxes and exploitation (Saudi Arabia);

145.54 Remove provisions in the 1982 Citizenship Law that grant citizenship on the basis of ethnicity or race and amend the Law to avoid statelessness (Turkey);

145.55 Amend the 1982 Citizenship Law to give the Rohingya and all other religious minorities and ethnic groups access to full citizenship rights (Iceland);

145.56 Amend the Nationality Law of 1982 to include all religious and racial minorities, including Rohingyas, and to guarantee their full and equal citizenship, and return the previous nationality documents to them (Saudi Arabia);

145.57 Take steps to protect the rights and regularize the citizenship status of all individuals, including those who formerly held temporary identification cards (Canada);

145.58 Repeal all discriminatory legal provisions such as granting citizenship on the basis of ethnicity or race and providing for different citizenship categories (Slovenia);

145.59 Repeal the provisions establishing different categories of citizenship and remove any indication of ethnicity in identity documents (Mexico);

145.60 Expedite the process of granting citizenship to those minorities, including the Rohingyas, who consider Myanmar as home (Malaysia);

145.61 Grant the right to full citizenship to Muslim Rohingya in Rakhine State and allow them to decide their ethnic belonging (Saudi Arabia);

145.62 Address the root causes of the situation in Rakhine State, including articulating a clear pathway to citizenship for those who identify as Rohingya (Australia);
145.63 Restore full citizenship of the Rohingya living in Myanmar, ensure and protect their basic human rights, and engage constructively in the region on this issue (Netherlands);

145.64 Urgently address the needs of the Rohingya community by: guaranteeing security, ensuring full humanitarian access across Rakhine, removing restrictions on freedom of movement, and establishing a pathway to citizenship (United Kingdom of Great Britain and Northern Ireland);

145.65 Implement concrete measures to combat religious and ethnic intolerance, restore full citizenship rights of the Rohingya and eliminate requirements for citizenship that discriminate on the basis of race, religion, ethnicity or any other status. Resume recognition of the Rohingya as an ethnic group legitimately residing in Myanmar (Sweden);

145.66 End discrimination against members of the Rohingya population and members of other minority groups, including by providing a pathway to or restoring citizenship for stateless persons without requiring them to accept ethnic designations they do not agree with, removing restrictions on freedom of movement, and revising discriminatory legislation, including the 1982 Citizenship Act and the four “race and religion” laws (United States of America);

145.67 Ensure that national legislation is in accordance with the United Nations Declaration on the Rights of Indigenous Peoples (Denmark);

145.68 Cooperate with the United Nations with a view to ensuring the return of all refugees and internally displaced persons to their regions (Kuwait);

145.69 Cooperate with the international community to guarantee the return of all Muslim refugees and displaced persons, and guarantee the cooperation with all sides, and allow them full access to humanitarian assistance (Saudi Arabia).

146. 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 the Working Group as a whole.
Annex

Composition of the delegation

The delegation of Myanmar was headed by H.E. Dr. Tun Shin (Mr.), Attorney General of the Union and composed of the following members:

- H.E. Mr. Maung Wai, Permanent Representative, Permanent Mission of Myanmar, Geneva;
- Major-General Than Soe (Mr.), Joint Adjutant General, Ministry of Defence;
- Mr. Sit Aye, Head of Legal Advisory Group to the President;
- Mr. Htinn Lynn, Acting Director-General, Ministry of Foreign Affairs;
- Mr. Myint Soe, Deputy Permanent Representative, Permanent Mission of Myanmar Geneva;
- Mr. Htay Hlaing, Deputy Director-General, Ministry of Immigration and Population;
- Mr. Min Shwe, Deputy Director-General, Ministry of Home Affairs;
- Mr. Thant Sin, Deputy Director-General, Ministry of Foreign Affairs;
- Mr. Chan Aye, Director, Ministry of Foreign Affairs;
- Mr. Myo Sett Aung, Assistant Permanent Secretary/Director, Ministry of Social Welfare, Relief and Resettlement;
- Mr. Win Zeyar Tun, Minister-Counsellor, Permanent Mission of Myanmar, Geneva;
- Mr. Kyaw Thu Nyein, Minister Counsellor, Permanent Mission of Myanmar, Geneva;
- Mrs. Tin Mar Htwe, Director, Ministry of Labour, Employment and Social Security;
- Mr. Aye Kywe, Director, Ministry of Information;
- Mr. Kyaw Kyaw Naing, Director, Union Attorney General’s Office;
- Mrs. Su Su Win, Counsellor, Permanent Mission of Myanmar, Geneva;
- Mrs. Su Lay Nyo, Assistant Director, Ministry of Foreign Affairs;
- Mr. Thu Rein Saw Htut Naing, First Secretary, Permanent Mission of Myanmar, Geneva;
- Ms. Thet Thizar Tun, First Secretary, Permanent Mission of Myanmar, Geneva;
- Mr. Ye Min Myat, Assistant Director, Ministry of Home Affairs;
- Mr. Than Tun Win, Third Secretary, Permanent Mission of Myanmar, Geneva;
- Mr. Maung Maung Aung, Attaché, Permanent Mission of Myanmar, Geneva;
- Mr. Tun Tint Wai, Attaché, Permanent Mission of Myanmar, Geneva;