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Совет по правам человека

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Поощрение права народов на мир

Право народов на мир*

Доклад о ходе работы, подготовленный редакционной группой
Консультативного комитета**

* Документ представлен с опозданием.

** Приложение к настоящему докладу распространяется в том виде, в котором оно было получено.

1. В своей резолюции 14/3 Совет по правам человека просил свой Консультативный комитет в консультации с государствами-членами, гражданским обществом, научными кругами и всеми соответствующими заинтересованными сторонами подготовить проект декларации о праве народов на мир и представить доклад о ходе работы Совету на его семнадцатой сессии. Комитет представил доклад о ходе работы Совету (A/HRC/17/39) и подготовил вопросник, с тем чтобы проконсультироваться с государствами-членами и другими заинтересованными сторонами; срок представления ответа на вопросник был продлен до 27 мая 2011 года. Ответы, полученные на вопросник, были размещены на странице Консультативного комитета в Экстранете.
2. В своей резолюции 17/16 Совет по правам человека просил Консультативный комитет продолжить свою работу и представить проект декларации Совету на его двадцатой сессии.
3. В своей рекомендации 5/2 Консультативный комитет назначил Чинсен Чуна, Мигеля д'Эското Брокманна, Вольфганга Стефана Хайнца (Докладчик) и Мону Зульфикар (Председатель) членами редакционной группы, которая впоследствии была расширена с включением в нее Шигеки Сакамото и Латифа Гусейнова.
4. В своем докладе о ходе работы Редакционный комитет перечислил более 40 различных стандартов для содействия обсуждению и уточнению приоритетов. Он содержал ход обсуждения норм обязательственного и диспозитивного права и обоснования этих стандартов.
5. В ответах на вопросник, подготовленный Консультативным комитетом, была высказана большая поддержка основного подхода и стандартов, предложенных Комитетом, а также некоторые критические замечания и предложения по изменению предложенных стандартов и добавлению других.
6. Первый проект декларации о праве народов на мир, который должен быть обсужден Консультативным комитетом на его седьмой сессии, содержится в приложении к настоящему докладу. В декларации для Совета по правам человека и впоследствии для Генеральной Ассамблеи, несомненно, нельзя учесть все стандарты, упомянутые в докладе Комитета, представленном Совету, включая их полное содержание, хотя многие из них были приведены в проекте декларации. Комитет сосредоточил свое внимание на стандартах, связанных с международным миром и безопасностью, как основных стандартах (элементы негативного мира, отсутствие насилия) и включил стандарты в отношении образования по вопросам мира, развития, окружающей среды, жертв и уязвимых групп населения в качестве элементов позитивного мира. Основной подход заключался в том, чтобы декларация имела относительно краткую и сжатую форму, а не добавлять намного больше прав человека как элементов позитивного мира, учитывая, что они уже охвачены в договорах и декларациях Генеральной Ассамблеи и Совета по правам человека. Их простое повторение, по всей видимости, не будет способствовать концептуальному разъяснению.
7. В начале проекта декларации упомянуты права народов на мир, но впоследствии используется выражение "право человека на мир", которое было сочтено более уместным. Резолюция 39/11 Генеральной Ассамблеи, принятая более 25 лет назад (1984), в большой мере нацелена на коллективный аспект. В проект декларации права отдельного лица также были включены. В ней государства и международные организации определены как основные носители обязанностей, а отдельные лица и народы как носители прав.

8. Что касается мониторинга, то в различных резолюциях Генеральной Ассамблеи по правам человека не упомянуты конкретные механизмы мониторинга. В то же время Совет по правам человека создал такие специальные механизмы как Форум по вопросам меньшинств и Экспертный механизм по правам человека коренных народов. В заключительной статье проекта декларации содержится предложение о том, чтобы Совет создал механизм по продолжению дискуссии о правах человека на мир и по соответствующему мониторингу.
9. В свете дискуссий, состоявшихся на седьмой сессии, Консультативный комитет продолжит работу по проекту декларации. Второе заключительное обсуждение будет проведено Комитетом на его восьмой сессии в феврале 2012 года. После этого окончательный проект декларации будет представлен Совету по правам человека на его двадцатой сессии. Ответы на вопросник, а также участие в дискуссиях всегда приветствуются.

Annexe

Draft Declaration on the Right of Peoples to Peace

Preamble

The Human Rights Council,

Reaffirming the common will of all people to live in peace with each other, without violence and with respect for all human rights and fundamental freedoms;

Reaffirming that the principal aim of the United Nations is the maintenance of international peace and security;

Recalling United Nations General Assembly Resolution 39/11 of 12 November 1984 that proclaims that the peoples of our planet have a sacred right to peace;

Convinced that the prohibition of the use of force is the primary international prerequisite for the material well-being, development, and the progress of countries, and for the full implementation of the human rights and fundamental freedoms proclaimed by the United Nations;

Expressing the will of all peoples that the use of force must be eradicated from the world, including through full nuclear disarmament without delay;

Adopts the following Declaration on the Right of Peoples to Peace:

Article 1. Human Right to Peace – Principles -

1 Peoples and individuals have a human right to peace. This right is universal, indivisible, interdependent and interrelated.

2. States shall urgently pursue the renunciation of the use or threat of use of force in international relations, particularly the elimination of nuclear weapons.

3. All States, in accordance with the Principles of the Charter of the United Nations, shall use peaceful means to settle any dispute to which they are parties;

4. All States shall promote the establishment, maintenance and strengthening of international peace in an international system based on respect for the Principles enshrined in the Charter and the promotion of all human rights and fundamental freedoms, including the right to development and the right of peoples to self-determination;

Article 2. Human Security

1. Everyone has the right to human security, which includes freedom from fear and from want, all constituting elements of positive peace.

2. All individuals have the right to live in peace so that they can fully develop all their capacities, physical, intellectual, moral and spiritual, without being the target of any kind of violence.

3. Everyone has the right to be protected from genocide, war crimes, the use of force in violation of international law, ethnic cleansing and crimes against humanity. If States are unable to prevent these crimes from occurring within their jurisdiction, they should call on Member States and the United Nations to fulfill that responsibility in keeping with the Charter and international law.

4. States and the United Nations shall include into mandates of peacekeeping operations the comprehensive and effective protection of civilians as a priority objective.

5. States, international organizations, in particular the United Nations, and civil society shall encourage an active and sustained role for women in the prevention, management and peaceful settlement of disputes, and promote their contribution to building, consolidating and maintaining peace after conflicts. The increased representation of women shall be promoted at all levels of decision-making in national, regional and international institutions and mechanisms in these areas.

6. Everyone has the right to demand from his or her Government the effective observance of the norms of international law, including international human rights law and international humanitarian law.

7. Mechanisms should be developed and strengthened to eliminate inequality, exclusion and poverty, as they generate structural violence which is incompatible with peace. Both state and civil society actors should play an active role in the mediation of conflicts, especially in conflicts related to religion and/or ethnicity.

8. Everyone has the right to democratic governance of military and related budgets, to an open debate about national and human security needs and policies, defence and security budgeting, as well as to accountability of decision makers to democratic oversight institutions

9. To strengthen international rule of law, all States shall strive to support international justice and relevant organs such as the International Criminal Court and its work on crimes against humanity, war crimes, the crime of genocide and the crime of aggression.

Article 3. Disarmament

1. States shall engage actively in the strict and transparent control of arms trade and suppression of illegal arms trade. Furthermore, States should proceed in a joint and coordinated manner and within a reasonable period of time to further disarmament, under comprehensive and effective international supervision.

2. All peoples and individuals have a right to live in a world free of weapons of mass destruction. States shall urgently eliminate all weapons of mass destruction or of indiscriminate effect, including nuclear, chemical and biological weapons. The use of weapons that damage the environment, in particular radioactive weapons and weapons of mass destruction, is contrary to international humanitarian law, the right to a healthy environment and the human right to peace. Such weapons are prohibited and must be urgently eliminated, and States that have utilized them have the obligation to restore the environment by repairing all damage caused.

3. All peoples and individuals have the right to have the resources freed by disarmament allocated to the economic, social and cultural development of peoples and to the fair redistribution of natural wealth, responding especially to the needs of the poorest countries and of groups in situations of vulnerability.

Article 4. Peace Education and Training

1. All peoples and individuals have a right to a comprehensive peace and human rights education. Such education should be the basis of every educational system, generate social processes based on trust, solidarity and mutual respect, incorporate a gender perspective, facilitate the peaceful settlement of conflicts and lead to a new way of approaching human relationships within the framework of a culture of peace and the dialogue among cultures.

2. Everyone has the right to demand and obtain the competences needed to participate in the creative and non-violent resolution or, failing that, transformation, of conflicts throughout their life. These competencies should be accessible through formal and informal education.

3. Everyone has the right to have access and receive information from diverse sources without censorship, in accordance with international human rights law, in order to be protected from manipulation in favour of warlike or aggressive objectives.

4. Everyone has the right to denounce any event that threatens or violates the human right to peace, and to freely participate in peaceful political, social and cultural activities or initiatives for the defence and promotion of the human right to peace, without interference by Governments or the private sector.

5. States undertake:

(a) To increase educational efforts to remove hate messages, distortions, prejudice and negative bias from textbooks and other educational media, to prohibit the glorification of violence and its justification and to ensure the basic knowledge and understanding of the world's main cultures, civilizations and religions;

(b) To update and revise educational and cultural policies to reflect a human rights-based approach, cultural diversity, intercultural dialogue and sustainable development;

(c) To revise national laws and policies that are discriminatory against women, and adopt legislation that addresses domestic violence, the trafficking of women and girls and gender-based violence.

Article 5. Conscientious Objection

1. Individuals have the right to conscientious objection and to be protected in the effective exercise of this right.

2. States have the obligation to prevent members of any military or other security institution from taking part in wars of aggression or other armed operations, whether international or internal, which violate the Charter of the United Nations, the principles and norms of international human rights law or international humanitarian law. Members of any military or other security institutions have the right to disobey orders that are manifestly contrary to the above-mentioned principles and norms. The duty to obey military superior orders does not exempt from the observance of these obligations, and disobedience of such orders shall in no case constitute a military offence.

Article 6. Private Military and Security Companies

1. States shall refrain from outsourcing inherently State military and security functions to private contractors. States shall establish an international regime with clear rules regarding the functions, oversight and monitoring of existing private military and security companies.

2. States shall ensure that private military and security companies, their personnel and any structures related to their activities perform their respective functions under officially enacted laws consistent with international human rights and humanitarian law. They shall take such legislative, administrative and other measures as may be necessary to ensure that such companies and their personnel are held accountable for violations of applicable national or international law. Any responsibility attributable to a private military or security company is independent of and does not eliminate the responsibility that a State or States may incur.

Article 7. Resistance and opposition to oppression

1. All peoples and individuals have the right to resist and oppose oppressive colonial, foreign or dictatorial domination (domestic oppression), such subjugation constitutes a flagrant violation of their human rights.

2. Everyone has the right to oppose war crimes, genocide, aggression, apartheid and crimes against humanity, violations of other universally recognized human rights, any propaganda in favour of war or incitement to violence and violations of the human right to peace, as defined in the present declaration.

Article 8. Peacekeeping

1. Peacekeeping missions and peacekeepers shall comply fully with United Nations rules and procedures regarding professional conduct, including the lifting of immunity in cases of criminal misconduct or the violation of international law, to allow the victims recourse to legal proceedings and redress.

2. Troop-contributing States shall take every measure to investigate effectively and comprehensively complaints against members of their national contingents. Complainants should be informed about the outcome of such investigations.

Article 9. Development

1. Every human person and all peoples are entitled to participate in, contribute to, and enjoy economic, social, cultural and political development, in which all human rights and fundamental freedoms can be fully realized.

2. Everyone shall enjoy the right to sustainable development and economic, social and cultural rights and, in particular:

(a) The right to adequate food, drinking water, sanitation, housing, health care, clothing, education, social security and culture;

(b) The right to work and to enjoy fair conditions of employment and trade union association; the right to equal remuneration among persons who perform the same occupation or function; the right to have access to social services on equal terms; and the right to leisure; and

(c) All States have an obligation to cooperate with each other to achieve the right to development and other human rights.

3. All peoples and individuals have the right to the elimination of obstacles to the realization of the right to development, such as the servicing of unjust or unsustainable foreign debt burdens and their conditionalities, or the maintenance of an unfair international economic order, that generates poverty and social exclusion. States and the United Nations system shall fully cooperate in order to remove such obstacles, both internationally and domestically

4. States should pursue peace and security and development as interlinked and mutually reinforcing, and as serving as a basis for one another. The obligation to promote comprehensive and sustainable economic, social, cultural and political development implies the obligation to eliminate threats of war and, to that end, to strive towards disarmament, and the free and meaningful participation of the entire population in this process.

Article 10. Freedom of Thought, Conscience, Expression, and Religion

Everyone has the right to enjoy freedom of thought, conscience, expression, and religion, in conformity with international human rights law.

Article 11. Environment

1. Everyone has the right to a safe, clean and peaceful environment, including an atmosphere that is free from dangerous man-made interference, and to sustainable development and to international action to mitigate and adapt to environmental destruction, especially climate change. Everyone has the right to free and meaningful participation in the development and implementation of mitigation and adaptation policies.

2. States have the responsibility for mitigating climate change based on the best available scientific evidence and their historical contribution to climate change in order to ensure that all people have the ability to adapt to the adverse effects of climate change, particularly those interfering with human rights, and in accordance with the principle of common but differentiated responsibility. States, in accordance with UNFCCC, with the resources to do so, have the responsibility for providing adequate financing to States with inadequate resources for adaption to climate change.

3. States, international organizations, corporations and other actors in society are responsible for the environmental impact of the use of force, including environmental modifications, whether deliberate or unintentional, that result in any long-lasting or severe effects, cause lasting destruction, damage or injury to another State.

Article 12. Rights of Victims and Vulnerable Groups

1. Every victim of a human rights violation has the right, in accordance with international human rights law, to the restoration of the violated rights; to obtain the investigation of facts, as well as identification and punishment of those responsible; to obtain effective and full redress, including the right to rehabilitation and compensation; to measures of symbolic redress or reparation; and to guarantees that the violation will not be repeated.

2. Everyone subjected to aggression, genocide, racism, racial discrimination, xenophobia and other related forms of intolerance or apartheid, colonialism and neo-colonialism deserve special attention as victims of violations of the human right to peace.

3. States shall ensure that the specific effects of the different forms of violence on the enjoyment of the rights of persons belonging to groups in situations of vulnerability are taken fully into account. They have the obligation to ensure that remedial measures are taken, including the recognition of the right of persons belonging to groups in situations of vulnerability to participate in the adoption of such measures.

Article 13. Refugees and Migrants

1. All individuals have the right to seek and to enjoy refugee status without discrimination, in the following circumstances:

(a) If the person suffers persecution for engaging in activities in favor of peace and other human rights, or for claiming the right to conscientious objection against war or military service;

(b) If the person has a well-founded fear of persecution by State or non-State agents, on grounds of race, sex, religion, nationality, sexual orientation, membership in a particular social group or political opinions, family status, or any other condition;

(c) If the person flees his/her country or place of origin or residence because his/her life, security or liberty has been threatened by generalized violence, foreign aggression, internal conflicts, massive violation of human rights or other circumstances that gravely perturb public order.

2. Refugee status should include, inter alia, the right to voluntary return to one's country or place of origin or residence in dignity and with all due guarantees, once the causes of persecution have been removed and, in case of armed conflict, it has ended.

3. In order to promote social inclusion and prevent structural violence ensuing from discrimination in the enjoyment of human rights, migrants have the right to participate, individually or collectively, in the public affairs of the country in which they have their residence, and to benefit from specific mechanisms and institutions that facilitate such participation, in accordance with international human rights law.

Article 14. Obligations and Implementation

1. The preservation, promotion and implementation of the human right to peace constitute a fundamental obligation of all States

2. States should cooperate in all necessary fields in order to achieve the realization of the human right to peace, in particular by implementing their existing commitments to promote and provide increased resources to international cooperation for development.

3. The effective and practical realization of the human right to peace demands activities and engagement beyond States and International Organizations, requiring comprehensive active contributions from civil society, in particular academia, the media as well as corporations, and generally, the entire international community.

4. Every individual and every organ of society, keeping this Declaration constantly in mind, shall strive to promote respect for the human right to peace by progressive measures, national and international, to secure its universal and effective recognition and observance everywhere.

5. The Human Rights Council is invited to set up a monitoring body to continue discussion on and monitoring of the human rights to peace and to report to relevant UN organs.
