**STATE CONSULTATION**

**Call for input to thematic report of the SR Torture to HRC46 (March 2021):**

**“Effectiveness of States’ responses and follow-up to communications and visit requests transmitted by the Special Rapporteur on Torture”**

1. **Introduction**

In 1985, the Human Rights Commission adopted resolution 1985/33 creating the mandate of the Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment. Since then, the Commission, and subsequently the Human Rights Council, have consistently renewed the mandate of the Special Rapporteur (most recently: A/HRC/43/L.30 of 31 March 2020). Pursuant to the HRC resolution, the Special Rapporteur on torture and other cruel, inhuman and degrading treatment or punishment, Professor Nils Melzer, is initiating the consultation to the next thematic report to the Human Rights Council.

1. **Background**
2. **Responsibilities of the mandate**

In terms of thematic scope, the mandate of the Special Rapporteur covers any act or omission amounting to torture or other cruel, inhuman or degrading treatment or punishment (hereafter: torture and ill-treatment) under applicable international customary and treaty law. The Special Rapporteur is mandated to examine questions relating to the prohibition, prevention and redress of such abuse in all current and aspiring member States of the United Nations, regardless of their treaty obligations.

The Council stressed that the mandate holder shall discharge his or her duties in accordance with Human Rights Council resolutions 5/1 (institution-building) and 5/2 (Code of Conduct), of 18 June 2007, and the annexes thereto. In particular, the Council has mandated the Special Rapporteur:

(a) To seek, receive, examine and act on information (…) regarding issues and alleged cases concerning torture or ill-treatment;

(b) To conduct country visits with the consent or at the invitation of Governments and to enhance further dialogue with them, and to follow up on recommendations made in visit reports;

(c) To comprehensively study trends, developments and challenges in relation to combating and preventing torture and ill-treatment, and to make recommendations and observations concerning appropriate measures to prevent and eradicate such practices;

(d) To identify, exchange and promote best practices on measures to prevent, punish and eradicate torture and ill-treatment;

(e) To integrate a gender perspective and a victim-centred approach;

(f) To cooperate with, and promote the cooperation between, universal, regional and national mechanisms, as well as civil society, on matters pertaining to the mandate;

(g) To report on all of the mandate’s activities, observations, conclusions and recommendations to the Human Rights Council, and annually on relevant overall trends and developments to the General Assembly, with a view to maximizing the benefits of the reporting process.

1. **Responsibilities of States**

Recognizing the importance of the work of the Special Rapporteur in the prevention and fight against torture and ill-treatment, the Council urged States, most notably:

(a) To cooperate fully with and to assist the Special Rapporteur in the performance of his or her tasks, to supply all necessary information requested by him or her and to fully and expeditiously respond to his or her urgent appeals, and urges those Governments that have not yet responded to communications transmitted to them by the Special Rapporteur to answer without further delay;

(b) To respond favourably to the Special Rapporteur’s requests to visit their countries, and to enter into a constructive dialogue with the Special Rapporteur on requested visits to their countries;

(c) To prevent any sanction, reprisal, intimidation or other prejudice against any person, group or association, including persons deprived of their liberty, for contacting, seeking to contact or having been in contact with the Special Rapporteur (…);

(d) To ensure proper follow-up to the recommendations and conclusions of the Special Rapporteur;

(e) To adopt a victim-centred and gender-sensitive approach in the fight against torture and ill-treatment (…);

1. **Responsibilities of the United Nations**

Finally, the Council requested the Secretary-General to ensure, from within the overall budget of the United Nations, the provision of an adequate and stable level of staffing and the facilities and resources necessary for the Special Rapporteur, bearing in mind the strong support expressed by Member States for preventing and combating torture and assisting victims of torture.

Like all other special procedures of the Human Rights Council, the mandate of the Special Rapporteur is supported by the Office of the High Commissioner for Human Rights through thematic, fact-finding, policy and legal expertise, research and analytical work, and administrative and logistical services (Manual of Operations of the Special Procedures of the Human Rights Council, August 2008, para 21).

1. **The Report: Evaluating the effectiveness of States’ interaction with the mandate**

**a) Purpose**

Thirty-five years after the creation of the mandate, and mindful of the “need to be able to respond effectively to credible and reliable information that comes before him” as evoked by the Human Rights Commission (E/CN.4/res/1985/33, para. 6), the Special Rapporteur deems it timely to:

* conduct a longitudinal study, through statistical analysis and State consultation by questionnaire, evaluating the effectiveness of the cooperation shown by Governments in their responses and follow-up to official communications, country visit requests, as well as country visit reports and thematic reports transmitted by the Special Rapporteur, and
* where appropriate, recommend effective measures to be taken by States in order for them to: (a) achieve the standard of “full cooperation” set by the Human Rights Council for their interaction with the mandate of the Special Rapporteur, and (b) meet their universally recognized legal obligations arising from the absolute and non-derogable prohibition of torture and ill-treatment.

**b) Process**

Mindful of the significant amount of information to be collected and analysed, the Special Rapporteur intends divide this process into two parts, dedicating his last two reports to the Human Rights Council to this process as follows:

* Report to HRC46 (March 2021): Evaluation of States’ responses to **communications and country visit requests** transmitted by the Special Rapporteur from 1 November 2016 to 31 October 2020.
* Report to HRC49 (March 2022): Evaluation of States’ follow-up on **thematic reports and country visit reports** transmitted by the Special Rapporteur from 1 November 2016 to 31 October 2020.

**c) State consultation**

These reports will be based on a comprehensive analysis of all information made available to the mandate including, most notably, the **responses received from States to official communications, requests and reports**, as well as the **responses received from States to two Questionnaires** - one for each report - aiming to systematize the required data through governmental reporting and self-evaluation.

**d) Reporting period**

Both reports will cover the first four years of the current Special Rapporteur’s tenure **(1 November 2016 until 31 October 2020**) but, where available and specifically indicated, will also take into account systematized information made available by his predecessors through means such as their “Observations Reports on Communications”.

1. **Questionnaire for States**

**(Communications and Visit Requests of the Special Rapporteur)**

***Remarks:***

* *Please* ***keep your responses concise****, either directly in the space provided below or in a separate document.*
* *In the absence of translation services,* ***please provide responses in English only, if possible****.*
* ***Please submit your response by 15 October 2020****.*
* *All responses provided by Governments will be* ***published on the mandate’s webpage****: (*[*https://www.ohchr.org/en/issues/torture/srtorture/pages/srtortureindex.aspx*](https://www.ohchr.org/en/issues/torture/srtorture/pages/srtortureindex.aspx)*).*

1. **Procedures for the processing of official communications and requests**

**Question:** Please describe the procedures applied by your Government in responding to / following-up on official communications transmitted by the Special Rapporteur, in line with the responsibilities of States outlined in para 2 of Human Rights Council resolution A/HRC/43/L.30 of 31 March 2020, including the initiation of measures of prevention, investigation, prosecution and redress as may be required under applicable international law.

**Response:**

1. ‘Allegation letters’ (AL) and ‘urgent appeals’ (UA) on specific alleged specific acts or risks of torture or ill-treatment:

1. ‘Other letters’ (OL) relating to current or envisaged legislation, regulation or policy measures:

1. Country visit requests:

1. **Interaction regarding ‘Urgent Appeals’, ‘Allegation Letters’ and ‘Other Letters’**

**Question:** How does your Government self-evaluate its interactions with the mandate of the Special Rapporteur relating to official communications on specific concerns or allegations regarding torture or ill-treatment during the past four years (1 November 2016 until 31 October 2020)?

**Remarks:** For your response, **please choose one or several options from the four-step classification system explained below**, which builds on Human Rights Council in resolution A/HRC/43/L.30 of 31 March 2020, and on universally recognized international legal obligations arising from the absolute and non-derogable prohibition of torture and ill-treatment:

1. **“Fully cooperative”:** (a) Full and expeditious responses, which (b) supply all information requested and (c) ensure proper follow-up to the recommendations and conclusions of the Special Rapporteur including, as a minimum, (d) evidence for the initiation of all measures of prevention, investigation, prosecution and redress required by applicable international law.
2. **“Partially cooperative”:** Responses which fail to meet one or several of the criteria listed under 1 (a) – (d) above, but which have entailed some level of constructive dialogue between the Government and the Special Rapporteur.
3. **“Non-responsive”:** Failure or refusal to respond to the official communications transmitted by the Special Rapporteur.
4. **“No communication received”:** During the past four years (2017-2020), no official communication has been transmitted by the Special Rapporteur.

Please explain your Government’s response and, where appropriate, describe any challenges, concerns, grievances or other causes, which may be preventing your Government from achieving a “fully cooperative” interaction.

**Response:**

1. **Interaction regarding Country Visit Requests**

**Question:** How does your Government self-evaluate its interactions with the mandate in response to official requests transmitted by the Special Rapporteur to conduct a country visit during the past four years during the past four years (1 November 2016 until 31 October 2020)?

**Remarks:** For your response, **please choose one or several options from the four-step classification system explained below**, which builds on Human Rights Council in resolution A/HRC/43/L.30 of 31 March 2020:

1. **“Fully cooperative”:** During the past four years (1 November 2016 until 31 October 2020), the Government has extended either a standing invitation or an bilateral invitation to the Special Rapporteur to conduct a country visit in full compliance with the terms of reference of the mandate, **and** the visit: (a) has taken place, or (b) has been scheduled, or (c) has been postponed or declined by the Special Rapporteur for reasons not in the responsibility of the Government.
2. **“Partially cooperative”:** During the past four years (1 November 2016 until 31 October 2020), the Special Rapporteur has transmitted one or several official country visit requests, which have not received a favourable response, but which have entailed some level of constructive dialogue between the Government and the Special Rapporteur.
3. **“Non-responsive”:** Failure or refusal to respond to the official country visit requests transmitted by the Special Rapporteur.
4. **“No request received”:** During the past four years (1 November 2016 until 31 October 2020), no official country visit request has been transmitted by the Special Rapporteur.

Please explain your Government’s response and, where appropriate, describe any challenges, concerns, grievances or other causes, which may be preventing your Government from achieving a “fully cooperative” interaction with the mandate as expected by the Council.

**Response:**

1. **State recommendations / requests**

**Question:** Please describe and explain any measures which should be taken, and by which authority, mechanism or institution, in order for your Government to achieve a “fully cooperative” interaction on official communications and visit requests transmitted by the Special Rapporteur, in line with resolution A/HRC/43/L.30 of 31 March 2020 and applicable norms of international law.

**Response:**