REVISED DRAFT PROGRAMME OF WORK

Open-ended intergovernmental working group to elaborate an international legally binding instrument to regulate, in international human rights law, the activities of transnational corporations and other business enterprises, Resolution A/HRC/26/9

Tenth Session, 16 to 20 December 2024 Geneva, Palais des Nations, Room XVIII

	Monday 16 December	Tuesday 17 December	Wednesday 18 December	Thursday 19 December	Friday 20 December
10h00-13h00	Item 1. Opening of the session	Item 4. (cont'd)	Item 4. (cont'd)	Item 4. (cont'd)	(CLOSED MEETING)
	Item 2. Election of the Chair-Rapporteur	Continuation of the Stateled negotiations: articles 4 to 24	Continuation of the Stateled negotiations: articles 4 to 24	Continuation of the Stateled negotiations: articles 4 to 24	Informal consultation on the recommendations of the Chair-Rapporteur and conclusions of the
	Item 3. Adoption of the agenda and programme of work				Working Group
	Item 4. Plenary negotiations in accordance with the programme of work *				
	Introductory remarks by the Chair-Rapporteur				
	General statements				
15h00-18h00	Item 4. (cont'd)	Item 4. (cont'd)	Item 4. (cont'd)	Item 4. (cont'd)	Item 5.
	General statements (cont'd) Introduction by the Chair-Rapporteur of the next year's roadmap for the implementation of HRC Decision 56/116, followed by comments and proposals by delegations	Continuation of the Stateled negotiations: articles 4 to 24	Continuation of the Stateled negotiations: articles 4 to 24	Continuation of the Stateled negotiations: articles 4 to 24	Adoption of the report (ad referendum)
	[Continuation of the State-led negotiations: articles 4 to 24] (*subject to finalizing the previous discussion)				

* Methodological core elements of the programme of work of the 10th session of the IGWG:

These points reflect previous practice of the IGWG and other working groups of the HRC, as well as some of the views shared by the Chair-Rapporteur of the IGWG and comments or proposals from States and other relevant stakeholders during intersessional consultations, including for the implementation of HRC Decision 56/116.

Methodological core elements regarding the following sub-items, under Item 4 "Plenary negotiations in accordance with the programme of work":

- "General statements"
 - o Speaking time: maximum of 4 minutes for joint statements of group of States, 3 minutes for individual statements of States, and a maximum of 2.5 minutes for joint statements of groups of other relevant stakeholders, and 1.5 minutes for individual relevant stakeholders.
 - o A speaker's list will be open to register for this segment until Friday, 13 December, at 13h00.
- "Introduction by the Chair-Rapporteur on the next year's roadmap for the implementation of HRC Decision 56/116, followed by comments and proposals by delegations"
 - o The purpose of this slot, scheduled tentatively for the afternoon of Monday, 16 December, will be to discuss a proposal by the Chair-Rapporteur on the next year's roadmap for the implementation of HRC Decision 56/116, including the clusters of articles of the draft LBI to be discussed during the intersessional consultations to be held, with the assistance of the selected legal experts.
 - Such a proposal will be circulated by the Chair-Rapporteur on Friday 6 December 2024, to allow sufficient time for its consideration and subsequent discussion during the 10th session.
- "Continuation of the State-led negotiations:" (articles 4 to 24)
 - o The purpose of this segment of Item 4, will be to continue -and hopefully finish- the reading of the updated draft LBI, during the 10th session of the IGWG, without prejudging the existing divergences regarding different provisions of the text, and without prejudice to the discussion of clusters of articles of the draft LBI, as part of the intersessional consultations to be held in accordance with HRC Decision 56/116, with the assistance of the selected legal experts.
 - Speaking time: State delegations do not have a specific time limit for their interventions in this segment, but are strongly encouraged to keep those interventions focused on comments and textual proposals on the most essential elements of each provision, bearing in mind the possibility of extended exchanges during the intersessional consultations that will be convened pursuant to HRC Decision 56/116. Delegations from other relevant stakeholders, should limit their interventions to a maximum of 2 minutes with the same focused approach.
 - The Working Group will continue its reading of the text of the legally binding instrument, in the same manner as it was considered during the 9th session. That means that work will continue on the "<u>Updated draft legally binding instrument with the textual proposals submitted by States during the ninth session</u>" (document A/HRC55/59/Add.1). Delegations will be invited to make comments and textual proposals which will be captured in real time on the projected screen in Room XX. Upon request, the "<u>Updated draft legally binding instrument</u> (version in track changes)" can be displayed as a reference document.
 - Written comments and textual suggestions delivered during the 10th session or received by the Secretariat by 10 January, will be reflected in an annex to the report of the 10th session of the IGWG to be presented to the HRC.
- "Informal consultation on the recommendations of the Chair-Rapporteur and conclusions of the Working Group"
 - According to the practice of previous sessions of the IGWG, the morning of Friday, 20 December will be dedicated to informal closed consultations on the draft recommendations of the Chair-Rapporteur and conclusions of the Working Group, with a view to reach a consensus for their formal adoption in the final slot of the afternoon of that day, under Item 5.