Mid-term report on the implementation of recommendations received by the Republic of Belarus during the third cycle of the Universal Periodic Review

Prepared by a coalition of Belarusian human rights organisations: Belarusian Association of Journalists, Belarusian Helsinki Committee, Human Rights Centre "Viasna", Lawtrend, Office for the Rights of People with Disabilities, Legal Initiative, Human Constanta - together with the Belarusian Association of Human Rights Lawyers and the environmental organisation "Ecohome" under the overall coordination of the Belarusian Helsinki Committee.

The report was prepared by a coalition of Belarusian human rights organisations participating in the UPR procedure since its first cycle, with the involvement of other Belarusian NGOs in order to provide a more comprehensive analysis of the implementation of recommendations.

The report is interim and contains an assessment of the implementation by the Republic of Belarus of the recommendations of the third cycle of the UPR to date.

The civil society organizations that participated in the preparation of the report are open for communication and to provide additional information on the implementation of the recommendations. In case of questions, please contact <u>office@belhelcom.org</u>.

Executive summary:

Of the 266 recommendations received by Belarus in the third cycle, 14 were not assessed due to lack of sufficient information.

Of the 252 recommendations assessed, only 2 are being implemented, 1 is in the process of implementation, 26 are being partially implemented and 223 are not being implemented.

Of the 9 recommendations accepted by Belarus, 5 are being partially implemented, 1 is not being implemented and 3 were not assessed.

Of the 124 recommendations **accepted** by Belarus **as implemented**, 2 are being implemented, 1 is in the process of implementation, 20 are being partially implemented, 90 are not being implemented and 11 were not assessed.

Of the 18 recommendations **partially accepted** by Belarus, 1 is being partially implemented, 17 are not being implemented.

4 recommendations **accepted** by Belarus **as currently being implemented** are not being implemented.

Recommendation	Position	Full list of themes	Assessment/comments on level of implementation Evaluation system: recommendation is being implemented recommendation is in the process of implementation recommendation is being partially implemented recommendation is not being implemented not assessed
Theme: Ratification of & accession to inter	national instruments	5	
138.2 Carry out an assessment and identify international treaties that correspond to national interests and can be implemented into legislation in the short and long term (Tajikistan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments Constitutional & legislative framework SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no public information about the conduct of such an assessment by the authorities. On the contrary, during the reporting period Belarus denounced the Optional Protocol to the International Covenant on Civil and Political Rights, and withdrew from two international treaties related to human rights and environmental protection: the Aarhus and Bern Conventions.
138.3 Consider ratifying the main human rights treaties to which it is not yet a party, in particular the Second Optional Protocol	Accepted as implemented	 Ratification of & accession to international instruments Death penalty 	RECOMMENDATION IS NOT BEING IMPLEMENTED

The implementation of the recommendations made to Belarus in the third cycle of the UPR is analysed in detail below:

to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty (Ecuador); Source of Position: A/HRC/46/5/Add.1 138.4 Continue its sound strengthening of human rights law, including through international treaties (Nicaragua); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Civil & political rights - general measures of implementation SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees Ratification of & accession to international instruments Constitutional & legislative framework SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	addition, taking into account the increasing international isolation of Belarus, there is no reason to believe that such an assessment will be carried out in the near future. See 138.12. RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.2 and 138.3.
138.5 Take further steps to consider acceding to the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families (Indonesia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED Since 2010, the Belarusian authorities have stated that they are studying the feasibility of accession to the Convention. The last mention of such work was in 2016-2018, when a joint initiative of the European Commission and the International Center for Migration Policy Development (MIEUX) was implemented in Belarus,.
138.7 Consider acceding to the International Convention for the Protection of All Persons from Enforced Disappearance (Senegal); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments Enforced disappearances SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no public information about the consideration by the authorities of the issue of accession to this Convention.
138.9 Consider ratifying the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty (Nepal) (North Macedonia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.12 Implement the legislation and policies needed for the abolition of the death penalty, including through the ratification of the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty (Ukraine); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments Death penalty Constitutional & legislative framework SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED During 2022 and 2023, the authorities consistently, contrary to the international obligations of Belarus, took steps to expand the scope of application of the death penalty. On May 29, 2022, amendments to the Criminal Code (CC) came into force, according to which the death penalty can be applied not only for the most serious crimes that caused the death of a person,

			but also for attempted crimes under Part 2 of Article 124, part 3 of Article 126, part 3 of Article 289 and part 2 of Article 359 of the CC. Taking into account the current practice of arbitrarily classifying protest actions as a terrorist act, this may lead to the use of the death penalty without taking into account the real public danger of what has been done. On March 25, 2023, amendments to the CC entered into force introducing the death penalty for high treason committed by an official in a responsible position, an official holding a public position, or a person to whom the status of a military man applies. In 2022, it became known about the execution of the death sentence against Viktar Paulau, when his case was still under consideration by the UN Human Rights Committee (HRC). The HRC noted that since 2010, Viktar Paulau has already been the 15th person executed by the Republic of Belarus during the consideration of the case in the HRC, despite the Committee's repeated requests to suspend the execution of the sentence while considering his complaint about alleged violations of his rights. In 2021, Viktar Skrundzik's death sentence was re-imposed and entered into force. In 2023, it became known that in July 2022, he was executed. Until now, human rights activists do not know the fate of Viktar Sergel, who was sentenced to death on October 25, 2019. On October 19, 2023, Aliaksandr Taratuta was sentenced to death.
138.19 Ratify the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Statelessness (Georgia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Ratification of & accession to international instruments Rights related to name, identity & nationality SDGs: 16 - PEACE, JUSTICE AND STRONG 	RECOMMENDATION IS IN THE PROCESS OF IMPLEMENTATION Since 2018, the Belarusian authorities have announced the implementation of domestic procedures for accession to the
Source of Position: A/HRC/46/3/Add.1		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	In 2021, Resolution of the Council of Ministers No. 719 was adopted, which approved the State Programme "Ensuring Law and Order" for 2021-2025. One of the items of the programme is "preparation and adoption of the Law of the Republic of Belarus on accession to the UN Conventions relating to the Status of Stateless Persons of 1954 and the Reduction of Statelessness of 1961" with the implementation period of 2021-2022. However, to date such laws have not been adopted and the conventions have not been ratified by Belarus.

138.20 Ratify the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention) and criminalize domestic violence (Italy); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Ratification of & accession to international instruments Violence against women Sexual & gender-based violence SDGs: 5 - GENDER EQUALITY Ratification of & accession to international 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.242, 138.246. RECOMMENDATION IS NOT BEING IMPLEMENTED
138.1 Ratify the international human rights instruments to which it is not yet a party (Costa Rica); Source of Position: A/HRC/46/5/Add.1	Not supported	 - Ratification of & accession to international instruments SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED
138.6 Ratify the International Convention for the Protection of All Persons from Enforced Disappearance (France); Promptly ratify the International Convention for the Protection of All Persons from Enforced Disappearance (Japan); Accede to the International Convention for the Protection of All Persons from Enforced Disappearance (Ukraine); Source of Position: A/HRC/46/5/Add.1	Not supported	 Ratification of & accession to international instruments Enforced disappearances SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED
138.8 Ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty (Bulgaria) (Slovakia); Ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty, as previously recommended (Croatia); Sign and ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty (Honduras); Source of Position: A/HRC/46/5/Add.1	Not supported	 Ratification of & accession to international instruments Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.10 Ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty, and consider establishing a moratorium on executions as	Not supported	 Ratification of & accession to international instruments Death penalty SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.

the first step towards the official abolition		- 16 - PEACE, JUSTICE AND STRONG	
of the death penalty (Argentina); Ratify the		INSTITUTIONS	
Second Optional Protocol to the			
International Covenant on Civil and			
Political Rights, aiming at the abolition of			
the death penalty, and as an interim			
measure establish a moratorium on			
executions as soon as possible, as			
previously recommended (Belgium);			
Introduce a moratorium on the death			
penalty as a short-term objective and			
consider the full abolition of the death			
penalty and accession to the Second			
Optional Protocol to the International			
Covenant on Civil and Political Rights			
(Austria); Establish a moratorium on the			
death penalty with a view to its eventual			
abolition, and consider ratifying the			
Second Optional Protocol to the			
International Covenant on Civil and			
Political Rights (Latvia); Establish a de			
facto moratorium on the death penalty as a			
first step towards its abolition and ratify the			
Second Optional Protocol to the			
International Covenant on Civil and			
Political Rights, as previously			
recommended (Portugal); Establish a			
moratorium on the death penalty as a first			
step towards the definitive abolition of the			
death penalty, and ratify the Second			
Optional Protocol to the International			
Covenant on Civil and Political Rights			
(Spain);			
Source of Position: A/HRC/46/5/Add.1			
138.11 Ratify the Second Optional Protocol	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
to the International Covenant on Civil and		instruments	
Political Rights, aiming at the abolition of		- Death penalty	See 138.12.
the death penalty, and as a first step		SDGs:	
establish an official moratorium on		- 16 - PEACE, JUSTICE AND STRONG	
executions (Finland);		INSTITUTIONS	
Source of Position: A/HRC/46/5/Add.1			

138.15 Ratify the Optional Protocol to the	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
Convention against Torture and Other		instruments	
Cruel, Inhuman or Degrading Treatment or		- Prohibition of torture & ill-treatment (including	See 138.110.
Punishment (Cyprus) (Denmark); Accede		cruel, inhuman or degrading treatment)	
to the Optional Protocol to the Convention		SDGs:	
against Torture and Other Cruel, Inhuman		- 16 - PEACE, JUSTICE AND STRONG	
or Degrading Treatment or Punishment		INSTITUTIONS	
(Ukraine);			
Source of Position: A/HRC/46/5/Add.1			
138.16 Sign and ratify the Rome Statute of	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
the International Criminal Court		instruments	
(Honduras); Ratify the Rome Statute of the		- International criminal & humanitarian law (including	
International Criminal Court		crimes against humanity, war crimes, genocide)	
(Luxembourg);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
138.17 Ratify and fully align its national	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
legislation with all the obligations under the	11	instruments	
Rome Statute of the International Criminal		- Constitutional & legislative framework	
Court, as previously recommended		- International criminal & humanitarian law (including	
(Latvia);		crimes against humanity, war crimes, genocide)	
Source of Position: A/HRC/46/5/Add.1		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
138.18 Ratify the Rome Statute in its 2010	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
version as well as the Amendments to the	TT	instruments	
Rome Statute of the International Criminal		- International criminal & humanitarian law (including	
Court on the crime of aggression		crimes against humanity, war crimes, genocide)	
(Kampala amendments) (Liechtenstein);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
138.21 Sign and ratify the Treaty on the	Not supported	- Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
Prohibition of Nuclear Weapon s	rotsupported	instruments	
(Honduras);		SDGs:	The amendments made to the Constitution of the Republic of
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	Belarus as a result of a referendum held by the authorities in
		INSTITUTIONS	February 2022 indicate the rejection of the status of a nuclear-
			weapon-free State. In addition, the government announced the
			deployment of nuclear weapons of the Russian Federation on the
			territory of Belarus. In August 2023, A. Lukashenka announced the
			relocation of tactical nuclear warheads to the territory of Belarus.
			relocation of factical nuclear warneads to the territory of Belarus.

138.22 Expedite accession to the Convention on Cluster Munitions (Malta); Source of Position: A/HRC/46/5/Add.1	Not supported	 Ratification of & accession to international instruments SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED
Theme: Constitutional & legislative framew 138.44 Ensure that any constitutional reform process includes all relevant stakeholders and guarantees the promotion and protection of all human rights and fundamental freedoms as enshrined in international and regional human rights treaties (Austria); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	INSTITUTIONS - Constitutional & legislative framework SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: - Human rights defenders & activists	RECOMMENDATION IS NOT BEING IMPLEMENTED The constitutional reform of 2022, announced by the authorities after the 2020 presidential elections, was cancelled and replaced by the process of introducing amendments to the Constitution that do not improve, and in some respects deliberately worsen the democratic component of state building. Preparations for the referendum took place against the background of a deep socio- political crisis and the most severe atmosphere of repression, as well as a tense international situation, which began immediately after the 2020 presidential election. The authorities have not made any attempts to eliminate the factors that led to the onset of the post-election crisis in August 2020 in the legal regulation of electoral procedures. The discussions, organised in an unreasonable time frame and not inclusive, were also not transparent and represented agitation in support of the project proposed by the authorities. As a result, the proposed amendments to the Constitution caused fair criticism of the expert community and citizens. The preparation and conduct of the referendum did not comply with a number of basic international standards for conducting democratic and fair electoral campaigns and were accompanied by
			democratic and fair electoral campaigns and were accompanied by numerous violations of these principles and requirements of national legislation. This was primarily due to the atmosphere of fear on the eve and during the referendum, caused by the repression of the authorities against citizens, civil society organisations and independent media, the lack of impartial election commissions, unequal access to state media for supporters and opponents of constitutional amendments, the use of administrative resources to support the text of constitutional amendments submitted for the referendum, arbitrary deprivation of the right to vote of citizens, which are located outside the Republic of Belarus, numerous facts of forcing voters to participate in early voting, the closure of electoral procedures for observers.

			All of this, as well as the introduction by the CEC of restrictions on the number of observers in polling stations, resulted in a lack of independent observation of all types of voting (early, election day and mobile voting) and of the vote count. These important stages of the election campaign were conducted in a completely non- transparent manner. The presence of pro-government observers at polling stations and in commissions cannot be called independent and effective observation. Thus, there is no reason to trust the results of the referendum.
138.45 Continue efforts aimed at ensuring respect for the foundations of the country's political and legal system and preserving constitutional standards (Syrian Arab Republic); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Constitutional & legislative framework Civil & political rights - general measures of implementation SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED Since the presidential election of the Republic of Belarus, the authorities have systematically and widespread persecuted participants in peaceful assemblies and dissenters using torture and other forms of prohibited treatment. In addition, at least 45,000 people were detained and subjected to short-term arrests for up to 30 days (in some cases more). At least 3,850 people had been subjected to politically motivated criminal prosecution by September 2023, of whom more than 2,700 had been imprisoned pending trial or convicted. The situation of the realisation of fundamental rights and freedoms - freedom from torture, freedom of expression, peaceful assembly, association, etc remains critical. (See 138.102, 138.103, 138.111, 138.141, 138.143, 138.144, 138.146, 138.147, 138.78, etc.). Moreover, in 2023 there was a <u>tendency</u> to depart from the principle of formal equality in violation of constitutional norms. The Belarusian authorities have adopted legal acts of a discriminatory nature on the basis of political views, sexual orientation and gender (See 138.69, 138.71, 138.237).
138.48 Continue efforts to ensure the full enjoyment of human rights and fundamental freedoms by all its citizens (Nigeria); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Constitutional & legislative framework Economic, social & cultural rights - general measures of implementation Civil & political rights - general measures of implementation SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.45, 138.61, 138.78
138.61 Undertake the necessary constitutional reforms and establish a national dialogue with civil society (Kazakhstan);	Accepted as implemented	 Constitutional & legislative framework Good governance & corruption Cooperation & consultation with civil society SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED The constitutional reform carried out in 2022, including the referendum, did not meet international standards and the goals of

Source of Position: A/HRC/46/5/Add.1		 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society 	the country's democratic development, but was aimed at strengthening the authoritarian nature of the government. (See 138.44) The constitutional amendments adopted in 2022-2023 and related legislative acts, including the Law "On the Foundations of Civil Society", have worsened rather than improved the legal framework for possible national dialogue and civil society participation (See 138.59, 138.60 and 138.62). From September 2020 to mid-November 2023, decisions on <u>forced</u> <u>liquidation</u> , including out-of-court liquidation, were taken against at least 938 non-profit organisations, and decisions on self- liquidation were taken by at least 528 organisations. In March 2023, leaders of the respected human rights centre "Viasna" were sentenced to long prison terms (7-10 years in prison), including Nobel Peace Prize laureate Ales Bialiatski. All previously existing opposition political parties in the country were forcibly liquidated by the Supreme Court at the suit of the Ministry of Justice as having failed to re-register. In 2022, all independent trade unions and the national trade union association Belarusian Congress of Democratic Trade Unions were liquidated by the courts. Leaders of independent trade union organisations Henadz Fiadynich, Siarhei Antusevich, Viachaslau Areshka, Yaraslau Yarashuk and others were sentenced to long prison terms. See 138.45, 138.146
138.46 Continue efforts to fulfil international obligations by further	Accepted as implemented	 Legal & institutional reform Right to development 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED
developing and implementing comprehensive national plans and programmes (Democratic People's Republic of Korea); Source of Position: A/HRC/46/5/Add.1		SDGs: - 17 - PARTNERSHIPS FOR THE GOALS	During the reporting period, the National Action Plan for Ensuring Gender Equality in the Republic of Belarus for 2021-2025 and the National Action Plan for Improving the Situation of Children and Protecting Their Rights for 2022-2026 were adopted. Despite the fact that the adoption of National Plans in the field of Human Rights illustrates the attention of the State to the relevant problems, in practice a significant number of problems in the areas of gender equality and child rights remain unresolved and are only exacerbated by the actions of the State. (see 138.70, 138.71). A State's declaration of its commitment to relevant international

			standards often has superficial populist motives, rather than a real intention to respect the rights of the relevant groups. In addition, the National Action Plan for the Implementation of the provisions of the Convention on the Rights of Persons with Disabilities in the Republic of Belarus for 2017-2025 continued to operate, and several environmental plans were adopted: the National Action Plan for the Development of a Green Economy in the Republic of Belarus for 2021-2025, the National Action Plan for the Conservation and Sustainable Use of Biological Diversity for 2021-2025, The State program "Belarusian forest" for 2021- 2025, The National Action Plan for the Adaptation of Forestry in Belarus to climate Change until 2030, the National Action Plan to increase the absorption of greenhouse gases by forest sinks for the period up to 2030, the Strategy for the Adaptation of Forestry in Belarus to Climate Change until 2050.
138.49 Further support the development of a system of specialized State and public	Accepted implemented	 - Legal & institutional reform - National Human Rights Institution (NHRI) 	RECOMMENDATION IS NOT BEING IMPLEMENTED
institutions for the protection and promotion of specific categories of human rights (Tajikistan); Source of Position: A/HRC/46/5/Add.1	•	SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	See 138.50.
138.47 Make an earnest effort to address the human rights situation in the country (Japan);Source of Position: A/HRC/46/5/Add.1	Not supported	 Legal & institutional reform Economic, social & cultural rights - general measures of implementation Civil & political rights - general measures of implementation SDGs: REDUCED INEQUALITIES 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.45, 138.61, 138.78.
Theme: National Human Rights Institution	e (NHRI)		
138.50 Consider establishing an independent national human rights institution fully compliant with the principles relating to the status of national institutions for the promotion and protection of human rights (the Paris Principles) (Afghanistan); Consider establishing a national human rights institution in accordance with the Paris Principles (India); Step up efforts to establish a national human rights institution in accordance with the Paris Principles		 National Human Rights Institution (NHRI) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED A national human rights institution has not been established. The issue of its establishment has not been considered by the authorities, and there have been no public discussions on the subject. Existing state institutions are not independent and cannot serve as a substitute for an NHRI.

	1		· · · · · · · · · · · · · · · · · · ·
(Nepal); Take steps to establish a national			
human rights institution and bring it in to			
line with the Paris Principles (Pakistan);			
Consider establishing a national human			
rights institution in accordance with the			
Paris Principles (Sudan); Continue to make			
efforts to establish a national human rights			
institution in accordance with the Paris			
Principles, as previously recommended			
(Malaysia);			
Source of Position: A/HRC/46/5/Add.1			
138.52 Continue its efforts to establish a	Accepted as	- National Human Rights Institution (NHRI)	RECOMMENDATION IS NOT BEING IMPLEMENTED
national human rights institution with a	implemented	SDGs:	
view to overseeing, coordinating and		- 16 - PEACE, JUSTICE AND STRONG	See 138.50.
setting standards for the effective		INSTITUTIONS	
implementation of human rights priorities			
(Turkey);			
Source of Position: A/HRC/46/5/Add.1			
138.51 Establish a national human rights	Not supported	- National Human Rights Institution (NHRI)	RECOMMENDATION IS NOT BEING IMPLEMENTED
institution in line with the Paris Principles		SDGs:	0 100 50
(Burkina Faso);		- 16 - PEACE, JUSTICE AND STRONG	See 138.50.
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
138.53 Establish a functioning and	Not supported	- National Human Rights Institution (NHRI) SDGs:	RECOMMENDATION IS NOT BEING IMPLEMENTED
independent national human rights institution in accordance with the Paris		- 16 - PEACE, JUSTICE AND STRONG	Sec 129 50
Principles (Ukraine);		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	See 138.50.
Source of Position: A/HRC/46/5/Add.1			
138.54 Create a national institute for human	Not supported	- National Human Rights Institution (NHRI)	RECOMMENDATION IS NOT BEING IMPLEMENTED
rights in line with the Paris Principles	Not supported	SDGs:	RECOMMENDATION IS NOT BEING INIT LEMENTED
(Senegal);		- 16 - PEACE, JUSTICE AND STRONG	See 138.50.
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
Theme: Equality & non-discrimination	<u>.</u>		
138.70 Adopt comprehensive anti-	Accepted as	- Equality & non-discrimination	RECOMMENDATION IS NOT BEING IMPLEMENTED
discrimination legislation that defines all	implemented	- Labour rights and right to work	
forms of discrimination in accordance with	1	- Constitutional & legislative framework	Comprehensive anti-discrimination legislation containing relevant
international standards, and guarantee		SDGs:	concepts, including definitions of direct and indirect
women equal access to work (Greece);		- 5 - GENDER EQUALITY	discrimination, is still lacking. The principle of equality is
Source of Position: A/HRC/46/5/Add.1		- 8 - DECENT WORK AND ECONOMIC GROWTH	explicitly enshrined in the Constitution and a number of other
		- 10 - REDUCED INEQUALITIES	normative legal acts, but such norms are general, do not define the
		- 16 - PEACE, JUSTICE AND STRONG	concept of discrimination (except for a rather narrow definition in
		INSTITUTIONS	the Labour Code), do not establish effective mechanisms for

		Affected persons: - Women & girls - Minorities/ racial, ethnic, linguistic, religious or descent-based groups	addressing complaints of discrimination and specific sanctions against discrimination. Women continue to face systematic discrimination in the labour sphere. The list of prohibited professions for women (although it was reduced more than twofold in the reporting period), the gender pay gap and the "glass ceiling", and harassment remain.
138.71 Take further targeted measures to prevent discrimination in all its forms (Iraq); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Equality & non-discrimination SDGs: 10 - REDUCED INEQUALITIES Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED The measures taken by the State during the reporting period were not aimed at preventing discrimination. On the contrary, a number of legislative initiatives and changes directly <u>reinforce</u> discriminatory approaches at the normative level. In addition to persistent problems in the area of gender equality (See 138.70, 138.236, 138.237, 138.239, 138.240), after 2020, the State also demonstrates a departure from the principle of formal equality as part of its repressive policy (See 138.237). At the initiative of the Prosecutor General's Office, a discriminatory draft law on administrative responsibility for "propaganda of LGBTQ+ persons, gender transition and pedophilia" is being developed, which only exacerbates de facto discrimination against LGBTQ+ persons (See 138.96, 138.75). Furthermore, Decree No. 278 of 4 September 2023 excluded the possibility for Belarusian citizens living abroad to renew their passport and to carry out a number of other administrative procedures at the consulate of their place of residence, which constitutes direct discrimination on the basis of political opinion. Nevertheless, de facto discrimination on such grounds has a long- lasting and systemic character.
138.72 Pursue government activities to improve the national system of social protection to promote the rights of vulnerable groups, especially persons with disabilities (Lebanon); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Equality & non-discrimination Economic, social & cultural rights - general measures of implementation Persons with disabilities: independence, inclusion Right to social security SDGs: 10 - REDUCED INEQUALITIES Affected persons: Children in vulnerable situations (abused, living on the street, institutionalized, indigenous, migrant children etc.) Vulnerable persons/groups Persons with disabilities 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED An accessible, sustainable and adequate system has been created and, in general, is effectively functioning, including one or more programs aimed at providing benefits in the event of appropriate social risks and unforeseen circumstances, as well as including the establishment of minimum levels. However, the system is not transparent, does not sufficiently target vulnerable and marginalised groups, and is based on formal criteria. Measures to adequately educate the population on access to social security programmes, particularly in rural and poor urban areas,

			and among linguistic and other minorities, <u>are inadequate or non- existent</u> . With regard to the rights of persons with disabilities, there is a selective approach: the attention of the State is paid to infrastructure projects of state institutions (medicine, expertise, rehabilitation, social state institutions, state educational institutions), but there is neglect to ensure and protect the personal rights of PWDs (prohibition and protection from discrimination, protection from violence, adequate access to medicine, equality, gender diversity, independent living, access to adequate social services, freedom of choice). The situation is aggravated by the forced liquidation of non- governmental organisations involved in helping people with disabilities, including the Office for the Rights of People with Disabilities. See 138.225.
138.74 Set up social integration program me s for Roma, enabling them to exercise their rights (Senegal); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Equality & non-discrimination Economic, social & cultural rights - general measures of implementation SDGs: 10 - REDUCED INEQUALITIES Affected persons: Roma, Gypsies, Sinti & Travellers Vulnerable persons/groups Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	RECOMMENDATION IS NOT BEING IMPLEMENTED A comprehensive program of social integration of the Roma population <u>has not been developed to date</u> . Since the State does not seek to eradicate negative stereotypes about Roma, the exercise of their constitutional rights is significantly hindered. Some Roma do not have Belarusian citizenship, as well as identity documents. See 138.235.
138.69 Adopt comprehensive legislation against discrimination, including protection against discrimination on the grounds of sexual orientation and gender identity (Chile); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Equality & non-discrimination Racial discrimination Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Lesbian, gay, bisexual and transgender and intersex persons (LGBTI) Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no comprehensive anti-discrimination legislation that provides, among other things, protection against discrimination based on sexual orientation and gender identity. Moreover, sexual orientation and gender identity are still not explicitly included among the prohibited grounds of discrimination in national legislation. At the same time, the State is developing legislation aimed at infringing and discriminating against LGBTQ+. Thus, it is proposed to introduce administrative responsibility for "propaganda of LGBTQ+, gender transition and pedophilia." Equating mental disorders and crimes against the sexual integrity of minors with LGBTQ+, which is a manifestation of identity, is a

138.73 Adopt comprehensive anti- discrimination legislation, defining direct and indirect discrimination, as well as other forms of its manifestation (Netherlands); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Equality & non-discrimination Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	 deliberate manipulation of public opinion, an example of hate speech and stigmatisation of LGBTQ+. As a result of such policies, the LGBTQ+ community risks facing consequences such as increased stigma and risk of hate violence. See 138.70, 138.71. RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.70, 138.71.
138.75 Combat discrimination and violence on the grounds of sexual orientation and gender identity and draft specific legislation for the training of law enforcement officers and other officials to avoid discriminatory acts against lesbian, gay, bisexual, transgender and intersex persons (Mexico); Source of Position: A/HRC/46/5/Add.1	Not supported	 Equality & non-discrimination Right to physical & moral integrity Legal & institutional reform Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials Lesbian, gay, bisexual and transgender and intersex persons (LGBTI) 	RECOMMENDATION IS NOT BEING IMPLEMENTED The draft law described in the commentary to recommendation 138.69, in addition, is supported by general derogatory and hateful rhetoric, the language of hostility directed towards the LGBTQ+ community by government representatives. Both representatives of the authorities and state media have repeatedly used derogatory language, often turning into the language of hostility. Moreover, law enforcement agencies, when detaining persons who expressed disagreement with the actions of the authorities and related to the LGBTQ+ community, forced them to outing, forcing them to declare their sexual orientation on the so-called "penitential" videos. Such actions, being part of a nationwide repressive policy against dissenters, remain unpunished. There are no statistics on hate crimes against LGBTQ+. In addition, the mass liquidation and persecution of civil society organisations, including organisations working to combat discrimination and stigmatisation of LGBTQ+, have left representatives in the LGBTQ+ community in an even more vulnerable position.
138.76 Design and implement the necessary legal instruments to combat discrimination on the grounds of sexual orientation and gender identity, as well as awareness - raising program me s against violence and harassment suffered by the lesbian, gay, bisexual, transgender and intersex community (Spain); Source of Position: A/HRC/46/5/Add.1	Not supported	 Equality & non-discrimination Right to physical & moral integrity Legal & institutional reform Human rights education, trainings & awareness raising SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.69, 138.75.

		Affected persons: - Lesbian, gay, bisexual and transgender and intersex persons (LGBTI)	
Theme: Racial discrimination 138.68 Adopt comprehensive legislation to prohibit all forms of discrimination, investigate statements inciting racial hatred and racial violence, and establish appropriate sanctions against discrimination and violence based on sexual orientation and gender identity (Argentina); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Racial discrimination Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Lesbian, gay, bisexual and transgender and intersex persons (LGBTI) Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	RECOMMENDATION IS NOT BEING IMPLEMENTED There are no public statistics on cases of discrimination on various grounds, so it is impossible to draw conclusions about whether people file complaints of discrimination and how state authorities and courts respond to them. There are known cases of persecution of members of the Polish minority that started after 2020. In particular, these include the detention and prosecution of journalists of Polish origin (Andrzej Poczobut, Anzhelika Borys), the demolition of memorials to Polish soldiers in Mikulishki, the transformation of Polish and Lithuanian schools in Hrodna, Volkovysk and a number of other Belarusian towns into schools with instruction in Russian. The latter became possible after the introduction of amendments to the Law of the Republic of Belarus No. 3094-XI of 26.01.1990 "On Languages", according to which national minorities were deprived of the right to study in their national languages. It is also known about numerous detentions, arrests and expulsions of people with Ukrainian citizenship since 2021. Since most of the trials are closed and the Ukrainian Embassy refuses to comment publicly on the situation, it is impossible to assess the legality of such detentions. However, the Ukrainian side advises its citizens to refrain from travelling to Belarus.
138.77 Enact specific legislation containing a definition of racial discrimination in line with article 1 of the International Convention on the Elimination of All Forms of Racial Discrimination and making racial discrimination an offence punishable by law (Angola); Source of Position: A/HRC/46/5/Add.1	Not supported	 Racial discrimination Legal & institutional reform Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	See 138.70, 138.71. RECOMMENDATION IS NOT BEING IMPLEMENTED Belarus does not have a separate legal act defining racial discrimination and declaring it a punishable offence. There are also no indications that the possibility of adopting such an act in the future is being considered. The definition of racial discrimination is not included in other acts of national legislation either. The Constitution, criminal, administrative, civil and labour legislation contained only general provisions on the prohibition of discrimination. The Criminal Code (CC) provides for responsibility for intentional acts aimed at

			inciting racial, national, religious or other social enmity or discord on grounds of racial, national, religious, linguistic or other social affiliation (CC, art. 130) and for committing an offence motivated by racial enmity as an aggravating circumstance (CC, art. 64). Three other articles of the CC (arts. 139, 147 and 443) establish separate qualifications for offences motivated by racial hatred. However, the absence of a definition and qualifying characteristics of racial discrimination, the concepts of direct and indirect discrimination and effective measures to implement the prohibition of racial discrimination make legislation in this area ineffective.
Theme: Right to development			
138.78 Take further measures aimed at the implementation of the Sustainable Development Goals, including from a human rights perspective (Viet Nam); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	- B5 - Right to development	RECOMMENDATION IS NOT BEING IMPLEMENTED The provision that any legal acts must comply with the Sustainable Development Goals contained in international legal acts and legal acts of a programme nature, introduced in the Law on Legal Acts in 2018, remains exclusively declarative. Not only the practice of systemic and massive violation of human rights in Belarus, but also the legal acts adopted in the period 2020- 2023 do not comply and often contradict the Sustainable Development Goals, in particular Goals 5, 10, 16 and 17. Data from the <u>Belarus Human Rights Index</u> , developed by the Belarusian Helsinki Committee with the involvement of about 50 experts from different fields, illustrate a serious deterioration in the respect for both civil and political rights (from 4.3 in 2019 to 2.3 in 2022) and economic, social and cultural rights (from 5.2 in 2019 to 3.6 in 2022). The State's fulfilment of its obligations in terms of general measures (public policy on human rights, engagement with civil society, engagement with international mechanisms, equality and non-discrimination) in 2022 was assessed by experts at 1.8 out of 10.
138.81 Continue to pursue the human rights	Accepted as	- B5 - Right to development	RECOMMENDATION IS NOT BEING IMPLEMENTED
development path suitable to its national	implemented		
conditions (China);	*		See 138.45, 138.78.
Source of Position: A/HRC/46/5/Add.1			
Theme: Human rights & climate change			
138.83 Intensify efforts to develop and	Accepted as	- Human rights & climate change	RECOMMENDATION IS NOT BEING IMPLEMENTED
strengthen the necessary legislative	implemented	- Constitutional & legislative framework	
frameworks that address cross-sectoral		SDGs:	The Republic of Belarus has not adopted relevant normative legal
environmental challenges, including		- 1 - NO POVERTY	acts.

climate change and disaster risk reduction frameworks (Fiji); Source of Position: A/HRC/46/5/Add.1	nt (including cruel. i	 - 11 - SUSTAINABLE CITIES AND COMMUNITIES - 13 - CLIMATE ACTION - 13 - CLIMATE ACTION 	In addition, Belarus has demonstrated its unwillingness to follow international principles of environmental protection and protection of environmental rights by terminating its participation in two international treaties: Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters (Aarhus Convention); Convention on the Conservation of European Wildlife and Natural Habitats (Bern Convention). The Republic of Belarus has made no progress in developing legislation on climate change and disaster risk reduction. The Action Plan for the implementation of the provisions of the Paris Agreement to the UNFCCC has not been fulfilled, in particular, the Strategy for the long-term development of the Republic of Belarus with a low level of greenhouse gas emissions for the period up to 2050, the National Action Plan for Climate Change Adaptation have not been approved, and a number of normative legal acts specified in the plan have not been amended.
138.102 Intensify monitoring of places of detention and ensure impartial and	Accepted as	- Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment)	RECOMMENDATION IS NOT BEING IMPLEMENTED
detention and ensure impartial and independent investigations into allegations of torture and ill - treatment (Switzerland); Source of Position: A/HRC/46/5/Add.1	implemented	 cruel, inhuman or degrading treatment) Rule of law & impunity Support to victims & witnesses Access to justice & remedy Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	In Belarus, there are no independent bodies authorised to visit places of detention, including psychiatric hospitals and other places of detention, without prior notice. The existing Public Observation Commissions are not impartial and independent and cannot carry out effective monitoring. The investigative bodies of the Republic of Belarus received about 5,000 complaints (reports) from citizens about unlawful acts of internal affairs officers, servicemen of internal troops and other law enforcement bodies committed on the day of the election of the President of the Republic of Belarus and after the election campaign during the participation of citizens in mass protest actions. In order to coordinate and support the investigation of the circumstances described in the relevant complaints, an interdepartmental commission was established under the auspices of the Prosecutor General's Office. It included representatives of the Prosecutor General's Office, the Investigative Committee, the Ministry of Internal Affairs and the State Committee for Forensic Medical Examination. The work of this commission was conducted in a non-public and non-transparent manner.

138.103 Take immediate measures to prevent all torture and cruel, inhuman and degrading treatment or punishment, investigate promptly and impartially all allegations of torture and other cruel, inhuman or degrading treatment or punishment, and ensure that the perpetrators are held accountable (Canada); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Rule of law & impunity Support to victims & witnesses Access to justice & remedy Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	 Human rights defenders were denied access to information about the personal composition of the commission and the results of its work. Decisions were taken on all applications to refuse to initiate criminal proceedings, despite the presence of clear evidence of the use of torture and other forms of inhumane treatment and punishment by law enforcement agencies. The Office of the United Nations High Commissioner for Human Rights in its report confirmed the widespread and systematic nature of such actions and indicated that these and other violations can be qualified as crimes against humanity. RECOMMENDATION IS NOT BEING IMPLEMENTED To date, no public and unequivocal statement has been made by state authorities condemning the use of all forms of torture, nor a clear warning that any person involved in such acts will be held personally criminally responsible. On the contrary, the actions of the security forces have been repeatedly publicly approved by the authorities, confirming their impunity and encouraging further use of such forms of treatment.
138.104 Prevent torture and other cruel, inhuman and degrading treatment by allocating sufficient resources to training for law enforcement and the judiciary in addressing cases related to torture, and ensure that the perpetrators are brought to justice (Fiji); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Right to physical & moral integrity Human rights education, trainings & awareness raising SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials Judges, lawyers and prosecutors 	RECOMMENDATION IS NOT BEING IMPLEMENTED Belarus lacks an effective system for preventing cases of torture. See 138.102, 138.103.
138.109 Include a special provision in the Criminal Code to establish liability for all acts of torture in accordance with the Convention against Torture (Malta); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Rule of law & impunity Constitutional & legislative framework Scope of international obligations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: 	RECOMMENDATION IS NOT BEING IMPLEMENTED Torture is still not defined as a separate offence in the Criminal Code (CC). Currently, the CC contains two articles mentioning torture: the article on "Crimes against the security of humanity" and article 394, part 3, "Coercion to testify". These articles, however, do not cover all forms of torture and the purposes of torture.

		- Law enforcement / police & prison officials	The lack of proper criminalisation of torture, namely the absence
		- Persons deprived of their liberty & detainees	of a specific offence, entails not only a violation of the obligation
			to punish torture under the Convention against Torture, but also
			makes it impossible to monitor the number of specific crimes of
			torture.
			In addition, the requirement to establish universal jurisdiction over
			crimes of torture and non-application of statutes of limitations
			under Belarusian legislation applies only to the articles of the CC
			from the section "Crimes against Peace, the Security of Humanity
			and War Crimes".
			With regard to the rest of the list of offences, for which, in the
			opinion of the State, persons who used torture can be prosecuted
			(for example, abuse of power or official authority, torment,
			infliction of bodily harm of various degrees of severity, coercion to
			testify), the CC establishes statutes of limitations from two to
			fifteen years, depending on the gravity of the offence.
138.111 Treat all detainees in line with	Accepted as	- Prohibition of torture & ill-treatment (including	RECOMMENDATION IS NOT BEING IMPLEMENTED
international human rights law, including	implemented	cruel, inhuman or degrading treatment)	
persons sentenced to the death penalty	implemented	- Rule of law & impunity	Numerous evidence of cruel, inhuman and degrading treatment by
(Poland);		- Death penalty	the staff of places of detention certainly indicate that Belarus is not
Source of Position: A/HRC/46/5/Add.1		- Conditions of detention	guided by international human rights law, which defines a clear
Source of Fosition; A/HKC/40/3/Add.1		SDGs:	
			framework for detentions and ignores international standards of
		- 16 - PEACE, JUSTICE AND STRONG	detention.
		INSTITUTIONS	In its latest report, OHCHR, dated February 3, 2023, establishes
		Affected persons:	that the conditions of detention constituted cruel, inhuman and
		- Law enforcement / police & prison officials	degrading treatment or, in some cases, torture. Victims reported
		- Persons deprived of their liberty & detainees	that they were kept in overcrowded cells, the number of which was
			usually more than twice the set number of people in the cell, and
			forced to sleep on a concrete floor, without mattresses, bedding and
			ventilation.
			As a result of such circumstances and conditions of detention, some
			detainees suffered from serious illnesses after their release.
			Since 2023, incommunicado detention has been applied to political
			prisoners.
			In addition to violating the standards of detention of prisoners and
			creating inhuman conditions for political prisoners, Belarus
			violates the minimum standards of detention of prisoners sentenced
			to death penalty. For example, the convicted person is not informed
			about the date of execution of the death sentence, while the stay on
			death row lasts for several months.
			death fow fasts for several months.

138.266 Adopt measures to protect refugees, migrants and asylum seekers from torture and ensure the protection of migrant children (Afghanistan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Equality & non-discrimination Children: definition; general principles; protection Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children Children Migrants 	RECOMMENDATION IS NOT BEING IMPLEMENTED Belarus has not established an effective system of providing international protection to asylum seekers, including victims of torture or those who fear becoming such victims in the country of citizenship. Despite the fact that article 17-1 of the Law of the Republic of Belarus "On the Legal Status of Foreign Citizens and Stateless Persons in the Republic of Belarus" provides guarantees of non- refoulement of foreigners to states where they are at risk of torture, in practice Belarus has repeatedly violated this principle and its international obligations to protect people from torture. Thus, in 2020, Belarus refused international protection and extradited Hijri Mamaş to Turkey, despite the threat of torture in Turkey, as well as urgent measures taken by the UN HRC and a request not to extradite Hijri until a final decision on his case. In 2023, Belarusian authorities refused protection and extradited Tajik activist Nizomiddin Nasriddinov, also ignoring the real threat of torture in Tajikistan and political refugee status in Germany. After the presidential election of 9 August 2020, cases of cruel and inhuman treatment of detainees, <u>including foreigners</u> , during peaceful protests, as well as detention, were recorded. Cases were recorded where the fact of foreign nationality was used as a basis for more brutal treatment at all stages, from the moment of detention of foreigners to the time of serving their arrest in temporary detention centres (in particular, citizens of Ukraine and Russia with a direct reference to more cruel treatment because of their citizenship). Belarus does not have separate facilities for the detention of foreigners, including when they are detained solely for the purpose of forced expulsion from Belarus. They are held in temporary detention centres, which are not designed for long-term detention. However, in practice, foreigners can stay there for many months without access to the outside world in incommunicado conditions, without walks, with poor v
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			There are known facts of violence against migrants on the part of representatives of Belarusian state bodies, as well as forced detention of entire groups of migrants, including children, in extremely dangerous conditions at the border - in the forest, at low temperatures, without access to shelter, food, drinking water, and medical care.
138.110 Amend the Criminal Code with an article providing for liability for all kinds of torture and join the Optional Protocol to the Convention against Torture , and ensure full accountability (Netherlands); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Legal & institutional reform Access to justice & remedy Constitutional & legislative framework Ratification of & accession to international instruments National Preventive Mechanism (NPM) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED The State not only does not accede to the Optional Protocol to the Convention against Torture, but has also denounced the Optional Protocol to the International Covenant on Civil and Political Rights. The HRC stopped accepting applications from Belarusians after 8 February 2023. See 138.109.
138.14 Accede to the Optional Protocol to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment and establish a national preventive mechanism in accordance with the Optional Protocol (Chile); Source of Position: A/HRC/46/5/Add.1 138.112 Release those arbitrarily detained,	Not supported	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees Prohibition of torture & ill-treatment (including crue) 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.104, 138.110. RECOMMENDATION IS NOT BEING IMPLEMENTED
and investigate all allegations of torture or cruel, inhuman or degrading treatment or punishment, particularly related to people in detention (United Kingdom of Great Britain and Northern Ireland); Source of Position: A/HRC/46/5/Add.1		 cruel, inhuman or degrading treatment) Arbitrary arrest & detention Rule of law & impunity Support to victims & witnesses Access to justice & remedy Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials Persons deprived of their liberty & detainees 	At the moment the number of political prisoners in Belarus is about 1,500. Since 2020, arbitrary detentions continue to be carried out. Such detention often involves the use of torture, cruel, inhuman or degrading treatment during detention. The State continues to ignore the demands of international institutions to stop the practice of arbitrary detention. For example, one of the most recent opinions of the Working Group on Arbitrary Detention, which recognised the arbitrary detention in custody of Maxim Znak, was ignored. Since 2020, the Working Group has adopted the same opinions on Siarhei Tsikhanouski, Raman Pratasevich. In addition, in 2023, there was an increase in the number of criminal cases under article 411 of the Criminal Code for "disobedience to the demands of the administration of a correctional facility", used to prolong the unlawful imprisonment of political prisoners.

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			See 138.102, 138.103, 138.111.
138.113 Define "torture" in its Criminal Code as a specific crime in accordance with the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, and investigate all allegations of widespread practices of torture, ill- treatment and the use of disproportionate force against peaceful protesters, particularly in the aftermath of the 2020 elections (Portugal); Source of Position: A/HRC/46/5/Add.1	Not supported	 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Rule of law & impunity Administration of justice & fair trial Legal & institutional reform Access to justice & remedy Right to peaceful assembly Constitutional & legislative framework Scope of international obligations Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Law enforcement / police & prison officials 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103, 138.109.
Theme: Conditions of detention	1		
138.228 Improve access to and the quality of health care, including psychiatric care, for prisoners, and increase the number of professional medical staff in all detention facilities (Holy See); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Conditions of detention Right to health SDGs: 3 - GOOD HEALTH AND WELL-BEING Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED Despite the fact that formally the legislation of the Republic of Belarus enshrines the rights of convicts to receive medical care, establishing, inter alia, its accessibility, in practice it remains virtually impossible to receive qualified and prompt medical care in places of detention, and the process of providing such care is closed and non-transparent. Human rights defenders constantly report the lack of proper medical examinations, appropriate conditions and equipment, qualified medical personnel and <u>failure to provide medical</u> <u>assistance</u> . Often the failure to provide medical care is used by the authorities as a form of pressure on political prisoners. There are known cases of forced meetings with psychologists. Psychologists working with persons deprived of their liberty are structurally subordinate to the head of the penitentiary institution. For example, there have been reported cases of political prisoners acquiring extremist status or new criminal cases being opened against them following interviews with psychologists.

Theme: Good governance & corruption			Human rights activists are aware of at least 13 deaths of people in places of detention, most likely caused by inadequate or untimely medical care, including <u>8 deaths among political prisoners</u> . In the Centre for the Isolation of Offenders and the Temporary Detention Centre on Akrestina Street, people are kept in overcrowded cells, sleep on the floor, no assistance is provided to sick persons, and detainees are not given personal protective equipment, which causes the spread of infection. Moreover, human rights activists are aware of cases of deliberate placement of persons with signs of coronavirus infection in the cells. There are also known about at least 3 deaths that occurred after release from coronavirus infection, which people caught in places of detention (Elena Amelina, Siarhei Shchetinka).
138.58 Continue to implement the political initiatives announced by the Belarusian Government, including the launch of a comprehensive national dialogue (Syrian Arab Republic); Source of Position: A/HRC/46/5/Add.1	Accepted a implemented	s - Good governance & corruption SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	RECOMMENDATION IS NOT BEING IMPLEMENTED Belarus has consistently pursued a repressive policy against political opponents of the authorities and dissenters. See 138.45, 138.59, 138.60-138.66, 138.141, 138.143, 138.144, 138.146.
138.79 Consider including in its national development strategy measures aimed at ensuring increased efficiency and accountability of public service delivery (Azerbaijan); Source of Position: A/HRC/46/5/Add.1	Accepted a implemented	 s - Good governance & corruption - Legal & institutional reform SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	NOT ASSESSED
138.188 Enhance the capacities of institutions to deal with serious organized crime, corruption and other challenges related to the rule of law (Indonesia); Source of Position: A/HRC/46/5/Add.1	implemented	 s - Good governance & corruption Administration of justice & fair trial Legal & institutional reform SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials Public officials 	RECOMMENDATION IS NOT BEING IMPLEMENTED The competence of the State Department for Combating Organised Crime and Corruption (GUBOPiK) has been expanded, however, in violation of the rule of law and human rights. Since 2020, the GUBOPiK has been a repressive body responsible for excessive use of force, arbitrary detention, torture and inhuman treatment of dissenting members of society.
Theme: Administration of justice & fair tria			DECOMMENDATION IS NOT DEING IMPLEMENTED
138.186 Take measures to guarantee, both in law and in practice, the total independence of the judiciary (Albania); Source of Position: A/HRC/46/5/Add.1	Accepted a implemented	 Administration of justice & fair trial Good governance & corruption SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED After 2020, the problems of independence and <u>interference</u> of the executive branch in the activities of the judiciary have become even

		 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Judges, lawyers and prosecutors 	more acute, which is undoubtedly reflected in law enforcement activities. The introduction of amendments to the Constitution of the Republic of Belarus in 2022 has not significantly affected the solution of key problems of judicial independence. As before, the President appoints the majority of judges and dismisses them from office on the proposal of court chairpersons. The election of the Chairman, Deputy Chairman and judges of the Constitutional Court, the Chairman, Deputy Chairmen and judges of the Supreme Court takes place on the proposal of the President, previously agreed with the Presidium of the All-Belarusian People's Assembly, which undoubtedly indicates the influence of the executive power on the key issues of judicial independence. In addition, the procedure for the formation of the All-Belarusian People's Assembly is non-transparent and does not meet the principles of independence and representativeness. Judges are appointed for a term of five years and can be appointed for a new term or indefinitely. The question of whether to appoint a judge for a new five-year term or indefinitely is decided arbitrarily and without clear criteria established in the law. In February 2021, a <u>letter</u> signed by Interior Minister Kubrakou to the secretariat of the Security Council was published, requesting assistance in ensuring the principles of proportionality in sentencing by the courts of the Minsk region, which in one period gave more lenient sentences than the city court. National courts are now part of a repressive mechanism, systematically passing politically motivated sentences against dissenters in violation of numerous fair trial guarantees. In the context of a progressing legal crisis, manifested, inter alia, in the mass disbarment of lawyers and criminal prosecution of them for providing legal assistance in politically motivated cases, as well as the liquidation of human rights organisations and the persecution of their members, the right to a fair trial has become even more difficult to realise in 2022
138.187 Continue to strengthen the national judicial system, including by digitizing its work and increasing avenues for alternative methods of dispute resolution (Sri Lanka); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Administration of justice & fair trial Access to justice & remedy SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED There has been some progress in the functioning of electronic proceedings in economic cases. In addition, in 2021, the National Centre for Legal Information together with the Supreme Court, the Belarusian Republican Bar Association, the Belarusian Chamber

		- Judges, lawyers and prosecutors	of Notaries, the National Library of Belarus and the Faculty of Law of the Belarusian State University held the VII International Scientific and Practical Conference "Information Technologies and Law (Legal Informatisation - 2021)". However, in the system of general courts, the use of electronic court proceedings is still not established. The State has partially digitised the judicial system. Audio and video protocols of court hearings have been introduced in all types of court proceedings, copies of which may be obtained by participants in the proceedings, with the exception of participants in closed court hearings. Videoconferencing has been introduced in most types of proceedings. In politically motivated administrative proceedings, the State uses videoconferencing to deprive the person subject to administrative proceedings of the right to a fair trial (the right to defence is violated, the person is not directly present in the court session, witnesses are not warned of responsibility for giving knowingly false explanations or refusal or evasion to give explanations). There are also frequent cases of improper notification of the parties about the date and time of court hearings by sending SMS messages that do not confirm the receipt of such messages by the addressee. The method of mediative conflict resolution is still not popular in society. However, it is positive that legislation in 2021 introduced a mechanism for the recognition and enforcement of international mediation agreements.
Theme: Freedom of opinion and expression		,	DECOLO (END A FION IC NOT DENVC D (DI EN (ENTED
138.141 Protect the freedoms of expression, assembly and association (Albania); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Freedom of association Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED Today, the State not only fails to protect freedom of opinion, assembly and association, but also constantly seeks to strengthen the unlawful restriction of these freedoms. "Anti-extremist" legislation is actively used to suppress freedom of expression, assembly and association. As of 1 October 2023, the Republican List of Extremist Materials contained 4,068 materials, including 1,392 Telegram resources. The list includes websites and social networks of independent Belarusian media; opposition websites, resources of democratic initiatives and aid funds; resources of human rights organisations and other civil society organisations; resources of independent political analysts; resources with political satire).

From 1 October 2021 to 31 October 2023, 4,031 convictions for distribution, possession and production of "extremist materials" were recorded.

As of the end of September 2023, the List of organisations, formations and individual entrepreneurs involved in extremist activity includes 150 formations and 2 organisations, including at least 18 independent media, 2 human rights organisations, as well as opposition political movements, paramilitary opposition organisations, solidarity funds, non-profit organisations, anarchist organisations, channels with political satire, trade unions, professional chat rooms and other groups of citizens.

Criminal responsibility is provided for the creation of and participation in an "extremist formation" (article 361-1 of the Criminal Code, up to 10 years of imprisonment), any form of cooperation with "extremist" resources, including correspondence with representatives, giving interviews, providing information, performing tasks, is interpreted as "aiding extremist activity" (article 361-4 of the Criminal Code (CC); up to 7 years of imprisonment), any donations to such resources are interpreted as "financing extremist activity" (article 361-2 of the CC; up to 8 years of imprisonment). As of the end of September 2023, at least 236 people have already been convicted.

Most criminal cases under "extremist" articles of the CC are related to expression of opinion on the Internet, in particular criticism of the authorities and dissemination of undesirable information in public space. Criticism of the authorities, law enforcement officers, Russian military in the context of the war in Ukraine, as well as alternative opinions about the history of anti-communist movements or the history of the USSR are recognized as "Incitement of national hatred".

The article on "Denial of the genocide of the Belarusian people" (article 130-2 of the CC; up to 10 years of imprisonment) can also be applied for an undesirable opinion about historical facts. For example, such a case was brought against the mass media, which stated that in one of the mass graves there were victims of repressions of the Soviet special services, not of the Nazi occupation.

Dissemination of information about the political, economic, military situation of Belarus, which does not coincide with the official version of the Belarusian authorities, is interpreted as

"discrediting the Republic of Belarus" (article 369-1 of the CC; up to 4 years of imprisonment).

Calls for the introduction or tightening of sanctions, boycott of Belarusian goods, strikes, lobbying for restrictive measures in the sports sphere are punishable under the article on "calls for sanctions aimed at harming national security" (article 361 of the CC; up to 12 years of imprisonment).

In 2021, criminal responsibility was strengthened for insulting the President of the Republic of Belarus and slandering him, insulting a representative of the authorities and a judge, and disrespecting state symbols. By the end of September 2023, at least 696 persons were convicted for insulting Lukashenka and slandering him, at least 924 persons for insulting a representative of the authorities and a judge, and 153 persons for "abuse" of state symbols (mainly damaging and tearing down state flags).

Over the past three years, the authorities have continued to arbitrarily restrict the freedom of peaceful assembly by dispersing them with excessive force and detaining peaceful demonstrators (See 138.143), as well as by amending legislation (See 138.144).

By the end of 2022, it became obvious that any attempt to obtain permission to hold a mass event of an "opposition" nature would be fruitless, and moreover, could become grounds for political persecution.

As of mid-November 2023, decisions on forced liquidation, including out-of-court liquidation, had been taken against at least 938 non-profit organisations, and decisions on self-liquidation was taken by at least 528 organisations. In March 2023, leaders of the authoritative human rights centre "Viasna" were sentenced to long prison terms (7-10 years in prison), including Nobel Peace Prize laureate Ales Bialiatski. Other representatives of civil society are also in detention.

During 2022, all independent trade unions and their association "Belarusian Congress of Independent Trade Unions" were forcibly liquidated in Belarus and their leaders were sentenced to long prison terms.

Stigmatisation and criticism of organisations receiving foreign funding remains widespread in Belarus. State newspapers and television constantly publish and broadcast materials that stigmatise organisations receiving foreign funding.

The legislation on combating money laundering and counterterrorism is widely used against civil society organisations, their

			leadership, employees, members, volunteers and activists. The use of such legislation to justify repressive practices is a clear example of the abuse of international AML/CTF standards to restrict, deprive resources and silence civil society. A new and extremely harsh practice of obstructing foreign funding of civil society was the reclassification of the criminal <u>case</u> of the Human Rights Centre "Viasna" from tax crimes to smuggling, by which the authorities mean the money legally imported into Belarus for the activities of the human rights organisation in amounts not exceeding the established limits for movement without declaration.
138.143 Refrain from intimidation, harassment, arbitrary arrest of and the disproportionate use of force against people exercising their right to freedom of expression and peaceful assembly (Belgium); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Right to physical & moral integrity Arbitrary arrest & detention Rule of law & impunity Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED Intimidation, persecution, arbitrary arrests and disproportionate use of force have become a daily occurrence in Belarus. The most notable example of the authorities' massive violation of the right to peaceful assembly is the detention of people in February 2022. Illegal detentions of people were carried out "preventively" before the referendum, during the referendum, as well as after the referendum, including the next day, when the protest was announced in Minsk and other cities near railway stations. At least 952 people were detained during the month for participation in these protests. In addition, detentions and persecution of peaceful protesters against election fraud and violence in 2020 continued. At least 1,536 participants of exclusively peaceful assemblies have been convicted under article 342 of the Criminal Code as of the end of September 2023. Arbitrary detentions and persecution also continue against persons expressing dissent in any other way: comments on the Internet, administration of online chat groups, donations to foundations and organisations supporting victims of repression, anti-war activism, etc. In order to intimidate those who disagree with the policies of the current authorities, law enforcement agencies record and disseminate so-called "penitential" videos of detainees in which they "confess and repent for what they have done", which, in addition, is a form of inhuman and degrading treatment. In order to pressure and intimidate persons who have left Belarus due to political persecution, the authorities threaten to deprive them of citizenship. Thus, amendments were made to the Law "On Citizenship", providing for the possibility of deprivation of

			citizenship in case of committing an offence of "extremist" nature, and Decree No. 278 "On the Procedure for Issuing Documents and Performing Actions" was issued, depriving the possibility of renewing a passport abroad.
138.144 Guarantee full respect for freedom of opinion and expression, including online, and for freedom of assembly and association, and harmonize national legislation in line with international standards in this area (Ecuador); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Freedom of association Right to peaceful assembly Constitutional & legislative framework SDGs: 16 PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED In 2021-2023, "anti-extremist" legislation underwent a number of changes that contributed to the expansion of the practice of persecution of dissenters and widespread human rights violations. In 2021, criminal responsibility was introduced for repeated violations of the procedure for organising and holding mass events (article 342-2 of the Criminal Code (CC)); calls for restrictive measures (sanctions) against Belarus (article 361 of the CC); participation in an extremist formation (article 361-1, paragraph 3); financing of extremist activities (article 361-2 of the CC); aiding extremist activities (article 361-4 of the CC); preparation for participation in extremist activities (article 361-5 of the CC); and public calls to organise or hold unlawful assemblies (article 369-3 of the CC). In addition, responsibility was strengthened for insulting a representative of the authorities or their relatives (article 369-1 of the CC); and discrediting the Republic of Belarus (article 369-1 of the CC). On 5 January 2022, the Law "On the Genocide of the Belarusian People" was adopted, factually establishing the monopoly of the State on the interpretation of the historical events of 1941-1951. The law introduced a new article 130-2 ("Denial of the genocide of the Belarusian people") into the CC, according to which "denial of genocide" is punishable by imprisonment for up to 10 years. On 21 July 2022, Law No. 199-3 "On Amending the Code of Criminal Procedure of the Republic of Belarus" was adopted, which introduced the possibility of holding special (in absentia) trials of persons accused under a number of "extremist" and "terrorist" articles and residing abroad. On 24 March 2023, the Law "On Amendments to the Codes on Criminal Responsibility" entered into force, introducing an amendment to the disposition of article 369-1 of the CC ("Defamation of the Republic of Belarus"), establishing responsibility for dissemination of knowingly false information defaming the armed forces, other tr

Criminal responsibility for defamation still remains in force. Moreover, legistative seem adopted to togene the maximum sanctions for defamatory statements (See 138,166). Amendments to the Law "On Mass Media" contin additional restrictions on freedom of expression and freedom of the media (See 138,157). Belanssin legistation on peaceful assembly and the practice of its application remains inconsistent with international standards, continuing to violate the right to peaceful assembly. There is no presumption in favour of freedom of peaceful assembly. There is no presumption in favour of freedom of peaceful assembly. There is no presumption is favour of freedom of peaceful assembly. There is no presumption is favour of freedom of peaceful assembly in the legislation, and the process of obtaining permission to hold mass events, including stollar pickets, is subject to excessive requirements and restrictions, including the obligation to pay the costs of holding them. 10201, the legislation no mass events has been strengthened. Legislation and metrictic regarding the establishment. financing, operation and liquidation of the rules on holding mass events has been strengthened. Legislation and practice regarding the establishment. financing, operation and liquidation of parabity been for dording associations takes more of optiminal expositions of practice regarding the establishment. financing, operation, without registration, including for commining activities of the findam Children's Monpice, which had previously been forcityly liquidated by accurst on place as simplificantly expositions for egistration of public associations and significantly epidemed the criteria and conditions of restablishme probablish Associations' and "Gravitael Paraise" did not improve the conditions for registration of public associations, and significantly epidemed fuel criteria and conditions for establishing political partices. Althoogh in 2023 a new political party was anononeed as opeally founded by the government and the presidential a	•	
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138.145 Take further steps towards enhancing freedom of expression of the media and freedom of association and peaceful assembly (India); Source of Position: A/HRC/46/5/Add.1	Accepted as currently being implemented	 Freedom of opinion and expression & access to information Freedom of association Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	 provides for the re-registration of all religious organisations without proper grounds (both confessional national associations and individual churches, communities and specific parishes are subject to re-registration), is alarming. See 138.141, 138.143. RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138. 143, 138.147, 138.149, 138.157, 138.160, 138.155, 138.156, 138.172, 138.183, 138.184, 138.149.
138.146 Enhance efforts to guarantee freedom of expression and association, and protection of the media, journalists and human rights defenders (Italy); Source of Position: A/HRC/46/5/Add.1	Accepted as currently being implemented	 Freedom of opinion and expression & access to information Rule of law & impunity Freedom of association Access to justice & remedy SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED The State has ceased dialogue with representatives of journalistic communities and other civil society organisations on issues related to the protection of the media and journalists. State policy is repressive, characterised by numerous and flagrant violations of international standards on freedom of expression and media freedom (See 138.147, 138.157, 138.160, 138.155, 138.156). In the period from 2021 to 2023, absolutely all previously existing opposition political parties and independent trade unions, as well as at least 1500 non-governmental organisations of all possible areas of activity, were forcibly liquidated (including organisations that were forced to decide on self-liquidation) and banned. A number of previously registered organisations (Belarusian Association of Journalists, Ecohome, trade union REP, SIMPA, etc.) were declared extremist formations in 2022-2023. It is impossible to openly conduct human rights activities in the country. On 18 and 19 January 2022, searches took place in the homes of the head and four members of the public association "Mahiliou Human Rights Centre", which at that time was the only remaining human rights association with registered status. In February, the organisation was forcibly liquidated. Before that, in 2021, searches took place at the homes of the leadership, members, volunteers and in the offices of leading human rights organisations.

			The accounts of some of these organisations are still blocked, offices sealed and the organisations themselves forcibly liquidated. Leaders and staff of human rights organisations have been sentenced to long prison terms, including the leader of the Viasna Human Rights Centre, Nobel Peace Prize 2022 laureate Ales Bialiatski, who was arrested in July 2021 and sentenced to 10 years in prison for "smuggling" money to fund human rights activities. Other human rights defenders are also serving prison sentences: "Viasna" Volunteer Service coordinator Marfa Rabkova (sentenced to 14 years and 9 months of imprisonment, included in the lists of persons involved in terrorist and extremist activities), "Viasna" volunteer Andrei Chapiuk (sentenced to 5 years and 9 months of imprisonment, included in the lists of persons involved in terrorist and extremist activities), "Viasna" volunteer Andrei Chapiuk (sentenced to 5 years and 9 months of imprisonment, included in the lists of persons involved in terrorist and extremist activities). Leanid Sudalenka, chairman of the Homiel branch of the Human Rights Centre "Viasna", sentenced to 2.5 years of imprisonment (released after 1 year and 8 months), have already served their prison terms. Leaders and staff of many of the liquidated organisations and civic initiatives were forced to leave the territory of Belarus in the face of persecution and inability to carry out activities inside Belarus.
138.147 Ensure respect for human rights, including freedom of expression online and offline, freedom of assembly and association, and the freedom of the media (North Macedonia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Freedom of association Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	 RECOMMENDATION IS NOT BEING IMPLEMENTED The violation by the State of its obligations to respect media freedom has reached unprecedented levels. By abusing legislative, administrative and judicial mechanisms, the State consistently implements a repressive policy oriented towards the "destruction" of the independent media sector: Criminal and administrative prosecution of independent media employees. Application of "anti-extremist" legislation: 18 independent media outlets have the status of "extremist formations/organisations".

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138.148 Ensure that everybody can peacefully exercise the rights to freedom of expression and of assembly in conformity with its obligation s under the	Accepted as implemented	 Freedom of opinion and expression & access to information Right to peaceful assembly Scope of international obligations 	 Searches of editorial offices and seizure of professional equipment. Obstruction of printing and distribution of newspapers of independent media. Extrajudicial blocking of access to websites of independent media. Restriction of access to information for independent media representatives. Tightening of legislative regulation (see commentary to recommendations 138.155, 138.166). Lack of access to effective remedies. As a result of this policy, a number of media outlets ceased their activities, while many editorial offices were forced to leave the territory of Belarus and continue their activities from abroad. Restrictions on freedom of association and repression of civil society organisations are part of the state's repressive policy against society as a whole, aimed at silencing any critical voices and suppressing all possible sources of dissent and possible formation of organised opposition to the ruling regime. Any attempt not only to hold, but also to organise a mass event of an "opposition" nature entails serious risks of political persecution, which in fact completely destroys the freedom of peaceful assembly in the State. See 138.141, 138.143, 138.144, 138.146, 138.147.
International Covenant on Civil and Political Rights (Poland);		SDGs: - 16 - PEACE, JUSTICE AND STRONG	
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS Affected persons: - Human rights defenders & activists - Civil society	
		- Media	
138.151 Fulfil its obligations under the international human rights treaties	Accepted as implemented	- Freedom of opinion and expression & access to information	RECOMMENDATION IS NOT BEING IMPLEMENTED
regarding freedom of expression, freedom of the media, free and fair elections,		- Rule of law & impunity	See 138.102, 138.103, 138.111, 138.112, 138.228, 138.141, 138.142, 138.144, 138.146, 138.147, 138.157, 138.160, 138.155
peaceful assembly, and protection against		- Right to peaceful assembly	138.143, 138.144, 138.146, 138.147, 138.157, 138.160, 138.155, 138.156.

reprisals, ill-treatment or torture (Romania); Source of Position: A/HRC/46/5/Add.1		 Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Scope of international obligations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	
138.157 Respect, protect and promote freedom of expression, as stipulated in article 19(2) of the International Covenant on Civil and Political Rights, including by facilitating the accreditation of foreign journalists (Cyprus); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Scope of international obligations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	 RECOMMENDATION IS NOT BEING IMPLEMENTED In the current cycle, the State has not adopted legal acts aimed at facilitating the accreditation procedure for foreign journalists. However, on 2 October 2020 (on the eve of the end of the 3rd UPR cycle), the Council of Ministers adopted a new Regulation on Accreditation of Foreign Journalists. The Regulation contains a number of innovations simplifying the procedure for foreign journalists to obtain accreditation: an electronic format for submitting documents for accreditation has been introduced, the right to independently print out an accreditation card for temporary accreditation has been introduced, the timeframe for reviewing documents has been shortened, the possibility of extending permanent accreditation for up to 3 years has been introduced, the requirement of accreditation for media technical staff has been removed. Nevertheless, the Regulation also provides for new rules that, on the contrary, make it more difficult for foreign journalists to operate: the period of validity of temporary accreditation has been reduced (from 2 months to 2 weeks), a provision has been introduced that, as a rule, citizens of the states in which the given media outlet is registered are registered as journalists of a foreign media outlet s),

			 additional excessively broad grounds for depriving a foreign journalist of accreditation have been introduced, the "principle of reciprocity" has been enshrined, according to which the Ministry of Foreign Affairs may withdraw accreditation from journalists of a foreign media outlet registered in a state where restrictive measures have been taken against a Belarusian media journalist. See 138.141, 138.143, 138.144, 138.146, 138.147, 138.157, 138.160, 138.155, 138.156.
138.159 Protect the rights to freedom of expression and peaceful assembly by ensuring that peaceful demonstrators are not persecuted, intimidated, imprisoned, ill- treated or tortured (Denmark); Source of Position: A/HRC/46/5/Add.1	Accepted as currently being implemented	 Freedom of opinion and expression & access to information Arbitrary arrest & detention Rule of law & impunity Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.143, 138.102, 138.103, 138.111, 138.112.
138.160 Ensure the safety of all journalists and the freedom of peaceful assembly in line with international standards (Estonia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Media Freedom of opinion and expression & access to information Arbitrary arrest & detention Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	 RECOMMENDATION IS NOT BEING IMPLEMENTED According to the Press Freedom Index 2023 prepared by Reporters without borders, Belarus ranks 157th out of 180, being one of the most dangerous countries for journalists in Europe. The state's policies towards journalists continue to pose an immediate threat to their personal safety. Criminal prosecution. 33 media representatives are in captivity due to criminal prosecution in connection with their professional activities. Arbitrary detentions and searches. According to BAJ monitoring data, for 2021 there were 113 cases of arbitrary detention of journalists and 146 cases of searches. For 2022, 43 cases of arbitrary detention and 25 cases of searches are known.
138.162 Abide by the obligation under international law to respect the rights of	Accepted as currently being	- Freedom of opinion and expression & access to information	 Application of anti-extremism and anti-terrorism legislation. In addition to recognising 18 independent media outlets as "extremist formations / organisations" and holding journalists criminally liable for participation in their activities, the State is also actively adding journalists to the list of persons involved in extremist activities. Tightening of legislative regulation. See 138.155, 138.166. Impunity. Journalists who are victims of violations of their rights do not have access to effective remedies, while, due to the lack of impartial investigations by law enforcement agencies, perpetrators are not held accountable. See 138.141, 138.143, 138.144. RECOMMENDATION IS NOT BEING IMPLEMENTED
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journalists, human rights defenders and other individuals to exercise their freedom of expression, peaceful assembly and association (Finland); Source of Position: A/HRC/46/5/Add.1	implemented	 Freedom of association Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Media 	See 138.141, 138.143, 138.144, 138.146.
138.165 Consider taking advantage of the United Nations Plan of Action on the Safety of Journalists and the Issue of Impunity to strengthen the relevant legal framework (Greece); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of opinion and expression & access to information Legal & institutional reform SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED The issue of ensuring the safety of journalists and the problem of impunity was not publicly raised in Parliament. Legislative changes during the period under review have further aggravated the situation of independent journalists, including in terms of their safety. See 138.166.
138.167 Continue efforts to fulfil the highest attainable standard of human rights for all Belarusian citizens, including in guaranteeing the freedom of speech, and take all necessary steps to provide human	Accepted as implemented	 Freedom of opinion and expression & access to information Human rights education, trainings & awareness raising SDGs: 4 - QUALITY EDUCATION 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.45, 138.141, 138.143, 138.144, 138.146.

rights training to relevant law enforcement		- 16 - PEACE, JUSTICE AND STRONG	
officials (Indonesia);		INSTITUTIONS	
Source of Position: A/HRC/46/5/Add.1		Affected persons:	
		- Law enforcement / police & prison officials	
138.172 Take the necessary action to ensure	Accepted as	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
freedom of expression, and in particular to	implemented	information	
ensure media independence and unfettered		SDGs:	The State fails to fulfil its obligations to ensure media
access to the Internet (Norway);		- 16 - PEACE, JUSTICE AND STRONG	independence by persecuting media, which editorial policy
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	contradicts the official position of the authorities, as well as by
		Affected persons:	exercising total control over state media.
		- Media	After the mass demonstrations of 2020, during which many
			employees of the state media quit in protest (at least 80 people in
			2020, according to BAJ), the State tightened its organisational
			control over the state media even further. The editors of these
			media outlets are appointed on a non-competitive and non-
			transparent basis and demonstrate absolute loyalty to the authorities, while the media themselves are completely deprived of
			editorial freedom.
			The state media are not only sources of official propaganda and
			disinformation, but also often resort to the use of aggressive
			rhetoric and hate speech.
			State media continue to be directly funded from the budget and
			enjoy other financial preferences.
			enjoy outer multicul proferences.
			See 138.141, 138.143, 138.144, 138.146, 138.161.
138.175 Guarantee freedom of expression	Accepted as	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
and media freedom by ensuring the safety	implemented	information	
of journalists and other media workers and	I CONTRACTOR	SDGs:	See 138. 160.
refraining from interference and censorship		- 16 - PEACE, JUSTICE AND STRONG	
(Sweden);		INSTITUTIONS	
Source of Position: A/HRC/46/5/Add.1		Affected persons:	
		- Media	
138.154 Enable a diversity of opinions in	Partially accepted	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
the public sphere through free and		information	
independent media, and end restrictions on		SDGs:	See 134.147, 138. 160, 138.155, 138.157.
the work of journalists and the media,		- 16 - PEACE, JUSTICE AND STRONG	
including foreign media, in line with target		INSTITUTIONS	
16.10 of the Sustainable Development		Affected persons:	
Goals (Switzerland);		- Media	
Source of Position: A/HRC/46/5/Add.1			

138.105 Immediately cease the brutal repression of peaceful demonstrators, unconditionally release all political prisoners and engage in a meaningful and inclusive national dialogue (Italy); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention Cooperation & consultation with civil society Right to peaceful assembly Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED At the moment, around <u>1,500</u> protesters and dissenters are in detention. The criminal prosecution of the participants of the 2020 protests is still ongoing. More than 1,200 people have already been released from detention after serving their sentences or as a result of a change of preventive measure after being held in a pre-trial detention centre without rehabilitation. See 138.61, 138.112, 138.141, 138.143, 138.146.
138.106 Immediately cease the excessive use of force and all other forms of violence against protesters (Liechtenstein); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Rule of law & impunity Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists 	RECOMMENDATION IS NOT BEING IMPLEMENTED Participants of peaceful demonstrations and pickets after the 2020 presidential election, as well as anti-war protesters and protesters against the referendum on constitutional amendments, were violently dispersed and detained. They were subjected to torture and other prohibited treatment in detention facilities. See 138.102, 138.103, 138.111, 138.228.
138.107 Immediately cease police violence against peaceful protesters and journalists, including arbitrary detention, deprivation of liberty and torture (Lithuania); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Law enforcement / police & prison officials Media Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.60, 138.102, 138.103, 138.106, 138.111, 138.228.
138.108 Halt the arbitrary arrest, enforced disappearance and torture and ill-treatment	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.106, 138.143, 138.160.

of human rights defenders, journalists and		- Rule of law & impunity	
demonstrators (Luxembourg);		- Right to peaceful assembly	
Source of Position: A/HRC/46/5/Add.1		- Enforced disappearances	
		- Prohibition of torture & ill-treatment (including	
		cruel, inhuman or degrading treatment)	
		- Conditions of detention	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Disappeared persons	
		- Media	
138.114 Immediately cease its brutal	Not supported	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
crackdown against the Belarusian people,	11	information	
including threats to use lethal force against		- Rule of law & impunity	See 138.102, 138.103, 138.105, 138.106, 138.111, 138.112,
peaceful protesters and employment of		- Right to life	138.228, 138.143.
severe abuses against detainees, and hold		- Access to justice & remedy	
those responsible accountable (United		- Right to peaceful assembly	
States of America);		- Prohibition of torture & ill-treatment (including	
Source of Position: A/HRC/46/5/Add.1		cruel, inhuman or degrading treatment)	
		- Conditions of detention	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
		- Persons deprived of their liberty & detainees	
138.152 Take immediate action to improve	Not supported	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
the overall situation regarding fundamental	rior supported	information	
freedoms, including freedom of		- Freedom of association	See 138.141, 138.143, 138.144, 138.146, 138.147, 138.157,
expression, association and peaceful		- Right to peaceful assembly	138.160, 138.155, 138.156.
assembly, and freedom of the press		SDGs:	150.100, 150.155, 150.150.
(Slovenia);		- 16 - PEACE, JUSTICE AND STRONG	
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
Source of Fostion, A/IICC/40/5/Add.1		Affected persons:	
		- Civil society	
		- Media	
138.155 Guarantee a favourable	Not supported	- Freedom of opinion and expression & access to	RECOMMENDATION IS NOT BEING IMPLEMENTED
	Not supported		RECOMMENDATION IS NOT BEING IMPLEMENTED
environment for the work of journalists and		information	

bloggers by reviewing the law on mass media to ensure that it does not restrict freedom of expression and media, including by removing the extrajudicial procedure of blocking Internet websites (Austria); Source of Position: A/HRC/46/5/Add.1		 Legal & institutional reform SDGs: 16 PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	As a result of the amendments to the Law "On Mass Media", the legal situation of media and journalists has only worsened. Not only has the extrajudicial procedure for blocking websites on the Internet not been abolished, but it has become even more arbitrary: - not only the Ministry of Information, but also prosecutors now have the power to block websites extrajudicially, - blocking may be carried out within 6 months from the moment the grounds arose (previously 3 months), - all "copies" of a website may be blocked together with it, - the list of grounds for blocking has been expanded. Moreover, additional restrictions on media activities have been introduced: - the emergence of an extrajudicial procedure for the termination of media output, - additional grounds for depriving journalists of accreditation, - prohibition of publishing unofficial opinion polls on the socio- political situation, elections and referendums, - prohibition of journalists working for more than one media outlet, - additional restrictions on the establishment, registration and distribution of media outlets, as well as additional grounds for revoking media registration, - the Ministry of Information has acquired the authority to ban foreign media outlets in case the activities of a media outlet registered in Belarus are banned on the territory of a foreign state. "Prohibition" includes: - ban on any dissemination of materials of the media outlet,
138.156 Take immediate measures to allow journalists and other media workers to work without fear of detention or undue restriction, and improve access to information (Canada); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138. 160.
138.158 Stop harassing, intimidating and criminalizing all individuals and	Not supported	Freedom of opinion and expression & access to informationRule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.105, 138.141, 138.144, 138.146.

organizations that are critical of the Government (Czechia); Source of Position: A/HRC/46/5/Add.1		 Freedom of association Access to justice & remedy SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	
		Affected persons: - Human rights defenders & activists - Civil society - Media	
138.161 Refrain from Internet shutdowns and blocking or filtering of services (Estonia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED On May 24, 2021, amendments were made to the Law "On Telecommunications". The law now provides for the possibility to suspend or restrict the operation of telecommunications networks based on the decision of the Operational and Analytical Centre under the President of the Republic of Belarus. Restrictions are imposed, among other things, in case of detection of calls for "mass riots" and "unauthorised mass events," participation in "extremist activities," as well as information that poses a threat of group violations of public order or public security. In fact, this law was adopted to legislate the shutdown of the Internet in case of renewed protest activity and active resistance to the authorities.
138.163 Remove all obstacles to the enjoyment of human rights and fundamental freedoms, and ensure that journalists, human rights defenders and civil society can conduct their activities freely and safely (France); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention Freedom of association Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.105, 138.141, 138.143, 138.144, 138.146, 138. 160.
138.164 End harassment and other reprisals against free media outlets and individual journalists (Greece); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Arbitrary arrest & detention Freedom of association Right to peaceful assembly SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 134.147, 138. 160.

		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons:	
		- Media	
138.166 Strengthen legislation to improve press freedom and to ensure the safety of journalists, including through further utilization of its bilateral and regional cooperation (Indonesia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Constitutional & legislative framework SDGs: 16 PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED Legislative changes made by the State have created an even greater threat to the safety of journalists. In particular, in 2021, the Criminal Code (CC) was supplemented with a new crime - "violation of media legislation". The corresponding article 198-1 of the CC provides for a maximum sanction of 2 years of imprisonment for website owners for disseminating "prohibited" information. In addition, the legislative amendments tightened criminal responsibility for defamatory statements: the maximum sanction for "slander" (article 188 of the CC) is now 3 years of imprisonment, and for "slander of the President" (article 367 of the CC) and "insulting the President" (article 368 of the CC) - 6 and 5 years of imprisonment, respectively. See 138.141, 138.169.
138.168 Allow independent journalists and media to conduct their work free from harassment, intimidation and fear, and cease implementing Internet shutdowns or restrictions (Ireland); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 134.147, 138. 160, 138.161.
138.169 Ensure freedom of expression and freedom of peaceful assembly and a conducive environment for journalism, notably by decriminalizing defamation and amending the Media Act and the law on anti-extremism so that they do not disproportionately limit freedom of expression (Mexico); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Legal & institutional reform Right to peaceful assembly Constitutional & legislative framework SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.144.
138.171 Cease repressive tactics against the media, including harassment and imprisonment of journalists, revocation of	Not supported	- Freedom of opinion and expression & access to information SDGs:	RECOMMENDATION IS NOT BEING IMPLEMENTED

accreditation, and the blocking of independent media, opposition websites and Internet access (New Zealand); Source of Position: A/HRC/46/5/Add.1		 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	 At the beginning of December 2022, there were 10,229 blocked identifiers on the Limited Access List, of which about 19% of Internet resources are included on the List for political reasons. Opposition chat groups; Platforms for election observation; for conducting polls and creating petitions; Resources of various opposition political movements; Resources created to de-anonymize law enforcement officers and record violations of legislation on their part; Resources that publish methods of resistance to the regime; Resources of independent media (minimum 491 resources); Resources on human rights issues, as well as websites of solidarity and aid funds for the repressed (minimum of 76 resources).
138.173 Bring the legislative framework in to line with the recommendations of the OSCE Representative on Freedom of the Media (Poland); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Constitutional & legislative framework Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.155, 138. 166.
138.174 End the repression of protesters, civil society organizations, journalists and human rights defenders who have been trying for months to exercise their right to freedom of expression and peaceful demonstration (Spain); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of opinion and expression & access to information Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.105, 138.141, 138.143, 138.144, 138.146, 138.160.
138.185 Publicly recognize human rights defenders and ensure support for them to	Not supported	Freedom of opinion and expression & access to informationFreedom of association	RECOMMENDATION IS NOT BEING IMPLEMENTED

carry out their human rights work without harassment and intimidation (Slovakia); Source of Position: A/HRC/46/5/Add.1 <i>Theme: C13 - Human trafficking & contem</i>	morary forms of	 Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists 	See 138.105, 138.60, 138.61, 138.141, 138.143, 138.144, 138.146, 138.160.
138.115 Continue to contribute to the intensification of global efforts to combat human trafficking, through its initiatives and support for the Group of Friends United against Human Trafficking (Bolivarian Republic of Venezuela); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	 as - Human trafficking & contemporary forms of slavery Rule of law & impunity Support to victims & witnesses SDGs: 5 - GENDER EQUALITY 8 - DECENT WORK AND ECONOMIC GROWTH 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children 	
138.116 Continue to train law enforcement officials and other government agencies to identify victims of trafficking, and provide victims with assistance and protection in accordance with the law (Bolivarian Republic of Venezuela); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	 Women & girls as - Human trafficking & contemporary forms of slavery Violence against women Support to victims & witnesses Human rights education, trainings & awareness raising SDGs: 5 - GENDER EQUALITY 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Law enforcement / police & prison officials Women & girls 	
138.117 Streamline the operations of the national mechanism designed to identify victims of trafficking in persons and refer them for rehabilitation (Zimbabwe); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	 as - Human trafficking & contemporary forms of slavery Support to victims & witnesses SDGs: 5 - GENDER EQUALITY 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Women & girls 	
138.118 Continue its efforts in the field of training and human resources development for combating human trafficking (India); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	 as - Human trafficking & contemporary forms of slavery Violence against women Human rights education, trainings & awareness raising SDGs: 	

		 - 5 - GENDER EQUALITY - 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: - Women & girls 	
138.119 Strengthen its efforts in the fight against trafficking in persons, protecting refugees and migrants and reducing the number of identified trafficking victims (Islamic Republic of Iran); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Human trafficking & contemporary forms of slavery Violence against women SDGs: 5 - GENDER EQUALITY 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Refugees & asylum seekers Migrants Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED Belarus has adopted legislation to combat human trafficking and protect refugees and migrants. However, based on the results of the analysis of the state's efforts in this area for 2021, the rating of Belarus was downgraded to the lowest level on the scale of the U.S. Office on Combating Trafficking in Human Beings. This was also caused by the humanitarian crisis organised by the Belarusian authorities on the Belarus-EU border in 2021. According to the results of the analysis of 2022, the rating of Belarus has not changed. The National Mechanism for the Identification and Referral of Victims of Trafficking in Persons for Rehabilitation has been established and is being put into practice in Belarus. Nevertheless, the government made minimal efforts to prevent human trafficking, detect victims of trafficking, and rehabilitate victims. In particular, during 2021-2023, the Belarusian authorities significantly simplified the conditions for entry into Belarus and onward travel for many third-country migrants and asylum-seekers in the context of the humanitarian crisis. The authorities do not check visa and entry channels to Belarus for human trafficking. There are also no known cases of investigations into reports of sexual exploitation and forced labour of such migrants in Belarus. In late 2021 and early 2022, Belarusian authorities returned migrants to their countries of origin in mass numbers without checking for human trafficking. This increases the vulnerability of migrants to their countries of origin in mass numbers without checking for human trafficking. Also, the Belarusian government does not screen Ukrainian refugees for potential human trafficking. Government services to assist victims of trafficking, although free, are underutilised and have burdensome bureaucratic requirements, delays in service delivery, and unstable quality of services. This sometimes leads victims to prefer to pay for the necessary services elsewhere or to seek support through other non-

				poorly equipped and lack qualified care providers trained in human trafficking. In September 2021, the Belarusian government liquidated one of the country's leading nongovernmental organisations providing assistance to victims of trafficking. This has significantly worsened the work with victims of trafficking and sexual exploitation. The system of granting refugee status, subsidiary protection or asylum in the Republic of Belarus remains ineffective and does not meet the interests of foreigners who have concerns related to returning to their state of nationality or former habitual residence. Migrants arriving as part of a humanitarian crisis, as well as those detained in Belarus, report that they often do not have access to international protection procedures in Belarus. The procedure itself remains complex and non-transparent, deviating from the presumption of credibility of applicants. Statistics on forced migration published by the state authorities do not contain information on the reasons for refusal of protection in Belarus and do not allow for an analysis of the legality of the current practice. Moreover, during the consideration of applications for protection, it is not reported whether there is a check for trafficking in human beings.
138.120 Take further measures to fight human trafficking, particularly in women and children (Iraq); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Human trafficking & contemporary forms of slavery Violence against women SDGs: 8 - DECENT WORK AND ECONOMIC GROWTH 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: 	NOT ASSESSED
138.121 Continue joint work and exchange of experiences at the regional and international levels to enhance efforts and coordination in the field of combating trafficking in persons (United Arab Emirates); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Women & girls Human trafficking & contemporary forms of slavery Inter-State cooperation and assistance SDGs: 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Women & girls 	NOT ASSESSED
138.122 Continue to promote the fight against human trafficking and the protection of refugees (Nicaragua); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Human trafficking & contemporary forms of slavery SDGs: 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Refugees & asylum seekers 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.119.

			- Women & girls	
138.123 Adopt further measures to combat trafficking in persons, and ensure the protection of the rights of victims, as well as the rights of migrants (Nigeria); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Human trafficking & contemporary forms of slavery Support to victims & witnesses SDGs: 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Migrants Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.119.
138.124 Continue to strengthen multi- stakeholder partnerships on the implementation of the national anti- trafficking legislation (Philippines); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Human trafficking & contemporary forms of slavery SDGs: 8 - DECENT WORK AND ECONOMIC GROWTH 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children Women & girls 	NOT ASSESSED
Theme: Rights related to marriage & family				
138.216 Continue to provide support and protection to the family as the fundamental and natural unit of society (Egypt); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	- Rights related to marriage & family	RECOMMENDATION IS NOT BEING IMPLEMENTED Despite the state's visible focus on promoting the institution of the family, practical issues such as domestic violence, including violence against children, and gender stereotypes concerning the roles of men and women within families persist (See 138.242, 138.244, 138.246, 138.253). The State not only fails to adopt effective measures to combat these problems but, in some instances, contributes to their proliferation by, for instance, endorsing violence against children or reinforcing the notion that reproduction is a woman's primary role. Government officials and state-affiliated media outlets routinely propagate gender stereotypes related to the roles of men and women within the family and society. While protecting the family as the "basic and natural unit of society," the State frequently crosses the line by prohibiting any alternative forms of relationships, thus infringing on various human rights. A pertinent example is the government's work on a draft law to prohibiting "LGBTQ+ and childfree" propaganda (See 138.69).
138.217 Take further measures to promote and support the institution of the family (Islamic Republic of Iran); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	- Rights related to marriage & family	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.216.

138.218 Continue its efforts to implement	Accepted		- Rights related to marriage & family	NOT ASSESSED
the Demographic Development Outreach	implemented	as	- Rights felated to marriage & family	NOI ASSESSED
Plan in order to raise public awareness on	implemented			
demographic development issues and				
advocate for traditional family values (Lao				
People's Democratic Republic);				
Source of Position: A/HRC/46/5/Add.1				
Theme: Human rights & poverty				
138.222 Develop a national poverty	Accepted	as	- Human rights & poverty	RECOMMENDATION IS NOT BEING IMPLEMENTED
reduction strategy and budget with a	implemented		- Children: definition; general principles; protection	
particular focus on children and families in			- Right to social security	The State lacks a comprehensive national strategy for reducing
situations of vulnerability (Timor-Leste);			- Budget & resources (for human rights	poverty.
Source of Position: A/HRC/46/5/Add.1			implementation)	
			SDGs:	
			- 1 - NO POVERTY	
			Affected persons:	
			- Children in vulnerable situations (abused, living on	
			the street, institutionalized, indigenous, migrant	
			children etc.)	
			- Children	
			Persons living in povertyVulnerable persons/groups	
138.223 Continue to address the challenges	Accepted	as	- Human rights & poverty	RECOMMENDATION IS BEING PARTIALLY
posed by the urban / rural dichotomy and	implemented	as	- Right to an adequate standard of living	IMPLEMENTED
to combat poverty in rural areas (Turkey);	mplemented		SDGs:	
Source of Position: A/HRC/46/5/Add.1			- 1 - NO POVERTY	Approximately 5% of the population lives below the national
			Affected persons:	poverty line, with higher poverty levels found in rural households.
			- Persons living in poverty	
			- Persons living in rural areas	
138.224 Adopt national strategies to fight	Accepted	as	- Human rights & poverty	RECOMMENDATION IS NOT BEING IMPLEMENTED
poverty, particularly in rural areas (Iraq);	implemented		- Right to an adequate standard of living	
Source of Position: A/HRC/46/5/Add.1			SDGs:	See 138.222, 138.223.
			- 1 - NO POVERTY	
			Affected persons:	
			- Persons living in poverty	
			- Persons living in rural areas	
138.225 Continue its measures on social		as	- Human rights & poverty	RECOMMENDATION IS BEING PARTIALLY
services, especially in supporting low-	implemented		- Right to social security	IMPLEMENTED
income families and families in difficult			- Right to an adequate standard of living	
circumstances, and the benefit system for			SDGs:	An accessible, sustainable, and adequate system is in place and
children (Myanmar);			- 1 - NO POVERTY	generally functioning well, including one or more programs aimed

Source of Position: A/HRC/46/5/Add.1		 10 - REDUCED INEQUALITIES Affected persons: Children in vulnerable situations (abused, living on the street, institutionalized, indigenous, migrant children etc.) Children Persons living in poverty Vulnerable persons/groups 	at providing benefits for relevant social risks and contingencies, as well as the establishment of minimum standards. However, the system is not transparent, does not sufficiently target vulnerable and marginalised groups, and is based on formal criteria (See 138.72). The state's <u>undifferentiated approach</u> to assistance persists. Family aid grants are distributed without consideration of the resources and living conditions of children and those responsible for their
		- vullerable persons/groups	and nong conditions of children and those responsible for then care. These grants do not cover essential needs such as food, clothing, housing, water and sanitation, or other necessities if required. Benefits are disbursed without regard to individual needs, and their indexing fails to align with actual economic fluctuations. Despite the existence of legislation pertaining to social support, social policies <u>are not meticulously implemented</u> , with little regard for the needs of vulnerable groups.
Theme: Right to health			
138.226 Continue to adopt measures to further improve health services in order to ensure greater accessibility, especially in rural areas (Algeria); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Right to health SDGs: 3 - GOOD HEALTH AND WELL-BEING Affected persons: Persons living in rural areas Vulnerable persons/groups 	RECOMMENDATION IS NOT BEING IMPLEMENTED Throughout the reporting period, the accessibility and provision of healthcare, particularly in rural areas, have seen a <u>consistent</u> <u>decline</u> due to the political crisis and repressive government measures. In 2022, there were numerous suspensions of private medical centres. The Belarusian government's support for the Russian military aggression against Ukraine has further strained the availability of essential medications and medical equipment, even as the demand for these resources has surged. The shortage of medical personnel has progressively worsened, driven by doctors leaving the country due to unfavorable working conditions, inadequate compensation, and government repressions. Transportation accessibility challenges have hindered access to quality medical care in rural regions. Substantial problems persist in securing access to healthcare facilities, goods, and services without discrimination, alongside
138.227 Continue to strengthen essential health services, particularly for older persons and other vulnerable groups, and especially in the context of the COVID -19	Accepted as implemented	 Right to health SDGs: 3 - GOOD HEALTH AND WELL-BEING Affected persons: Older persons 	multiple breaches of medical ethics. RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.226.

	I		
pandemic or other public health		- Vulnerable persons/groups	
emergencies (Cuba);			
Source of Position: A/HRC/46/5/Add.1			
138.231 Develop and implement school-	Accepted as	- Right to health	RECOMMENDATION IS NOT BEING IMPLEMENTED
based mental health programmes aimed at	implemented	SDGs:	
youth on how to protect their own mental		- 3 - GOOD HEALTH AND WELL-BEING	During the reporting period, <u>concerns</u> have arisen regarding the
health and support those around them		Affected persons:	ability to provide adolescents with a healthy and supportive
(Maldives);		- Children	environment that enables them to participate in decisions about
Source of Position: A/HRC/46/5/Add.1		- Youth & juveniles	their health, develop life skills, acquire information, receive
			guidance, and make informed lifestyle choices.
			Public arrests of adolescents have taken place as a new practice
			(See 138.256). Both detained adolescents and children compelled
			to witness public detentions may experience profound
			psychological trauma affecting social adaptation, complete
			development, and the formation of self-esteem, engendering
			feelings of helplessness, powerlessness, and fear.
			Ideologization of education, involving the imposition of the "one
			correct opinion" among children, persists. Students face threats and
			insults from teachers if their opinions about the president, State,
			and politics deviate from the "correct" viewpoint.
			In the backdrop of the conflict in Ukraine, the ideologization of
			education has evolved into militarization, which extends beyond
			involving children in military activities to include the
			establishment of military-patriotic camps. Such an environment,
			which promotes a socially hazardous way of life, detrimentally
			affects child development and mental health.
138.232 Enhance its ongoing measures	Accepted as	- Right to health	RECOMMENDATION IS NOT BEING IMPLEMENTED
regarding suicide prevention among young	implemented	SDGs:	
people by strengthening anonymous		- 3 - GOOD HEALTH AND WELL-BEING	
counselling and hotline services		Affected persons:	
(Myanmar);		- Youth & juveniles	
Source of Position: A/HRC/46/5/Add.1			
138.229 Repeal laws and policies on	Not supported	- Right to health	RECOMMENDATION IS NOT BEING IMPLEMENTED
mandatory testing for HIV, policies		- Equality & non-discrimination	
requiring health-care providers to report		- Constitutional & legislative framework	
certain groups to law enforcement, and the		SDGs:	
criminalization of HIV transmission		- 3 - GOOD HEALTH AND WELL-BEING	
(Iceland);		Affected persons:	
Source of Position: A/HRC/46/5/Add.1		- Persons living with HIV/AIDS	
Theme: Sexual & reproductive health and	rights		

138.230 Continue to conduct education and awareness-raising programmes on the importance of family planning (Maldives); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Sexual & reproductive health and rights Rights related to marriage & family Human rights education, trainings & awareness raising SDGs: 3 - GOOD HEALTH AND WELL-BEING 4 - QUALITY EDUCATION Affected persons: Women & girls 	NOT ASSESSED
Theme: Right to education				
138.233 Maintain the best practice of providing compulsory education free of charge for all children (Ethiopia); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Right to education SDGs: 4 - QUALITY EDUCATION Affected persons: Children 	RECOMMENDATION IS BEING IMPLEMENTED Preschool, primary, and secondary education are provided free of charge to everyone. However, there are often significant indirect costs, including expenses for maintenance and repairs. In rural areas, children receive education and nutrition irrespective of family wealth. Some schools offer first-grade classes for children as young as 5, and rural schools operate during the summer, thus serving a social function.
138.234 Continue its conceptual framework for the development of the education system, looking ahead to 2030 (Lao People's Democratic Republic); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Right to education SDGs: 4 - QUALITY EDUCATION Affected persons: Children 	RECOMMENDATION IS BEING IMPLEMENTED In November 2020, the Government endorsed the concept for the development of Belarus's education system until 2030. According to this document, the guiding principles of state education policy are state and public governance, universal values, human rights, humanistic education, ensuring justice, equal access to education, inclusion, and enhancing education quality for everyone. Nevertheless, it is crucial to note that the practical forms, methods, and content of education often do not align with the principles outlined in the Concept (See 138.231).
138.235 Develop programmes to improve the rate of school attendance among Roma children (Peru); Source of Position: A/HRC/46/5/Add.1	Accepted implemented	as	 Right to education SDGs: 4 - QUALITY EDUCATION Affected persons: Children Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	RECOMMENDATION IS NOT BEING IMPLEMENTED Enrollment rates for Roma students at all levels of education remain low, and discrimination against them persists. See 138.74.
Theme: Discrimination against women				.
138.241 Conduct awareness-raising campaigns and educational events aimed at eradicating sexist stereotypes (Burundi);	Accepted implemented	as	 Discrimination against women Equality & non-discrimination Advancement of women 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.216, 138.239.

Source of Position: A/HRC/46/5/Add.1		 Human rights education, trainings & awareness raising SDGs: 4 - QUALITY EDUCATION 5 - GENDER EQUALITY Affected persons: Women & girls 	
Theme: Violence against women			
138.243 Allocate sufficient resources to training for law enforcement and the judiciary in addressing cases related to violence against women (Fiji); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Violence against women Administration of justice & fair trial Human rights education, trainings & awareness raising SDGs: 5 - GENDER EQUALITY 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.244.
Theme: Persons with disabilities: independe		r	•
138.257 Strengthen access to education for children with disabilities (Afghanistan); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Right to education SDGs: 4 - QUALITY EDUCATION 10 - REDUCED INEQUALITIES Affected persons: Children Persons with disabilities 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED The revised Education Code enshrines inclusion as one of the fundamental principles of education. However, in practice, a considerable number of children with disabilities continue to receive home-based education as an alternative to inclusive practices. There is an insufficient number of qualified staff capable of providing effective inclusive education, and a barrier-free environment is not adequately provided. Restrictions on higher and specialised education based on disability, identified through mandatory medical evaluations, continue. The trend of supporting exclusionary education for visually impaired and blind children remains unchanged.
138.258 Pursue the efforts to strengthen the rights of persons with disabilities and guarantee equal opportunities in access to education for children with disabilities (Algeria); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Right to education SDGs: 4 - QUALITY EDUCATION 10 - REDUCED INEQUALITIES Affected persons: 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.72, 138.257.

		ChildrenPersons with disabilities				
138.259 Continue to protect the rights of persons with disabilities (Azerbaijan); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Persons with disabilities: definition, general principles SDGs: 10 - REDUCED INEQUALITIES Affected persons: Persons with disabilities 	RECOMMENDATION IMPLEMENTED See 138.72.	IS	BEING	PARTIALLY
138.260 Intensify its follow-up on the implementation of the national plan of action with regard to the Convention on the Rights of Persons with Disabilities (Ethiopia); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Persons with disabilities: definition, general principles National Human Rights Action Plans (or specific areas) / implementation plans Independent Monitoring Mechanism (IMM) Scope of international obligations Persons with disabilities: protection and safety in situations of risk SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons with disabilities 	NOT ASSESSED			
138.261 Continue its efforts to strengthen the rights of persons with disabilities, especially their access to higher education (Myanmar); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Right to education SDGs: 4 - QUALITY EDUCATION 10 - REDUCED INEQUALITIES Affected persons: Persons with disabilities 	RECOMMENDATION IMPLEMENTED See 138.72, 138.257.	IS	BEING	PARTIALLY
138.262 Take further steps to mainstream the rights of persons with disabilities and ensure their representation and meaningful participation in decision-making processes (Philippines); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Right to participate in public affairs & right to vote SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	NOT ASSESSED			

138.263 Continue its ongoing efforts to build a more inclusive society, including by developing inclusive education policies for children with disabilities and by undertaking further awareness-raising activities at the local level on the key aspects of its disability policies (Singapore); Source of Position: A/HRC/46/5/Add.1	Accepted	Affected persons: - Persons with disabilities - Persons with disabilities: independence, inclusion - Equality & non-discrimination - Human rights education, trainings & awareness raising - Right to education SDGs: - 4 - QUALITY EDUCATION - 10 - REDUCED INEQUALITIES Affected persons: - Children - Persons with disabilities	NOT ASSESSED
138.264 Take additional steps to mitigate the potential economic exclusion and social isolation of persons with disabilities, including children, considering the COVID-19 pandemic (Singapore); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Children: definition; general principles; protection Right to health Right to an adequate standard of living SDGs: 1 - NO POVERTY 10 - REDUCED INEQUALITIES Affected persons: Children Persons with disabilities 	RECOMMENDATION IS NOT BEING IMPLEMENTED In addition to the persistent challenges in the education sector (See 138.257), employment rates for people with disabilities <u>remain</u> <u>low</u> . An inclusive and accessible working environment for people with disabilities is lacking.
138.265 Enact and implement the envisaged bill on the rights and social inclusion of persons with disabilities (Sri Lanka); Source of Position: A/HRC/46/5/Add.1	Accepted	 Persons with disabilities: independence, inclusion Equality & non-discrimination Constitutional & legislative framework SDGs: 10 - REDUCED INEQUALITIES Affected persons: Persons with disabilities 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED Law No. 183-3 "On the Rights of Persons with Disabilities and their Social Inclusion," enacted in 2022, primarily addresses the social protection of people with disabilities rather than being a comprehensive law on their rights, maintaining a state patronage approach to disability. The law includes numerous declarative provisions, but their <u>effectiveness may be limited</u> due to the absence of strong legal protection mechanisms and the broad, formal nature of the social security system. While the law introduces some positive changes, such as the introduction of the personal assistant role, it still retains a medical understanding of disability at a systemic level (contrary to the approach outlined in the 2008 Convention on the Rights of Persons with Disabilities). It does not address issues related to the deprivation of legal capacity of individuals with disabilities and

			other aspects in need of reform. The law's provisions require alignment with the Labor Code, further complicating its application.
Theme: Children: definition; general princ	iples; protection		
138.253 Consider developing a comprehensive strategy for preventing and combating all forms of violence against children and put in place robust measures to effectively implement the national plan of action to advance the rights of children (Malaysia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Children: definition; general principles; protection Legal & institutional reform National Human Rights Action Plans (or specific areas) / implementation plans SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no publicly available information about the development of such a strategy. Moreover, there is no legal prohibition against all forms of corporal punishment in family settings, schools, and other institutions. Physical violence against children is still considered an acceptable form of discipline. In the public space, the permissibility of use of physical force against children is voiced, as even government officials have made statements endorsing such practices. Since 2020, the State has routinely employed practices that constitute a form of psychological abuse against children (See 138.256).
138.254 Ensure that poverty and disability are not used as justifications for removing children from parental care (Brazil); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Children: definition; general principles; protection Human rights & poverty Rights related to marriage & family Persons with disabilities: protection and safety in situations of risk SDGs: 10 - REDUCED INEQUALITIES 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children in vulnerable situations (abused, living on the street, institutionalized, indigenous, migrant children etc.) Children Persons living in poverty Vulnerable persons/groups 	NOT ASSESSED
Theme: Cooperation with human rights me	chanisms & requests	s for technical assistance	
138.38 Continue and strengthen the cooperation with the United Nations human rights mechanisms, including the special procedure mandate holders (Sudan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation with human rights mechanisms & requests for technical assistance Cooperation & Follow up with Treaty Bodies Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED In 2022, Belarus withdrew from the Optional Protocol to the International Covenant on Civil and Political Rights, terminating cooperation with the Human Rights Committee as regards individual complaints.

138.43 Grant unfettered access to international human rights monitors and engage in full, transparent and constructive cooperation with them (Slovakia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation with human rights mechanisms & requests for technical assistance Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	The State consistently refuses to cooperate with the UN Special Rapporteur on the situation of human rights in Belarus. In both 2020 and 2021, Belarus refused to cooperate with the UN OHCHR, acknowledge its competence, or grant access to the state's territory. On June 21, 2021, Belarusian authorities suspended the work of the UN High Commissioner for Human Rights office's advisor in Minsk. Government officials and state media frequently employ discrediting rhetoric against UN mechanisms, accusing them of lacking independence and impartiality. RECOMMENDATION IS NOT BEING IMPLEMENTED
<i>Theme: Cooperation & Follow up with Spe</i> 138.23 Continue to strengthen its		- Cooperation & Follow up with Special Procedures	RECOMMENDATION IS NOT BEING IMPLEMENTED
rocedures of the Human Rights Council and providing them with information upon request (Viet Nam); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	During the reporting period, UN special procedures sent 27 communications to the government of Belarus. While 13 of these communications received responses from the State, cooperation has weakened rather than strengthened. See 138.38, 138.112.
138.27 Consider extending a standing invitation to all special procedure mandate holders of the Human Rights Council, as previously recommended (Latvia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no public information confirming that the authorities have considered such an option.
138.31 Pursue its constructive cooperation with human rights mechanisms and special procedures (Nicaragua); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation & Follow up with Special Procedures Cooperation & Follow up with Treaty Bodies SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATIONISBEINGPARTIALLYIMPLEMENTEDDespite the fact that cooperation with special procedures partially continues, it is carried out selectively and it is not always constructive.See 138.38, 138.112.
138.37 Continue to provide thematic special procedures of the Human Rights	Accepted as implemented	- Cooperation & Follow up with Special Procedures SDGs:	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED

Council with information relating to their mandated activities (Sri Lanka);		- 16 - PEACE, JUSTICE AND STRONG	See 138.23, 138.38, 138.112.
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
138.32 Pursue cooperation with the Human Rights Council and its mechanisms, including by allowing the Special Rapporteur on the situation of human rights in Belarus access to the country (Peru); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.33 Meaningfully engage in cooperation with the United Nations Special Rapporteur on the situation of human rights in Belarus and with other United Nations treaty bodies and special procedures (Poland); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Cooperation & Follow up with Special Procedures Cooperation & Follow up with Treaty Bodies SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.34 Enhance further cooperation with United Nations human rights mechanisms, in particular the Special Rapporteur on the situation of human rights in Belarus by extending an invitation to visit the country (Republic of Korea); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Cooperation & Follow up with Special Procedures Cooperation & Follow up with Treaty Bodies SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.35 Fully cooperate with OHCHR and special procedure mandate holders, including the Special Rapporteur on the situation of human rights in Belarus (Romania); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Cooperation & Follow up with Special Procedures Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.36 Implement and allow full access to the United Nations Special Rapporteur on the situation of human rights in Belarus and to cooperate with other United Nations special rapporteurs and OSCE (Slovenia); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Cooperation & Follow up with Special Procedures Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED The Belarusian government has not cooperated with the OSCE under the Moscow Mechanism, which was initiated twice (in 2020 and 2023). Furthermore, none of the recommendations made under the Mechanism have been implemented. Instead, the authorities have labelled the report and the initiative to launch the Mechanism as politically motivated, biased, and legally invalid. As to the UN Special Procedures - See 138.23, 138.31, 138.38, 138.112
138.24 Improve its cooperation with human rights mechanisms, including by extending	Not supported	- Cooperation & Follow up with Special Procedures SDGs:	RECOMMENDATION IS NOT BEING IMPLEMENTED

a standing invitation to the special procedures, and in particular by fully cooperating with the Special Rapporteur on the situation of human rights in Belarus (Costa Rica); Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	See 138.23, 138.31, 138.38, 138.24, 138.112.
138.25 Cooperate with the mechanisms of the Human Rights Council by extending a standing invitation to the special procedure mandate holders and accepting a visit of the Special Rapporteur on the situation of human rights in Belarus (France); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.26 Fully cooperate with the Special Rapporteur on the situation of human rights in Belarus, with other special procedures of the Human Rights Council and with the Office of the United Nations High Commissioner for Human Rights and allow them unfettered access to the country (Greece); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures Cooperation with human rights mechanisms & requests for technical assistance Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.28 Engage constructively with the Special Rapporteur on the situation of human rights in Belarus and other special procedures, and issue a standing invitation to all of them (Ukraine); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.29 Fully cooperate with the Special Rapporteur on the situation of human rights in Belarus, other special procedure mandate holders and the Office of the United Nations High Commissioner for Human Rights, and give them unfettered access to the country (Luxembourg); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures Cooperation with human rights mechanisms & requests for technical assistance Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38, 138.112.
138.30 Issue a standing invitation to all special procedure mandate holders (Montenegro); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED

138.39 Grant unimpeded access to and cooperate with the Special Rapporteur on the situation of human rights in Belarus, as well as with OHCHR, as previously recommended (Latvia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures Cooperation & follow up with the Universal Periodic Review (UPR) Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.23, 138.31, 138.38.
138.40 Cooperate with the United Nations Special Rapporteur on the situation of human rights in Belarus by granting her free, full and unhindered access (Lithuania); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & Follow up with Special Procedures SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.38.
Theme: Cooperation with international orga			
138.41 Ensure the favourable conditions	Not supported	- Cooperation with international organizations	RECOMMENDATION IS NOT BEING IMPLEMENTED
needed for OHCHR to fulfil its mandate in accordance with Human Rights Council resolution 45/1 (Ukraine);		SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	See 138.38.
Source of Position: A/HRC/46/5/Add.1			
138.42 Implement the recommendations in the OSCE rapporteur's report under the Moscow Mechanism (United Kingdom of Great Britain and Northern Ireland); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation with international organizations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.36.
Theme: National Human Rights Action Pla	ns (or specific areas)	/ implementation plans	
138.55 Adopt a new national action plan for	Accepted as	- National Human Rights Action Plans (or specific	RECOMMENDATION IS NOT BEING IMPLEMENTED
the promotion and protection of human rights in collaboration with relevant stakeholders, including civil society (Switzerland); Source of Position: A/HRC/46/5/Add.1	implemented	areas) / implementation plans SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	See 138.59.
138.56 Continue to formulate and to implement national plans to strengthen capacity - building in the field of human rights (China); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 National Human Rights Action Plans (or specific areas) / implementation plans SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED Despite the development of national action plans in certain areas (see 138.46), the Government refused to adopt a comprehensive national human rights plan.
138.57 Continue to implement national program me s and action plans aimed at the promotion and protection of human rights (Cuba);	Accepted as implemented	- National Human Rights Action Plans (or specific areas) / implementation plans SDGs:	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.46.

Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	3
Theme: Cooperation & consultation with c	ivil society		
138.59 Further strengthen cooperation with	Accepted as	- Cooperation & consultation with civil society	RECOMMENDATION IS NOT BEING IMPLEMENTED
civil society in the development and	implemented	- Legal & institutional reform	
application of regulations and laws and the	Implemented	- Constitutional & legislative framework	Between 2021-2023, there was a substantial deterioration in the
implementation of national policies,		SDGs:	conditions necessary to facilitate civil society's engagement in the
strategies and programmes and		- 16 - PEACE, JUSTICE AND STRONG	
international technical assistance projects		INSTITUTIONS	between civil society and the State in the implementation of
(Tajikistan);			national policies, strategies and programmes. This deterioration
Source of Position: A/HRC/46/5/Add.1			occurred both in terms of legal regulation and <u>law enforcement</u>
			practices.
			The law "On the Fundamentals of Civil Society," enacted on
			February 14, 2023, significantly restricted the range of potential
			participants in the dialogue with the State. According to this law,
			civil society subjects are narrowly defined as "associations of
			citizens or legal entities based on membership, whose statutory
			activities are focused on addressing the main tasks of interaction
			between state bodies (organisations) and civil society, as specified
			in article 4 of this law." Notably, article 4 does not include various
			possible statutory activities undertaken by non-profit
			organisations, such as those related to human rights protection,
			environmental conservation, gender equality, youth interests, and
			others. Consequently, the majority of associations do not fall
			within the category of "civil society subjects" under this law.
			Moreover, the law establishes specific forms of state interaction for
			certain associations that meet highly stringent membership
			requirements. In spring 2023, the Ministry of Justice classified four
			public associations and one trade union association as civil society
			entities eligible for special forms of interaction with state bodies
			(organisations).
			This classification unjustifiably narrows the scope of civil society
			organisations authorised for comprehensive engagement with the
			State in the decision-making process and fails to represent the full
			spectrum of public interests, thereby depriving most organisations
			of the opportunity to represent their groups at the state level, as well
			as in the law-making process.
			In practice, the widespread liquidation of non-profit organisations
			has posed a substantial barrier to cooperation between civil society
			organisations and the State (See 138.61, 138.146). This has

			resulted in many groups losing their representation even in the limited existing mechanisms for participation. Activities of unregistered associations remain prohibited, and since 2022, criminal penalties for such activities have been reintroduced, including imprisonment of up to two years under article 193-1 of the Criminal Code. Already scarce civil society representation was diminished by exclusion from most public councils. In 2021, representatives of three independent public associations were removed from the National Council on Gender Policy under the Council of Ministers, while representatives of one public association, the pro- governmental Belarusian Women's Union, remained part of it. Opportunities for public participation in decision-making remained unsatisfactory for the general public and the citizens. The campaign for public debate on the draft new version of the Constitution, which was put to a referendum in February 2022, was conducted with the mere appearance of "popular participation" and "popular support" but was primarily propagandistic in its nature (See 138.44).
138.60 Engage in national dialogue that respects the principles of the rule of law and democracy (Japan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation & consultation with civil society Good governance & corruption SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED Civil society's involvement in the development, implementation, and monitoring of public policy can't be characterised as regular, open, and effective. The constitutional amendments and related legislation enacted between 2022 and 2023, including the Law "On the Fundamentals of Civil Society", have resulted in a worsening of the legal framework for national dialogue and civil society participation (See 138.59). The Supreme Court's liquidation of 11 political parties, including all opposition parties, between July and September 2023, as they had not undergone re-registration as required by the new version of the Law "On Political Parties", significantly limited the possibilities for political representation of citizens at all levels of political dialogue. By September 2023, only four political parties with legal status remained in Belarus, and all of them support the political course of the president A. Lukashenka, who has ruled continuously since 1994. The amended Law "On Political Parties", enacted on February 14, 2023, obliges all political parties to "ensure compliance with the main directions of domestic and foreign policy, the concept of national security, approved by the

			All-Belarusian People's Assembly," effectively rendering the existence of opposition political parties unfeasible. Leaders of major opposition parties, such as the Belarusian Popular Front and the United Civic Party, which lost their legal status in 2022, were incarcerated as of September 2023. Ryhor Kastusiou, chairman of the BPF, was sentenced to 10 years in prison for allegedly participating in a plot against Lukashenka, while Mikalai Kazlou, the leader of the United Civic Party, was sentenced to 2.5 years in prison.
138.62 Follow up on the positive and constructive engagement with the Belarusian civil society and expand the range of issues covered by this engagement, such as civil and political rights (Lebanon); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation & consultation with civil society Good governance & corruption Civil & political rights - general measures of implementation Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED The legal and practical opportunities for interaction between state bodies and civil society between 2021 and 2023 have significantly narrowed, partly due to the enactment of the Law "On the Foundations of Civil Society" on February 14, 2023, and the <u>forced</u> <u>liquidation</u> of numerous civil society organisations (See 138.59, 138.61, 138.146). Legal provisions for the participation of civil society organisations in policy implementation, monitoring, and evaluation exist in some areas, such as environmental issues and business legislation, but are lacking in others. There has been a decline in public interest in discussing even the most important draft laws, and the number of regulations open for public discussion has decreased. Crucial bills related to civil and political human rights, including amendments to the Criminal Code criminalising activities related to freedom of speech, freedom of association, and freedom of assembly, are not subjected to public discussion and are often adopted in two readings simultaneously (as was the case with the introduction of criminal responsibility for organising and participating in the activities of unregistered associations under article 193-1 of the Criminal Code on December 21, 2021).
138.64 Initiate an open and inclusive dialogue with representatives of civil society, academia and the general public, aimed at ensuring the right of the people of Belarus to free and fair elections (Norway); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Cooperation & consultation with civil society Good governance & corruption Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED The constitutional amendments and related legislation enacted in 2022-2023, including the Law "On the Foundations of Civil Society," have resulted in a deteriorating rather than improving legal framework for potential national dialogue and civil society participation (see 138.59, 138.60, and 138.62). In 2022, all independent trade unions and the nationwide trade union association Belarusian Congress of Democratic Trade Unions were <u>dissolved</u> by court decisions. Leaders of independent

			trade union organisations, including Henadz Fiadynich, Siarhei Antusevich, Viachaslau Areshka, Yaraslau Yarashuk, and approximately 40 other trade union members, were sentenced to long prison terms. Additionally, all opposition political parties were dissolved by court decisions in 2023. Leaders of two of the disbanded parties, Ryhor Kastusiou (Belarusian Popular Front) and Mikalai Kazlou (United Civic Party), were also imposed long prison sentences, as were hundreds of other activists from opposition parties and movements, journalists, civil society members, and human rights defenders. Thousands of dissenters were compelled to leave Belarus to avoid politically motivated persecution stemming from their opposition to the current regime. As of mid-November 2023, decisions on the forced liquidation, including under extrajudicial procedure, <u>were issued</u> against at least 938 non-profit organisations, and decisions on self-liquidation were taken by at least 528 organisations (See 138.61). Under these conditions of continuous and widespread repression, an atmosphere of intimidation against alternative voices has taken root in Belarus, rendering open and inclusive dialogue unfeasible. As a result, the new version of the Electoral Code, which was adopted on February 16, 2023, did not incorporate the recommendations of domestic civil society organisations or previous recommendations from OSCE observer missions, including those stemming from the contentious and heavily contested 2020 presidential election. The authorities did not make any efforts to address, through legal regulation of electoral procedures, the factors that contributed to the post-election crisis in August 2020.
138.63 Engage in genuine dialogue with civil society represented by the Coordination Council in order to hold free and fair presidential elections in the presence of international observers (Lithuania); Source of Position: A/HRC/46/5/Add.1	Not supported	 Cooperation & consultation with civil society Good governance & corruption Cooperation with human rights mechanisms & requests for technical assistance Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED The Coordination Council was recognised as an extremist formation by the authorities, and any activities aimed at cooperation with it are considered criminal offences. All members of the Coordination Council's praesidium either faced detention or left the country. In 2022, two of them, Maxim Znak and Maryia Kalesnikava, received long prison sentences. All opposition political parties that had previously existed in the country were forcibly dissolved by the Supreme Court between July and

			September 2023, following a lawsuit by the Ministry of Justice for their failure to re-register.
			See 138.44, 138.59, 138.60, 138.62, 138.64
138.65 Put an end to all acts of intimidation	Not supported	- Cooperation & consultation with civil society	RECOMMENDATION IS NOT BEING IMPLEMENTED
and repression against its own population		- Freedom of movement	
and engage in transparent, inclusive		- Right to physical & moral integrity	See 138.59, 138.60, 138.62, 138.63, 138.64, 138.143.
dialogue with the opposition (Romania);		- Arbitrary arrest & detention	
Source of Position: A/HRC/46/5/Add.1		- Good governance & corruption	
		- Liberty & security of the person	
		- Right to peaceful assembly	
		- Right to participate in public affairs & right to vote	
		- Freedom of opinion and expression & access to	
		information	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS Affected persons:	
		- Human rights defenders & activists	
138.66 Engage in a genuine dialogue	Not supported	- Cooperation & consultation with civil society	RECOMMENDATION IS NOT BEING IMPLEMENTED
facilitated by the OSCE Chairperson -in-	Not supported	- Good governance & corruption	RECOMMENDATION IS NOT BEING IMPLEMENTED
Office with the voices of Belarusian civil		- Cooperation with international organizations	See 138.59, 138.60, 138.62, 138.63 и 138.64.
society, including women leading the		SDGs:	See 150.57, 150.00, 150.02, 150.05 n 150.04.
protests, to determine a democratic path		- 16 - PEACE, JUSTICE AND STRONG	
forward in allowing the Belarusian people		INSTITUTIONS	
to determine their future (United States of		Affected persons:	
America):		- Civil society	
Source of Position: A/HRC/46/5/Add.1		ervir society	
	rian law (including o	crimes against humanity, war crimes, genocide)	Å
138.67 Join the Code of Conduct regarding	Not supported	- International criminal & humanitarian law (including	RECOMMENDATION IS NOT BEING IMPLEMENTED
Security Council action against genocide,		crimes against humanity, war crimes, genocide)	
crimes against humanity or war crimes, as		- Cooperation with international organizations	Belarus has not acceded to the Code of Conduct regarding Security
elaborated by the Accountability,		SDGs:	Council action against genocide, crimes against humanity or war
Coherence and Transparency Group		- 16 - PEACE, JUSTICE AND STRONG	crimes developed by the Accountability, Coherence and
(Liechtenstein);		INSTITUTIONS	Transparency Group.
Source of Position: A/HRC/46/5/Add.1			
Theme: Rule of law & impunity			
138.192 Investigate cases of the use of	Accepted as	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
disproportionate violence by the police	implemented	- Access to justice & remedy	
(Cyprus);		SDGs:	See 138.102, 138.103.
Source of Position: A/HRC/46/5/Add.1			

		-	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
		- Law enforcement / police & prison officials	
138.197 Take all measures to combat	Accepted as	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
impunity for acts of torture and sexual	implemented	- Sexual & gender-based violence	
violence (France);	implemented	- Prohibition of torture & ill-treatment (including	See 138.102, 138.103.
Source of Position: A/HRC/46/5/Add.1		cruel, inhuman or degrading treatment)	500 130.102, 130.103.
		SDGs:	
		- 5 - GENDER EQUALITY	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Women & girls	
		- Persons deprived of their liberty & detainees	
138.203 Investigate and punish reports of	Accepted as	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
torture and ill-treatment swiftly and	implemented	- Access to justice & remedy	
comprehensively on the basis of the		- Prohibition of torture & ill-treatment (including	See 138.102, 138.103.
provisions of the Convention against		cruel, inhuman or degrading treatment)	
Torture, including the total prohibition of		SDGs:	
torture (Mexico);		- 16 - PEACE, JUSTICE AND STRONG	
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
		Affected persons:	
		- Persons deprived of their liberty & detainees	
138.193 Ensure full enjoyment of freedom	Partially accepted	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
of expression, speech, association and		- Arbitrary arrest & detention	
peaceful assembly, and progress towards		- Freedom of association	No state structures have made efforts to address the cases of
full, impartial and transparent investigation		- Right to life	disappearances that occurred in 1999-2000 involving political
of all allegations of arbitrary deprivation of		- Right to peaceful assembly	opponents of the regime, including former Interior Minister Yury
life, enforced disappearance, arbitrary		- Enforced disappearances	Zakharanka, former vice-speaker of the Supreme Soviet Viktar
detention, torture and ill-treatment and use		- Prohibition of torture & ill-treatment (including	Hanchar, businessman Anatol Krasouski, and journalist Dzmitry
of excessive force against peaceful		cruel, inhuman or degrading treatment)	Zavadski.
demonstrators (Czechia);		- Conditions of detention	On December 18, 2019, the suspended preliminary investigation in
Source of Position: A/HRC/46/5/Add.1		- Freedom of opinion and expression & access to	the criminal case of Y. Zakharanka, V. Hanchar and A. Krasouski
Source of Fosicion, A/HKC/40/5/Add.1		information	was resumed in connection with the interview of former special
		SDGs:	
			unit fighter Yury Harauski posted on December 16, 2019 on the
		- 16 - PEACE, JUSTICE AND STRONG	website of the radio station "Deutsche Welle".
		INSTITUTIONS	On March 18, 2020, the resumed preliminary investigation in
		Affected persons:	criminal cases was suspended due to the failure to identify the

		 Human rights defenders & activists Disappeared persons Civil society Persons deprived of their liberty & detainees 	person to be brought as an accused. Thus, as of September 2023, the preliminary investigation of the cases of Y. Zakharanka, V. Hanchar and A. Krasouski has been suspended. As of September 2023, the status of the cases of disappearances is unknown to relatives and the public. However, in September 2023, a criminal case on the enforced disappearances of Y. Zakharanka, V. Hanchar, and A. Krasouski, brought under universal jurisdiction, was considered in Switzerland against Y. Harauski, who was subsequently acquitted. See 138.102, 138.103, 138.112.
138.189 Ensure independent investigations into all allegations of human rights violations related to the 2020 presidential elections (Albania); Source of Position: A/HRC/46/5/Add.1	Not supported	 Good governance & corruption Rule of law & impunity Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Public officials 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
138.190 Effectively and impartially investigate all allegations of torture or ill- treatment of peaceful protestors and ensure that perpetrators are brought to justice (Austria); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
138.191 Ensure independent, transparent, impartial and credible investigations into human rights violations committed following the elections, including the disproportionate use of force against protesters (Costa Rica); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Access to justice & remedy Right to peaceful assembly Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
138.194 Ensure full accountability of members of law enforcement agencies and	Not supported	 Rule of law & impunity Administration of justice & fair trial 	RECOMMENDATION IS NOT BEING IMPLEMENTED

their commanding officers for all their		- Access to justice & remedy	See 138.102, 138.103.
actions (Czechia);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Law enforcement / police & prison officials	
138.195 Allow credible, transparent,	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
independent and impartial investigations to		- Right to participate in public affairs & right to vote	
be conducted into all human rights		SDGs:	See 138.102, 138.103.
violations and abuses, including in		- 16 - PEACE, JUSTICE AND STRONG	
connection to the 2020 presidential		INSTITUTIONS	
elections (Estonia);		Affected persons:	
Source of Position: A/HRC/46/5/Add.1		- Public officials	
138.196 Take immediate and effective	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
steps to end and prevent the arbitrary arrest,	11	- Arbitrary arrest & detention	
torture and ill-treatment of peaceful		- Prohibition of torture & ill-treatment (including	See 138.102, 138.103, 138.112.
protesters and other individuals, and to		cruel, inhuman or degrading treatment)	
bring those responsible to justice (Finland);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
		- Persons deprived of their liberty & detainees	
138.198 Conduct an independent	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
investigation into all allegations of torture	Not supported	- Access to justice & remedy	RECOMMENDATION IS NOT DEING INITELMENTED
and ill-treatment, including an effective and		- Right to participate in public affairs & right to vote	See 138.102, 138.103, 138.112.
verifiable process for holding to account		- Prohibition of torture & ill-treatment (including	566 156.102, 156.105, 156.112.
those who are responsible, and immediately		cruel, inhuman or degrading treatment)	
		- Conditions of detention	
and unconditionally release all political		1	
prisoners (Germany);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
	NT 1	- Persons deprived of their liberty & detainees	
138.199 Investigate all allegations of	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
arbitrary detention, enforced		- Arbitrary arrest & detention	
disappearance, disproportionate use of		- Enforced disappearances	See 138.102, 138.103, 138. 112, 138.193.
force against peaceful protesters, and		- Prohibition of torture & ill-treatment (including	
torture and ill-treatment in detention of		cruel, inhuman or degrading treatment)	
critics, journalists and peaceful protesters,		- Conditions of detention	

and hold those responsible to account		SDGs:	
(Greece);		- 16 - PEACE, JUSTICE AND STRONG	
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
		- Media	
		- Persons deprived of their liberty & detainees	
138.200 Allow for credible, transparent,	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
independent and impartial investigations to	rior supported	- Access to justice & remedy	
be conducted into human rights violations		- Right to participate in public affairs & right to vote	See 138.102, 138.103.
and abuses committed in the run-up to,		SDGs:	566 150.102, 150.105.
during and after the 2020 presidential		- 16 - PEACE, JUSTICE AND STRONG	
elections (Italy);		INSTITUTIONS	
Source of Position: A/HRC/46/5/Add.1		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
138.201 Conduct independent	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
investigations into the human rights	rior supported	- Right to peaceful assembly	
violations that took place in the aftermath		- Enforced disappearances	See 138.102, 138.103, 138.112, 138.193.
of the 2020 presidential elections,		- Right to participate in public affairs & right to vote	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,_,
including cases of enforced disappearance		- Prohibition of torture & ill-treatment (including	
and alleged cases of torture (Liechtenstein);		cruel, inhuman or degrading treatment)	
Source of Position: A/HRC/46/5/Add.1		- Freedom of opinion and expression & access to	
		information	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Civil society	
		- Persons deprived of their liberty & detainees	
138.202 Ensure prompt independent	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
investigation of all allegations of torture	••	- Access to justice & remedy	
and bring perpetrators to account		- Prohibition of torture & ill-treatment (including	See 138.102, 138.103.
(Lithuania);		cruel, inhuman or degrading treatment)	
Source of Position: A/HRC/46/5/Add.1		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Persons deprived of their liberty & detainees	

138.204 Duly conduct prompt, impartial and full investigations into the alleged practice of ill-treatment and excessive use of force by law enforcement officials, including the detention of minors, and prosecute the alleged perpetrators (Montenegro); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Access to justice & remedy Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Law enforcement / police & prison officials Children Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED As of the end of August 2023, there were 11 persons that became political prisoners when they were minors, some of them are still under 18 years old; among them are Mikita Zalatariou, Siarhei Hatskevich, Eduard Kudyniuk, Maksim Imhavik, Ivan Patsiaichuk, Dzianis Khazei, Aliaksandr Viniarski, Pavel Piskun, Aleh Dobrydnev, Artsiom Vaitsiakhovich, and Mikita Brui. It should be taken into account that the conditions of imprisonment for those convicted on political grounds are tougher than for ordinary prisoners. They are actually deprived of correspondence, parcels, visits, and are constantly punished by placement in a penal isolation cell. See 138.102, 138.103.
138.205 Undertake effective and impartial investigations into allegations of arbitrary detention and torture of peaceful demonstrators by security forces, and take action to implement its obligations under the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (New Zealand); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Arbitrary arrest & detention Right to peaceful assembly Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	 RECOMMENDATION IS NOT BEING IMPLEMENTED The State fails to fulfill its obligations under the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, including: Failing to enact effective legislative, administrative, judicial, and other measures to prevent acts of torture. Failing to ensure that all acts of torture are prosecuted under criminal law, and furthermore, leaving those involved in torture unpunished and denying the occurrence of torture. See 138.102, 138.103.
138.206 Cooperate fully with all relevant human rights mechanisms for a comprehensive independent investigation of recent events (North Macedonia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Freedom of association Cooperation with human rights mechanisms & requests for technical assistance Access to justice & remedy Right to peaceful assembly Enforced disappearances Right to participate in public affairs & right to vote Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Freedom of opinion and expression & access to information SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED In the investigation and prosecution of individuals responsible for human rights violations in the aftermath of the 2020 presidential election, Belarus disregards both national and international mechanisms. Despite the large number of reports of human rights violations made both by the victims in the course of the attempts to utilise national remedies and reports of the commission of crimes against humanity confirmed at the international level, not a single criminal case has been initiated in Belarus so far against representatives of the authorities, law enforcement officers, and security apparatus. Victims of human rights violations during the protests that began in 2020 have little hope of having their rights restored at the national level.

		 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Disappeared persons Civil society Law enforcement / police & prison officials Persons deprived of their liberty & detainees 	Additionally, the State shows no interest in cooperating with international mechanisms, as evidenced by its disregard of communications and statements from various international bodies, such as the Working Group on Arbitrary Detention. The denunciation of the Optional Protocol to the International Covenant on Civil and Political Rights exemplifies the state's disinterest in investigating human rights violations and lack of cooperation with international mechanisms.
138.207 Ensure that its domestic mechanisms on accountability and the rule of law are functioning to facilitate inclusive dialogue and address alleged human rights violations (Philippines); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Administration of justice & fair trial SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society Judges, lawyers and prosecutors 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.206.
138.208 Bring to justice the individuals responsible for human rights violations, in particular in the run-up to and the aftermath of the 2020 presidential elections (Poland); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Access to justice & remedy SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Law enforcement / police & prison officials 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
138.209 Conduct independent and transparent investigations into the allegations of serious human rights violations in connection with the recent demonstrations (Republic of Korea); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Access to justice & remedy Right to peaceful assembly Enforced disappearances Right to participate in public affairs & right to vote Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Law enforcement / police & prison officials 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.

138.210 Enable independent, transparent and impartial investigations into all allegations of human rights violations, aimed at ensuring access to justice, redress for victims and accountability for perpetrators (Romania);	Not supported	 Rule of law & impunity Support to victims & witnesses Access to justice & remedy SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
Source of Position: A/HRC/46/5/Add.1 138.211 Fully investigate all allegations of torture and other ill-treatment, including of those detained during the recent post- election protests, and bring all those responsible to justice (Slovakia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Rule of law & impunity Administration of justice & fair trial Prohibition of torture & ill-treatment (including cruel, inhuman or degrading treatment) Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.102, 138.103.
		- Persons deprived of their liberty & detainees	
Theme: Right to participate in public affair	s & right to vote		
138.212 Organize the holding of free and fair elections, in line with international standards and in the presence of OSCE observers (France); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Right to participate in public affairs & right to vote Cooperation with human rights mechanisms & requests for technical assistance SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED
138.213 Reform the Electoral Code and related legislation, taking into account the recommendations of the Office for Democratic Institutions and Human Rights Election Observation Mission's final report , of 4 March 2020 (Germany); Source of Position: A/HRC/46/5/Add.1	Not supported	 Right to participate in public affairs & right to vote Cooperation with human rights mechanisms & requests for technical assistance Constitutional & legislative framework SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED The constitutional norm restricting the active suffrage of citizens imprisoned on charges of committing a crime was removed from the Constitution and electoral legislation. However, other amendments to electoral legislation do not address the problematic norms that allow the executive power to restrict electoral rights and falsify election results.
138.214 Reform the Electoral Code in order to bring it in to line with international standards of fair and democratic elections (Romania); Source of Position: A/HRC/46/5/Add.1	Not supported	 Right to participate in public affairs & right to vote Legal & institutional reform SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.213.
138.215 Implement all the electoral recommendations from the OSCE Office for Democratic Institutions and Human	Not supported	 Right to participate in public affairs & right to vote Cooperation with human rights mechanisms & requests for technical assistance SDGs: 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.213.
Rights, as stated in its observation mission reports (Sweden); Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	
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Theme: Death penalty			
138.86 Consider abolishing the death penalty (Fiji); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.87 Take further steps towards abolition of the death penalty (Georgia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.89 Take steps to abolish the death penalty under all circumstances (Norway); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.90 Consider the full abolition of the death penalty and accession to the Second Optional Protocol to the International Covenant on Civil and Political Rights (Romania); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented		RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.93 Adopt measures to establish a moratorium on the use of the death penalty (Cyprus); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented		RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.96 Consider introducing a moratorium on the use of the death penalty with a view to its permanent abolition (Holy See);	Accepted as implemented	- Death penalty SDGs:	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.

Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons:	
138.97 Consider introducing a moratorium on executions with a view to fully abolishing the death penalty and signing the Second Optional Protocol to the International Covenant on Civil and Political Rights (Italy); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Persons deprived of their liberty & detainees Death penalty Ratification of & accession to international instruments Civil & political rights - general measures of implementation SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.13 Ratify the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty, and immediately take appropriate measures to release all political prisoners in the country (Slovenia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Persons deprived of their interfy & detainees Death penalty Arbitrary arrest & detention Ratification of & accession to international instruments Civil & political rights - general measures of implementation Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.84 Abolish the death penalty (Canada); Source of Position: A/HRC/46/5/Add.1	Not supported	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.85 Abolish the death penalty (Timor-Leste) (Liechtenstein);Source of Position: A/HRC/46/5/Add.1	Not supported	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.

120.00 E-lles abalish the death genelter and	Net man ented	Death and the	DECOMMENDATION IS NOT DEING IMDI EMENTED
138.88 Fully abolish the death penalty and	Not supported	- Death penalty	RECOMMENDATION IS NOT BEING IMPLEMENTED
ratify the Second Optional Protocol to the		- Ratification of & accession to international	0 . 120.12
International Covenant on Civil and		instruments	See 138.12.
Political Rights (Iceland);		- Civil & political rights - general measures of	
Source of Position: A/HRC/46/5/Add.1		implementation	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Persons deprived of their liberty & detainees	
138.91 Establish a moratorium on	Not supported	- Death penalty	RECOMMENDATION IS NOT BEING IMPLEMENTED
executions with a view to abolishing the		SDGs:	
death penalty (Switzerland);		- 16 - PEACE, JUSTICE AND STRONG	See 138.12.
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
		Affected persons:	
	NT	- Persons deprived of their liberty & detainees	
138.92 Establish a moratorium on the death	Not supported	- Death penalty	RECOMMENDATION IS NOT BEING IMPLEMENTED
penalty with a view to its abolition (Chile);		SDGs:	0 100 10
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	See 138.12.
		INSTITUTIONS	
		Affected persons:	
	NT	- Persons deprived of their liberty & detainees	
138.94 Establish quickly a moratorium on	Not supported	- Death penalty	RECOMMENDATION IS NOT BEING IMPLEMENTED
executions with a view to abolishing the		SDGs:	0 120 12
death penalty (France);		- 16 - PEACE, JUSTICE AND STRONG	See 138.12.
Source of Position: A/HRC/46/5/Add.1		INSTITUTIONS	
		Affected persons:	
129.05 Establish suithaut dalar	Net merel	- Persons deprived of their liberty & detainees	DECOMMENDATION IS NOT DEING IMPLEMENTED
138.95 Establish, without delay, a	Not supported	- Death penalty - Ratification of & accession to international	RECOMMENDATION IS NOT BEING IMPLEMENTED
moratorium on the death penalty and ratify the Second Optional Protocol to the			See 138.12.
International Covenant on Civil and		instruments	See 156.12.
Political Rights, aiming at the abolition of		- Civil & political rights - general measures of implementation	
the death penalty (Germany);		SDGs:	
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
Source of Fusicion, A/IIICC/40/J/Add.1		INSTITUTIONS	
		Affected persons:	
		- Persons deprived of their liberty & detainees	
138.98 Establish an immediate moratorium	Not supported	- Death penalty	RECOMMENDATION IS NOT BEING IMPLEMENTED
on the death penalty and abolish it in law	The supported	SDGs:	RECOMMENDATION IS NOT DEINO IMI LEMENTED
and practice (Luxembourg);			See 138.12.
and practice (Luxenbourg),			500 150.12.

Source of Position: A/HRC/46/5/Add.1		 - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: - Persons deprived of their liberty & detainees 	
138.99 Immediately implement a formal moratorium on executions, and take steps towards the total abolition of the death penalty (New Zealand); Source of Position: A/HRC/46/5/Add.1	Not supported	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.100 Immediately commute all death sentences to terms of imprisonment and establish an official moratorium on executions (Slovakia); Source of Position: A/HRC/46/5/Add.1	Not supported	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
138.101 Introduce a national moratorium on the use of the death penalty, as a first step towards its abolition (Sweden); Source of Position: A/HRC/46/5/Add.1	Not supported	 Death penalty SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.12.
Theme: Sexual & gender-based violence			1
138.242 Adopt the necessary legal measures and reforms to prevent and combat all forms of discrimination, as well as violence against women, in particular domestic and sexual violence (Ecuador); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Legal & institutional reform Constitutional & legislative framework Discrimination against women SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATIONISBEINGPARTIALLYIMPLEMENTEDThere is still no comprehensive anti-discrimination legislation (See138.70).Furthermore, there is no criminal responsibility fordomestic violence and marital rape.However, some amendments were introduced to the Law of theRepublic of Belarus of January 4, 2014, No. 122-3 "On the Basisof Activities for the Prevention of Delinquency." The updated lawnow recognizes the concept of "domestic violence," encompassingnot only physical and psychological violence but also sexual one.However, it does not include financial or economic violence, whichis common in Belarus. The revised law also introduces an articleon protective orders.The country is expected to establish a register of information ondomestic violence, which will serve as an information system forcollecting such data.

			As part of a widespread campaign aimed at elimination of NGOs, organisations dedicated to safeguarding women's rights and addressing domestic violence through legal aid, shelters, and related services ceased their operations. Given the overall repressive environment in the country, the ideological orientation of the competent authorities to whom victims of domestic violence might turn for help, the liquidation of organisations that disseminated information about available remedies and provided other support to victims, as well as the diminishing accessibility of quality legal assistance, victims of violence are reluctant to use existing mechanisms out of fear of drawing the attention of law enforcement agencies that may find grounds to hold the applicant accountable for allegedly holding alternative (to pro-state) views.
138.244 Redouble efforts in conducting awareness-raising and training for duty bearers towards preventing and addressing gender-based violence and ensuring victims' access to appropriate services (Philippines); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Support to victims & witnesses Human rights education, trainings & awareness raising Access to justice & remedy SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED The National Action Plan for Gender Equality in the Republic of Belarus for 2021-2025 formally includes various measures such as trainings for employees of the Ministry of Internal Affairs and the State Border Committee on recognizing and addressing cases of sexual and gender-based violence against migrants, monitoring the organisation of efforts to prevent domestic violence, including the functioning of "crisis rooms", the establishment of an interagency resource centre for the prevention of domestic violence at the Academy of the Ministry of Internal Affairs of the Republic of Belarus, and advanced training in gender-based violence (with focus on a domestic violence) prevention for judges. However, there is a lack of information regarding the practical implementation of these measures, and monitoring the situation is complicated by the liquidation of specialised NGOs (see 138.239). Clarifications of the new legislation, including <u>information</u> on existing remedies, as well as <u>information</u> on the organisation of targeted discussions, can be found in the state media and on the websites of state bodies. A republican preventive campaign "A House without Violence" is being organised. Inter-agency councils for assisting victims of domestic violence have been legally regulated and are being established in practice, but there is no information available on the effectiveness of this mechanism. As to the overall ineffectiveness of existing mechanisms, due to the repressive environment that discourages

			victims of gender-based violence from seeking help from the competent authorities, see 138.242.
138.246 Develop specific legislation to combat domestic violence, including by establishing complaints mechanisms and strengthening the role of civil society in laws, policies, program me s and services to prevent and protect against domestic violence (Costa Rica); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims& witnesses Access to justice & remedy Constitutional & legislative framework Discrimination against women SDGs: 5 - GENDER EQUALITY 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED Legal restrictions on the operations of civil society organisations, coupled with ongoing political repression since 2020, pose significant obstacles to the work of non-governmental organisations engaged in domestic violence prevention and protection. As of mid-November 2023, at least 938 non-profit organisations have faced forced liquidation decisions, including extrajudicial liquidation and at least 528 organisations were forced to decide to self-liquidate, since 2021 (See 138.61). At the same time, the legislation prohibits the activities of unregistered public associations and criminalises them as of 2022, with penalties of up to two years' imprisonment under article 193-1 of the Criminal Code (See 138.183). Among the organisations that lost their registration as part of this liquidation campaign was Radislava, a public association established by women who were victims of violence. Since its inception in Autumn 2001, it had been active in combating domestic violence, operating shelters, providing psychological support, and offering legal counseling to hundreds of women. The organisation's hotline, which used to provide support at any time of the day, ceased to function following its liquidation. Female employees of Radislava faced administrative and criminal prosecution. In 2021, a Supreme Court ruling, at the request of the Ministry of Justice, compelled the liquidation of Gender Perspectives, an organisation that established and managed a nationwide hotline for domestic violence victims. This led to the hotline's termination. The organisation had previously led a coalition of NGOs advocating for the adoption of a special law against domestic violence, which had never been passed. The inability to exercise their civil rights, including unprecedented pressure on independent non-profit organisations, the atmosphere of intimidation and impunity in Belarus, compelled many women human rights defenders and activists to leave the country. Abroad, they often find thems

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			See 138 242
 138.247 Consider undertaking the necessary reforms to criminalize violence against women, in particular domestic and sexual violence (Peru); Source of Position: A/HRC/46/5/Add.1 138.248 Adopt effective legislation 	Accepted as implemented Accepted as	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls Sexual & gender-based violence 	See 138.242. RECOMMENDATION IS NOT BEING IMPLEMENTED There is no public information about the authorities' consideration of this issue. See 138.242. RECOMMENDATION IS NOT BEING IMPLEMENTED
riminalizing violence against women, namely domestic and sexual violence (Portugal); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	See 138.242.
138.249 Continue to take steps to combat violence against women, including through legislative reforms (Malaysia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.242.
138.250 Adopt legislation specifically criminalizing violence against women, particularly domestic and sexual violence (Angola); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY Affected persons: 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.242.

		- Women & girls	
138.251 Develop a legal framework aimed at combating domestic and gender-based violence (Croatia); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Rule of law & impunity Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.242.
138.252 Launch awareness-raising campaigns to fight domestic violence and to raise further awareness about the consequences of it (Kuwait); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Sexual & gender-based violence Violence against women Human rights education, trainings & awareness raising SDGs: 5 - GENDER EQUALITY 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.244.
138.245 Adopt a comprehensive law criminalizing all forms of violence against women, particularly domestic and sexual violence (Brazil); Source of Position: A/HRC/46/5/Add.1	Not supported	 Sexual & gender-based violence Violence against women Rule of law & impunity Legal & institutional reform Support to victims & witnesses Access to justice & remedy Constitutional & legislative framework SDGs: 5 - GENDER EQUALITY 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.242.
Theme: Arbitrary arrest & detention 138.125 Immediately release all those who	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
have been arbitrarily detained solely for exercising their rights to freedom of expression and peaceful assembly, protect human rights defenders and stop all forms of gender-based violence (Austria);		 Right to peaceful assembly Sexual & gender-based violence Freedom of opinion and expression & access to information SDGs: 	See 138.105, 138.112.

Source of Position: A/HRC/46/5/Add.1		- 5 - GENDER EQUALITY	
Source of Toshion. A/TICC/40/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Women & girls	
		- Persons deprived of their liberty & detainees	
138.126 Immediately and unconditionally	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
release all political prisoners and provide	Not supported	- Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
them with full rehabilitation (Belgium);		- Support to victims & witnesses	See 138.105, 138.112.
Source of Position: A/HRC/46/5/Add.1		SDGs:	500 150.105, 150.112.
Source of Tostion. A/TRC/+0/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Persons deprived of their liberty & detainees	
138.127 Release immediately and	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
unconditionally all political prisoners who	riorsupported	- Rule of law & impunity	
are detained illegally and arbitrarily		- Freedom of opinion and expression & access to	See 138.105, 138.112.
(Chile);		information	
Source of Position: A/HRC/46/5/Add.1		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Persons deprived of their liberty & detainees	
138.128 Unconditionally and immediately	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
release all political prisoners and prisoners		- Rule of law & impunity	
of conscience, end the criminal proceedings		- Support to victims & witnesses	See 138.105, 138.112.
against them and provide them with full		- Freedom of opinion and expression & access to	
rehabilitation (Czechia);		information	
Source of Position: A/HRC/46/5/Add.1		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Persons deprived of their liberty & detainees	
138.129 Release immediately and	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
unconditionally all political prisoners and		- Freedom of opinion and expression & access to	
those arbitrarily detained (Estonia);		information	See 138.105, 138.112.
Source of Position: A/HRC/46/5/Add.1		SDGs:	

		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Persons deprived of their liberty & detainees	
		*	
138.130 Immediately release unlawfully	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
detained persons and enable an		- Violence against women	
independent, transparent and impartial		- Rule of law & impunity	See 138.105, 138.112.
international investigation into all		- Access to justice & remedy	
allegations of torture, sexual and gender-		- Sexual & gender-based violence	
based violence, and other ill-treatment of		- Prohibition of torture & ill-treatment (including	
detained persons (Iceland);		cruel, inhuman or degrading treatment)	
Source of Position: A/HRC/46/5/Add.1		- Conditions of detention	
Source of Fosition: A/HKC/40/3/Add.1			
		- Freedom of opinion and expression & access to	
		information	
		SDGs:	
		- 5 - GENDER EQUALITY	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Women & girls	
		- Persons deprived of their liberty & detainees	
138.131 Immediately, and unconditionally,	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
release all political prisoners and human	riorsupported	- Freedom of opinion and expression & access to	
rights defenders and refrain from such		information	See 138.105, 138.112.
detentions in the future (Ireland);		SDGs:	500 150.105, 150.112.
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		- Human rights defenders & activists	
		- Persons deprived of their liberty & detainees	
138.132 Immediately cease the arbitrary	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
detention and forceful oppression of		- Freedom of thought, conscience & religion	
citizens (Japan);		- Right to peaceful assembly	See 138.105, 138.112, 138.143.
Source of Position: A/HRC/46/5/Add.1		- Freedom of opinion and expression & access to	
		information	
		SDGs:	
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons:	
		-	
		- Persons deprived of their liberty & detainees	

138.133 Release all individuals forcefully detained for participation in peaceful	Not supported	Arbitrary arrest & detentionRight to peaceful assembly	RECOMMENDATION IS NOT BEING IMPLEMENTED
protests and on political grounds (Ukraine); Source of Position: A/HRC/46/5/Add.1		 Freedom of opinion and expression & access to information SDGs: 	See 138.105, 138.112, 138.143.
		- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons:	
		- Persons deprived of their liberty & detainees	
138.134 Release immediately and unconditionally all political prisoners,	Not supported	- Arbitrary arrest & detention - Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
including former presidential candidates, their supporters and those detained during		- Right to participate in public affairs & right to vote - Conditions of detention	Former presidential candidate Viktar Babaryka has been held incommunicado for several months — since May 2023 — without
post-election protests, and refrain from		SDGs:	the possibility of contacting his family and lawyer. Presidential
judicial harassment and reprisals		- 16 - PEACE, JUSTICE AND STRONG	candidates Sviatlana Tsikhanouskaya and Valery Tsepkala were
(Lithuania);		INSTITUTIONS	sentenced in absentia to long prison terms.
Source of Position: A/HRC/46/5/Add.1		Affected persons: - Persons deprived of their liberty & detainees	See 38.105, 138.112, 138.143.
138.135 Release all persons arrested in the	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
context of the events surrounding the	11	- Freedom of opinion and expression & access to	
August 2020 presidential elections, drop		information	See 38.105, 138.112, 138.143.
administrative proceedings or penalties aimed at them, and stop Internet cut-offs		SDGs: - 16 - PEACE, JUSTICE AND STRONG	
(Luxembourg);		INSTITUTIONS	
Source of Position: A/HRC/46/5/Add.1		Affected persons:	
		- Persons deprived of their liberty & detainees	
138.136 Release all political prisoners and provide them with full rehabilitation	Not supported	- Arbitrary arrest & detention - Rule of law & impunity	RECOMMENDATION IS NOT BEING IMPLEMENTED
(Malta);		- Access to justice & remedy	See 38.105, 138.112, 138.143.
Source of Position: A/HRC/46/5/Add.1		SDGs:	,
		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	
		Affected persons: - Persons deprived of their liberty & detainees	
138.137 Ensure the unconditional release of	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED
people who have been arbitrarily detained		- Rule of law & impunity	
or otherwise unlawfully deprived of their		- Support to victims & witnesses	See 38.105, 138.112, 138.143.
liberty, including members of the opposition, human rights defenders,		- Access to justice & remedy SDGs:	
journalists, media workers, civil society		- 16 - PEACE, JUSTICE AND STRONG	
		INSTITUTIONS	

activists and political prisoners, and ensure		Affected persons:		
access to justice (Norway);		- Human rights defenders & activists		
Source of Position: A/HRC/46/5/Add.1		- Media		
		- Persons deprived of their liberty & detainees		
138.138 Immediately and unconditionally	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED	
release all political prisoners and ensure		- Access to justice & remedy		
their full rehabilitation (Poland);		- Right to participate in public affairs & right to vote	See 38.105, 138.112, 138.143.	
Source of Position: A/HRC/46/5/Add.1		SDGs:		
		- 16 - PEACE, JUSTICE AND STRONG		
		INSTITUTIONS		
		Affected persons:		
		- Human rights defenders & activists		
		- Persons deprived of their liberty & detainees		
138.139 Immediately release all political	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED	
prisoners and those detained for		- Rule of law & impunity		
participation in election-related protests,		- Access to justice & remedy	See 38.105, 138.112, 138.143.	
and demonstrate a commitment to its		- Right to peaceful assembly		
international human rights obligations		- Right to participate in public affairs & right to vote		
(United States of America);		SDGs:		
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG		
		INSTITUTIONS		
		Affected persons:		
		- Human rights defenders & activists		
		- Persons deprived of their liberty & detainees		
138.150 Amend its law on mass media,	Not supported	- Arbitrary arrest & detention	RECOMMENDATION IS NOT BEING IMPLEMENTED	
putting an end to arbitrary arrests and	11	- Freedom of association		
criminal prosecution in relation to mass		- Right to peaceful assembly	See 138.61, 138.141, 138.144, 138.146, 138.155, 138.160,	
media and freedom of speech, and		- Constitutional & legislative framework	138.172.	
ensuring freedoms of expression, assembly		- Freedom of opinion and expression & access to		
and association for civil society and		information		
human rights defenders (Portugal);		SDGs:		
Source of Position: A/HRC/46/5/Add.1		- 16 - PEACE, JUSTICE AND STRONG		
		INSTITUTIONS		
		Affected persons:		
		- Human rights defenders & activists		
		- Civil society		
		- Media		
Theme: Freedom of thought, conscience & religion				
138.153 Ensure that no restrictions are	Accepted as	- Freedom of thought, conscience & religion	RECOMMENDATION IS NOT BEING IMPLEMENTED	
imposed on the right to freedom of religion	implemented	SDGs:	In addition to the legal restrictions imposed by the authorities (See	
and belief (Holy See);	promoniou		138.144), the propagation of a hostile narrative in the public	
			reality, the propagation of a nostice narrange in the public	

	 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Minorities/ racial, ethnic, linguistic, religious or descent-based groups 	 sphere. This narrative targets certain denominations and clergymen who maintain an alternative stance on the 2020 events and, since February 2022, on the war in Ukraine. Examples include the incitement of confessional and religious discord, desecration of the national and religious symbols. In 2022, attempts were made to control congregations' social media and the content of sermons and prayers in relation to the war in Ukraine. Interference in the exercise of worship also took place as to individual services. Believers held in places of detention still lack access to necessary religious literature and religious items. In 2021, in a wave of liquidation of public associations, some religious communities were also liquidated.
Accented	- Right to peaceful assembly	RECOMMENDATION IS NOT BEING IMPLEMENTED
	- Freedom of association	RECOMMENDATION IS NOT BEING INFLEMENTED
	- Freedom of opinion and expression & access to	See 138.141, 138.143, 138.144, 138.146.
	1	
	INSTITUTIONS	
	Affected persons:	
Accepted as	- Right to peaceful assembly	RECOMMENDATION IS NOT BEING IMPLEMENTED
implemented	- Freedom of association	
		See 138.141, 138.143, 138.144, 138.146.
	- 16 - PEACE, JUSTICE AND STRONG	
	INSTITUTIONS	
	-	
Accepted as	- Right to peaceful assembly	RECOMMENDATION IS NOT BEING IMPLEMENTED
implemented		
	1	See 138.141, 138.143, 138.144.
	- 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS	
	Accepted as	Accepted implementedas - Right to peaceful assembly - Freedom of association - Freedom of opinion and expression & access to information SDGs: - 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: - Human rights defenders & activists - Civil society - MediaAccepted

		Affected persons: - Human rights defenders & activists - Civil society	
138.176 Respect the right of peaceful assembly, and release all individuals arbitrarily detained for participation in peaceful protests (Canada); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Right to peaceful assembly Arbitrary arrest & detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Persons deprived of their liberty & detainees 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.105, 138.112, 138.141, 138.143, 138.144.
138.177 Ensure the right of people to peaceful assembly and the ability to peacefully protest, without limiting the rights of participants, including lesbian, gay, bisexual, transgender and intersex persons (Iceland); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Lesbian, gay, bisexual and transgender and intersex persons (LGBTI) 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.143, 138.144.
138.178 Strictly adhere to its obligations under the International Covenant on Civil and Political Rights, including ensuring full and unhindered exercise of the freedom to peacefully protest (Ukraine); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Right to peaceful assembly Civil & political rights - general measures of implementation Scope of international obligations SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.143, 138.144.
138.179 Ensure that all people can exercise their right to freedom of peaceful assembly and guarantee upholding of peaceful protests (Malta); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Right to peaceful assembly SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society Media 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.143, 138.144.
138.140 Guarantee freedom of assembly and ensure that all those who have been arbitrarily detained are immediately and unconditionally released (Sweden); Source of Position: A/HRC/46/5/Add.1	Not supported	 Right to peaceful assembly Arbitrary arrest & detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.105, 138.112, 138.141, 138.143, 138.144.

138.170 Act immediately to provide a safe environment for peaceful assembly and freedom of expression, for the Belarusian people, non-governmental organizations and civil society (New Zealand); Source of Position: A/HRC/46/5/Add.1	Not supported	 Affected persons: Human rights defenders & activists Persons deprived of their liberty & detainees Right to peaceful assembly Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.143, 138.144, 138.146, 138.150.
138.180 Immediately halt the violent repression of peaceful demonstrations, and respect the legitimate right of the people of Belarus to participate in public life (Norway); Source of Position: A/HRC/46/5/Add.1	Not supported	 Media Right to peaceful assembly Right to participate in public affairs & right to vote Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.143, 138.144.
Theme: Freedom of association		<u>.</u>	
138.184 Consider simplifying the rules that regulate the registration of civil society organizations and political parties (Peru); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Freedom of association Right to participate in public affairs & right to vote SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Human rights defenders & activists Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED The procedure for the registration of public associations and political parties in Belarus remains complex, burdensome, and costly, creating substantial barriers to the formation of public associations and making it extremely difficult to establish new political parties (See 138.141, 138.144). Despite the 14 February 2023 amendments to the Law "On Public Associations" and the Law "On Political Parties", the conditions for registration of public associations remained unchanged, while the criteria and requirements for establishing political parties became even more stringent. The amendments include an increase in the mandatory minimum number of party founders from 1,000 to 5,000 and a requirement for parties to have registered branches across most parts of the country and in all regions.

			Regarding public associations, the only positive change brought by the new version of the law is the option to submit registration documents online. The registration process for public associations takes one month, and this period can be extended through registration suspension. The legislation also provides state authorities with broad discretion to reject registration applications on seemingly minor or implausible grounds. For the registration, applicants must prepare more than a dozen documents in strict compliance with numerous mandatory requirements, including using a specific unique font and maintaining precise margin sizes. Registration authorities do not provide guidance on document accuracy. Consequently, if authorities identify any errors, even minor ones, in the application documents of an organisation being established, they can use them as a basis for refusal. Subsequently, after all identified deficiencies are addressed, and the same set of documents is resubmitted, the registration authority may again deny the application on different grounds. One significant challenge for all forms of associations is the requirement for organisations, including local branches, to have a legal address in non-residential premises as an office, with private residential premises not qualifying as a legal address for these purposes.
138.183 Bring legislation on freedom of association into full compliance with its international obligations, including by repealing article 23.88 of the Code of Administrative Offences (Denmark); Source of Position: A/HRC/46/5/Add.1	Partially accepted	 Freedom of association Constitutional & legislative framework SDGs: 16 PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Civil society 	RECOMMENDATION IS NOT BEING IMPLEMENTED In January 22, 2022, a law <u>came into effect</u> , reinstating criminal responsibility for participating in the activities of organisations without state registration and establishing such organisations (article 193-1 of the Criminal Code), a provision that had been previously repealed in July 2019. This article applies to the activities of unregistered public associations, including political parties, trade unions, religious organisations, and foundations. The content of the new article 193-1 is almost identical to the criminal article that was cancelled in 2019, and it includes the same penalties: a monetary fine, arrest for up to three months, or imprisonment for up to two years. The only difference in the updated article is the added provision that it should not be applicable in cases where the more severe article 423-1 of the Criminal Code, which deals with non-enforcement of decisions to

138.149 Immediately lift restrictions on freedoms of association, peaceful assembly and expression, including on independent media and the Internet (United Kingdom of Great Britain and Northern Ireland); Source of Position: A/HRC/46/5/Add.1	Not supported	 Freedom of association Right to peaceful assembly Freedom of opinion and expression & access to information SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Media 	suspend and liquidate organisations deemed "extremist," is applicable. Article 193-1 of the Criminal Code replaced article 23.88 of the Code of Administrative Offences, which is a significant increase in punishment for the activities of public associations without registration. Two criminal cases have been initiated under this article. One case is against an association that continued its activities after a court decision ordered its liquidation, and the other pertains to "carrying out the activities of a public association without registration under the guise of a commercial organisation. In June 2022, it became known that a criminal case under article 193-1 had been initiated against Volha Velichka, the former head of the public charity organisation "Hrodna Children's Hospice," which had been liquidated in August 2021. This marked the third criminal case against her. There are instances of activists receiving warnings about actions that might lead to responsibility under article 193-1. See 138.141, 138.144, 138.150, 138.184. RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.141, 138.144, 138.146, 138.150, 138.183, 138.184.
<i>Theme: Economic, social & cultural rights</i> 138.80 Continue to promote sustainable			RECOMMENDATION IS NOT BEING IMPLEMENTED
economic and social development, improve livelihoods and enhance peoples' well- being (China); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Economic, social & cultural rights - general measures of implementation Right to an adequate standard of living 	According to <u>Belarus Human Rights Index</u> developed by the Belarusian Helsinki Committee with the participation of approximately 50 experts from various fields, the situation concerning the fulfilment of economic, social, and cultural rights has significantly deteriorated. In 2022, the assessment of each right separately resulted in an overall rating of 3.6, which is 1.7 lower than the 2019 assessment. It should also be noted that the deterioration is also seen in civil and political rights, where the rating in 2022 is 2.3, falling by 1.7 compared to 2019.

138.82 Continue to implement socially	Accepted as		Mass repression and violations of civil and political rights inevitably impact the realisation of economic, social, and cultural rights, thereby reducing the overall standard of living and well- being of citizens. RECOMMENDATION IS NOT BEING IMPLEMENTED
oriented policies aimed at further improving the well-being of citizens (Democratic People's Republic of Korea); Source of Position: A/HRC/46/5/Add.1	implemented	of implementation	See 138.72, 138.80, 138.225.
138.219 Continue to strengthen efforts to ensure the provision of adequate education and health care for everyone (Kazakhstan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Economic, social & cultural rights - general measures of implementation Right to health Right to education SDGs: 3 - GOOD HEALTH AND WELL-BEING 4 - QUALITY EDUCATION 	RECOMMENDATION IS NOT BEING IMPLEMENTED Despite the general accessibility of education in Belarus, the quality of primary, secondary, and higher education has significantly decreased over the past three years due to ideologization and the militarization of education, particularly with the outbreak of the war in Ukraine. The suppression of any opinions not aligned with the state ideology, as well as the use of law enforcement and security forces practices in educational institutions (See 138.256), contradicts the obligation to provide education in the spirit of human rights, mutual understanding, and tolerance. As to the healthcare, see 138.226
138.220 Continue with its effective protection of family rights, social security, the right to work, the right to education and the rights of children and of women (Nicaragua); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Economic, social & cultural rights - general measures of implementation Rights related to marriage & family Advancement of women Labour rights and right to work Children: definition; general principles; protection Right to social security Right to education SDGs: 1 - NO POVERTY 4 - QUALITY EDUCATION 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Children Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED Protection of family rights: see 138.216, 138.242, 138.244, 138.246, 138.253; Social security: see 138.72, 138.225, 138.257; The right to education: see 138.219, 138.233; The rights of children and women: see 138.70, 138.216, 138.236, 138.237, 138.238, 138.242, 138.244, 138.246, 138.253, 138.256. As to the right to work, despite the prohibition of forced labor by legislation, various forms of involuntary labor continue to exist. These include medical and labor dispensaries, unpaid work for unemployed or underemployed parents whose children are under state care, and the involvement of employees of state and private entities, including minors, in seasonal agricultural harvesting and unpaid weekend labor (subbotniks).

138.221 Continue to make efforts for the provision of social security, primary health care and access to preschool education (Pakistan); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Economic, social & cultural rights - general measures of implementation Right to health Right to social security Right to education SDGs: 1 - NO POVERTY 3 - GOOD HEALTH AND WELL-BEING 4 - QUALITY EDUCATION 	Since 2020, employees from both public and private sectors have faced unfair dismissal based on their political views. Attorneys face mass repressions due to the exercise of their professional duties. With the mass liquidation of independent trade unions as part of a broader campaign to eliminate civil society organisations, workers' access to effective means of protecting their rights significantly diminished. (See 138.61, 138.141) See 138.264 RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED See 138.72, 138.225, 138.257, 138.226. 138.233
Theme: Labour rights and right to work			
138.238 Take specific measures to reduce the gender pay gap, and combat the negative stereotypes regarding women in the area of work (Angola); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Labour rights and right to work Equality & non-discrimination Discrimination against women SDGs: 5 - GENDER EQUALITY 8 - DECENT WORK AND ECONOMIC GROWTH Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED Systemic discrimination against women in the labor sphere persists, with prohibited professions for women, gender pay gaps, the glass ceiling, and harassment continues. The proportion of men taking parental leave remains extremely low, and state officials actively promote the narrative of a woman's primary role as fulfilling the reproductive function. See 138.70.
Theme: Advancement of women			
138.236 Draft and implement a new national action plan to ensure gender equality (Burundi); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Advancement of women Legal & institutional reform National Human Rights Action Plans (or specific areas) / implementation plans Discrimination against women SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATION IS BEING PARTIALLY IMPLEMENTED In 2020, the government adopted the National Action Plan for Ensuring Gender Equality in the Republic of Belarus for 2021- 2025. The plan assumes that special attention will be paid to "gender equality issues will be given special attention in the framework of work to achieve the Sustainable Development Goals" and "the introduction of the gender factor into the implementation of state policy as an integral condition for the equal development of human capital of women and men." Domestic

			violence, as well as the presence of well-established traditional gender stereotypes are highlighted as problems. At the same time, there are still problems regarding the implementation of the national plan and the actual provision of gender equality. Women are subjected to systemic discrimination in educational, labor and other social spheres, suffer from unequal conditions of admission to educational institutions, a ban on choosing certain professions, lower salaries, unequal distribution of household responsibilities due to the stereotypical role of "housewife" assigned to a woman by society, etc. Despite the fact that gender- based violence is also a widespread problem, a legislative act prohibiting all forms of violence against women and providing legal remedies against such treatment still has not been adopted. See 138.70, 138.238, 138.242, 138.246.
138.237 Continue to make efforts to provide educational facilities and opportunities to girls and women and advance equal access to vocational training facilities (India); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Advancement of women Equality & non-discrimination Right to education SDGs: 4 - QUALITY EDUCATION Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED In Belarus, there is still no opportunity for women to enroll in a number of higher educational institutions, or unequal conditions are created for admission (for example, the number of places is significantly lower than for men). Such universities include the Military Academy, the Academy of the Ministry of Internal Affairs, the University of Civil Protection of the Ministry of Emergency Situations. Moreover, in 2023, the Ministry of Health issued an Order determining the number of places for subordination in surgery and anaesthesiology "separately for male and female students." The order states that this practice is justified by the optimization of resources in the field of higher medical education to meet the demand for specialist doctors. However, this distribution directly discriminates against women, since the number of places allocated to them is disproportionately smaller compared to male students. Consequently, men are given places despite lower scores. In addition to the illegality of such unequal treatment in accordance with the provisions of the Constitution of Belarus and its international obligations, this policy <u>violates the right to education</u> . Female students, despite their high scores and abilities, are limited in the free choice of the desired specialisation, while male students are forced to pursue undesirable specialises solely because they are men.

138.239 Take measures to raise public awareness on gender-based discrimination, in consultation with non-governmental organizations (Burkina Faso); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Advancement of women Equality & non-discrimination Human rights education, trainings & awareness raising Discrimination against women SDGs: 5 - GENDER EQUALITY 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED Among the organisations forcibly liquidated (See 138.61) were both specialised NGOs dealing with issues of combating domestic violence and gender discrimination, and organisations that implemented separate programs in the field of strengthening the role and support of women (including, among others, the authoritative public association "Radislava" and the Public Association "Gender Perspectives") (See 138.246). The possibility of raising awareness with the participation of civil society has been negatively affected by the repression of women human rights defenders and activists. Since the 2020 elections and until the end of 2022, at least 323 women have been recognized as political prisoners. At least 162 women are currently serving their sentences. Despite the recommendations of the Committee on the Elimination of Discrimination against Women, the activities carried out by the Belarusian authorities within the framework of national action plans for gender equality do not go beyond ensuring the social and economic rights of women and do not include measures to support human rights defenders, civil activists and non-governmental organisations defending women's rights. In 2021, representatives of 3 independent public associations were excluded from the National Council on Gender Policy under the Council of Ministers, and representatives of only one public association remained in its composition - the pro-government Belarusian Union of Women.
138.240 Regularly cover in the national media the issue of gender equality (Burundi); Source of Position: A/HRC/46/5/Add.1	Accepted as implemented	 Advancement of women Equality & non-discrimination Discrimination against women Freedom of opinion and expression & access to information SDGs: 5 - GENDER EQUALITY Affected persons: Women & girls 	RECOMMENDATION IS NOT BEING IMPLEMENTED See 138.216.
<i>Theme: Children: juvenile justice</i> 138.255 Review the juvenile justice system and introduce a juvenile criminal law with a view to developing alternatives to	Accepted as implemented	 Children: juvenile justice Administration of justice & fair trial Children: definition; general principles; protection 	RECOMMENDATION IS NOT BEING IMPLEMENTED There is no information on the revision of the juvenile justice system and related legislative changes.

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detention and reducing prison sentences for offenders under 18 years of age (Germany); Source of Position: A/HRC/46/5/Add.1 138.256 Reform the juvenile justice system to ensure that the rights of children and the best interests of the child are respected in	Accepted as implemented	 Constitutional & legislative framework Conditions of detention SDGs: 16 - PEACE, JUSTICE AND STRONG INSTITUTIONS Affected persons: Children Youth & juveniles Persons deprived of their liberty & detainees Children: juvenile justice Children: definition; general principles; protection 	Based on judicial statistics, the proportion of minors who have been sentenced to imprisonment is increasing every year (17.2% of the total number of convicted minors in 2022), as is the total number of convicted minors. See 138.204. RECOMMENDATION IS NOT BEING IMPLEMENTED One of the tools of repression against dissenters used after the 2020
to ensure that the rights of children and the	-	 Persons deprived of their liberty & detainees Children: juvenile justice Children: definition; general principles; protection 	
			individual is the demonstrative public detention of teenagers suspected of committing crimes in the assembly halls of executive committees or the police department in the presence of other teenagers. See 138.204.