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INDIGENOUS ISSUES

Human rights and indigenous issues

Report of the working group established in accordance with Commission on Human Rights resolution 1995/32 of 3 March 1995 on its eleventh session

Chairperson-Rapporteur: Luis-Enrique Chávez (Peru)

Summary

The eleventh session of the open-ended inter-sessional working group on the draft United Nations declaration on the rights of indigenous peoples was held from 5 to 16 December 2005 and from 30 January to 3 February 2006. The present report provides a summary of these meetings. The revised Chairman's summary and proposal on the draft declaration is contained in annex I to the present report.*

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^{*} Annex II is being circulated in the language of submission only.

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Introduction

1. By resolution 1995/32 of 3 March 1995, the Commission on Human Rights decided to establish an open-ended inter-sessional working group of the Commission on Human Rights with the sole purpose of elaborating a draft declaration, considering the draft contained in the annex to resolution 1994/45 of 26 August 1994 of the Sub-Commission on Prevention of Discrimination and Protection of Minorities (now the Sub-Commission on the Promotion and Protection of Human Rights) entitled "Draft United Nations declaration on the rights of indigenous peoples" for consideration and adoption by the General Assembly within the International Decade of the World's Indigenous People. This decision was endorsed by the Economic and Social Council in its resolution 1995/32 of 25 July 1995. In its resolution 2005/50, the Commission decided to approve a further session of the working group of the Commission on Human Rights to elaborate a draft declaration in accordance with paragraph 5 of General Assembly resolution 49/214 of 23 December 1994 so that it could complete its work.

I. OPENING OF THE SESSION

2. The eleventh session of the working group on the draft United Nations declaration on the rights of indigenous people was opened by Julian Burger, on behalf of the Office of the United Nations High Commissioner for Human Rights (OHCHR). He welcomed the participants and conveyed the regrets of the High Commissioner and Deputy High Commissioner for not being present. He also expressed his gratitude to the Government of Mexico for organizing a seminar on the draft declaration in Pátzcuaro in September 2005.

3. The representative of Mexico, on behalf of the Latin American and Caribbean group, proposed to nominate Luis-Enrique Chávez (Peru) as Chairperson-Rapporteur of the session. The working group elected by acclamation Luis-Enrique Chávez as its Chairperson-Rapporteur.

4. The representative of Mexico introduced the report on the Pátzcuaro (Michoacán, Mexico) workshop (E/CN.4/2005/WG.15/CRP.1) organized by the Government of Mexico and OHCHR, which was held from 26 to 30 September 2005. The workshop, he said, was not a negotiating exercise aimed either at replacing the working group or at creating a parallel forum. Its main objective was to assist in an informal manner in the discussions on the major issues of the draft declaration, namely, self-determination, lands, territories and resources, and general provisions. About 90 representatives of governments, specialists from the main indigenous regions of the world, non-governmental organizations (NGOs), as well as scholars and the Special Rapporteur on the situation of the human rights and fundamental freedoms of indigenous peoples, participated. The workshop provided an opportunity for a frank and sincere exchange of different views that contributed positively to a better understanding of the issues and provided ideas of how to narrow positions for achieving a strong declaration on the rights of indigenous peoples.

5. An indigenous representative reported on a meeting of indigenous experts held in Montreal from 10 to 13 August 2005 (report not available). This meeting was aimed at preparing discussions for the eleventh session of the working group and brought together

about 30 indigenous peoples' representatives from all regions. The participants addressed the crucial issues of the indigenous right to self-determination, lands, territories and resources, and general provisions. In relation to self-determination, representatives affirmed their support for the overwhelming "emerging consensus" indigenous proposal. In regard to lands, territories and resources, they emphasized the fundamental right to restitution. Finally, their discussion on general provisions stressed the importance of indigenous peoples' collective human rights being affirmed in the declaration and to safeguard against the undermining of such distinct rights by State proposals.

6. The Co-Chairperson of the Indigenous Peoples Caucus requested that it be noted, with regard to the last session of the working group, that the Indigenous Caucus identified as ready for provisional adoption, the following provisions: preambular paragraphs 1, 2, 3, 5, 6, 7, 9, 12, 16, 17 and 18 and articles 2, 8, 9, 10, 19, 34, 40, 42 and 44.

7. In his opening comments, the Chairperson-Rapporteur said that the time for general comments was over. Time had come for concrete solutions based on texts. He emphasized that there should be clear signs of progress, as the first decade for indigenous peoples - which was the initial time frame for the adoption of the declaration - had come to an end. He therefore strongly recommended that all delegations be flexible and conciliatory because there was a need to show progress to the next Commission on Human Rights, and the measure for such progress was to reach agreement on the largest number of articles and, if possible, on the whole declaration.

8. The Chairperson-Rapporteur also introduced the Chairman's proposal on all articles which had been discussed at previous sessions (E/CN.4/2005/WG.15/2). He pointed out that his proposal was aimed at providing the working group with a text that could be used as the basis for consensus, as it was as close to the original text as possible, while including proposed amendments where they seemed to be required. He therefore suggested that the plenary focus on his proposals.

II. ORGANIZATION OF WORK

9. The working group held 19 informal meetings during the period from 5 to 16 December 2005, and 10 meetings from the period 30 January to 3 February 2006. The present report includes a summary of all these meetings, as reflected by the Chairperson-Rapporteur. A total of 488 people attended the meetings of the working group, including representatives of 69 Governments, 8 United Nations and intergovernmental organizations and 49 indigenous and non-governmental organizations.

10. The Chairperson-Rapporteur proposed to dedicate the first two weeks to the consideration of articles related to: (a) self-determination; (b) lands, territories and resources; and (c) other articles where potential agreement might be reached. Accordingly, he announced that the work would be organized around three chapters:

(a) The preambular paragraphs and articles related to the right to self-determination, which are: preambular paragraphs 12, 14, 15, 15 bis, 18 and 18 bis, and articles 3, 31, 32, 33, 34, 35, 45 and 45 bis;

(b) The preambular paragraphs and articles related to lands, territories and resources, which are: preambular paragraphs 6, 8 and 10, and articles 10, 21, 25, 26, 26 bis, 27, 28, 28 bis, 29, and 30;

(c) Other articles of the draft.

III. SUMMARY OF DISCUSSIONS

11. It was agreed that the group of articles on self-determination and lands and natural resources would be considered in informal plenary meetings whilst the third group of articles would be discussed in informal consultations.

12. The Chairperson-Rapporteur invited the representative of Norway to continue holding such consultations to identify amongst the remaining articles those articles which could be considered as a basis for provisional agreement. The Chairperson-Rapporteur requested that his proposals be taken into consideration as a basis for discussion.

13. Consultations also took place on preambular paragraphs 6, 13 and article 36 related to treaties. Facilitators reported on the outcome of these consultations.

14. At the end of the second week, before the working group suspended its work, the Chairperson-Rapporteur distributed three summaries containing the state of discussion on each article of the above-mentioned three chapters, including, in some cases, concrete proposals where decisions still have to be taken.

15. Concerning the two summaries on self-determination and lands, territories and resources, where some decisions still had to be made, the Chairperson-Rapporteur requested all participants to reflect in a spirit of consensus and flexibility during the break between the second and third week of the session, and to come back with alternatives for solutions and instructions for compromises.

16. Concerning the third summary on other articles provided by the representative of Norway as facilitator, the Chairperson-Rapporteur requested the participants to consider different alternatives for increasing the number of articles to be considered as ready for agreement. In this regard, he requested the facilitator to continue her work during the third week. He also stated that the language agreed upon during these consultations would be included in the Chairman's proposal at the appropriate moment.

17. At the beginning of the third week (30 January to 3 February), the Chairperson-Rapporteur reminded all participants that it was expected that the working group was meeting for the last time, and that efforts should therefore be made to reach consensus.

18. The working group continued in plenary its consideration of the Chairman's Summary of the discussions held during the first two weeks, contained in document E/CN.4/2005/WG.15/CRP.7, on the right to self-determination and the rights to lands and resources. The other articles continued to be discussed in several rounds of informal consultations held by the delegation of Norway and aimed at exploring the possibility of identifying as many articles as possible that could be considered as a basis for provisional agreement.

19. At the end of the discussion on the articles related to the right to self-determination, the Chairperson-Rapporteur summarized the status of these articles. He considered that preambular paragraphs 12, 14, 15 and 15 bis did not require further discussion.

20. Regarding article 3, the Chairperson-Rapporteur noted that consensus could be reached on the basis that article 31 be placed immediately after article 3. Furthermore, he added that article 31 could be improved taking into account the proposals made by the participants. These proposals are contained in annex I to the present report.

21. Referring to articles 32 and 34, the Chairperson-Rapporteur considered that no consensus was found as to whether or not the word "collective" should be kept. He further noted the lack of agreement on the word "spirituality" in article 33. The reference to "border control laws" still remained the outstanding issue in paragraph 2 of article 35. In this regard, the Chairperson-Rapporteur indicated that he would make a proposal in his revised text to be found in annex I to the present report.

22. The representative of Canada reported to the working group on the informal consultations carried out on article 45. The report is included in the summary of proposals contained in annex I to the present report. The Chairperson-Rapporteur indicated that he would provide a compromise text on the basis of the proposal that emerged from the consultations. He also reminded the working group that another proposal was tabled on an article 45 bis, aimed at addressing the concerns of some States regarding the issue of territorial integrity and that this proposal was reflected in his summary of proposals.

23. Regarding preambular paragraphs 6 and 13 and article 36 related to treaties, the Chairperson-Rapporteur proposed to include the outcome of the informal consultations, held during the first part of the session of the working group in December, in his summary of proposals. He considered that the proposals that emerged could be a basis for consensus. One governmental delegation stated however, that further discussion was required.

24. At the end of the discussion on the rights to lands and natural resources, the Chairperson-Rapporteur provided a summary of the status of these articles. He considered that preambular paragraphs 8 and 10 did not pose any difficulty. Regarding the operative part of the declaration, he stated that significant progress has been achieved during the last week of the session but that no compromise was found on many articles. He noted that articles 10, 21 and 38, as well as the new articles 26 bis and 28 bis, were close to agreement. However, outstanding issues still remained regarding articles 25, 26, 27 and 30, and would be reflected in his revised summary. He further proposed to include the constructive outcome of the discussion on article 28 and 29 in his revised summary.

25. The representative of Norway informed the working group on the outcome of the informal consultations she facilitated during the week. She identified the articles that could be considered as a basis for provisional agreement. In this regard, she stated that no further discussion was required regarding preambular paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 13, 16, 17, 18, 18 bis, 19, as well as articles 1, 2, 4, 6, 7, 9, 14, 15, 16, 17, 18, 19, 22, 22 bis, 23, 24, 37, 40, 41, 42 and 44. The text of these articles is included in the Chairman's Summary contained in

annex I to the present report. The representative of Norway also reported that articles 12, 13 and 20 were close to consensus. The issues that were still remaining are reflected in his revised summary to be found in annex I of the present report.

26. A governmental representative stressed that the language of some articles considered in the informal consultations would have deserved more discussion. In particular, he expressed the view that preambular paragraph 1 and articles 1 and 2 could not be considered as a basis for provisional agreement. A number of governmental and indigenous peoples' representatives stated however that these consultations were based on the premise that the outcome, without exception, should be considered as a package for provisional agreement.

IV. CONCLUSIONS

27. The open-ended intersessional working group on the draft United Nations declaration on the rights of indigenous peoples agreed on the adoption of the report of the first part of the session summarized in document E/CN.4/2005/WG.15/CRP.6, with slight changes that are reflected in the present report. It was also agreed that the oral summaries that the Chairperson-Rapporteur and the delegate of Norway provided at the last meeting would be included in the report. These summaries are contained in paragraphs 18 to 30 of the present report.

28. The Chairperson-Rapporteur further informed the working group that a revised version of the proposals he presented at the previous session, as contained in document E/CN.4/2005/WG.15/2, would be contained in annex I to the present report, taking into consideration the outcome of the plenary discussions and informal consultations held during the session. He indicated that his revised proposals would include all the language provided by the facilitators as it constituted a basis for provisional agreement. He also indicated that he would make proposals regarding articles that were still pending, based on the discussions held during the sessions.

29. One indigenous representative expressed some concerns as there was no consensus on many articles in the text that would be submitted to the Commission on Human Rights. One governmental representative recalled his preference for the use of the conjunction "or" between the words "lands" and "territories" in the Declaration. However, he said that his delegation would not oppose any consensus in this respect. Some governmental representatives regretted that fundamental issues such as self-determination, lands and resources, the nature of collective rights, third party rights and the rights of all other citizens still lack consensus after 11 years of negotiations, and called for clarity of meaning across the Declaration as a whole to ensure that the Declaration become a new standard of achievement rather than a source of disputation. They expressed the view that a Declaration that does not enjoy consensus amongst States would not be of real and practical benefit to indigenous peoples.

30. The Chairperson-Rapporteur concluded that the revised Chairman's proposals would be presented to the Commission on Human Rights with the hope that it would be considered as a final compromise text.

Annex I

REVISED CHAIRMAN'S SUMMARY AND PROPOSAL

Draft Declaration on the Rights of Indigenous Peoples

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
Preambular paragraph (PP)1	PP1	PP1
Affirming that indigenous peoples are equal in	Affirming that indigenous peoples are equal to	Affirming that indigenous peoples are equal to
dignity and rights to all other peoples, while	all other peoples, while recognizing the right of	all other peoples, while recognizing the right of
recognizing the right of all peoples to be	all peoples to be different, to consider	all peoples to be different, to consider
different, to consider themselves different, and	themselves different, and to be respected as	themselves different, and to be respected as
to be respected as such,	such,	such,
	Source: consultations, eleventh session	
PP2	PP2	PP2
Affirming also that all peoples contribute to the	Affirming also that all peoples contribute to the	Affirming also that all peoples contribute to the
diversity and richness of civilizations and	diversity and richness of civilizations and	diversity and richness of civilizations and
cultures, which constitute the common heritage	cultures, which constitute the common heritage	cultures, which constitute the common heritage
of humankind,	of humankind,	of humankind,
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP3	PP3	PP3
<i>Affirming</i> further that all doctrines, policies and practices based on or advocating superiority of peoples or individuals on the basis of national origin, racial, religious, ethnic or cultural differences are racist, scientifically false, legally invalid, morally condemnable and socially unjust,	<i>Affirming</i> further that all doctrines, policies and practices based on or advocating superiority of peoples or individuals on the basis of national origin, racial, religious, ethnic or cultural differences are racist, scientifically false, legally invalid, morally condemnable and socially unjust, Source: consultations, eleventh session	<i>Affirming</i> further that all doctrines, policies and practices based on or advocating superiority of peoples or individuals on the basis of national origin, racial, religious, ethnic or cultural differences are racist, scientifically false, legally invalid, morally condemnable and socially unjust,
PP4	PP4	PP4
<i>Reaffirming</i> also that indigenous peoples, in the exercise of their rights, should be free from discrimination of any kind,	<i>Reaffirming</i> also that indigenous peoples, in the exercise of their rights, should be free from discrimination of any kind, Source: consultations, eleventh session	<i>Reaffirming</i> also that indigenous peoples, in the exercise of their rights, should be free from discrimination of any kind,

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP5	PP5	PP5
Concerned that indigenous peoples have been	Concerned that indigenous peoples have	Concerned that indigenous peoples have
deprived of their human rights and fundamental	suffered from historic injustices as a result of,	suffered from historic injustices as a result of,
freedoms, resulting, inter alia, in their	inter alia, their colonization and dispossession	inter alia, their colonization and dispossession
colonization and dispossession of their lands,	of their lands, territories and resources, thus	of their lands, territories and resources, thus
territories and resources, thus preventing them	preventing them from exercising, in particular,	preventing them from exercising, in particular,
from exercising, in particular, their right to	their right to development in accordance with	their right to development in accordance with
development in accordance with their own	their own needs and interests,	their own needs and interests,
needs and interests,	Source: consultations, eleventh session	
PP6	PP6	PP6
Recognizing the urgent need to respect and	<i>Recognizing</i> the urgent need to respect and	Recognizing the urgent need to respect and
promote the inherent rights and characteristics	promote the inherent rights of indigenous	promote the inherent rights of indigenous
of indigenous peoples, especially their rights to	peoples which derive from their political,	peoples which derive from their political,
their lands, territories and resources, which	economic and social structures and from their	economic and social structures and from their
derive from their political, economic and social	cultures, spiritual traditions, histories and	cultures, spiritual traditions, histories and
structures and from their cultures, spiritual	philosophies, especially their rights to their	philosophies, especially their rights to their
traditions, histories and philosophies,	lands, territories and resources <u>:</u>	lands, territories and resources;

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP6	PP6	PP6
	<i>Further</i> recognizing the urgent need to respect	Further recognizing the urgent need to respect
	and promote the rights of Indigenous Peoples	and promote the rights of Indigenous Peoples
	affirmed in treaties, agreements and other	affirmed in treaties, agreements and other
	constructive arrangements with States.	constructive arrangements with States.
	Source: consultations, eleventh session	
	OR	
	Recognizing the urgent need to respect and	
	promote the inherent rights of Indigenous	
	Peoples, especially their rights to their lands,	
	territories and resources which derive from their	
	political, economic and social structures and	
	from their cultures, spiritual traditions, histories	
	and philosophies;	
	Further recognizing the urgent need to respect	
	and promote the rights of Indigenous Peoples	
	affirmed in treaties, agreements and other	
	constructive arrangements with States;	
	Source: United States of America	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP7	PP7	PP7
<i>Welcoming</i> the fact that indigenous peoples are organizing themselves for political, economic, social and cultural enhancement and in order to bring an end to all forms of discrimination and oppression wherever they occur,	 <i>Welcoming</i> the fact that indigenous peoples are organizing themselves for political, economic, social and cultural enhancement and in order to bring an end to all forms of discrimination and oppression wherever they occur, Source: consultations, eleventh session 	<i>Welcoming</i> the fact that indigenous peoples are organizing themselves for political, economic, social and cultural enhancement and in order to bring an end to all forms of discrimination and oppression wherever they occur,
PP8	PP8	PP8
Convinced that control by indigenous peoples	Convinced that control by indigenous peoples	Convinced that control by indigenous peoples
over developments affecting them and their	over developments affecting them and their	over developments affecting them and their
lands, territories and resources will enable them	lands, territories and resources will enable them	lands, territories and resources will enable them
to maintain and strengthen their institutions,	to maintain and strengthen their institutions,	to maintain and strengthen their institutions,
cultures and traditions, and to promote their	cultures and traditions, and to promote their	cultures and traditions, and to promote their
development in accordance with their	development in accordance with their	development in accordance with their
aspirations and needs,	aspirations and needs,	aspirations and needs,
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP9	PP9	PP9
Recognizing also that respect for indigenous	Recognizing also that respect for indigenous	Recognizing also that respect for indigenous
knowledge, cultures and traditional practices	knowledge, cultures and traditional practices	knowledge, cultures and traditional practices
contributes to sustainable and equitable	contributes to sustainable and equitable	contributes to sustainable and equitable
development and proper management of the	development and proper management of the	development and proper management of the
environment,	environment,	environment,
	Source: consultations, eleventh session	
PP10	PP10	PP10
<i>Emphasizing</i> the need for demilitarization of the	Emphasizing the contribution of the	Emphasizing the contribution of the
lands and territories of indigenous peoples,	demilitarization of the lands and territories of	demilitarization of the lands and territories of
which will contribute to peace, economic and	indigenous peoples to peace, economic and	indigenous peoples to peace, economic and
social progress and development, understanding	social progress and development, understanding	social progress and development, understanding
and friendly relations among nations and	and friendly relations among nations and	and friendly relations among nations and
peoples of the world,	peoples of the world,	peoples of the world,
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP11	PP11	PP11
<i>Recognizing</i> in particular the right of indigenous	<i>Recognizing</i> in particular the right of indigenous	Recognizing in particular the right of indigenous
families and communities to retain shared	families and communities to retain shared	families and communities to retain shared
responsibility for the upbringing, training,	responsibility for the upbringing, training,	responsibility for the upbringing, training,
education and well-being of their children,	education and well-being of their children,	education and well-being of their children,
	consistent with the rights of the child,	consistent with the rights of the child,
	Source: consultations, eleventh session	
PP12	PP12	PP12
Recognizing also that indigenous peoples have	Recognizing also that indigenous peoples have	Recognizing also that indigenous peoples have
the right freely to determine their relationships	the right freely to determine their relationships	the right freely to determine their relationships
with States in a spirit of coexistence, mutual	with States in a spirit of coexistence, mutual	with States in a spirit of coexistence, mutual
benefit and full respect,	benefit and full respect,	benefit and full respect,
	Source: informal plenary, eleventh session	
PP13	PP13	PP13
Considering that treaties, agreements and other	Considering that the rights affirmed in treaties,	Considering that the rights affirmed in treaties,
arrangements between States and indigenous	agreements and constructive arrangements	agreements and constructive arrangements
peoples are properly matters of international	between States and Indigenous Peoples are, in	between States and Indigenous Peoples are, in
concern and responsibility,	some situations, matters of international	some situations, matters of international
	concern, interest, responsibility and character.	concern, interest, responsibility and character.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP13	PP13	PP13
	Also considering that treaties, agreements and	Also considering that treaties, agreements and
	other constructive arrangements, and the	other constructive arrangements, and the
	relationship they represent, are the basis for a	relationship they represent, are the basis for a
	strengthened partnership between Indigenous	strengthened partnership between Indigenous
	Peoples and States.	Peoples and States.
	Source: consultations, eleventh session	
	OR	
	Recognizing that treaties, agreements, and other	
	constructive arrangements, and the relationship	
	they represent, are the basis for a strengthened	
	partnership between Indigenous Peoples and	
	States;	
	Source: United States of America	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP14	PP14	PP14
Acknowledging that the Charter of the	Acknowledging that the Charter of the	Acknowledging that the Charter of the
United Nations, the International Covenant on	United Nations, the International Covenant on	United Nations, the International Covenant on
Economic, Social and Cultural Rights and the	Economic, Social and Cultural Rights and the	Economic, Social and Cultural Rights and the
International Covenant on Civil and Political	International Covenant on Civil and Political	International Covenant on Civil and Political
Rights affirm the fundamental importance of the	Rights affirm the fundamental importance of the	Rights affirm the fundamental importance of the
right of self-determination of all peoples, by	right of self-determination of all peoples, by	right of self-determination of all peoples, by
virtue of which they freely determine their	virtue of which they freely determine their	virtue of which they freely determine their
political status and freely pursue their	political status and freely pursue their	political status and freely pursue their
economic, social and cultural development,	economic, social and cultural development,	economic, social and cultural development,
	Source: informal plenary, eleventh session	
PP15	PP15	PP15
Bearing in mind that nothing in this Declaration	Bearing in mind that nothing in this Declaration	Bearing in mind that nothing in this Declaration
may be used to deny any peoples their right of	may be used to deny any peoples their right of	may be used to deny any peoples their right of
self-determination,	self-determination, exercised in conformity with	self-determination, exercised in conformity with
	international law,	international law,
	Source: informal plenary, eleventh session	

CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP15 bis	PP15 bis
<i>Convinced</i> that the recognition of the rights of	<i>Convinced</i> that the recognition of the rights of
indigenous peoples in this declaration will	indigenous peoples in this declaration will
enhance harmonious and cooperative relations	enhance harmonious and cooperative relations
between the State and indigenous peoples,	between the State and indigenous peoples,
based on principles of justice, democracy,	based on principles of justice, democracy,
respect for human rights, non-discrimination	respect for human rights, non-discrimination
and good faith,	and good faith,
Source: informal plenary, eleventh session	
OR	
Encouraging harmonious and cooperative	
relations between States and indigenous peoples	
based on principles of justice, democracy,	
respect for human rights, non-discrimination	
and good faith,	
Source: Australia, New Zealand, United States	
of America	
	Eleventh sessionPP15 bisConvinced that the recognition of the rights of indigenous peoples in this declaration will enhance harmonious and cooperative relations between the State and indigenous peoples, based on principles of justice, democracy, respect for human rights, non-discrimination and good faith,OREncouraging harmonious and cooperative

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP16	PP16	PP16
<i>Encouraging</i> States to comply with and effectively implement all international instruments, in particular those related to human rights, as they apply to indigenous peoples, in consultation and cooperation with the peoples concerned,	 <i>Encouraging</i> States to comply with and effectively implement all their obligations as they apply to indigenous peoples under international instruments, in particular those related to human rights, in consultation and cooperation with the peoples concerned, Source: consultations, eleventh session 	<i>Encouraging</i> States to comply with and effectively implement all their obligations as they apply to indigenous peoples under international instruments, in particular those related to human rights, in consultation and cooperation with the peoples concerned,
PP17	PP17	PP17
<i>Emphasizing</i> that the United Nations has an	<i>Emphasizing</i> that the United Nations has an	<i>Emphasizing</i> that the United Nations has an
important and continuing role to play in promoting and protecting the rights of indigenous peoples,	important and continuing role to play in promoting and protecting the rights of indigenous peoples,Source: consultations, eleventh session	important and continuing role to play in promoting and protecting the rights of indigenous peoples,

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP18	PP18	PP18
Believing that this Declaration is a further	Believing that this Declaration is a further	Believing that this Declaration is a further
important step forward for the recognition,	important step forward for the recognition,	important step forward for the recognition,
promotion and protection of the rights and	promotion and protection of the rights and	promotion and protection of the rights and
freedoms of indigenous peoples and in the	freedoms of indigenous peoples and in the	freedoms of indigenous peoples and in the
development of relevant activities of the	development of relevant activities of the	development of relevant activities of the
United Nations system in this field,	United Nations system in this field,	United Nations system in this field,
	Source: consultations, eleventh session	
	PP18 bis	PP18 bis
	<i>Recognizing</i> and reaffirming that indigenous	Recognizing and reaffirming that indigenous
	individuals are entitled without discrimination	individuals are entitled without discrimination
	to all human rights recognized in international	to all human rights recognized in international
	law, and that indigenous peoples possess	law, and that indigenous peoples possess
	collective rights which are indispensable for	collective rights which are indispensable for
	their existence, well-being and integral	their existence, well-being and integral
	development as peoples,	development as peoples,
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PP19	PP19	PP19
Solemnly proclaims the following	Solemnly proclaims the following	Solemnly proclaims the following
United Nations Declaration on the Rights	United Nations Declaration on the Rights	United Nations Declaration on the Rights
of Indigenous Peoples:	of Indigenous Peoples as a standard of	of Indigenous Peoples as a standard of
	achievement to be pursued in a spirit of	achievement to be pursued in a spirit of
	partnership and mutual respect.	partnership and mutual respect,
	Source: consultations, eleventh session	
PART I		
Article (A)1	A1	A1
Indigenous peoples have the right to the full and	Indigenous peoples have the right to the full	Indigenous peoples have the right to the full
effective enjoyment of all human rights and	enjoyment, as a collective or as individuals, of	enjoyment, as a collective or as individuals, of
fundamental freedoms recognized in the Charter	all human rights and fundamental freedoms as	all human rights and fundamental freedoms as
of the United Nations, the Universal Declaration	recognized in the Charter of the United Nations,	recognized in the Charter of the United Nations,
of Human Rights and international human rights	the Universal Declaration of Human Rights and	the Universal Declaration of Human Rights and
law.	international human rights law.	international human rights law.
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A2	A2	A2
Indigenous individuals and peoples are free and	Indigenous peoples and individuals are free and	Indigenous peoples and individuals are free and
equal to all other individuals and peoples in	equal to all other peoples and individuals and	equal to all other peoples and individuals and
dignity and rights, and have the right to be free	have the right to be free from any kind of	have the right to be free from any kind of
from any kind of adverse discrimination, in	discrimination, in the exercise of their rights, in	discrimination, in the exercise of their rights, in
particular that based on their indigenous origin	particular that based on their indigenous origin	particular that based on their indigenous origin
or identity.	or identity.	or identity.
	Source: consultations, eleventh session	
A3	A3	A3
Indigenous peoples have the right of	Indigenous peoples have the right of	Indigenous peoples have the right of
self-determination. By virtue of that right they	self-determination. By virtue of that right they	self-determination. By virtue of that right they
freely determine, their political status and freely	freely determine, their political status and freely	freely determine, their political status and freely
pursue their economic, social and cultural	pursue their economic, social and cultural	pursue their economic, social and cultural
development.	development.	development.
	OR	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A3	A3	A3
	Indigenous peoples have the right of	
	self-determination as enunciated in this article.	
	(a) By virtue of that right they	
	freely participate in determining their political	
	status and freely pursue their economic, social	
	and cultural development.	
	(b) In exercising this right of	
	self-determination, they have the right to	
	autonomy and self-management in matters	
	relating directly to their internal and local	
	affairs.	
	(c) The right shall be exercised in	
	accordance with rule of law with due respect to	
	legal procedures and arrangements and in good	
	faith.	
	Source: Australia, New Zealand, United States	
	of America	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
	A3 bis (former A31)	A3 bis (former A31)
	A3 bis (former A31)Indigenous peoples, as a specific form of/in exercising their right to self-determination, have the right to autonomy or self-government in all matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions.Source: informal plenary, eleventh session2. This right shall be exercised in accordance with the rule of law, with due 	A3 bis (former A31) Indigenous peoples, in exercising their right to self-determination, have the right to autonomy or self-government in matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions.
	arrangements and in good faith. Source: Russian Federation	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A4	A4	A4
Indigenous peoples have the right to maintain and strengthen their distinct political, economic, social and cultural characteristics, as well as their legal systems, while retaining their rights to participate fully, if they so choose, in the political, economic, social and cultural life of the State.	Indigenous peoples have the right to maintain and strengthen their distinct political, legal, economic, social and cultural institutions, while retaining their rights to participate fully, if they so choose, in the political, economic, social and cultural life of the State. Source: consultations, eleventh session	Indigenous peoples have the right to maintain and strengthen their distinct political, legal, economic, social and cultural institutions, while retaining their rights to participate fully, if they so choose, in the political, economic, social and cultural life of the State.
A5	A5	A5
Every indigenous individual has the right to a nationality.	Every indigenous individual has the right to a nationality.	Every indigenous individual has the right to a nationality.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PART II		
A6	A6	A6
Indigenous peoples have the collective right to	Indigenous individuals have the rights to life,	Indigenous individuals have the rights to life,
live in freedom, peace and security as distinct peoples and to full guarantees against genocide or any other act of violence, including the removal of indigenous children from their families and communities under any pretext. In addition, they have the individual rights to life, physical and mental integrity, liberty and security of person.	 physical and mental integrity, liberty and security of person. Indigenous peoples have the collective right to live in freedom, peace and security as distinct peoples and shall not be subjected to any act of genocide or any other act of violence, including forcibly removing children of the group to another group. 	physical and mental integrity, liberty and security of person. Indigenous peoples have the collective right to live in freedom, peace and security as distinct peoples and shall not be subjected to any act of genocide or any other act of violence, including forcibly removing children of the group to another group.
A7 Indigenous peoples have the collective and individual right not to be subjected to ethnocide and cultural genocide, including prevention of and redress for:	Source: consultations, eleventh session A7 Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture. States shall provide effective mechanisms for prevention of, and redress for:	A7 Indigenous peoples and individuals have the right not to be subjected to forced assimilation or destruction of their culture. States shall provide effective mechanisms for prevention of, and redress for:

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A7	A7	A7
(a) Any action which has the aim or	(a) Any action which has the aim or	(a) Any action which has the aim or
effect of depriving them of their integrity as	effect of depriving them of their integrity as	effect of depriving them of their integrity as
distinct peoples, or of their cultural values or	distinct peoples, or of their cultural values or	distinct peoples, or of their cultural values or
ethnic identities;	ethnic identities;	ethnic identities;
(b) Any action which has the aim or effect of dispossessing them of their lands, territories or resources;	(b) Any action which has the aim or effect of dispossessing them of their lands, territories or resources;	(b) Any action which has the aim or effect of dispossessing them of their lands, territories or resources;
(c) Any form of population transfer which has the aim or effect of violating or undermining any of their rights;	(c) Any form of forced population transfer which has the aim or effect of violating or undermining any of their rights;	(c) Any form of forced population transfer which has the aim or effect of violating or undermining any of their rights;
(d) Any form of assimilation or integration by other cultures or ways of life imposed on them by legislative, administrative or other measures;	(d) Any form of forced assimilation or integration by other cultures or ways of life imposed on them by legislative, administrative or other measures;	(d) Any form of forced assimilation or integration by other cultures or ways of life imposed on them by legislative, administrative or other measures;
(e) Any form of propaganda directed against them.	(e) Any form of propagandadesigned to promote or incite racial or ethnicdiscrimination directed against them.Source: consultations, eleventh session	(e) Any form of propaganda designed to promote or incite racial or ethnic discrimination directed against them.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session	
A8	A8	A8 (Deleted)	
Indigenous peoples have the collective and	Indigenous peoples have the collective and		
individual right to maintain and develop their	individual right to maintain and develop their		
distinct identities and characteristics, including	distinct identities and characteristics, including		
the right to identify themselves as indigenous	the right to identify themselves as indigenous		
and to be recognized as such.	and to be recognized as such.		
	OR		
	Indigenous peoples have the collective and		
	individual right to maintain and develop their		
	own distinct identities and characteristics,		
	including the right to and may identify		
	themselves as indigenous and to be recognized		
	as such.		
	Indigenous peoples have the right to be		E/CN.4/ page 27
	recognized as such by the State through a		e 27
	transparent and reasonable process. When		200
	recognizing indigenous peoples States should		E/CN.4/2004/79 page 27
	include a variety of factors, including, but		
	not limited to:		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A8	A8	A8 (Deleted)
	 A8 Whether the group self-identifies as indigenous; Whether the group is comprised of descendants of persons who inhabited a geographic area prior to the sovereignty of the State; Whether the group historically had been sovereign; Whether the group maintains a distinct community and aspects of governmental structure; Whether the group has a cultural affinity with a particular area of land or territories; Whether the group has distinct objective characteristics such as language, religion, culture; and, 	A8 (Deleted)

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A8	A8	A8 (Deleted)
	 Whether the group has been historically regarded and treated as indigenous by the State. Source: United States proposal 	
A9	A9	A9
Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No disadvantage of any kind may arise from the exercise of such a right.	Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No discrimination of any kind may arise from the exercise of such a right. Source: consultations, eleventh session	Indigenous peoples and individuals have the right to belong to an indigenous community or nation, in accordance with the traditions and customs of the community or nation concerned. No discrimination of any kind may arise from the exercise of such a right.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A10	A10	A10
Indigenous peoples shall not be forcibly	Indigenous peoples shall not be forcibly	Indigenous peoples shall not be forcibly
removed from their lands or territories. No	removed from their lands or territories. No	removed from their lands or territories. No
relocation shall take place without the free and	relocation shall take place without the free,	relocation shall take place without the free,
informed consent of the indigenous peoples	prior and informed consent of the indigenous	prior and informed consent of the indigenous
concerned and after agreement on just and fair	peoples concerned and after agreement on just	peoples concerned and after agreement on just
compensation and, where possible, with the	and fair compensation and, where possible, with	and fair compensation and, where possible, with
option of return.	the option of return.	the option of return.
	Source: informal plenary, eleventh session	
A11	A11	A11 (Deleted)
Indigenous peoples have the right to special	Indigenous peoples have the right to special	
protection and security in periods of armed	protection and security in-periods times of	
conflict.	armed conflict. States recognize that there	
States shall observe international standards, in	may be circumstances in which special	
particular the Fourth Geneva Convention of	protection and security may be necessary for	
1949, for the protection of civilian populations	indigenous peoples in times of armed conflict.	
in circumstances of emergency and armed	States shall observe international standards, in	
conflict, and shall not:	particular the Fourth Geneva Convention of	
	1949 applicable international human rights	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session	
A11	A11	A11 (Deleted)	
(a) Recruit indigenous individuals	standards and international humanitarian		
against their will into the armed forces and, in	law, for the protection of civilian populations in		
particular, for use against other indigenous	circumstances of emergency and armed conflict,		
peoples;	and shall not:		
(b) Recruit indigenous children into	(a) Recruit indigenous individuals		
the armed forces under any circumstances;	against their will into the armed forces except		
(c) Force indigenous individuals to	in cases prescribed by law for all citizens and,		
abandon their lands, territories or means of	in particular, for direct use against other		
subsistence, or relocate them in special centres	indigenous peoples or against other members		
for military purposes;	of the same indigenous people;		
(d) Force indigenous individuals to	(b) Recruit indigenous children into		
work for military purposes under any	the armed forces or use them in armed		
discriminatory conditions.	conflict contrary to international law under		page
diserminatory conditions.	any circumstances;		page 31
	(c) Force indigenous individuals to		
	abandon their lands, territories or means of		
	subsistence, or relocate them in special centres		
	for military purposes;		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A11	A11	A11 (Deleted)
	(d) Force indigenous individuals to	
	work for military purposes under any	
	discriminatory conditions.	
	Source: E/CN.4/2004/WG.15/CRP.1	
	OR	
	Indigenous peoples have the right to [special]	
	protection and security in periods of armed	
	conflict.	
	States shall observe [applicable	
	international human rights standards and	
	international humanitarian law,] [international	
	standards, in particular the Fourth Geneva	
	Convention of 1949,] for the protection of	
	civilian populations in circumstances of	
	emergency and armed conflict, and shall not:	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session	
A11	A11	A11 (Deleted)	
	(a) Recruit indigenous individuals		
	[into military service against their will, except		
	in cases prescribed by law for all citizens, and		
	to which there are no specific exemptions for		
	indigenous individuals;] [against their will into		
	the armed forces and, in particular, for use		
	against other indigenous peoples [or against		
	other members of the same indigenous people];]		
	(b) Recruit indigenous children into		
	the armed forces under any circumstances;		
	(c) Force indigenous individuals to		
	abandon their lands, territories or means of		
	subsistence, or relocate them in special centres		page
	for military purposes;		page 33
	(d) Force indigenous individuals to		
	work for military purposes under any		
	discriminatory conditions.		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A11	A11	A11 (Deleted)
	Alternative text to article 11:	
	Indigenous peoples have the right to protection	
	and security in [times] of armed conflict. States	
	shall [respect and ensure respect] of the [rules	
	and principles of international humanitarian	
	law, in particular concerning the protection of	
	civilian persons in times of armed conflicts	
	according] to the Fourth Geneva Convention of	
	1949. They shall [namely abstain from] (or:	
	shall not)	
	(a) [Compel(ing) indigenous	
	persons to serve in the forces of a hostile Power;	
	(b) Compulsorily or voluntarily	
	recruit(ing) indigenous persons under the age	
	of 18 into their national armed forces;]	
	(c) Force (Forcing) indigenous	
	individuals [(persons)] to abandon their lands,	
	territories or means of subsistence, or relocate	
	them in special centres for military purposes;	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session	
A11	A11	A11 (Deleted)	
	(d) Force (Forcing) indigenous		
	individuals [(persons)] to work for military		
	purposes under any discriminatory conditions.		
	Alternative text to article 11:		
	[States shall not recruit indigenous individuals		
	into the armed forces in a discriminatory		
	manner.		
	Indigenous individuals are entitled to all		
	protections provided by international		
	humanitarian law, in particular those in the		
	Fourth Geneva Convention of 1949.		
	States recognize that there may be		
	circumstances in which special protection and		Page 35
	security may be appropriate for indigenous		35
	peoples in times of armed conflict.		1002
			614

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A11	A11	A11 (Deleted)
	Alternative (2) text to article 11:	
	[1. Indigenous individuals and peoples are	
	entitled to all protections provided by	
	international humanitarian law in times of	
	armed conflict.	
	In particular, States shall observe international	
	humanitarian law, including in particular the	
	Fourth Geneva Convention of 1949 for the	
	protection of civilians in armed conflict, and	
	shall not:	
	(a) Recruit indigenous individuals	
	against their will into the armed forces and, in	
	particular, for use against other indigenous	
	peoples, in a discriminatory manner or	
	otherwise contrary to international law;	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A11	A11	A11 (Deleted)
	(b) Recruit indigenous children into	
	the armed forces or deploy indigenous children	
	in hostilities under any circumstances contrary	
	to international law;	
	(c) Force indigenous individuals to	
	abandon the lands they own, use or occupy, or	
	means of subsistence, or relocate them in	
	special centres for military purposes contrary to	
	international law;	
	(e) Force indigenous individuals to	
	work for military purposes under any	
	discriminatory conditions or otherwise contrary	
	to international law]	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A11	A11	A11 (Deleted)
	Alternative text to article 11:	
	[In times of conflict indigenous individuals are	
	entitled to all protection afforded by	
	international humanitarian laws, in particular	
	the Fourth Geneva Convention. In any form of	
	recruitment of indigenous individuals into the	
	armed forces, States shall not act in a	
	discriminatory manner. States shall not forcibly	
	recruit or conscript indigenous individuals	
	solely for the purpose of engaging those	
	individuals, by virtue of their indigenous	
	identity, in hostilities specifically directed at	
	other indigenous peoples. Indigenous children	
	are entitled to all protection afforded by	
	applicable international law regarding the	
	recruitment of children into the armed forces.]	
	Source: E/CN.4/2003/92	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PART III		
A12	A12	A12
Indigenous peoples have the right to practice	Indigenous peoples have the right to practice and	Indigenous peoples have the right to practice
and revitalize their cultural traditions and	revitalize their cultural traditions and customs.	and revitalize their cultural traditions and
customs. This includes the right to maintain,	This includes the right to maintain, protect and	customs. This includes the right to maintain,
protect and develop the past, present and future	develop the past, present and future	protect and develop the past, present and future
manifestations of their cultures, such as	manifestations of their cultures, such as	manifestations of their cultures, such as
archaeological and historical sites, artefacts,	archaeological and historical sites, artefacts,	archaeological and historical sites, artefacts,
designs, ceremonies, technologies and visual	designs, ceremonies, technologies and visual and	designs, ceremonies, technologies and visual
and performing arts and literature, as well as the	performing arts and literature.	and performing arts and literature.
right to the restitution of cultural, intellectual,	States shall provide effective mechanisms for	States shall provide redress through effective
religious and spiritual property taken without	redress/redress through effective	mechanisms, which may include restitution,
their free and informed consent or in violation	mechanisms, which may include restitution,	developed in conjunction with Indigenous
of their laws, traditions and customs.	developed in conjunction with Indigenous	Peoples, with respect to their cultural,
	Peoples, with respect to their cultural,	intellectual, religious and spiritual property
	intellectual, religious and spiritual property	taken without their free, prior and informed
	taken without their free, prior and informed	consent or in violation of their laws, traditions
	consent or in violation of their laws, traditions	and customs.
	and customs.	
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A13	A13	A13
Indigenous peoples have the right to manifest,	Indigenous peoples have the right to manifest,	Indigenous peoples have the right to manifest,
practice, develop and teach their spiritual and	practice, develop and teach their spiritual and	practice, develop and teach their spiritual and
religious traditions, customs and ceremonies;	religious traditions, customs and ceremonies;	religious traditions, customs and ceremonies;
the right to maintain, protect, and have access in	the right to maintain, protect, and have access in	the right to maintain, protect, and have access in
privacy to their religious and cultural sites; the	privacy to their religious and cultural sites; the	privacy to their religious and cultural sites; the
right to the use and control of ceremonial	right to the use and control of their ceremonial	right to the use and control of their ceremonial
objects; and the right to the repatriation of	objects; and the right to the repatriation of their	objects; and the right to the repatriation of their
human remains.	human remains.	human remains.
States shall take effective measures, in	States shall seek to enable the access	States shall seek to enable the access and/or
conjunction with the indigenous peoples	and/or/and repatriation of ceremonial objects	repatriation of ceremonial objects and human
concerned, to ensure that indigenous sacred	and human remains in their possession through	remains in their possession through fair,
places, including burial sites, be preserved,	fair, transparent and effective mechanisms	transparent and effective mechanisms
respected and protected.	developed in conjunction with indigenous	developed in conjunction with indigenous
	peoples concerned.	peoples concerned.
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A14	A14	A14
Indigenous peoples have the right to revitalize,	Indigenous peoples have the right to revitalize,	Indigenous peoples have the right to revitalize,
use, develop and transmit to future generations	use, develop and transmit to future generations	use, develop and transmit to future generations
their histories, languages, oral traditions,	their histories, languages, oral traditions,	their histories, languages, oral traditions,
philosophies, writing systems and literatures,	philosophies, writing systems and literatures,	philosophies, writing systems and literatures,
and to designate and retain their own names for	and to designate and retain their own names for	and to designate and retain their own names for
communities, places and persons.	communities, places and persons.	communities, places and persons.
States shall take effective measures, whenever	States shall take effective measures to ensure	States shall take effective measures to ensure
any right of indigenous peoples may be	this right is protected and also to ensure that	this right is protected and also to ensure that
threatened, to ensure this right is protected and	indigenous peoples can understand and be	indigenous peoples can understand and be
also to ensure that they can understand and be	understood in political, legal and administrative	understood in political, legal and administrative
understood in political, legal and administrative	proceedings, where necessary through the	proceedings, where necessary through the
proceedings, where necessary through the	provision of interpretation or by other	provision of interpretation or by other
provision of interpretation or by other	appropriate means.	appropriate means.
appropriate means.	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A16	A16	A16
Indigenous peoples have the right to have the	Indigenous peoples have the right to the dignity	Indigenous peoples have the right to the dignity
dignity and diversity of their cultures, traditions,	and diversity of their cultures, traditions,	and diversity of their cultures, traditions,
histories and aspirations appropriately reflected	histories and aspirations which shall be	histories and aspirations which shall be
in all forms of education and public	appropriately reflected in education and public	appropriately reflected in education and public
information.	information.	information.
States shall take effective measures, in	States shall take effective measures, in	States shall take effective measures, in
consultation with the indigenous peoples	consultation and cooperation with the	consultation and cooperation with the
concerned, to eliminate prejudice and	indigenous peoples concerned, to combat	indigenous peoples concerned, to combat
discrimination and to promote tolerance,	prejudice and eliminate discrimination and to	prejudice and eliminate discrimination and to
understanding and good relations among	promote tolerance, understanding and good	promote tolerance, understanding and good
indigenous peoples and all segments of society.	relations among indigenous peoples and all	relations among indigenous peoples and all
	other segments of society.	other segments of society.
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A17	A17	A17
Indigenous peoples have the right to establish	Indigenous peoples have the right to establish	Indigenous peoples have the right to establish
their own media in their own languages. They	their own media in their own languages and to	their own media in their own languages and to
also have the right to equal access to all forms	access to all forms of non-indigenous media	access to all forms of non-indigenous media
of non-indigenous media.	without discrimination.	without discrimination.
States shall take effective measures to ensure	States shall take effective measures to ensure	States shall take effective measures to ensure
that State-owned media duly reflect indigenous	that State-owned media duly reflect indigenous	that State-owned media duly reflect indigenous
cultural diversity.	cultural diversity. States, without prejudice to	cultural diversity. States, without prejudice to
	ensuring full freedom of expression, should	ensuring full freedom of expression, should
	encourage privately-owned media to adequately	encourage privately-owned media to adequately
	reflect indigenous cultural diversity.	reflect indigenous cultural diversity.
	Source: consultations, eleventh session	
A18	A18	A18
Indigenous peoples have the right to enjoy fully	Indigenous individuals and peoples have the	Indigenous individuals and peoples have the
all rights established under international labour	right to enjoy fully all rights established under	right to enjoy fully all rights established under
law and national labour legislation.	applicable international and domestic labour	applicable international and domestic labour
Indigenous individuals have the right not to be	law.	law.
subjected to any discriminatory conditions of		
labour, employment or salary.		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A18	A18	A18
	States shall in consultation and cooperation with	States shall in consultation and cooperation with
	Indigenous Peoples take specific measures to	Indigenous Peoples take specific measures to
	protect indigenous children from economic	protect indigenous children from economic
	exploitation and from performing any work that	exploitation and from performing any work that
	is likely to be hazardous or to interfere with the	is likely to be hazardous or to interfere with the
	child's education, or to be harmful to the child's	child's education, or to be harmful to the child's
	health or physical, mental, spiritual, moral or	health or physical, mental, spiritual, moral or
	social development, taking into account their	social development, taking into account their
	special vulnerability and the importance of	special vulnerability and the importance of
	education for their empowerment.	education for their empowerment.
	Indigenous individuals have the right not to be	Indigenous individuals have the right not to be
	subjected to any discriminatory conditions of	subjected to any discriminatory conditions of
	labour and, inter alia, employment or salary.	labour and, inter alia, employment or salary.
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A19	A19	A19
Indigenous peoples have the right to participate	Indigenous peoples have the right to participate	Indigenous peoples have the right to participate
fully, if they so choose, at all levels of	in decision-making in matters which would	in decision-making in matters which would
decision-making in matters which may affect	affect their rights, through representatives	affect their rights, through representatives
their rights, lives and destinies through	chosen by themselves in accordance with their	chosen by themselves in accordance with their
representatives chosen by themselves in	own procedures, as well as to maintain and	own procedures, as well as to maintain and
accordance with their own procedures, as well	develop their own indigenous decision-making	develop their own indigenous decision-making
as to maintain and develop their own indigenous	institutions.	institutions.
decision-making institutions.	Source: consultations, eleventh session	
A20	A20	A20
Indigenous peoples have the right to participate	States shall consult and cooperate in good	States shall consult and cooperate in good faith
fully, if they so choose, through procedures	faith with the indigenous peoples concerned	with the indigenous peoples concerned through
determined by them, in devising legislative or	through their own representative institutions	their own representative institutions in order to
administrative measures that may affect them.	/seek the free and informed consent of the	obtain their free, prior and informed consent
States shall obtain the free and informed	indigenous peoples concerned/use their best	before adopting and implementing legislative or
consent of the peoples concerned before	efforts to obtain the free, prior and informed	administrative measures that may affect them.
adopting and implementing such measures.	consent of indigenous peoples before adopting	
	and implementing legislative or administrative	
	measures that may affect them/their rights.	
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A21	A21	A21
A21 Indigenous peoples have the right to maintain and develop their political, economic and social systems, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities. Indigenous peoples who have been deprived of their means of subsistence and development are entitled to just and fair compensation.	A21 Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities. Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair mechanisms for redress, through effective mechanisms. Source: informal plenary, eleventh session OR In no case may Indigenous Peoples be deprived of their own means of subsistence. Source: International Organization of Indigenous Resource Development (IOIRD)	A21 Indigenous peoples have the right to maintain and develop their political, economic and social systems or institutions, to be secure in the enjoyment of their own means of subsistence and development, and to engage freely in all their traditional and other economic activities. Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair redress.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A22	A22	A22
Indigenous peoples have the right to special	Indigenous peoples have the right, without	Indigenous peoples have the right, without
measures for the immediate, effective and	discrimination, to the improvement of their	discrimination, to the improvement of their
continuing improvement of their economic and	economic and social conditions, including,	economic and social conditions, including,
social conditions, including in the areas of	inter alia, in the areas of education,	inter alia, in the areas of education,
employment, vocational training and retraining,	employment, vocational training and retraining,	employment, vocational training and retraining,
housing, sanitation, health and social security.	housing, sanitation, health and social security.	housing, sanitation, health and social security.
Particular attention shall be paid to the rights	States shall take effective measures and, where	States shall take effective measures and, where
and special needs of indigenous elders, women,	appropriate, special measures to ensure	appropriate, special measures to ensure
youth, children and disabled persons.	continuing improvement of their economic and	continuing improvement of their economic and
	social conditions. Particular attention shall be	social conditions. Particular attention shall be
	paid to the rights and special needs of	paid to the rights and special needs of
	indigenous elders, women, youth, children and	indigenous elders, women, youth, children and
	persons with disabilities.	persons with disabilities.
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
	A22 bis	A22 bis
	Particular attention shall be paid to the rights	Particular attention shall be paid to the rights
	and special needs of indigenous elders, women,	and special needs of indigenous elders, women,
	youth, children and persons with disabilities in	youth, children and persons with disabilities in
	the implementation of this Declaration.	the implementation of this Declaration.
	States shall take measures, in conjunction with indigenous peoples, to ensure that indigenous women and children enjoy the full protection and guarantees against all forms of violence and	States shall take measures, in conjunction with indigenous peoples, to ensure that indigenous women and children enjoy the full protection and guarantees against all forms of violence and
	discrimination. Source: consultations, eleventh session	discrimination.
A23	A23	A23
Indigenous peoples have the right to determine	Indigenous peoples have the right to determine	Indigenous peoples have the right to determine
and develop priorities and strategies for	and develop priorities and strategies for	and develop priorities and strategies for
exercising their right to development.	exercising their right to development. In	exercising their right to development. In
In particular, indigenous peoples have the right to determine and develop all health, housing and other economic and social programmes	particular, indigenous peoples have the right to be actively involved in developing and determining health, housing and other economic	particular, indigenous peoples have the right to be actively involved in developing and determining health, housing and other economic

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A23	A23	A23
affecting them and, as far as possible, to	and social programmes affecting them and, as	and social programmes affecting them and, as
administer such programmes through their own	far as possible, to administer such programmes	far as possible, to administer such programmes
institutions.	through their own institutions.	through their own institutions.
	Source: consultations, eleventh session	
A24	A24	A24
Indigenous peoples have the right to their	Indigenous peoples have the right to their	Indigenous peoples have the right to their
traditional medicines and health practices,	traditional medicines and to maintain their	traditional medicines and to maintain their
including the right to the protection of vital	health practices, including the conservation of	health practices, including the conservation of
medicinal plants, animals and minerals.	their vital medicinal plants, animals and	their vital medicinal plants, animals and
They also have the right to access, without any	minerals. Indigenous individuals also have the	minerals. Indigenous individuals also have the
discrimination, to all medical institutions, health	right to access, without any discrimination, to	right to access, without any discrimination, to
services and medical care.	all social and health services.	all social and health services.
	Indigenous individuals have an equal right to	Indigenous individuals have an equal right to
	the enjoyment of the highest attainable standard	the enjoyment of the highest attainable standard
	of physical and mental health. States shall take	of physical and mental health. States shall take
	the necessary steps with a view to achieving	the necessary steps with a view to achieving
	progressively the full realization of this right.	progressively the full realization of this right.
	Source: consultations, eleventh session	

CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A25	A25
A25Indigenous peoples have the right to maintain and strengthen their distinctive spiritual and material relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.Source: informal plenary, eleventh session2. The State shall, in conjunction with 	A25 Indigenous peoples have the right to maintain and strengthen their distinctive spiritual relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.
-	Eleventh sessionA25Indigenous peoples have the right to maintain and strengthen their distinctive spiritual and material relationship with their traditionally owned or otherwise occupied and used lands, territories, waters and coastal seas and other resources and to uphold their responsibilities to future generations in this regard.Source: informal plenary, eleventh session2. The State shall, in conjunction with indigenous peoples, take measures to facilitate the access of indigenous peoples concerned to lands or territories not exclusively occupied or used by them, for carrying out their spiritual traditional activities. In this respect, particular attention shall be paid to the situation of

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ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A26	A26	A26
Indigenous peoples have the right to own,	Indigenous peoples have the right to own, use,	Indigenous peoples have the right to the lands,
develop, control and use the lands and	develop and control the lands, territories and	territories and resources which they have
territories, including the total environment of	resources that they possess/hold by reason of	traditionally owned, occupied or otherwise used
the lands, air, waters, coastal seas, sea-ice, flora	traditional ownership or other traditional	or acquired.
and fauna and other resources which they have	occupation or use, as well as those which they	Indigenous peoples have the right to own, use,
traditionally owned or otherwise occupied or	have otherwise acquired.	develop and control the lands, territories and
used. This includes the right to the full	Indigenous peoples have the right to the lands,	resources that they possess by reason of
recognition of their laws, traditions and	territories and resources which they have	traditional ownership or other traditional
customs, land-tenure systems and institutions	traditionally owned, occupied or otherwise used	occupation or use, as well as those which they
for the development and management of	or acquired.	have otherwise acquired.
resources, and the right to effective measures by States to prevent any interference with,	States shall give legal recognition and	States shall give legal recognition and
alienation of or encroachment upon these rights.	protection to these lands, territories and	protection to these lands, territories and
anenation of of encloachment upon these rights.	resources. Such recognition shall be conducted	resources. Such recognition shall be conducted
	with due respect to/in accordance with the	with due respect to the customs, traditions and
	customs, traditions and land tenure systems of	land tenure systems of the indigenous peoples
	the indigenous peoples concerned.	concerned.
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session	
	A26 bis	A26 bis	
	States shall establish and implement, in	States shall establish and implement, in	
	conjunction with indigenous peoples concerned,	conjunction with indigenous peoples concerned,	
	a fair, independent, impartial, open and	a fair, independent, impartial, open and	
	transparent process, giving due recognition to	transparent process, giving due recognition to	
	indigenous peoples' laws, traditions, customs	indigenous peoples' laws, traditions, customs	
	and land tenure systems, to recognize and	and land tenure systems, to recognize and	
	adjudicate the rights of indigenous peoples	adjudicate the rights of indigenous peoples	
	pertaining to their lands, territories and	pertaining to their lands, territories and	
	resources, including those which were	resources, including those which were	
	traditionally owned or otherwise occupied or	traditionally owned or otherwise occupied or	
	used. Indigenous peoples shall have the right	used. Indigenous peoples shall have the right to	
	to participate in this process.	participate in this process.	
	Source: informal plenary, eleventh session		page 53

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
	A26 ter	A26 ter
	In addition, effective measures shall be taken	
	in appropriate cases to safeguard and legally	
	recognize the right of the peoples concerned	
	to use lands, territories and resources not	
	exclusively owned, occupied, used or	
	otherwise acquired by them, but to which	
	they have traditionally had access for their	
	subsistence and traditional activities.	
	Source: Norway	
	States shall take measures, as appropriate, to	
	increase indigenous peoples' ownership of or	
	access to lands and resources, taking into	
	account present and historical circumstances	
	and their traditional use of land.	
	Source: Canada	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A27	A27	A27
Indigenous peoples have the right to the	Indigenous peoples and/or individuals have the	Indigenous peoples have the right to redress, by
restitution of the lands, territories and resources	right to submit/pursue claims for redress, by	means that can include restitution or, when this
which they have traditionally owned or	means that can include of restitution or, when	is not possible, of a just, fair and equitable
otherwise occupied or used, and which have	this is not possible, of a just, fair and equitable	compensation, for the lands, territories and
been confiscated, occupied, used or damaged	compensation, for the lands, territories and	resources which they have traditionally owned
without their free and informed consent. Where	resources which they have traditionally owned	or otherwise occupied or used, and which have
this is not possible, they have the right to just	or otherwise occupied or used, and which have	been confiscated, taken, occupied, used or
and fair compensation. Unless otherwise freely	been confiscated, taken, occupied, used or	damaged without their free, prior and informed
agreed upon by the peoples concerned,	damaged without their free, prior and informed	consent.
compensation shall take the form of lands,	consent.	Unless otherwise freely agreed upon by the
territories and resources equal in quality, size	Whenever possible, and unless otherwise	peoples concerned, compensation shall take the
and legal status.	freely agreed upon by the peoples concerned,	form of lands, territories and resources equal in
	compensation shall take the form of lands,	quality, size and legal status or of monetary
	territories and resources equal in quality,	compensation or other appropriate redress.
	size and legal status or of monetary	
	compensation or other appropriate	
	relief/redress.	
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A28	A28	A28
Indigenous peoples have the right to the	Indigenous peoples have the rights pertaining	Indigenous peoples have the right to the
conservation, restoration and protection of the	to the conservation, restoration and protection	conservation and protection of the environment
total environment and the productive capacity	of the environment and the productive capacity	and the productive capacity of their lands or
of their lands, territories and resources, as well	of their lands or territories and resources. States	territories and resources. States shall establish
as to assistance for this purpose from States and	shall/should establish and implement assistance	and implement assistance programmes for
through international cooperation. Military	programmes for indigenous peoples for such	indigenous peoples for such conservation and
activities shall not take place in the lands and	conservation and protection, without	protection, without discrimination.
territories of indigenous peoples, unless	discrimination.	States shall take effective measures to ensure
otherwise freely agreed upon by the peoples	States shall take effective measures to ensure	that no storage or disposal of hazardous
concerned.	that no storage or disposal of hazardous	materials shall take place in the lands or
States shall take effective measures to ensure	materials shall take place in the lands or	territories of indigenous peoples without their
that no storage or disposal of hazardous	territories of indigenous peoples without their	free, prior and informed consent.
materials shall take place in the lands and	free, prior and informed consent.	
territories of indigenous peoples.		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A28	A28	A28
States shall also take effective measures to	States shall also take effective measures to	States shall also take effective measures to
ensure, as needed, that programmes for	ensure, as needed, that programmes for	ensure, as needed, that programmes for
monitoring, maintaining and restoring the health	monitoring, maintaining and restoring the health	monitoring, maintaining and restoring the health
of indigenous peoples, as developed and	of indigenous peoples, as developed and	of indigenous peoples, as developed and
implemented by the peoples affected by such	implemented by the peoples affected by such	implemented by the peoples affected by such
materials, are duly implemented.	materials, are duly implemented.	materials, are duly implemented.
	Source: informal plenary, eleventh session	
	A28 bis	A28 bis
	Military activities shall not take place in the	Military activities shall not take place in the
	lands or territories of indigenous peoples, unless	lands or territories of indigenous peoples, unless
	justified by a significant threat to relevant	justified by a significant threat to relevant
	public interest or otherwise freely agreed with	public interest or otherwise freely agreed with
	or requested by the indigenous peoples	or requested by the indigenous peoples
	concerned.	concerned.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
	A28 bis	A28 bis
	Where possible, States shall undertake	States shall undertake effective consultations
	effective consultations with the indigenous	with the indigenous peoples concerned, through
	peoples concerned, through appropriate	appropriate procedures and in particular through
	procedures and in particular though their	their representative institutions, prior to using
	representative institutions, prior to using their	their lands or territories for military activities.
	lands or territories for military activities. In all	
	such activities, States shall ensure full respect	
	of all human rights and fundamental	
	freedoms.	
	Source: informal plenary, eleventh session	
A29	A29	A29
Indigenous peoples are entitled to the	Indigenous peoples have the right to maintain,	Indigenous peoples have the right to maintain,
recognition of the full ownership, control and	control, protect and develop their cultural	control, protect and develop their cultural
protection of their cultural and intellectual	heritage, traditional knowledge and traditional	heritage, traditional knowledge and traditional
property.	cultural expressions, as well as the	cultural expressions, as well as the
They have the right to special measures to	manifestations of their sciences, technologies	manifestations of their sciences, technologies
control, develop and protect their sciences,	and cultures, including human and genetic	and cultures, including human and genetic

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A29	A29	A29
technologies and cultural manifestations,	resources, seeds, medicines, knowledge of the	resources, seeds, medicines, knowledge of the
including human and other genetic resources,	properties of fauna and flora, oral traditions,	properties of fauna and flora, oral traditions,
seeds, medicines, knowledge of the properties	literatures, designs, sports and traditional games	literatures, designs, sports and traditional games
of fauna and flora, oral traditions, literatures,	and visual and performing arts. They also have	and visual and performing arts. They also have
designs and visual and performing arts.	the right to maintain, control , protect and	the right to maintain, control, protect and
	develop their collective intellectual property	develop their intellectual property over such
	over such cultural heritage, traditional	cultural heritage, traditional knowledge, and
	knowledge, and traditional cultural expressions.	traditional cultural expressions.
	In conjunction with indigenous peoples, States	In conjunction with indigenous peoples, States
	shall take effective measures, including special	shall take effective measures to recognize and
	measures, to recognize and protect the exercise	protect the exercise of these rights.
	of these rights.	
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A29	A29	A29
	OR	
	Indigenous peoples have the right to maintain,	
	preserve and develop their cultural heritage,	
	including traditional knowledge and traditional	
	cultural expressions, such as human and genetic	
	resources, seeds, medicines, knowledge of the	
	properties of fauna and flora, oral traditions,	
	literatures, designs, sports and traditional games	
	and visual and performing arts, in particular in	
	their sciences, technologies and cultural	
	manifestations. States shall cooperate,	
	including through appropriate international	
	organizations, to encourage and contribute to	
	the awareness-raising among the indigenous	
	individuals concerning their intellectual	
	property rights.	
	Source: Russian Federation	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A30	A30	A30
Indigenous peoples have the right to determine	Indigenous peoples have the right to determine	Indigenous peoples have the right to determine
and develop priorities and strategies for the	and develop priorities and strategies for the	and develop priorities and strategies for the
development or use of their lands, territories	development or use of their lands or territories	development or use of their lands or territories
and other resources, including the right to	and other resources.	and other resources.
require that States obtain their free and	States shall seek or, in accordance with their	States shall consult and cooperate in good faith
informed consent prior to the approval of any	legal obligations, obtain their free and	with the indigenous peoples concerned through
project affecting their lands, territories and other	informed consent prior to the approval of any	their own representative institutions in order to
resources, particularly in connection with the	project affecting their lands or territories and	obtain their free and informed consent prior to
development, utilization or exploitation of	other resources, particularly in connection with	the approval of any project affecting their lands
mineral, water or other resources.	the development, utilization or exploitation of	or territories and other resources, particularly in
Pursuant to agreement with the indigenous	their mineral, water or other resources.	connection with the development, utilization or
peoples concerned, just and fair compensation	States shall provide effective mechanisms for	exploitation of their mineral, water or other
shall be provided for any such activities and	just and fair redress for any such activities, and	resources.
measures taken to mitigate adverse	appropriate measures shall be taken to mitigate	States shall provide effective mechanisms for
environmental, economic, social, cultural or	adverse environmental, economic, social,	just and fair redress for any such activities, and
spiritual impact.	cultural or spiritual impact.	appropriate measures shall be taken to mitigate
	Source: informal plenary, eleventh session	adverse environmental, economic, social,
		cultural or spiritual impact.

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A30	A30	A30
	OR	
	Indigenous Peoples have the rights to the	
	possession, ownership and control of surface	
	and subsurface resources within their traditional	
	lands and territories.	
	Source: IOIRD	
PART VII		
A31	A31	A31 (Deleted - New A3 bis)
Indigenous peoples, as a specific form of	Indigenous peoples, as a specific form of	
exercising their right to self-determination, have	exercising their right to self-determination, have	
the right to autonomy or self-government in	the right to autonomy or self-government in	
matters relating to their internal and local	matters relating to their internal and local	
affairs, including culture, religion, education,	affairs , including culture, religion, education,	
information, media, health, housing,	information, media, health, housing,	
employment, social welfare, economic	employment, social welfare, economic	
activities, land and resources management,	activities, land and resources management,	
environment and entry by non-members, as well	environment and entry by non-members, as well	
as ways and means for financing these	as ways and means for financing these	
autonomous functions.	autonomous functions.	
	Source: E/CN.4/2004/WG.15/CRP.1	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A31	A31	A31 (Deleted - New A3 bis)
	OR	
	Indigenous peoples, as a specific form of	
	exercising their right to self-determination, have	
	the right to autonomy or self-government in	
	matters relating to their internal and local affairs	
	[including/inter alia/but not limited to culture,	
	religion, education, information, media, health,	
	housing, employment, social welfare, economic	
	activities, land and resources management,	
	environment and entry by non-members,] [as	
	well as/including ways and means for financing	
	these autonomous functions].	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A31	A31	A31 (Deleted - New A3 bis)
	OR	
	Indigenous peoples have the right to	
	self-government of their internal and local	
	affairs, including through their institutional	
	structures. The exercise of this right shall be a	
	matter for arrangement/agreement/	
	negotiation/resolution between indigenous	
	peoples and States.	
	Source: E/CN.4/2004/81	
	A31 bis	A31 bis
	With the goal of enhancing harmonious and	
	cooperative relations, States, in conjunction	
	with indigenous peoples, shall establish	
	processes to assure the timely and effective	
	exercise of the right to autonomy or	
	self-government of indigenous peoples.	
	Source: Canada	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A32	A32	A32
Indigenous peoples have the collective right to	Indigenous peoples have the collective right to	Indigenous peoples have the right to determine
determine their own citizenship in accordance	determine their own identity or membership in	their own identity or membership in accordance
with their customs and traditions. Indigenous	accordance with their customs and traditions.	with their customs and traditions. This does not
citizenship does not impair the right of	This does not impair the right of indigenous	impair the right of indigenous individuals to
indigenous individuals to obtain citizenship of	individuals to obtain citizenship of the States in	obtain citizenship of the States in which they
the States in which they live.	which they live.	live.
Indigenous peoples have the right to determine	Indigenous peoples have the right to determine	Indigenous peoples have the right to determine
the structures and to select the membership of	the structures and to select the membership of	the structures and to select the membership of
their institutions in accordance with their own	their institutions in accordance with their own	their institutions in accordance with their own
procedures.	procedures.	procedures.
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A33	A33	A33
Indigenous peoples have the right to promote,	Indigenous peoples have the right to promote,	Indigenous peoples have the right to promote,
develop and maintain their institutional	develop and maintain their institutional	develop and maintain their institutional
structures and their distinctive juridical	structures and their distinctive customs,	structures and their distinctive customs,
customs, traditions, procedures and practices, in	spirituality, traditions, procedures, practices	spirituality, traditions, procedures, practices
accordance with internationally recognized	and, in the cases where they exist, juridical	and, in the cases where they exist, juridical
human rights standards.	systems or customs, in accordance with	systems or customs, in accordance with
	international human rights standards.	international human rights standards.
	Source: informal plenary, eleventh session	
A34	A34	A34
Indigenous peoples have the collective right to	Indigenous peoples have the collective right to	Indigenous peoples have the right to determine
determine the responsibilities of individuals to	determine the responsibilities of individuals to	the responsibilities of individuals to their
their communities.	their communities.	communities.
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A35	A35	A35
Indigenous peoples, in particular those divided	Indigenous peoples, in particular those divided	Indigenous peoples, in particular those divided
by international borders, have the right to	by international borders, have the right to	by international borders, have the right to
maintain and develop contacts, relations and	maintain and develop contacts, relations and	maintain and develop contacts, relations and
cooperation, including activities for spiritual,	cooperation, including activities for spiritual,	cooperation, including activities for spiritual,
cultural, political, economic and social	cultural, political, economic and social	cultural, political, economic and social
purposes, with other peoples across borders.	purposes, with their own members as well as	purposes, with their own members as well as
States shall take effective measures to ensure	other peoples across borders.	other peoples across borders.
the exercise and implementation of this right.	States, in consultation and cooperation with	States, in consultation and cooperation with
	indigenous peoples, shall take effective	indigenous peoples, shall take effective
	measures to facilitate the exercise and ensure	measures to facilitate the exercise and ensure
	the implementation of this right in accordance	the implementation of this right.
	with border control laws.	
	Source: informal plenary, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A36	A36	A36
Indigenous peoples have the right to the	Indigenous Peoples have the right to the	Indigenous Peoples have the right to the
recognition, observance and enforcement of	recognition, observance and enforcement of	recognition, observance and enforcement of
treaties, agreements and other constructive	Treaties, Agreements and Other Constructive	Treaties, Agreements and Other Constructive
arrangements concluded with States or their	Arrangements concluded with States or their	Arrangements concluded with States or their
successors, according to their original spirit and	successors and to have States honour and	successors and to have States honour and
intent, and to have States honour and respect	respect such Treaties, Agreements and other	respect such Treaties, Agreements and other
such treaties, agreements and other constructive	Constructive Arrangements.	Constructive Arrangements.
arrangements. Conflicts and disputes which	Nothing in this Declaration may be interpreted	Nothing in this Declaration may be interpreted
cannot otherwise be settled should be submitted	as to diminish or eliminate the rights of	as to diminish or eliminate the rights of
to competent international bodies agreed to by	Indigenous Peoples contained in Treaties,	Indigenous Peoples contained in Treaties,
all parties concerned.	Agreements and Constructive Arrangements.	Agreements and Constructive Arrangements.
	Source: informal plenary, eleventh session	
	OR	
	States should take all necessary steps under	
	domestic law to recognize, observe and enforce	
	treaties, agreements, and other constructive	
	arrangements concluded with Indigenous	
	Peoples.	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A36	A36	A36
	Disputes that arise under such treaties and	
	agreements should be resolved pursuant to any	
	processes specified in the treaties, agreements,	
	and other constructive arrangements, or	
	otherwise submitted to competent domestic	
	bodies or processes for timely resolution in	
	accordance with principles of equity and justice.	
	Nothing in this Declaration may be interpreted	
	as to diminish or eliminate the rights of	
	Indigenous Peoples contained in treaties,	
	agreements, and other constructive	
	arrangements.	
	Source: United States of America	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PART VIII		
A37	A37	A37
States shall take effective and appropriate	States in consultation and cooperation with	States in consultation and cooperation with
measures, in consultation with the indigenous	indigenous peoples, shall take the appropriate	indigenous peoples, shall take the appropriate
peoples concerned, to give full effect to the	measures, including legislative measures, to	measures, including legislative measures, to
provisions of this Declaration. The rights	achieve the ends of this Declaration.	achieve the ends of this Declaration.
recognized herein shall be adopted and included	Source: consultations, eleventh session	
in national legislation in such a manner that		
indigenous peoples can avail themselves of such		
rights in practice.		
A38	A38	A38
Indigenous peoples have the right to have	Indigenous peoples have the right to have	Indigenous peoples have the right to have
access to adequate financial and technical	access to financial and technical assistance from	access to financial and technical assistance from
assistance, from States and through	States and through international cooperation, for	States and through international cooperation, for
international cooperation, to pursue freely their	the enjoyment of the rights contained in this	the enjoyment of the rights contained in this
political, economic, social, cultural and spiritual	Declaration.	Declaration.
development and for the enjoyment of the rights	Source: informal plenary, eleventh session	
and freedoms recognized in this Declaration.		

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A39	A39	A39
Indigenous peoples have the right to have	Indigenous peoples have the right to have	Indigenous peoples have the right to have
access to and prompt decision through mutually	access to and prompt decision through	access to and prompt decision through just and
acceptable and fair procedures for the resolution	[mutually acceptable/appropriate] and fair	fair procedures for the resolution of conflicts
of conflicts and disputes with States, as well as	procedures for the resolution of conflicts and	and disputes with States or other parties, as well
to effective remedies for all infringements of	disputes with States and third parties, as well	as to effective remedies for all infringements of
their individual and collective rights. Such a	as to effective remedies for all infringements of	their individual and collective rights. Such a
decision shall take into consideration the	their individual and collective rights. Such a	decision shall give due consideration to the
customs, traditions, rules and legal systems of	decision shall [take into/give] consideration	customs, traditions, rules and legal systems of
the indigenous peoples concerned.	[to] the customs, traditions, rules and legal	the indigenous peoples concerned and
	systems of the indigenous peoples concerned	international human rights.
	and international human rights	
	standards/law [relevant provisions of	
	national legislations] [including those of this	
	declaration].	
	Source: E/CN.4/2004/WG.15/CRP.1 amended	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A40	A40	A40
The organs and specialized agencies of the	The organs and specialized agencies of the	The organs and specialized agencies of the
United Nations system and other	United Nations system and other	United Nations system and other
intergovernmental organizations shall contribute	intergovernmental organizations shall contribute	intergovernmental organizations shall contribute
to the full realization of the provisions of this	to the full realization of the provisions of this	to the full realization of the provisions of this
Declaration through the mobilization, inter alia,	Declaration through the mobilization, inter alia,	Declaration through the mobilization, inter alia,
of financial cooperation and technical	of financial cooperation and technical	of financial cooperation and technical
assistance. Ways and means of ensuring	assistance. Ways and means of ensuring	assistance. Ways and means of ensuring
participation of indigenous peoples on issues	participation of indigenous peoples on issues	participation of indigenous peoples on issues
affecting them shall be established.	affecting them shall be established.	affecting them shall be established.
	Source: consultations, eleventh session	
A41	A41	A41
The United Nations shall take the necessary	The United Nations, its bodies, including the	The United Nations, its bodies, including the
steps to ensure the implementation of this	Permanent Forum on Indigenous Issues, and	Permanent Forum on Indigenous Issues, and
Declaration including the creation of a body at	specialized agencies, including at the country	specialized agencies, including at the country
the highest level with special competence in this	level, and States, shall promote respect for and	level, and States, shall promote respect for and
field and with the direct participation of	full application of the provisions of this	full application of the provisions of this
indigenous peoples. All United Nations bodies	Declaration and follow-up the effectiveness of	Declaration and follow-up the effectiveness of
shall promote respect for and full application of	this Declaration.	this Declaration.
the provisions of this Declaration.	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
PART IX		
A42	A42	A42
The rights recognized herein constitute the	The rights recognized herein constitute the	The rights recognized herein constitute the
minimum standards for the survival, dignity and	minimum standards for the survival, dignity and	minimum standards for the survival, dignity and
well-being of the indigenous peoples of the	well-being of the indigenous peoples of the	well-being of the indigenous peoples of the
world.	world.	world.
	Source: consultations, eleventh session	
A43	A43	A43
All the rights and freedoms recognized herein	All the rights and freedoms recognized herein	All the rights and freedoms recognized herein
are equally guaranteed to male and female	are equally guaranteed to male and female	are equally guaranteed to male and female
indigenous individuals.	indigenous individuals.	indigenous individuals.
A44	A44	A44
Nothing in this Declaration may be construed as	Nothing in this Declaration may be construed as	Nothing in this Declaration may be construed as
diminishing or extinguishing existing or future	diminishing or extinguishing the rights	diminishing or extinguishing the rights
rights indigenous peoples may have or acquire.	indigenous peoples have now or may acquire in	indigenous peoples have now or may acquire in
	the future.	the future.
	Source: consultations, eleventh session	

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g in this Declaration may be implying for any State, people, n any right to engage in any erform any act contrary to the United Nations. exercise of the rights enunciated Declaration, all human rights and	A45Nothing in this Declaration may be interpretedas implying for any State, people, group orperson any right to engage in any activity or toperform any act contrary to the Charter of theUnited Nations.In the exercise of the rights enunciated in thepresent Declaration, human rights and
implying for any State, people, n any right to engage in any erform any act contrary to the United Nations.	as implying for any State, people, group or person any right to engage in any activity or to perform any act contrary to the Charter of the United Nations. In the exercise of the rights enunciated in the
n any right to engage in any erform any act contrary to the United Nations.	person any right to engage in any activity or to perform any act contrary to the Charter of the United Nations. In the exercise of the rights enunciated in the
erform any act contrary to the United Nations. exercise of the rights enunciated	perform any act contrary to the Charter of the United Nations. In the exercise of the rights enunciated in the
United Nations. exercise of the rights enunciated	United Nations. In the exercise of the rights enunciated in the
exercise of the rights enunciated	In the exercise of the rights enunciated in the
C	C C
Declaration all human rights and	present Declaration, human rights and
beenandin, an numan rights and	
reedoms of all [persons] shall be	fundamental freedoms of all shall be respected.
e exercise of the rights set forth in	The exercise of the rights set forth in this
n shall be subject only to such	Declaration shall be subject only to such
are determined by law and/that is	limitations as are determined by law, in
with international human rights	accordance with international human rights
S.	obligations. Any such limitations shall be
uch limitations shall be	non-discriminatory and strictly necessary solely
	for the purpose of securing due recognition and
natory and strictly necessary	respect for the rights and freedoms of others
i i i	
i i i	
	natory and strictly necessary purpose of securing due

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A45	A45	A45
	freedoms of others and for meeting the just	and for meeting the just and most compelling
	and most compelling requirements of a	requirements of a democratic society.
	democratic society.]	The provisions set forth in this Declaration shal
	[In the exercise of the rights set out in	be interpreted in accordance with the principles
	this Declaration, everyone shall be subject	of justice, democracy, respect for human rights
	only to such limitations as are determined by	equality, non-discrimination, good governance
	law solely for the purpose of securing due	and good faith.
	recognition and respect for the rights and	
	freedoms of others and or meeting the just	
	requirements of morality, public order and	
	the general welfare in a democratic society.]	
	(Universal Declaration of Human Rights,	
	art. 29.2)	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
A45	A45	A45
	3. The provisions set forth in this	
	Declaration shall be interpreted in accordance	
	with the principles of justice, democracy,	
	respect for human rights, equality, non-	
	discrimination, good governance, common	
	good and good faith. These principles shall	
	also be essential elements in resolving any	
	differences as to the application of the rights	
	of indigenous peoples and individuals, States	
	and other parties concerned.	
	Source: consultations, eleventh session	

ORIGINAL TEXT	CHAIRMAN'S SUMMARY OF PROPOSALS Eleventh session	CHAIRMAN'S PROPOSAL Eleventh session
	A45 bis	
	Nothing in this Declaration shall be construed as	
	authorizing or encouraging any action which	
	would dismember or impair, totally or in part, the	
	territorial integrity or political unity of sovereign	
	and independent States conducting themselves in	
	compliance with the principles of equal rights and	
	self-determination of peoples and thus possessed of	
	a government representing the whole people	
	belonging to the territory without distinction of any	
	kind.	
	Source: Australia, New Zealand, United States	
	of America	
	OR	
	Without prejudice to the rights envisaged in this	
	Declaration, no provisions contained herein	
	shall be invoked for the purposes of impairing	
	the sovereignty of a State, its national and	
	political unity or territorial integrity.	
	Source: Russian Federation	

Annex II

A. DOCUMENTATION

1. The working group had before it the following documents:

E/CN.4/2005/WG.15/1	Provisional agenda (December session)
E/CN.4/2006/WG.15/1	Provisional agenda (January session)
E/CN.4/2005/WG.15/2*	Chairman's Summary and Proposal
E/CN.4/2005/WG.15/CRP.1	Report by the Government of Mexico on the International workshop on the draft United Nations Declaration on the Rights of Indigenous Peoples, Patzcuaro, Michoacán, Mexico, 26 to 30 September 2005
E/CN.4/2005/WG.15/CRP.2	Joint submission of indigenous organizations on the "General provisions" of the Draft United Nations Declaration on the Rights of Indigenous Peoples
E/CN.4/2005/WG.15/CRP.3	Joint submission by indigenous organizations on the urgent need to improve the United Nations Standard-setting process Importance of criteria of "Consistent with international law and its progressive development"
E/CN.4/2005/WG.15/CRP.4	Joint submission of indigenous organizations on the Indigenous Peoples' Right to Restitution
E/CN.4/2005/WG.15/CRP.5	Observaciones y enmiendas a los artículos examinados del proyecto de declaración sobre los derechos de los pueblos indígenas y la introducción de nuevos párrafos en la parte dispositiva by the Movimiento Indio Tupaj Katari el Consejo Mundial por la Paz
E/CN.4/2005/WG.15/CRP.6	Draft report of the working group
E/CN.4/2005/WG.15/CRP.7	Chairperson's summary of proposals

^{*} This document was submitted to the Commission on Human Rights at its sixty-first session as document E/CN.4/2005/89/Add.2, in English only.

2. The following background documents were made available to the working group:

Draft United Nations declaration on the rights of indigenous peoples Sub-Commission resolution 1994/45, annex.

Report of the working group established in accordance with Commission on Human Rights resolution 1995/32 of 3 March 1995 on its tenth session (E/CN.4/2005/89, and Add.1 and Add.2).

B. PARTICIPATION

3. The following States Members of the United Nations were represented by observers: Angola, Argentina, Australia, Austria, Azerbaijan, Belgium, Bolivia, Brazil, Canada, Chile, China, Colombia, Congo, Costa Rica, Cuba, Cyprus, Czech Republic, Denmark, Dominican Republic, Ecuador, Egypt, El Salvador, Estonia, Finland, France, Germany, Greece, Guatemala, Haiti, Honduras, Hungary, India, Indonesia, Iran (Islamic Republic of), Israel, Italy, Japan, Kenya, Latvia, Libyan Arab Jamahiriya, Malaysia, Mexico, Morocco, Myanmar, Netherlands, New Zealand, Nigeria, Norway, Panama, Paraguay, Peru, Philippines, Poland, Portugal, Republic of Korea, Romania, Russian Federation, Slovakia, South Africa, Spain, Sudan, Sweden, Switzerland, Turkey, Ukraine, United Kingdom of Great Britain and Northern Ireland, United States of America, Venezuela, Zimbabwe.

4. The following non-Member State was represented by an observer: Holy See.

5. The following United Nations bodies, specialized agencies and intergovernmental organizations were represented by observers: United Nations Institute for Training and Research, United Nations Institute for Disarmament Research, United Nations Permanent Forum on Indigenous Issues, International Labour Organization, World Bank, International Fund for Agricultural Development, European Union and European Commission.

6. The following national institution was represented by an observer: Aboriginal and Torres Strait Islander Social Justice Commissioner, Human Rights and Equal Opportunity Commission.

7. The following non-governmental organizations in consultative status with the Economic and Social Council were represented as observers: American Indian Law Alliance, Asian Indigenous and Tribal Peoples Network, Assembly of First Nations, Asociacion Kunas Unidos por Napguana, Association of Indigenous Peoples of The North, Siberia and Far East of the Russian Federation, Association of World Citizens, Centre for Organisation Research and Education, Comision Juridica para el Autodesarollo de los Pueblos Originarios Andinos, Communities Forestry and Development Organization, Congress of Aboriginal Peoples, Foundation for Aboriginal and Islander Research Action, Franciscans International, Friends World Committee for Consultation (Quakers), Grand Council of the Crees, Incomindios, Indian Council of South America, Indian Law Resource Centre, Indigenous Peoples and Nations Coalition, Indigenous Peoples' Centre For Documentation, Research and Information, Indigenous World Association, Innu Council of Nitassinan, Interfaith International, International Centre for Human Rights and Democratic Development, International Federation of Human Rights Leagues, International Indian Treaty Council, International League for the Rights and E/CN.4/2006/79 page 80

Liberation of Peoples, International Organization of Indigenous Resources Development, International Service for Human Rights, International Society for Threatened Peoples, International Work Group for Indigenous Affairs, Inuit Circumpolar Conference, Lutheran World Association, Mandat International, Metis National Council, National Congress of American Indians, National Indian Youth Council, Native American Rights Fund, Native Women's Association of Canada, Netherlands Centre for Indigenous Peoples, Saami Council, Shimin Gaikou Centre, South Asia Human Rights, Documentation Centre, Tebtebba Foundation, World Council of Churches.

8. The following organizations of indigenous people accredited in accordance with Commission on Human Rights resolution 1995/32 were represented as observers: Ainu Association of Hokkaido, Association of the Shor People, Association pour le developpement global des Batwa du Rwanda, Association Tamaynut, Confederación Sindical Unica de Trabajadores Campesinos de Bolivia, Consejo de Todas las Tierras, Consultative Committee of Finno Ugric Peoples, Cordillera Peoples Alliance, Indian Confederation of Indigenous and Tribal Peoples, Movimiento Indio Tupaj Kataru, Na Koa Ikaika Kalahui, Hawai, Navajo Nation, Organización de la Nacion Aymara, Teton Sioux Nation Treaty Council.
