Questions & Answers on the Universal Periodic Review of the Human Rights Council

What is the Universal Periodic Review?

The Universal Periodic Review (UPR) is a new mechanism of the Human Rights Council under which it will review, on a regular basis, the fulfilment by all 192 UN Member States of their human rights obligations and commitments. It is to be a cooperative mechanism, based on objective and reliable information, and equal treatment of all States. The review process is to fully involve the State under review, while at the same time not be overly burdensome for States. It should not duplicate the work of the treaty bodies.

The UPR process comprises:

- Preparation by the State and other stakeholders, e.g. consultation at the national level to review and prepare the documentary bases,
- A three-hour interactive dialogue in the UPR Working Group with the State concerned,
- Adoption by the UPR Working Group of the report on the country review,
- Adoption by the Council (in a regular session) of the outcome of the review, and
- Follow-up and implementation by the State concerned and other stakeholders as relevant.

The novelty of the mechanism offers NGOs and governments an opportunity to shape it, including through the establishment of good precedents.

Why does the Council have this mechanism?

By being applicable, on an equal basis, to all UN Member States, the UPR is intended to address one of the main criticisms levelled at the Council’s predecessor, the Commission on Human Rights, namely that its focus on individual country situations was selective and based on double standards (the Commission considered only a small number of countries at its annual sessions and shied away from addressing some of the most pressing situations, often for political reasons).

The UPR offers an opportunity to address in the UN’s principal interstate human rights body country situations that were never the subject of action by the Commission on Human Rights.
What are the objectives of the UPR?

- Improvement of the human rights situation on the ground,
- Fulfilment of the State’s human rights obligations and commitments and assessment of developments and challenges,
- Enhancement of the capacity of the State to protect human rights,
- Sharing of best practice among States,
- Cooperation in the promotion and protection of human rights,
- Encouragement of full cooperation with the Council, its mechanisms.

What is the normative basis for the UPR?

- The UN Charter,
- The Universal Declaration of Human Rights,
- Human rights instruments to which the State is a party,
- Voluntary pledges and commitments by the State, e.g. pledges made in the context of elections to the Council and in statements to the Council’s high-level segment, and
- Applicable international humanitarian law.

On what information will the review be based?

The review will be based on three key documents:

1. Information prepared by the State concerned. For most countries this information will probably take the form of a national report (maximum 20 pages). However, it is important to note that the modalities of the UPR stipulate that the State under review may choose to present this information only orally. The Council has encouraged States to prepare their information through a broad consultation process at the national level with all relevant stakeholders.

2. A compilation, prepared by the OHCHR, of information contained in reports of the treaty bodies, Special Procedures and other relevant UN bodies (maximum 10 pages). For many countries fitting this information into a 10 page compilation is going to be a challenge for the OHCHR.

3. A summary, also prepared by the OHCHR, of additional “credible and reliable information” by other stakeholders, e.g. NGOs, national human rights institutions, labour unions, church groups (maximum 10 pages).

What is the national report likely to contain?

The Council has adopted guidelines for the preparation and content of the national information (report). It should include:

- Description of the methodology and broad consultation process followed in preparing the national report,
- Information on the normative and institutional human rights framework, including constitution, legislation, policies, and institutions,
- Information on implementation of international human rights obligations, national legislation and voluntary commitments; as well as national human rights institutions, public awareness of human rights and cooperation with human rights mechanisms,
- Information on achievements and best practice, as well as challenges and constraints,
- Key national priorities and initiatives to overcome challenges and constraints and improve the human rights situation,
• Expectations for capacity building and requests for technical assistance,
• Follow up of previous reviews (beginning in the second cycle of review in 2012).

Who will carry out the review?
The review of all UN Member States will take place in the UPR Working Group, composed of the 47 members of the Council, and chaired by the President of the Council. Each member of the Council will decide on the composition of its delegation to the UPR Working Group and may decide to include human rights experts in their delegation.

The Council will select a group of three rapporteurs, Rapporteurs Troika, to facilitate each review. These rapporteurs will be chosen from among the 47 members of the Council and each member of a Troika will come from a different UN Regional Group. The State under review may request that one of the rapporteurs be from its own Regional Group and may also object to a selected rapporteur; however, it may do so only once. A Rapporteur may also request to be excused from a particular country review, in which case another rapporteur will be selected. There is no set limit to the number of times a Rapporteur may request to be excused.

What will be the sequence of events in a typical review?
• The State undertakes broad national consultation in preparation of national information (report), including with NGOs,
• The State prepares a national report of no more than 20 pages to be ready in time to ensure the distribution of the report simultaneously in the six UN official languages six weeks prior to the review in the UPR Working Group in accordance with the UN’s “six-week rule” for document distribution,
• The OHCHR prepares two documents each of no more than 10 pages: one is a compilation consisting of information from the treaty bodies, Special Procedures and other UN bodies; the second a summary of other credible and reliable information, e.g. from NGOs. Both documents will also be available in all UN official languages in accordance with the “six-week rule”;
• The Troika rapporteurs may collate issues and questions (but are not required to do so) to facilitate and focus the review; they would transmit these to the country concerned to assist in the preparation of the review;
• The State engages in a 3-hour interactive dialogue with the UPR Working Group. In addition to Members of the Council, observer States may also participate. NGOs may attend, but not speak;
• The Troika rapporteurs prepare a report on the review with a summary of the proceedings, recommendations and any voluntary commitments by the State;
• The report on the review is adopted in the UPR Working Group. A reasonable period of time is to be allowed between the inter-active dialogue and the adoption of the report in the Working Group. Half an hour is allocated for the adoption of the report. The reviewed State is to be fully involved and may indicate which recommendations it supports and doesn’t support, but cannot veto any of the recommendations;
• The outcome of the review is submitted to a regular session of the Council for adoption. (There is a standing agenda item on the UPR on the Council’s agenda.) Up to one hour is to be allocated for the Council’s adoption of the outcome. The State concerned, Members of the Council, observer States, and other relevant stakeholders (e.g. NGOs) are to be are given the opportunity to express their views on the outcome before the Council plenary acts on it;
• The Council adopts the outcome of the review and decides if and when specific follow will be necessary;
• The outcome of the review should be implemented primarily by the State concerned and, as appropriate, by other relevant stakeholders;
• The state of implementation of the review is to be reviewed in the subsequent review of a State (i.e. up to four years later).

What form will the review take?
The rules establishing the UPR speak of the review as the 3-hour interactive dialogue between the State under review and members of the Council. Observer States may participate as well, whereas “other relevant stakeholders”, such as NGOs, may only “attend” the interactive dialogue (this means that NGOs will not be able to make statements or ask questions of the country during the dialogue). Countries under review should be encouraged to ensure that national NGOs are able to observe the review, irrespective of their status with ECOSOC.

What could be the outcome of a review?
Bearing in mind the emphasis on the UPR as a cooperative mechanism, the outcome is likely to be the result of a consensus-based process rather than a voting process. The reviewed country should be fully involved in the outcome. This means, for example, that the State concerned may indicate in the outcome document which recommendations it supports and which it does not. However, it will not be able to veto recommendations.
The outcome could include some or all of the following provisions:
• Assessment of the situation of human rights in the reviewed country, including positive developments and challenges faced by the country,
• Identification of best practices,
• Proposals for cooperation in the promotion and protection of human rights,
• Provision of technical assistance,
• Voluntary commitments by the country concerned.

How will a country review be followed up?
When the Council adopts, in a regular session, the outcome of the UPR it will also decide if and when any specific follow-up is necessary. The outcome of the UPR should be implemented primarily by the State concerned and by others, as appropriate, e.g. the OHCHR, UN country teams, or UN agencies. Subsequent reviews will consider the state of implementation of the outcome of the previous review.

What happens if a country does not cooperate with the UPR?
In cases of persistent non-cooperation with the UPR mechanism, the Council will “address” such situations.

How can NGOs participate in the UPR?
There are a number of possible entry points in the UPR for NGOs. Some of these are stipulated in the rules governing the UPR; others are advocacy opportunities for NGOs. Efforts should be made to create good precedents for future reviews whenever possible.

National consultation prior to development of national report
• Encouraging a broad national consultation as input to the national information (report) by the State to be reviewed,
• Participation in any national consultation, including by bringing human rights concerns to the attention of the State and suggesting measures to address these.
Information basis for the review

• Submission of information to the treaty bodies and Special Procedures to generate observations and recommendations to be pursued in the UPR,
• Submission of information to the OHCHR compilation of “other objective and credible information”,
• Publication, independently of the OHCHR compilation, of information pertaining to the situation of human rights in the country to be reviewed, with recommendations for addressing violations of human rights,
• Critique of the information (report) submitted by the country under review,
• Submission of written statements for inclusion in formal record of the UPR Working Group.

Interactive dialogue in UPR Working Group

• Lobby Council members to include human rights experts in their delegation in the UPR Working Group,
• Lobby Council members to put forward human rights experts as Troika rapporteurs,
• Lobby Troika rapporteurs to focus the review on critical human rights issues in the country under review, and to encourage the rapporteurs to raise the issues and questions with the State prior to the inter-active dialogue,
• Lobby Council members and observer States to raise pertinent human rights issues and questions during the dialogue,
• Lobby Troika rapporteurs to reflect key human rights concerns in the report on the review and to make recommendations to address human rights violations.

Outcome of the review

• Lobby members of the UPR Working Group to adopt a report on the review that addresses directly and transparently key human rights issues in the country under review,
• Critique the report of the review adopted by the UPR Working Group, as necessary.

Adoption of outcome of review

• Submission of written statements in advance of regular session considering UPR reports and making oral statements during discussion under item 6 when the Council takes action on the outcome of the UPR,
• Lobby members of the Council to ensure that the final outcome adopted adequately reflects key human rights concerns in the country reviewed and makes effective recommendations for addressing these,
• Lobby the Council to decide on specific follow-up.

Implementation of review recommendations and commitments

• Encourage the State reviewed to hold broad national consultations on and public discussion the outcome of the review,
• Encourage the State reviewed to ensure full and prompt implementation of the outcome of the review, e.g. in bi-laterals, through initiatives in the Council (e.g. raising situations under item 4), in the context of election to the Council, in context of initiatives by other UN bodies (e.g. reviews by the treaty bodies, missions by Special Procedures, visits by the HCHR, etc.),
• Ensure reference to recommendations and commitments in correspondence and public documents on the country concerned,
• Encourage review of implementation of recommendations in subsequent UPR reviews of the country concerned.
Are NGOs limited to the formal procedures of the UPR?

The UPR will attract national or international media and public attention for many countries. Irrespective of what NGOs do in the formal procedures for the review of such countries, or even irrespective of whether they contribute to the formal procedures for such countries, the public interest generated by the UPR will offer a campaigning platform that NGOs should consider using.

Further background information

Information available on the website of the Office of the High Commissioner for Human Rights:


- Schedule of countries coming up for review under the UPR: [http://www.ohchr.org/english/bodies/hrcouncil/upr/uprlist.pdf](http://www.ohchr.org/english/bodies/hrcouncil/upr/uprlist.pdf)

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