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**ANNEX 1 : GOVERNANCE MATRIX HUMAN RIGHTS COMPONENT AS OF 31 DECEMBER 2004.**

<p><i>B Human Rights situation</i></p> <p><i>One of the core priorities in the Governance Pillar of the PEAP (2004-09) is ensuring respect for human rights. The PEAP states “The state of human rights in Uganda has continued to be challenging” with illegal detentions, the use of torture in detention centres operated by police, military forces, and local administration prisons, and (poor) conditions in prisons. Key Human Rights Actions over the medium term include Action to prevent any of the violations reported by UHRC from continuing, the prioritisation by the Justice Law and Order Sector (JLOS) and the security sector of the humane and fair treatment of prisoners; the continued development of the UHRC and, the roll-out of a national civic education framework to increase awareness about human rights and obligations.</i></p>		
<b>Objectives</b>	<b>Actions to be taken by GoU in accordance with the PEAP</b>	<b>Indicators</b>

<p>Respect for human rights in upholding of the constitutional state and rule of law by Army, Security Organisations and Police (Violent Crime Crack Unit).</p>	<ul style="list-style-type: none"> <li>• Training of security officers in interrogation and in human rights.</li> <li>• Monthly meetings between UHRC, Army Security Organisations Police, Prisons, Review and Directorate of Public Prosecutions to review the offensive against torture.</li> <li>• Access to military barracks, safe houses and CMI and VCCU HQ.</li> <li>• Re-evaluation of VCCU and vetting of its personnel.</li> <li>• Payment of compensations awarded by the UHRC to torture victims.</li> <li>• Backlog in the judicial system will be cleared to shorten detention periods and to decrease the number of detainees on remand.</li> <li>• Improvement of living conditions in central and local government prisons.</li> </ul>	<ul style="list-style-type: none"> <li>• Disciplinary measures and prosecution taken against members of Army, Security Organisations and Police (VCCU), where UHRC has investigated and proved cases of torture.</li> <li>• Reduction in number of torture cases on the basis of information of UHRC, local and international human organisations and field visits by JLOS donor group.</li> <li>• Reduction in number of arbitrary arrests of members of the political opposition.</li> </ul>
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## ANNEX 2: ADDITIONAL AFRICAN INSTRUMENTS AND DEVELOPMENT

	Instrument	Development focus area
1	AFRICAN CONVENTION ON THE CONSERVATION OF NATURE AND NATURAL RESOURCES (1968)	Recognises that soil, water, flora and faunal resources constitute a capital of vital importance to mankind and recognised the duty “to harness the natural and human resources of our continent for the total advancement of our peoples in spheres of human endeavour”
2	CONSTITUTION OF THE ASSOCIATION OF AFRICAN TRADEPROMOTION ORGANISATIONS (1974) (YET TO ENTER INTO FORCE)	Highlights significant role that African trade promotion organisations have to play in the economic development of the region
3	INTER AFRICAN CONVENTION ESTABLISHING AN AFRICAN TECHNICAL CO-OPERATION PROGRAMMES(1975) ( YET TO ENTER INTO FORCE)	Considers the fact that cooperation among African countries in the deployment of their human resources is vital and will contribute to the promotion of closer solidarity and economic development among their peoples
4	OAU CONVENTION FOR THE ELIMINATION OF MERCENARISM IN AFRICA (1977)	Points out the grave threat which the activities of mercenaries present to the independence, sovereignty, territorial integrity and harmonious development of Member States of the Organisation of African Unity
5	CONVENTION FOR THE ESTABLISHMENT OF THE AFRICAN CENTRE FOR FERTILIZER DEVELOPMENT (1985) ( YET TO ENTER INTO FORCE)	Realises that the OAU Charter states that one of the purposes of the OAU is for its Member States to “coordinate and intensify their cooperation and efforts to achieve a better life for the people of Africa” and that, to this end, Member States are enjoined to “harmonise their general policies in various fields, including nutritional, scientific and technical cooperation
6	TREATY ESTABLISHING THE AFRICAN ECONOMIC COMMUNITY (1991)	Highlights the need to share, in a equitable and just manner, the advantages of cooperation among Member States in order to promote a balanced development in all parts of the continent

	Instrument	Development focus area
7	OAU CONVENTION ON THE PREVENTION AND COMBATING OF TERRORISM (1999)	Terrorism constitutes a serious violation of human rights and, in particular, the rights to physical integrity, life, freedom and security, and impedes socio-economic development through destabilisation of States
8	PROTOCOL TO THE TREATY ESTABLISHING THE AFRICAN ECONOMIC COMMUNITY RELATING TO THE PAN-AFRICAN PARLIAMENT (2001)	The establishment of the Pan-African Parliament will ensure effectively the full participation of the African peoples in the economic development and integration of the continent
9	CONVENTION OF THE AFRICAN ENERGY COMMISSION (2001)	<p>Africa must harness its energy resources and make them available to meet the energy needs of its peoples in order to be able to develop and provide an alternative to deforestation and use of firewood as a primary source of energy</p> <p>There is need to co-ordinate the actions of the African countries to develop their energy resources and deal jointly with the various problems relating to their efficient and rational exploitation and utilisation, in order to ensure socio-economic development</p>
10	PROTOCOL RELATING TO THE ESTABLISHMENT OF THE PEACE AND SECURITY COUNCIL OF THE AFRICAN UNION (2002)	<p>The continued prevalence of armed conflicts in Africa and the fact that no single internal factor has contributed more to socioeconomic decline on the Continent and the suffering of the civilian population than the scourge of conflicts within and between our States</p> <p>Notes the problems caused by landmines and the illicit proliferation, circulation and trafficking of small arms and light weapons constitute a serious impediment to Africa's social and economic development, and that they can only be resolved within the framework of increased and well coordinated continental cooperation</p>

	Instrument	Development focus area
11	AFRICAN CONVENTION ON THE CONSERVATION OF NATURE AND NATURAL RESOURCES- REVISED EDITION (2003) ( YET TO ENTER INTO FORCE)	Duty to harness the natural and human resources of our continent for the total advancement of our peoples in spheres of human endeavour
12	AFRICAN UNION CONVENTION ON PREVENTING AND COMBATING CORRUPTION (2003)	Corruption undermines accountability and transparency in the management of public affairs as well as socio-economic development on the continent
13	PROTOCOL TO THE OAU CONVENTION ON THE PREVENTION AND COMBATING OF TERRORISM (2004) ( YET TO ENTER INTO FORCE)	Terrorism constitutes a serious violation of human rights and a threat to peace, security, development, and democracy
14	AFRICAN UNION NON AGGRESSSION AND COMMON DEFENCE PACT (2005) ( YET TO ENTER INTO FORCE)	Impact of conflicts both within and among African States, on peace, security and stability in the Continent, and their devastating impact on socio-economic development
15	AFRICAN YOUTH CHARTER (2006) ( YET TO ENTER INTO FORCE)	Youth are partners, assets and a prerequisite for sustainable development and for the peace and prosperity of Africa with a unique contribution to make to the present and to future development
16	AFRICAN CHARTER ON DEMOCRACY, ELECTIONS AND GOVERNANCE (2007) (YET TO ENTER INTO FORCE)	Promote the universal values and principles of democracy, good governance, human rights and the right to development
17	CHARTER FOR AFRICAN CULTURAL RENAISSANCE 2006) ( YET TO ENTER INTO FORCE)	African cultural diversity and unity are a factor of equilibrium, strength in African economic development, conflict resolution and reducing inequality and injustice to promote national integration

	Instrument	Development focus area
18	PROTOCOL ON THE STATUTE OF THE AFRICAN COURT OF JUSTICE AND HUMAN RIGHTS (2008)	Commitment to promote peace, security and stability on the Continent and to protect human and peoples' rights in accordance with the African Charter on Human and Peoples' Rights and other relevant instruments relating to human rights including the right to development
19	STATUTE OF THE AFRICAN UNION COMMISSION ON INTERNATIONAL LAW (2009) ( YET TO ENTER INTO FORCE)	Inspired by the common objectives and principles enshrined in the Constitutive Act of the African Union, notably Articles 3 and 4 which underscore the importance of accelerating the socio-economic development of the Continent through the promotion of research in all fields
20	AFRICAN CHARTER ON STATISTICS (2009) ( YET TO ENTER INTO FORCE)	Statistical information is vital for decision-making by all components of the society, particularly policy makers, as well as economic and social players, and is therefore essential for the continent's integration and sustainable development
21	PROTOCOL ON THE AFRICAN INVESTMENT BANK (2009) ( YET TO ENTER INTO FORCE)	Address collectively the main economic development challenges facing African continent

*Source: African Union*

### ANNEX 3: ADDITIONAL INTERNATIONAL INSTRUMENTS

	Treaty/Instrument	Status	Focus
1	UN Declaration on International Economic Cooperation & Development (1990)	Non-binding	Nations within UN should address all issues in an integrated manner
2	Copenhagen Declaration on Social Development	Non-binding	Links social development and human well-being for all and to give to these goals the highest priority both now and into the twenty-first century
3	Rio Declaration on Environment and Development (1992)	Non-binding	The Declaration makes the connection between the environment and development. It puts human beings at the centre of sustainable development
4	World Summit for Social Development (1995)	Non binding	Poverty reduction central to development
5	The Highly Indebted Poor Countries' (HIPC) Initiative	Non binding	Reduction of external debt critical for development
6	Doha Agreement in November (2001)	Non-binding	emphasises the importance of lifting trade barriers and boosting access to developed country markets to promote exports, high growth and poverty reduction in developing countries
7	Monterrey Consensus on financing for development in March (2002)	Non-binding	Increased ODA And access to developed countries s markets necessary for development
8	The Plan of Implementation of the World Summit on Sustainable Development in September (2003)	Non-binding	Poverty Reduction and sustainable development
9	The High Level Policy Harmonisation Forum (2003)	Non-binding	Calls for the harmonisation of the global effort to enhance development effectiveness through implementation of PRSPs and support for MDGs

*Source: African Union*

#### ANNEX 4: LIST OF PEOPLE INTERVIEWED

	NAME	INSTITUTION	DATE
1.	Professor Hansungule	Centre for Human Rights- University of Pretoria	2005- to date
2.	Ms Karen Kenny	International Human Rights Network	7 June 2005
3.	Ms Allen Asiimwe	International Human Rights Network	7 June 2005
4.	Ms Pamela Okille	Consultant- SIDA	7 July 2005
5.	Mr Mutahi Ngunyi	Consultant - SIDA	7 July 2005
6.	Mrs Margaret Sekaggya	Chairperson Uganda Human Rights Commission	25 November 2005
7.	Mr Nathan Byamukama	Director – Uganda Human Rights Commission	25 November 2005
8.	Mr Omara Oliro	Commissioner Uganda Human Rights Commission	25 November 2005
9.	Professor Joe Oloka- Onyango	Faculty of Law –Makerere University	29 November 2005
10	Dr Onoria Henry	Faculty of Law –Makerere University	29 November 2005
11	Mr Livingstone Ssewanyana	Executive Director Foundation for Human Rights Initiative	29 November 2005
12.	OECD/DAC Peer Review Team	OECD/DAC	5 May 2006
13.	Her Excellency Aine Hearn	Charge de Affairs – Embassy of Ireland – Uganda	24 August 2007
14.	Ms Joyce Nagiza	Governance Advisor- Royal Netherlands Embassy	25 August 2007
15.	Ms. Sylvia Ntambi	Governance Advisor - GTZ	25 August 2007
16.	Reverend Grace Kaiso	Executive Secretary- Uganda Joint Christian Council	23 August 2007
17	Ms Perry Antia	Head of Governance & Human Rights- Uganda Joint Christian Council	23 August 2007
18.	Ms Esther Loffen	Governance Advisor Royal Netherlands Embassy	23 August 2008
19.	Mr Sam Kajoba	Programme Officer – Embassy of Norway	23 August 2008
20.	Mr Solomon Ossiya	Programme Officer - Danida	5 June 2008
21.	Mr Kamusiime Thomas	Capacity Building & Network Development Officer Human Rights Network Uganda ( HURINET)	3 June 2008
22.	Mr Zie Gariyo	Uganda Debt Network	3 June 2008
23.	Ms Maria Nssali	Former Executive Director Kituo Cha Katiba	23 August 2008
24.	Honourable Fredrick Ruhindi	Deputy Attorney General. Minister of State for Justice and	15 July 2009



		Constitutional Affairs	
25.	Mr Kees Kondin	Programme Manager Capacity Building Programme of the European Union	15 July 2008
26.	Mr Sigurd Iling	Former Head of the European Delegation to Uganda and Advisor to the President of Benin	25 May 2008
27	Ms Doris Akiidi	Governance Advisor - GTZ	23 June 2008
28	Mr Willy Joe Haguma	Principal Finance Officer, Aid Liaison Department, Ministry of Finance, Planning and Economic Development	17 July 2008
29	Ms Evelyn Edroma	Former Senior Technical Advisor JLOS secretariat	17 July 2008
31	Mr Fred Twesiime	Ministry of Finance, Planning and Economic Development	19 January 2011
32	Mr Gordon Mwesigye	Secretary Uganda Human Rights Commission	19 January 2011
33	Ms Lillian Keane	Executive Director Platform for Labour Action	20 January 2011
34	Mr Sam Wairagala	Technical Advisor Monitoring & Evaluation JLOS Secretariat	31 March 2011
35	Mr Paul Gadeya	Senior Technical Advisor JLOS Secretariat	31 March 2011
36	Ms Rosemary Kemigisha	Uganda Human Rights Commission	2 April 2011
37	Mr Christopher Turigye	Uganda Human Rights Commission	2 April 2011
38	Mr Ndifuna Mohammed	Human Rights Network	6 April 2011
39	M. Sheila Muwanga	Foundation for Human Rights Initiative	6 April 2011
40	Ms Ida Nakiganda	Director Legal Uganda Human Rights Commission	7 April 2011
41	Mr John Kanya	Uganda Police Force	7 April 2011
42	Kristine Kruma	Judge High Court of Latvia	18 April 2011
44	Daniel Muwolobi	Governance Advisor Embassy of Ireland Kampala	20 January 2011
45	Justine Stroh	Economist Embassy of Ireland, Kampala 2002-2007	20 April 2011
46	Anthony Munene	Lecturer Kenya School of Law	3 May 2011
47	Kenneth Mugambe	Commissioner Budget Ministry of Finance, Planning and Economic Development	2 June 2009
48	Maureen Nahwera	Programme Officer Embassy of Sweden Kampala	2 June 2009
49	Ferdinand Katendeko	African Peer Review Mechanism Secretariat South Africa	3 May 2009
50	Dan Banik	University of Oslo Norway	4 August 2007

## ANNEX 5: UGANDA'S RATIFICATION OF INTERNATIONAL AND REGIONAL HUMAN RIGHTS TREATIES

Instruments and Standards	Ratification	Reporting Status
The International Covenant on Civil and Political Rights (1966)	12 June 1995	Report submitted in 2004*.
The International Covenant on Economic, Social and Cultural Rights	12 January 1987	4 Reports overdue. 4 <sup>th</sup> period due 30/6/05. No evidence that it was submitted*
The Optional Protocol to the International Covenant on Civil and Political Rights	14 November 1995	-
Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment	3 November 1986	Initial report coming four reports was received 16 years late in May 2005
International Convention on the Elimination of All Forms of Racial Discrimination	21 November 1980	2 <sup>nd</sup> – 10 <sup>th</sup> Periodic reports examined in March 2003. 11 <sup>th</sup> , 12 <sup>th</sup> , and 13 <sup>th</sup> due 21/12/05
Convention on the Political Rights of Women		
Convention on the Elimination of All Forms of Discrimination Against Women	22 July 1985	Report more than five years over due. 3 <sup>rd</sup> period report examined in August 2002*
International Convention on the Protection of the Rights of All Migrant Workers and Members of their Families	1995	No report. Initial report was due March 2004*
Convention on the Rights of the Child	17 August 1990	2 <sup>nd</sup> Periodic report was due September 2005*
Optional Protocol to the Convention on the Rights of the Child on the Involvement of children in Armed Conflict	2 May 2002	-
Optional Protocol to the Convention on the Rights of the Child on the Sale of Children, Child Prostitution and Child Pornography	2002	Report over due was expected 18/1/2004*
Optional Protocol to the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment	-	-*

Instruments and Standards	Ratification	Reporting Status
Convention for the Suppression of the Traffic in Persons and of the Exploitation of the Prostitution of Others	Not signed	N/A*
Convention relating to the Status of Refugees	21 September 1976	*
Convention on the Prevention and Punishment of the Crime of Genocide 1948	14 <sup>t</sup> ovember 1995	*
Geneva Convention relative to the Protection of Civilian Persons In Time of War	-	*
Convention on Protection of Rights of Migrant Workers (entered into force on 1 July 2003)	14 November 1995	*
The Constitutive Act of the African Union (2000)	3 April 2001	~
The African Charter on Human and Peoples' Rights (1990)	10 May 1986	1 <sup>st</sup> -9 <sup>th</sup> report overdue. 9 <sup>th</sup> report submitted in 2004 combining all reports.
The AU Convention on Preventing and Combating Corruption	30 August 2004	--
The AU Peace and Security Council Protocol	10 March 2004	~
African Charter on the Rights and Welfare of the Child (1990)	17 August 1994	Report due 29/11/2001 ~
The OAU Refugee Convention of 1969	24 July 1987	~
Protocol on the Rights of Women in Africa (2003)	22 July 2010	Report due 22 July 2012

*Source: Uganda Human Rights Commission*

## **ANNEX 6 DRAFT CONVENTION FOR THE PROVISION OF DEVELOPMENT ASSISTANCE**

We, the State Parties to the present Convention,

Bearing in mind the purposes and principles of the Charter of the United Nations relating to the achievement of international cooperation in solving international problems of an economic, social, cultural or humanitarian nature,

Recognising that provision of development assistance which aims at poverty reduction and enhancing development of poor under developed states, is now a common practice between developed and developing countries,

Bearing in mind the commitment to providing the historic UN target of 0.7% of national income as development assistance,

Recognising further that several development assistance, treaties agreements have been concluded over the years, forming the basis for provision of development assistance,

Considering that the current international law regime does not provide a framework for the formulation, conclusion and implementation of the development assistance treaties and agreements,

Considering that the provisions of the, Charter of the United Nations, the Universal Declaration of Human Rights, the International Covenant on Economic, Social and Cultural Rights, the United Nations Declaration on the Right to Development all

provide for the obligation to provide development assistance through international cooperation,

Considering that the prosperity, security and health of the developed countries are increasingly inseparable from the conditions and events in the developing countries,

Reaffirming that we live in an increasingly interdependent world, in which we all have an obligation to eradicate poverty and underdevelopment, and further noting that there is need to refocus development assistance on poverty and make it law that aid should be used to tackle poverty and reach the intended beneficiaries,

Recognising that the provision of development assistance should be aligned to national development priorities and based on partnership and mutual respect,

Taking into account the principles of national ownership and partnership enshrined in the Paris Declaration on Aid Effectiveness and the Accra Agenda for Action (AAA),

Aware that the primary obligation to create favourable conditions for the development of peoples and individuals is that of their states and that development assistance is only meant to compliment and not replace national development plans and efforts,

Aware also of the dangers associated with dependency on development assistance, it is recognised that developing countries should as soon as possible be weaned off development assistance,

Confirming that the right to development assistance is an inalienable human right and that equality of opportunity for development is a prerogative both of nations and of individuals who make up nations,

Proclaims the following Convention for the Provision of Development Assistance and agree the following articles:

#### **Article 1 The right to development assistance**

1. The right to development assistance is an inalienable human right.
2. State parties that are able to provide assistance have the obligation to provide development assistance to less developed countries.

#### **Article 2 Development assistance agreements**

1. Development assistance treaties, agreements, memoranda of understanding, arrangement letters, or by whatever other name designated, are binding treaties under international law.
2. Development assistance treaties for purposes of interpretation should be governed by the Vienna Convention on the Law of Treaties.

#### **Article 3 Principles**

Development assistance shall be guided by the following principles

- a) equal partnership,
- b) local ownership and national led development, and
- c) alignment to national development priorities.

#### **Article 4 State responsibility**

1. The primary responsibility for development lies with the State and development assistance is meant to complement and not replace national development programmes.
2. States have the obligation to cooperate with each other in ensuring development and eliminating obstacles to development.

#### **Article 5 Opting out**

1. All development assistance treaties, agreements, memoranda of understanding, arrangement letters, or by whatever other name designated, shall have an opt out clause and timeframe for the providing of assistance.
2. Steps should be taken to ensure the progressive reduction in the provision of development assistance with the ultimate aim of ending the assistance all together.

#### **Article 6 Purpose of development assistance**

1. State parties that receive development assistance undertake to ensure that it is used for the intended purpose and shall not be diverted for other use.
2. State parties that receive development assistance shall ensure that it is results oriented with demonstrable outcomes and impact.
3. State parties commit themselves to promoting the highest levels of transparency, efficiency and effectiveness in all development programmes.

### **Article 7 Beneficiaries of development assistance**

Development assistance shall be provided to both States and non-State actors such as civil society organisations.

### **Article 8 Obstacles to development**

States parties undertake to jointly remove all obstacles to development such as conflict, insecurity, hunger, disease which blight the lives of ordinary people, particularly women and children.

### **Article 9 Assistance modalities**

State parties that provide development assistance should use assistance modalities such as budget support, project support and other any modalities mutually agreed upon.

### **Article 10 Compatibility**

Nothing in the present Convention, shall be construed as being contrary to the purposes and principles of the United Nations, or as implying that any State, group or person has a right to engage in any activity or to perform any act aimed at the violation of the rights set forth in the Universal Declaration of Human Rights and in the International Covenants on Human Rights.

### **Article 11 Addressees of development assistance**

States parties acknowledge that the addressees of development assistance and development programmes are individuals, communities, peoples and States.



### **Article 12 Timing of development assistance**

State parties that provide development assistance, undertake to ensure that the assistance is predictable, timely and not tied.

### **Article 13 Rights of peoples**

Nothing in the present Convention shall be interpreted as impairing the inherent right of all peoples to enjoy and utilise fully and freely their natural wealth and resources.

### **Article 14 Signature**

1. The present Convention is open for signature by any State Member of the United Nations or member of any of its specialised agencies, and by any other State which has been invited by the General Assembly of the United Nations to become a Party to the present Convention.
2. The present Convention is subject to ratification. Instruments of ratification shall be deposited with the Secretary-General of the United Nations.
3. The present Convention shall be open to accession by any member State of the United Nations.
4. Accession shall be effected by the deposit of an instrument of accession with the Secretary-General of the United Nations.
5. The Secretary-General of the United Nations shall inform all States which have signed this Convention or acceded to it of the deposit of each instrument of ratification or accession

### **Article 15 Entry into force**

1. The present Convention shall enter into force three months after the date of the deposit with the Secretary-General of the United Nations of the thirty-fifth instrument of ratification or instrument of accession.
2. For each State ratifying the present Convention or acceding to it after the deposit of the thirty-fifth instrument of ratification or instrument of accession, the present Convention shall enter into force three months after the date of the deposit of its own instrument of ratification or instrument of accession.

### **Article 16 Application**

The provisions of the present Convention shall extend to all parts of federal States without any limitations or exceptions.

### **Article 17 Amendment**

1. Any State Party to the present Convention may propose an amendment and file it with the Secretary General of the United Nations. The Secretary General of the United Nations shall thereupon communicate any proposed amendments to the States Parties to the present Convention with a request that they notify him whether they favour a conference of States Parties for the purpose of considering and voting upon the proposals. In the event that at least one third of the States Parties favours such a conference, the Secretary General shall convene the conference under the auspices of the United Nations. Any amendment adopted by a majority of the States Parties present and voting at the conference shall be submitted to the General Assembly of the United Nations for approval.

2. Amendments shall come into force when they have been approved by the General Assembly of the United Nations and accepted by a two-thirds majority of the States Parties to the present Convention in accordance with their respective constitutional processes.
3. When amendments come into force, they shall be binding on those States Parties which have accepted them, other States Parties still being bound by the provisions of the present Convention and any earlier amendment which they have accepted.

### **Article 18 Notifications**

Irrespective of the notifications made under article 17, the Secretary General of the United Nations shall inform all States referred to in paragraph I of the same article of the following particulars:

- a) Signatures, ratifications and accessions under article 15, and
- b) The date of the entry into force of the present Convention under article 15 and the date of the entry into force of any amendments under article 17.

### **Article 19 Language**

1. The present Convention, of which the Chinese, English, French, Russian and Spanish texts are equally authentic, shall be deposited in the archives of the United Nations.
2. The Secretary General of the United Nations shall transmit certified copies of the present Covenant to all States referred to in article 15.

## Annex 7 Glossary of terms

	Term	
1	Basket Fund	Fund to which many development partners/organisations contribute.
2	Budget support	A method of financing a partner country's budget through a transfer of resources from an external financing agency to the partner government's national treasury. The funds thus transferred are managed in accordance with the recipient's budgetary procedures. Funds transferred to the national treasury for financing programmes or projects managed according to different budgetary procedures from those of the partner country, with the intention of earmarking the resources for specific uses, are therefore excluded from this definition of budget support.
3	Credit/loan	Provision of resources, excluding food or other bulk commodities, for relief or development purposes, including procurement programmes, which must be repaid according to the conditions established at the time of the loan agreement or as subsequently agreed.
4	Poverty Action Fund	A ring fencing mechanism in favour of primary anti-poverty sectors like Education and Health
5	Project Support	Support for a temporary activity with a starting date, specific goals and conditions, defined responsibilities, a budget, a planning, a fixed end date and multiple parties involved
6	Sector	A coherent set of services and/or activities relating

		to a specific function which can be relevantly distinguished in terms of policies, institutions and finances, and which need to be looked at together, in order to make a meaningful assessment
7	Sector budget support	Budget support which allows for notionally earmarking funds for a particular sector. Some donors are providing sector budget support (earmarked/notionally earmarked budget support), which essentially refers to providing support to specific sectors such as justice, law and order, education and health
8	Sector Wide Approach (SWAPS)	All significant funding for the sector supports a single sector policy and expenditure programme, under Government leadership, adopting common approaches across the sector, and progressing towards relying on Government procedures to disburse and account for all funds