

Approved  
 by Order of the President  
 of the Republic of Tajikistan  
 from April, 3rd 2013, № AP-2200

NATIONAL PLAN OF THE REPUBLIC OF TAJIKISTAN TO IMPLEMENT THE RECOMMENDATIONS OF THE MEMBER STATES UNITED NATIONS COUNCIL IN CONNECTION WITH THE UNIVERSAL PERIODIC REVIEW OF THE REPUBLIC OF TAJIKISTAN UPON HUMAN RIGHTS IN THE YEARS 2013 -2015

1) ADOPTED RECOMMENDATIONS

No	Description of recommendations	Description of measures	Terms of execution	Executors	Sources of financing	Results of execution
1	2	3	4	5	6	7
1.	Consideration of the question of issuing a standing invitation to all Special Procedures of the UN Human Rights Council (88.1, 90.16, 90.17)	Preparation of official letters - invitations to the special procedures of the UN Human Rights Council in the framework of international legal acts recognized by the Republic of Tajikistan	2013-2015	Ministry of Foreign Affairs, CIIOGO T		Special procedures have received an invitation to visit the Republic of Tajikistan, the information is included in the report of the UN Council on Human Rights
2.	Establishing close cooperation with the UN, Special Procedures and treaty bodies, in order to reduce delays in reporting and the implementation of its recommendations	Preparation Strategies for collaboration and cooperation with United Nations bodies for the timely implementation of the recommendations of the national reports and the provision of the Republic of Tajikistan	2013-2014	Ministry of Foreign Affairs, CIIOGO T		The strategy of cooperation with the United Nations treaty bodies and special procedures for the timely implementation of the recommendations and the provision of national reports is prepared

3.	<p>Creation of the National Human Rights Commission (88.3) and the continuation of requests for assistance from the international community with the support of the UN country team, particularly OHCHR to strengthen policies on human rights, including the ratification of the remaining core human rights conventions and the implementation of UPR recommendations, which was adopted by Tajikistan (88.70, 88.8).</p>	<p>1) Extension of powers of KVMO by making appropriate changes and additions to the Decree of the Government of the Republic of Tajikistan from March 4, 2002, No.79;  2) Development of national plans of action to implement the recommendations of UN treaty bodies and the Human Rights Special Procedures, which are reviewed in the light of the new recommendations adopted;  3) Develop a plan for continuous training of employees of ministries and agencies responsible for the preparation of national reports;  4) To translate the recommendations of the UN and widely distribute them among the public authorities, as well as through the official publication of the Government, to post on the official websites of state organs.</p>	2013-2015	<p>CIIOGoT,  DCGHR, NHRI,  MFA</p>	<p>As part of the state budget and private sources</p>	<p>1) Powers of KVMO is expanded by inclusion: communication mechanisms of public authorities to provide information (inter-departmental co-ordination), responsibility for dealing with considerations of the HRC on individual communications, the work of expert groups for the preparation of national reports, increasing the responsibility for the development of national plans for the implementation of the recommendations of UN treaty bodies, as well as their monitoring procedures and mechanisms to involve civil society in the consultation processes and activities of the Commission;  2) OKGPG, serves as the secretariat of the Commission, by increasing the staff of the Division on a permanent basis is engaged in the processes monitoring the implementation of the UN recommendations and coordinate the preparation of national reports to the UN bodies;  3) Are adopted national action plans to implement the recommendations of treaty bodies on human rights, the Special Procedures and the UPR;  4) Is developed a plan for continuous education of employees of ministries and agencies responsible for the preparation of national reports;  5) National reports, recommendations and reports the UN treaty bodies and special rapporteurs of the UN and the UN Human Rights Council are timely published in the official electronic publications of the Government of the Republic of Tajikistan and spread through the media and posted on the official websites of government agencies;  6) Civil society representatives are members of the Commission and have effective mechanisms of cooperation in the preparation of reports and monitoring the implementation of international commitments</p>
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4.	Ensuring compliance of the structure and functions of the Human Rights Office of the Ombudsman with the Paris Principles (88.4, 88.5, 88.6, and 88.7)	1) Taking measures to implement the recommendations of the Subcommittee on improvement of NHRIs; 2) Harmonization of national legislation on the HRO of the Republic of Tajikistan in line with the Paris Principles and recommendations of the Sub-Committee on Accreditation	2013-2014	CIIOGO T, DCGHR, NHRI	As part of the state budget and private sources	1) An action plan is developed to implement the recommendations of the subcommittee; 2) The law "On the Human Rights Ombudsman of the Republic of Tajikistan" and other laws are adjusted in conformity with the Paris Principles and Recommendations of the Sub-Committee on Accreditation
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5.	The involvement of civil society in the process of implementing the recommendations of the UPR (88.9)	<p>1) Develop an action plan on covering all the events and achievements of the Republic of Tajikistan in the field of human rights, including the organization of the series of speeches in the media about the results of implementation of the recommendations of the UN Council on Human Rights;</p> <p>2) The involvement of civil society in the discussion and formulation of national plans of action to implement the recommendations of UN treaty bodies and the UPR, as well as other institutions of the United Nations;</p> <p>3) Involvement of civil society institutions in the implementation of national plans;</p> <p>4) Systematic meetings (consultation) to improve the mechanism to implement and monitor the recommendations of the UN;</p> <p>5) Continuation of positive practice of continuous consultation in the implementation of the recommendations of the UPR and the preparation of the second report of the UPR</p>	2013-2015	CIIOGO T, DCGHR, NHRI, MFA	As part of the state budget and private sources	<p>1) Developed an action plan on covering all the events and achievements of the Republic of Tajikistan in the field of human rights, and the results of implementation of the recommendations of the UN Human Rights reported in the media;</p> <p>2) Representatives of civil society are involved in the discussion and development of national plans of action to implement the recommendations of UN treaty bodies and the UPR, and brought in their implementation;</p> <p>3) On a regular basis are held a meetings (consultations) with representatives of civil society to improve the mechanism to implement and monitor the recommendations of the UPR and the UN treaty bodies;</p>
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6.	Strengthening the system of protection and promotion of women's rights through appropriate policy and legislation, as well as by anti-discriminatory socio-cultural attitudes and practices (88.10, 88.13, 88.14, 88.15, 88.16, 88.17, 88.18, 88.19, 88.20, 88.21, 88.22, 88.29, 88.30, 88.31, 88.32, 88.33, 88.34, and 88.35)	<p>1) The adoption of the National Plan of Action for the implementation of gender policies in the Republic of Tajikistan for 2013-2015, including measures to implement the recommendations of the UN Committee on CEDAW and the UN Special Rapporteur on violence in the family;</p> <p>2) The adoption of the Law of the Republic of Tajikistan "On the Prevention and Protection against Domestic Violence" and develop a mechanism for its implementation (adoption of the action plan);</p> <p>3) The study of the practice of appointing women to positions of leadership and bring law and practice into line with international standards;</p> <p>4) Creating a mechanism for gender analysis of key lawmaking, government, departmental programs before providing projects for approval to the Government of the Republic of Tajikistan and the Majlisi Oli;</p> <p>5) Raising awareness of rural women and girls relating the right to access to justice, education and land management through information and education campaigns;</p> <p>6) Increased involvement in raising gender awareness and gender equality in the family and society of civil servants at all levels of government, using a system of training of civil servants and refresher training of all sectoral ministries and agencies</p>	2013-2014 2013-2015	CIIGoT, DCGHR, NHRI, NCL, KVMO, OKGPG, HRO, NTSZ, CWFA, MoE, ITCS	As part of the state budget and private sources.	<p>1) Adopted National Plan of Action for the implementation of gender policies in the Republic of Tajikistan for 2013-2015;</p> <p>2) Adopted the Law of the Republic of Tajikistan "On the Prevention and Protection against Domestic Violence" and a mechanism of its implementation is developed (adopted an action plan);</p> <p>3) Law enforcement practice of appointing women to senior positions is aligned with international standards, in order to strengthen the role of women in society and in the political decision-making;</p> <p>4) Basic laws and draft laws, governmental and departmental programs and plans are undergone the gender expertise, aligned with other laws;</p> <p>5) Conducted informational and educational campaigns on awareness of rural women and girls relating their right to access to justice, education and land use;</p> <p>6) Institute for training of civil servants in the EGS has developed and incorporated a training program on gender awareness and gender equality in the family and society.</p>
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7.	Providing further expansion of education in the field of human rights, with an emphasis on law enforcement, civil servants and vulnerable groups of population(88.11, 88.58, and 88.59)	1) The adoption of the State Program of Education in in the domain of human rights for 2013-2020; 2) Creating Expert Methodological Council at HRO of the Republic of Tajikistan	2013-2014 2014-2015	CIIOGOT, DCGHR, NHRI, NCL, MoE, MLSP, ITCS	As part of the state budget and private sources	1) Adopted the State Program of Education in the domain of human rights for 2013-2020; 2) Created the Expert Methodological Council at HRO of the Republic of Tajikistan;
8.	Establishment of a mechanism to monitor and evaluate the implementation progress of the aforementioned national plans of action for the benefit of children for the period 2003-2010 (88.12) and the strengthening of efforts to meet the obligations under the Convention on the Rights of the Child (88.13);	1) Preparation and wide dissemination of the report on the implementation of the National Plan for the Protection of the rights and interests of the child for the period 2003-2010 and the development of appropriate recommendations; 2) Developing a plan of action to implement the recommendations of the UN Committee on the Rights of the Child and other UN treaty bodies on children's rights;	2013-2014	CIIOGOT, CRC, CWFA, DCGHR, NHRI, NCL, MoJ	As part of the state budget and private sources.	1) Prepared and disseminated the National Report on the National Plan for the Protection of the rights and interests of the child for the period 2003-2010 and the development of appropriate recommendations; 2) Developed a plan of action to implement the recommendations of the UN Committee on the Rights of the Child and other UN treaty bodies on children's rights;

9.	<p>Making the definition of torture in domestic legislation into line with the definition contained in article 1 of the Convention against Torture, and the establishment of independent mechanisms to investigate and prosecute such cases (88.23, 88.24, 88.27, 88.48, 90.34, 90.35)</p>	<p>1) The recommendation to incorporate a definition of torture in the Criminal Code, in accordance with Art. 1 of the UN Convention against Torture carried out and adopted a separate article. 143 approx. 1 of the Criminal Code, which provides punishment for torture;  2) Extension of criminal penalties for torture and elimination of penalties not involving deprivation of liberty, according to the recommendations of the UN Committee against Torture and the UN Special Rapporteur on Freedom from torture by making changes and amendments to Part 1 of Art. 143 approx. 1 of the Criminal Code;  3) Studies and consideration of the possibilities of creating independent models for investigation of torture in accordance with the Istanbul Protocol, the recommendations of the UN Committee against Torture and the UN Special Rapporteur on freedom from torture;</p>	2013-2014	<p>CIIOGoT, CRC, NHRI, GP, NCL, MoJ</p>	<p>As part of the state budget and private sources</p>	<p>1) Adopted amendments to the Criminal Code to increase the term of the criminal penalties for torture, and excluded the penalties not involving deprivation of liberty in accordance with the recommendations of the UN Committee against Torture and the UN Special Rapporteur on freedom from torture;  3) Studied the experience and developed an action plan to establish an independent mechanism for investigations of torture</p>
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10.	<p>Strengthening measures against torture and other cruel and degrading treatment, as well as their prevention and ensuring of immediate and credible investigations into all allegations of torture, including deaths in custody (88.25, 88.26, 90.34, 90.35), including by strengthening the relevant provisions of the national legislation (88.28);</p>	<p>1) Develop a plan of action to implement the recommendations of the UN Committee against Torture and other UN treaty bodies relating to the provisions against torture as well as the UN Special Rapporteur on freedom from torture;  2) Study practices and consideration of possibilities of creation and activity of the independent Institute of forensic medical examination in accordance with the Istanbul Protocol, the recommendations of the UN Committee against Torture and the UN Special Rapporteur on freedom from torture;  3) Studies and consideration of possibilities for the adoption of the law of the Republic of Tajikistan "On the independent forensic examination";  4) Development of the training program for professional training law enforcement officers, judges, prosecutors, lawyers, prison officials, as well as other closed and semi-closed institutions for basic standards of freedom from torture;  5) Implementation of the system of statistics on complaints of torture, the outcome of application stating the reasons for refusal and sent to court;  6) Developing and providing mechanisms for the implementation of the Law of the Republic of Tajikistan "On state protection of participants in the criminal process" (pay special attention to the protection of victims and witnesses of torture, relatives of victims of torture and the rehabilitation of victims of torture);  7) Excluding the application of the Law of the Republic of Tajikistan "On Amnesty" to persons of criminal liability under Art. 143 of the Criminal Code approx. 1.  8) Legislating the prohibition the Criminal Procedure Code and the General Prosecutor's Office of bilateral agreements, the expulsion of persons to a country where there are substantial grounds for believing that he would be in danger of being subjected to torture as well as development of mechanisms for the implementation of this right in accordance with the requirements of Article 3 of the Convention against Torture;</p>	<p>2013-2014 2013-2015</p>	<p>CIIOGoT, CRC, NHRI, GP, NCL, MoJ, SC, CJ</p>	<p>As part of the state budget and private sources.</p>	<p>1) Developtd a plan of action to implement the recommendations of the UN Committee against Torture and other UN treaty bodies relating to the provisions against torture as well as the UN Special Rapporteur on freedom from torture;  2) Studied the experience and developed an action plan to establish an independent institute of forensic medical examination;  3) Adopted the Law of the Republic of Tajikistan "On the independent forensic examination";  4) Developed a training program on professional training law enforcement officers, judges, prosecutors, lawyers, prison officials, as well as other closed and semi-closed institutions for basic standards of freedom from torture;  5) Implemented a system of accounting statistics on reports and complaints of torture, the results of the application, indicating the reasons for the refusal, the institution of a criminal case, the results of the investigation and trial of criminal cases on the use of torture;  6) The analysis of the problems of the mechanism of implementation of the Law of the Republic of Tajikistan "On state protection of participants in the criminal process," and to made appropriate recommendations;  7) The laws of the Republic of Tajikistan "On amnesty" does not apply to persons attracted to criminal liability under Art. 143 of the Criminal Code approx. 1.  8) In the Code of Criminal Procedure and bilateral agreements of the General Prosecutor's Office contain provisions on the prohibition of refolement of persons to a country where there are substantial grounds for believing that he would be in danger of being subjected to torture, as well as the mechanisms for the implementation of this right in accordance with the requirements of Article 3 of the Convention against Torture;  9) In the Civil Code and the Code of Civil Procedure of Tajikistan use of "torture" is included in the list of grounds on which the moral and material harm to the victim is compensated</p>
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11.	Accelerate the taking measures aimed at a universal solution to the problems of human trafficking and violence against women, including, in particular, the implementation of social and legal guarantees, and guarantees in the field of education, awareness-raising campaigns for the public and continued capacity building and empowerment of law enforcement (88.36, 88.37, 88.38, 88.39, 88.40, 88.41, and 88. 42);	1) Reinforcing the implementation of the Comprehensive Program against human trafficking for 2011-2013. 2) Development and adoption of the Comprehensive Program against human trafficking in the years 2014-2016.	2013-2014  2014-2015	ICAHT, CWFA, NHRI, GP, MoE, MLSP, MIA, MoJ, MFA	As part of the state budget and private sources	1) Adopted administrative and economic measures for the implementation of the Comprehensive Program against human trafficking for 2011-2013; 2) Adopted comprehensive program against human trafficking for the years 2014-2016.
12.	Development of cooperation with neighboring countries to combat the illicit trade in drugs (88.43)	1) Analysis of the law and practice of international and regional cooperation in the fight against illicit drug trafficking; 2) Consideration of possibilities for enhanced cooperation with neighboring countries in the fight against drug trafficking; 3) Conducting training courses to improve the skills of law enforcement agencies in the fight against drug trafficking. 4) The development and signing of bilateral agreements with neighboring countries.	2013-2015	DCA, NSC, MIA, GP, MoJ, MFA	As part of the state budget and private sources.	1) Carried out he analysis of the law and practice of international and regional cooperation in the fight against illicit drug trafficking, and developed appropriate recommendations; 2) Expanded cooperation with neighboring countries in the fight against illicit drug trafficking; 3) Conducted training courses to improve the skills of law enforcement agencies in the fight against illicit drugs.

13.	The application of further concerted efforts, including changes to legal and administrative procedures in order to improve the effectiveness and independence of the judiciary (88.44);	1) Monitoring and analysis of execution of the program for judicial reform in 2010-2013 and development of recommendations; 2) Development of the program and the action plan of judicial reform for 2013-2016.	2013-2014 2013-2015	CoJ, SC, NHRI, GP, NCL, MoJ, SEC	As part of the state budget and private sources.	1) Carried out monitoring and analysis of execution of program for judicial reform in 2010-2013, and developed appropriate recommendations; 2) Developed the program and action plan of judicial reform for 2013-2016.
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14.	Taking the necessary measures and legislation to reform the judicial system in accordance with international standards of justice, including the system of juvenile justice (see paragraph 38) and, in particular, the guarantee of tenure of judges and magistrates (88.45) and taking the Council of Justice from the control of the executive authority as a fully independent body (90.29);	<p>1) Analysis of legislation and the development of an action plan to expand the structure and powers of the Council of Justice of the Republic of Tajikistan to strengthen its independence and strengthen its role in the judicial system, through the taking the Council of Justice of the Republic of Tajikistan from the executive branch and transfer it to the judiciary;</p> <p>2) Review procedures and criteria for the selection of candidates for the post of judge in accordance with the recommendations of the UN Special Rapporteur on the independence of judges and lawyers;</p> <p>3) Analysis of a program of continuous training for judges and develop recommendations to improve the quality of their professional training, including issues of direct application of international law in national courts</p>	2013-2014 2013-2015	SC, SEC, CoJ, MoJ, NCL,	As part of the state budget and private sources.	<p>1) Carried out the analysis of the legislation, and developed an action plan to expand the structure and powers of the Council of Justice of the Republic of Tajikistan to strengthen its independence and strengthen its role in the judicial system, through taking the Council of Justice of the Republic of Tajikistan from the executive branch and transfer it to the judiciary;</p> <p>2) Reviewed procedures and criteria for the selection of candidates for the post of judge in accordance with the recommendations of the UN Special Rapporteur on the independence of judges and lawyers;</p> <p>3) Carried out the analysis of the continuous education of judges, and developed recommendations to improve the quality of their professional training;</p> <p>4) The rules of international law are applicable in the national courts.</p>
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15.	Recognition of the reform of criminal - executive system as a priority activities of the Government (88.46);	1) Analysis of the legislation, on the purpose of making changes and additions to improve the conditions of detention of prisoners and bring them in line with international standards of detention of prisoners; 2) Development of the concept and action plan for the reform of the penal system;	2013-2014  2013-2015	MoJ, NHRI, NCL	As part of the state budget and private sources	1) Carried out the analysis of the legislation, on the purpose of making changes and additions to improve the conditions of detention of prisoners and bring them in line with international standards of detention of prisoners, and developed an action plan; 2) Developed the concept and action plan for the reform of the penal system;
16.	Adopting further measures to strengthen the capacity of penitentiary institutions and to improve the protection of prisoners' rights, particularly the right to food and the right to safe water and sanitation services (88.47)	1) Broadening the access the penitentiary institutions for international humanitarian organizations; 2) Gradual increase in government subsidies, as well as attracting alternative sources of funding for the maintenance of penitentiary institutions, including the cost of food, water and sanitation. 3) Increase the capacity of prison staff through training for Minimum Rules for the Treatment of Prisoners	2013-2014	MoJ, NHRI, NCL, MoF	As part of the state budget and private sources	1) Broadened the access to prisons for international humanitarian organizations; 2) Increased government subsidies, as well as alternative sources of funding involved in the maintenance of penitentiary institutions, including the cost of food, water and sanitation; 3) Employees of the prison staff are trained for Minimum Rules for the Treatment of Prisoners

17.	Establishment of an independent mechanism for consideration of complaints from persons in custody (88.49, 90.34)	Consideration of the possible ratification of the Optional Protocol to the UN Convention against Torture and the establishment of an independent preventive mechanism	2013-2014	MoJ, NHRI, NCL, MoF	As part of the state budget and private sources	Studied the possibility of ratifying the Optional Protocol to the UN Convention against Torture and of the establishment of an independent preventive mechanism and developed an action plan
18.	Ensuring the registration of all births and improving access to services of birth registration, also by reducing the fees charged (88.50)	Making changes and amendments to the Law of the Republic of Tajikistan "On state registration of acts of civil status" and consideration of reducing the cost of services for the registration of births	2013-2014	MoJ	Not required	Made the appropriate changes and additions to the Law of the Republic of Tajikistan "On state registration of acts of civil status," and reduced the state fee for registration of births
19.	The adoption of measures to protect and promote freedom of speech and to bring restrictions on freedom of expression of opinion in accordance with international obligations (88.51)	Analysis of legislation for compliance with the international obligations of the Republic of Tajikistan in the domain of freedom of speech and presentation of proposals for amendments and additions to the existing legislation	2013-2014	MoC, MoJ, NHRI	Not required	Carried out the analysis of legislation for compliance with the international obligations of the Republic of Tajikistan in the domain of freedom of speech and made suggestions for changes and additions to the existing legislation

20.	Guaranteeing freedom of religion and worship, through, in particular to combat all forms of discrimination against persons belonging to religious minorities (88.52)	<p>1) Carrying out a comprehensive analysis of legislation for compliance with the international obligations of the Republic of Tajikistan in the domain of freedom of religion;</p> <p>2) Conducting on continuing basis information activities among the population on religious freedom and religious tolerance;</p> <p>3) Study of the practice and consider the opportunity of introducing an alternative service;</p> <p>4) Development of training courses on the right to freedom of religion and the training of governments officials</p>	2013-2015	CRA, NHRI, NCL, ITCS, Ministry of Defense	As part of the state budget and private sources.	<p>1) Carried out a comprehensive analysis of legislation for compliance with the international obligations of the Republic of Tajikistan in the domain of freedom of religion;</p> <p>2) Conducted information activities among the population on religious freedom and religious tolerance;</p> <p>3) Studied the practice of introducing alternative service, and developed a plan of appropriate actions;</p> <p>4) Government officials are trained and aware of the right to freedom of religion</p>
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21.	Providing eliminate abuses associated with forms of child labor and access to education for children in vulnerable situations (88.53, 88.54, 88.55, 88.56, 90.48, 90.49)	<p>1) Carrying out a comprehensive analysis of legislation and the recommendations of the UN Committee on the Rights of the Child on the subject of improving the conditions of education and access to education for children;</p> <p>2) Adding to the law a definition of "forced labor" and the stipulation of criminal responsibility for contributing to and the use of forced labor;</p> <p>3) Continuous surveillance by law enforcement and investigation of all cases of the worst forms of child labor, including participation in the cotton company under the guise of voluntary willingness;</p> <p>4) Conducting information campaigns to highlight the problems of use the forced labor of child and of the dangers of child labor for the development and health of the child;</p> <p>5) Encourage cooperation and interaction between public and international organizations with public bodies working in the field of children's rights, and on the prevention of forced labor;</p> <p>6) Develop training programs and to train law enforcement officers to respond to and investigate cases of forced child labor;</p> <p>7) Constantly monitor the cotton harvest in order to prevent forced child labor, measures to bring to classes children in difficult circumstances and in other worst forms of child labor.</p>	2013-2014 2013-2015	CRC, NHRI, GP, MLSP, MoE	As part of the state budget and private sources.	<p>1) Carried out a comprehensive analysis of the legislation in order to improve the conditions of education and access to education for children, and developed a plan of action to implement the recommendations of the UN Committee on the Rights of the Child;</p> <p>2) Added to the law a definition of "forced labor" and the stipulation of criminal responsibility for contributing to and the use of forced labor;</p> <p>2) Conducting regular supervision by the law enforcement agencies, and investigating all cases of child labor, including participation in the cotton company under the guise of voluntary willingness;</p> <p>3) Conducted information campaigns to highlight the problems of use the forced labor of child and of the dangers of child labor for the development and health of the child;</p> <p>4) State authorities are working closely with civil society and international organizations for the protection of children's rights and the prevention of forced labor;</p> <p>5) Law enforcement officers are trained how to respond and investigate cases of forced child labor;</p> <p>6) Conducting continuous monitoring of the cotton harvest in order to prevent forced child labor, and to make appropriate recommendations</p>
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22.	Taking a number of measures to ensure inclusive education and non-discrimination of disabled children in regular education system (88.55), and to develop programs to keep girls in the education system and prevent their premature retirement from the school (88.57)	<p>1) To carry out the practical implementation of the concept of inclusive education for children with disabilities for 2011-2015 through the development and adoption of an action plan;</p> <p>2) Psychological, medical and educational commission (IPC) to apply individual approach to each child with a disability in deciding addressing him in the educational institution;</p> <p>3) Conduct extensive educational work among government agencies and the public for non-discrimination of children with disabilities on the basis of disability in educational institutions;</p> <p>4) Conduct a gender analysis of legislation on the right to education of children with disabilities with a focus on girls with disabilities;</p> <p>5) The adoption of specific measures to attract girls to school and preventing premature exclude them from classes.</p>	2013-2015	MoE, MoH, MLSP, NHRI, ICAHT	As part of the state budget and private sources	<p>1) Developed and adopted an action plan to implement the concept of inclusive education for children with disabilities for 2011-2015;</p> <p>2) Developed an individual program of rehabilitation of child with disabilities in deciding addressing him in the educational institution;</p> <p>3) Conducted educational work among government agencies and the public for non-discrimination of children with disabilities on the basis of disability in educational institutions.</p> <p>4) Conducted a gender analysis of legislation and developed recommendations to ensure access to education for children with disabilities, with a focus on girls with disabilities</p>
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23.	Make further efforts to reduce poverty and achieve sustainable development as well as to implement to the extent possible of the national development strategy for the years 2006 - 2015 and the Poverty Reduction Strategy for 2010-2013 (88.60, 88.61, 88.62, 90.50);	1) Develop and adopt a strategy to improve the level of welfare of the peoples of Tajikistan for 2013-2015; 2) Involve civil society in the preparation of poverty reduction strategy and its implementation	2013-2014 2013-2015	MEDT, MoF, MLSP	Not required	1) Developed and adopted a Poverty Reduction Strategy for 2013-2014; 2) Civil society is involved in the preparation and implementation of poverty reduction strategy
24.	To intensify efforts to combat unemployment, particularly in rural areas, including through special targeted programs to stimulate economic growth and development (88.63)	1) Review and consider establishing a program for the development of countryside for the implementation of the objectives of the national strategy; 2) On the basis of strategy to improve the welfare of the peoples of Tajikistan on 15/02/2013 years consistent with other industry-accepted programs and strategies	2013-2015	MEDT, MoF, MLSP, MS	As part of the state budget and private sources	1) Studied the possibility of the development of the state program (strategy) to reduce unemployment, and developed an action plan; 2) Adopted administrative and economic measures for the implementation of programs and projects of economic and social development of the regions of the country
25.	Further improve the socio-economic status of women in line with the recent reforms undertaken by the government (88.64)	1) Hold information events on the measures undertaken by the Government of the Republic of Tajikistan to improve the socio-economic status of women in population and of State organs; 2) Reinforce the implementation of state program to strengthen the role of women in society	2013-2015	CWFA, MEDT, MoF, MLSP,	As part of the state budget and private sources	1) State authorities and the population are aware of the measures undertaken by the Government of the Republic of Tajikistan to improve the socio-economic status of women; 2) Undertaken administrative and economic measures for the implementation of the state program for strengthening the role of women in society

26.	Accelerate efforts to improve access to clean and safe drinking water of good quality, as well as to provide the population with sanitation services (88.65)	Develop a national program and action plan to improve access to clean and safe water and sanitation for the years 2013-2018;	2013-2015	MLRWR, MoH, CEP, КҶСҶО, SUE House Services and Communal Sservices	As part of the state budget and private sources.	Developed and adopted a national program and action plan to improve access to clean and safe water and sanitation for the years 2013-2018;
27.	Strengthen the implementation of "Programs to combat HIV / AIDS in the Republic of Tajikistan for 2011-2015" (88.66)	Strengthen the implementation of the "National Program on HIV / AIDS for 2011-2015"	2013-2015	NCCCT, MoH	As part of the state budget and private sources	Adopted administrative and economic measures for the implementation of the "Program on HIV / AIDS for 2011-2015" (88.66)
28.	Intensify efforts in health, education, guarantees the interests and rights of women and children and to stimulate the overall socio-economic development (88.67)	1) Develop a plan of action to implement the recommendations of the UN Special Rapporteur on the right of everyone to the highest achievable level of physical and mental health; 2) Develop a plan of action to implement the recommendations of the UN Committee on Economic, Social and Cultural Rights	2013-2015	MS, CWFA, CRC	As part of the state budget and private sources	1) Developed and adopted a plan of action to implement the recommendations of the Special Rapporteur of the United Nations; 2) Developed and adopted a plan of action to implement the recommendations of the UN Committee on Economic, Social and Cultural Rights

29.	Encouraged by the migration service civil, political and social rights of migrant workers (88.68);	<p>1) Develop a plan of action to implement the recommendations of the UN Committee on the Rights of migrants;</p> <p>2) Develop and approve instructions for MS staff to work with complaints and appeals of migrant workers and their families, both within the country and abroad;</p> <p>3) Expand the authority and competence of MS employees for rights protection of migrant workers by making changes and additions to the Regulations on the MS (including its missions abroad);</p> <p>4) Develop and adopt a memorandum (the contract) on the interaction between MS, MFA, GP and HRO to protect the rights of migrant workers, as well as persons deprived of their freedom from the number of labor migrants abroad;</p> <p>5) Introduce modern electronic technology (software and hardware) in the work of the MS to register complaints and appeals of migrant workers, including the facts of deportation, detention in closed and semi-closed institutions, slavery, forced labor and sexual exploitation;</p> <p>6) Widely disseminate in print and electronic media, the procedures for filing complaints (which must contain, including the period examination of the complaint or appeal, the rights and obligations of a migrant worker, who has applied, MS powers to deal with complaints and the rules of notification of the outcome of the complaint)</p>	2013-2014 2014-2015	ICM, MS, NHRI, GP, MFA, MoF, MLSP	As part of the state budget and private sources	<p>1) Developed and adopted a plan of action to implement the recommendations of the UN Committee on the Rights of migrants;</p> <p>2) Approved instructions for MS staff to work with complaints and appeals of migrant workers and members of their families who are both inside the country and abroad;</p> <p>3) The powers and competencies of MS employees to protect migrant workers' rights are extended by making changes and additions to the Regulations on the MS (including its missions abroad);</p> <p>4) Adopted a memorandum (the contract) on the interaction between MS, MFA, GP and HRO to protect the rights of migrants and persons deprived of their liberty from the number of labor migrants abroad;</p> <p>5) Implemented pilot projects on the use of modern electronic technology (software and hardware) in the work of the MS to register complaints and appeals of migrant workers, including the facts of deportation, detention in closed and semi-closed institutions, slavery, forced labor and sexual exploitation;</p> <p>6) In the print and electronic media disseminated complaints procedure</p>
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30.	Improve the collection and analysis of statistical data on migrant workers, and develop a national strategy on migration within the broader boundaries of policies in the economic development of the country (88.69)	1) Undertake a review of data collection and analysis of statistical information and develop recommendations on how to improve and ensure the accuracy of the collected statistical information; 2) Put into practice a new system for data collection and analysis of statistical information on all of the checkpoints of the country with the use of modern electronic technology; 3) Conduct an information activities among the population to highlight the rules and procedures for the collection of statistical information; 4) Conduct analysis and monitoring of implementation the National Strategy on labor migration abroad for 2011-2015 for compliance with other strategies for economic and social development and develop recommendations for the harmonization	2013-2014 2013-2015	MS, MLSP, MEDT	As part of the state budget and private sources.	1) The system of data collection and analysis of statistical information is improved and provides accuracy of the collected statistical information; 2) In practice implemented a new system data collection and analysis of statistical information on all the checkpoints of the country with the use of modern electronic technology; 3) The population is aware of the new rules and procedures for the collection of statistical information; 4) Conducted the analysis and monitoring of implementation of the National Strategy on labor migration abroad for 2011-2015, based on its results, the strategy is harmonized with other strategies for economic and social development of the country
31.	Consider ratifying the Optional Protocol to CEDAW (90.1, 90.8, 90.11, 90.19, 90.20, 90.21, 90.22, 90.23, 90.24, 90.25, 90.26, 90.27)	1) Prepare a Regulation on ratification of the Optional Protocol to CEDAW 2) Make additions and changes to the existing legislation in order to comply with the provisions of the Optional Protocol to CEDAW	2013-2014	MFA, MoJ, NHRI, NCL, Majlisi Oli	Not required	The Optional Protocol to CEDAW is ratified by Majlisi Oli
32.	Ratify the Second Optional Protocol to the ICCPR, aimed at abolition of the death penalty (90.10, 90.12)	Conducting internal procedures for the ratification of the Second Optional Protocol to the ICCPR	2013-2014	MFA, MoJ, NHRI, NCL, Majlisi Oli	Not required	Second Optional Protocol to the ICCPR is ratified by the Majlis-i Oli

33.	Prohibit corporal punishment of children in any environment, and guarantee the rights of children to an adequate standard of living, with special attention to orphans with a view to ensuring their access to safe drinking water and education (90.28);	<p>1) Conduct monitoring of the cases of corporal punishment and make change in the law on prohibition of the application of corporal punishment of children;</p> <p>2) Adopt a strategy for the protection of children's rights and the prohibition of corporal punishment and widely spread it through the print and electronic media;</p> <p>3) Carry out information actions among the population and teachers of secondary schools to ban corporal punishment of children;</p> <p>4) Develop a plan of action to implement the recommendations of the UN Committee on Economic, Social and Cultural Rights;</p> <p>4) Review the standards and norms on nutrition in boarding schools.</p>	2013-2014 2013-2015	Ministry of defense, CWFA, NHRI, MoE, MoF, MLSP	As part of the state budget and private sources	<p>1) Conducted Monitoring of the cases of corporal punishment, and the law contains provisions on prohibiting corporal punishment of children;</p> <p>2) Adopted a strategy for the protection of children's rights, and the prohibition of corporal punishment and is disseminated through print and electronic media;</p> <p>3) Carried out information actions among the population and teachers of secondary schools to ban corporal punishment of children;</p> <p>4) Developed a plan of action to implement the recommendations of the UN Committee on Economic, Social and Cultural Rights;</p> <p>4) Adopted new standards and norms on nutrition in boarding schools.</p>
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34.	Adopt the amendments to the Criminal Procedure Code, in order that documents on detention shall contain the names of officers involved in the arrest in accordance with Principle 12 of the Principles for the Protection of All Persons under detention or imprisonment in any form (90.30)	1) Add to the Criminal Procedure Code and the Law of the Republic of Tajikistan "On the Procedure and Conditions of the suspect, who was detained and accused" that during the actual arrest is necessary to explain to detainee his rights, specify in the retention documents, including the Register of detainees, time, location and reasons for the detention, name and surname of the officers involved in the arrest of suspects, and immediately provide with a lawyer and a medical examination, to reduce the 12-hour time of notification of relatives of the detainee of his place of detention and change of his place of detention; 2) Develop an instructions of a person's detention procedures for law enforcement authorities	2013-2014	MoJ, MIA, GP, NHRI	Not required	1. In the Code of Criminal Procedure and the Law of the Republic of Tajikistan "On the procedure and conditions of detention of detainee, accused and suspect" is made amendment that during the actual arrest is necessary to explain to detainee his rights, specify in the retention documents, including the Register of detainees, time, location and reasons for the detention, name and surname of the officers involved in the arrest of suspects, and immediately provide with a lawyer and a medical examination, to reduce the 12-hour time of notification of relatives of the detainee of his place of detention and change of his place of detention; 2) According to the joint order of the Attorney General and the first heads of all law enforcement agencies are adopted Guidelines on the rules of detention of suspects. Coordination Council of law enforcement adopted an instruction on how to arrest a person.
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35.	Implement the United Nations Rules for the Treatment of Women Prisoners and for women offenders, non-custodial, known as the "Bangkok Rules" and ask for help in their implementation to the relevant UN agencies in order to further improve the treatment of women Offenders (90.31)	1) Carry out a comprehensive analysis of the legislation, and develop recommendations for implementing the provisions of the UN Rules for the Treatment of Women Prisoners and penalties for women offenders; 2) Conduct educational activities for employees of administration institutions of the women's prison, detention centers and temporary detention facility on the United Nations Rules for the Treatment of Women Prisoners and penalties for women offenders.	2013-2015	CWFA, MoJ, NCL, MFA, NHRI, CoJ	As part of the state budget and private sources	1) Legislation of the Republic of Tajikistan is brought into compliance with the Rules of the United Nations concerning the treatment of women prisoners and penalties for women offenders; 2) Conducted educational activities for employees of administration institutions of the women's prison, detention centers and temporary detention facility on the United Nations Rules for the Treatment of Women Prisoners and penalties for women offenders.
36.	Provide an opportunity to challenge the legality of administrative detention to the same extent to which it is possible to challenge the legality of the other forms of detention (90.32)	Conduct analysis of legislation to ensure compliance with the appeal procedure of administrative detention with international standards of judicial proceedings	2013-2014	NCL, NHRI, MoJ, GP, CJ, SC,	Not required	The legislation of Republic of Tajikistan on the procedures for appeal of administrative detention brought into compliance with international standards of judicial proceedings
37.	Ensure an independent, impartial and transparent (clear) investigations into all allegations of human rights violations, including those who have raised the issue of the Human Rights Committee and the Special Rapporteurs mandatory power in order to ensure an end to impunity (90.36);	Examine the reasons the HRC on individual complaints and the UN Special Rapporteurs, and develop an action plan to ensure the lawful and impartial investigations during the pre-trial investigation and court proceedings for law enforcement and judicial authorities.	2013-2015	GP, MIA, MoJ, NHRI	As part of the state budget and private sources.	Conducted the analysis of the reasons the HRC on individual complaints and the UN Special Rapporteurs, and developed an action plan to ensure the lawful and impartial investigations during the pre-trial investigation and court proceedings for law enforcement and judicial authorities.

38.	Create a separate system of juvenile justice, with particular emphasis on measures for the rehabilitation and reintegration, terminate the measures related to the isolation of minors and ensure that the minimum age of fourteen is established for criminal liability in the internal and international law, with no exceptions (90.37)	1) Strengthen the implementation of the National Action Plan for the reform of the juvenile justice system for 2011-2015; 2) Широко распространить применяемые меры по реформированию системы ювенальной юстиции среди населения и государственных органов.	2013-2015	CRC, MoJ, MIA, NHRI, CJ, SC	As part of the state budget and private sources	1) Приняты административные и экономические меры по реализации Национального плана действий по реформированию системы ювенальной юстиции на период 2011-2015 годы; 2) Население и государственные органы осведомлены о применяемых мерах по реформированию системы ювенальной юстиции.
39.	Take all necessary measures to ensure freedom of the press, in particular by decriminalizing defamation so that the defamation was seen only in the civil law, and establish a more simplified and transparent procedures for issuing licenses for the right to broadcast (90.38, 90.39, 90.40, 90.41, 90.42)	1) Exclude from the Criminal Code, liability for libel and slander; 2) Examine the practice of compensation for moral and material damages on affairs of protection of honor, dignity and business reputation, and make suggestions for changes to the law; 3) Reduce the term for government agencies and departments to disclose public information at the request of journalists by making changes to the legislation; 4) Consider the possibility of simplifying the procedure for issuing licenses for television and radio broadcasting.	2013-2014 2013-2015	MoJ, MoC, NHRI	Not required	1) Excluded from the Criminal Code, liability for libel and slander; 2) Studied the practice of compensation for moral and material damages on affairs of protection of honor, dignity and business reputation, and made suggestions for changes and additions to the legislation; 3) ) By making changes to the legislation is reduced the term for government agencies and departments to disclose public information at the request of journalists; 4) Procedure for the issue of licenses for television and radio broadcasting is revised and simplified.



40.	Take measures to ensure that adopted in 2011 amendments to the Criminal Code are consistent with international obligations on freedom of assembly and freedom of conscience (90.46);	Conduct analysis of legislation and if necessary bring it into compliance with international standards of freedom of assembly and freedom of conscience	2013-2014	NHRI, MoJ, NCL, CRA	Not required	The legislation of the Republic of Tajikistan is brought into compliance with international standards of freedom of assembly and freedom of conscience
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#### 1) NON-ADOPTED RECOMMENDATIONS

1.	Ratify the Optional Protocol to the Convention against Torture and establish an independent preventive mechanism (IPM) (90.1, 90.2, 90.3, 90.4, 90.8, 90.12, 90.15, 90.16, 90.17) and make a statement on the recognition of authority PPC receiving messages (90.5)	Explore the possibility and make preparations for the ratification of the Optional Protocol to the Convention against Torture, the creation of the IPM and recognition of the authority of the Committee against Torture to obtain messages.	2014-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, NCL	Not required	Studied the possibility of ratifying the Optional Protocol to the Convention against Torture, the establishment of the IPM and recognition of the authority of the Committee against Torture, and developed a plan of action.
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2.	Ratify the UN Convention on the Rights of disabled persons and the Optional Protocol thereto (90.6, 90.7, 90.8, 90.9, 90.11, 90.12, 90.15, 90.16) and adopt a new set of criteria for the definition of disability in accordance with international standards and to ensure increasing public awareness in order to overcome the stigma (90.18).	<ol style="list-style-type: none"> <li>1) Develop a strategy for the ratification of the CRPD;</li> <li>2) Study the experience of other countries to ratify the CRPD and its Optional Protocol;</li> <li>3) Conduct analysis of national legislation for conformity with the provisions of the CRPD;</li> <li>4) Undertake a broad educational work on CRPD among government agencies and the public, including in order to overcome the discrimination and stigma;</li> <li>5) Undertake an analysis of the economic possibilities of the Republic of Tajikistan to implement provisions of the CRPD;</li> <li>6) Consider possibility of signing and ratifying the CRPD;</li> <li>7) Develop and implement a new mechanism for the definition of disability in accordance with international standards.</li> </ol>	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, MLSP, NCL	As part of the state budget and private sources	<ol style="list-style-type: none"> <li>1) Developed and adopted a strategy for the ratification of the CRPD;</li> <li>2) Studied the experience of other countries to ratify the CRPD and its Optional Protocol, and developed appropriate recommendations;</li> <li>3) Conducted an analysis of national legislation of the Republic of Tajikistan for conformity with the provisions of the CRPD;</li> <li>4) State authorities and the population are aware of the provisions of the CRPD, including overcoming discrimination and stigma against people with disabilities;</li> <li>5) Undertake an analysis for the economic opportunities implementation provisions CRPD on the part of Republic of Tajikistan;</li> <li>6) Introduced a new mechanism for determining disability in accordance with international standards.</li> </ol>
3.	To sign and ratify the KNI (90.9, 90.12, 90.15,90.16);	<ol style="list-style-type: none"> <li>1) Explore the possibility and make preparations for the ratification of KNI;</li> <li>2) Undertake an analysis of economic possibilities for implementation of the provisions of the KNI on the part of Republic of Tajikistan;</li> </ol>	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, NCL	Not required	<ol style="list-style-type: none"> <li>1) Studied the possibility of ratification of KNI, and developed a plan of action;</li> <li>2) Carried out an analysis of economic possibilities for implementation of the provisions of the KNI on the part of Republic of Tajikistan;</li> </ol>

4.	Consider ratifying the Optional Protocol to the ICESCR (90.12, 90.15, 90.16)	1) Explore the possibility and make preparations for the ratification of the Optional Protocol to the ICESCR; 2) Undertake an analysis of economic possibilities for implementation of the provisions of the ICESCR on the part of Republic of Tajikistan;	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, MLSP, NCL	Not required	1) Studied the possibility of ratification of ICESCR, and developed an appropriate plan of action; 2) Carried out an analysis of economic possibilities for implementation of the provisions of the ICESCR on the part of Republic of Tajikistan;
5.	Ratify the 1954 Convention relating to the Status of Stateless Persons and the 1961 Convention on the Reduction of Stateless (90.13, 90.14, 90.15, 90.16);	1) Explore the possibility and make preparations for the ratification of the Conventions of 1954 and 1961; 2) Undertake an analysis for economic possibilities of implementation on the part of Republic of Tajikistan provisions of the Conventions of 1954 and 1961.	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, MLSP, NCL	Not required	1) Studied the possibility of ratification of the Conventions of 1954 and 1961; 2) Carried out an analysis for economic possibilities of implementation on the part of Republic of Tajikistan provisions of the Conventions of 1954 and 1961.
6.	Open prisons and detention centers, including centers of pre-trial detention, for national and international monitoring bodies, including the ICRC (90.33);	Conduct analysis and study the experience of other countries to provide access to detention facilities for international and national monitoring, including the ICRC	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, MLSP, NCL	Not required	Conducted analysis and studied the experience of other countries to provide access to detention facilities for international and national monitoring, including the ICRC and developed an appropriate plan of action;
7.	Bring the Law on Freedom of Conscience and Religious Organizations in compliance with international norms, promote religious tolerance and remove restrictions on religious education, religious organizations and religious clothing (90.43, 90.44, 90.45, 90.47);	Carry out a comprehensive analysis of the legislation for compliance with the international obligations of The Republic of Tajikistan in the field of freedom of religion and association.	2013-2015	CIIOGoT, DCGHR, NHRI, MFA, MoJ, MLSP, NCL	Not required	Conducted a comprehensive analysis of the legislation for compliance with the international obligations of the Republic of Tatarstan in the field of freedom of religion, and developed a plan of action.

LIST OF ABBREVIATIONS:

CRC - Commission of the Government of the Republic of Tajikistan on the Rights of the Child
CIIOGoT of RT-Commission for the implementation of international obligations on human rights under Government of the Republic of Tajikistan
ICAHT- Interdepartmental Commission Anti Human Trafficking
ICM - Interdepartmental Commission for the settlement of the migration process
CCER - the Central Commission for Elections and Referendum under the President of the Republic of Tajikistan
DCGHR - Department of the constitutional guarantees of the rights of citizens of the Executive Office of the President of the Republic of Tajikistan
DYAST - Department of Youth Affairs, Sports and Tourism of the Executive Office of the President of the Republic of Tajikistan
NCL- National Centre on Legislation under the President of the Republic of Tajikistan
NCCCT- National Coordinating Committee to Combat HIV / AIDS, Tuberculosis and Malaria
GP - General Prosecutor of the Republic of Tajikistan
SC - The Supreme Court of the Republic of Tajikistan
SEC - Supreme Economic Court of the Republic of Tajikistan
NHRI - National Human Rights Institution of the Republic of Tajikistan
CJ - The Council of Justice of the Republic of Tajikistan
MIA - Ministry of Internal Affairs of the Republic of Tajikistan
MFA - Ministry of Foreign Affairs of the Republic of Tajikistan
MEDT - Ministry of Economic Development and Trade of the Republic of Tajikistan
MoJ - Ministry of Justice of the Republic of Tajikistan
MoH - Ministry of Health of the Republic of Tajikistan
MLSP - Ministry of Labour and Social Protection of the Republic of Tajikistan
MoF - Ministry of Finance of the Republic of Tajikistan
MoC - The Ministry of Culture of the Republic of Tajikistan
MoE - Ministry of Education of the Republic of Tajikistan

MoD - The Ministry of Defense of the Republic of Tajikistan
MLRWR - Ministry of Land Reclamation and Water Resources of the Republic of Tajikistan
National Security Committee - State Committee of National Security of the Republic of Tajikistan
CWFA- Committee on Women and Family Affairs under the Government of the Republic of Tajikistan
CYST- Committee on Youth, Sports and Tourism of the Government of the Republic of Tajikistan
CEP - Committee for Environmental Protection under the Government of the Republic of Tajikistan
CTE - Committee for Television and Radio Broadcasting of the Government of the Republic of Tajikistan
CRA - Committee on Religious Affairs under the Government of the Republic of Tajikistan
ASFCAC- Agency for State Financial Control and Anti Corruption of the Republic of Tajikistan
DCA - Agency for Drug Control under the President of the Republic of Tajikistan
CA- Customs Agency under the Government of the Republic of Tajikistan
MA - Migration Agency under the Government of the Republic of Tajikistan
MPA - Management of Public Administration under the President of the Republic of Tajikistan
SA - Statistical Agency under President of the Republic of Tajikistan
TNU - Tajik National University
ITCS - Institute for training for civil servants in the Republic of Tajikistan
ICESCR - International Covenant on Economic, Social and Cultural Rights