

A request for allegation letter (AL) and press release for the unrepatriated South Korean (ROK; Republic of Korea) prisoners of war (POWs) and civilian abductees in North Korea (DPRK; Democratic People's Republic of Korea) on the 75th anniversary of the outbreak of the Korean War

This coming Wednesday, 25 June 2025 marks the 75th anniversary of the outbreak of the Korean War. The bloody three-year war began with North Korea (DPRK; Democratic People's Republic of Korea)'s surprise attack on South Korea (ROK; Republic of Korea) on 25 June 1950, and ended with the signing of the Armistice Agreement on 27 July 1953.

Although most belligerents were not parties to the 1949 Geneva Conventions, in response to the notes sent by the International Committee of the Red Cross (ICRC), the United States of America (5 July 1950) and South Korea (7 July 1950) agreed to be bound by them while North Korea (15 July 1950) sent a telegram to the UN Secretary-General stating that it was "strictly abiding by principles of the Geneva Conventions in respect to Prisoners of War" (15 July 1950).¹

The 1953 Armistice Agreement put an end to the active hostilities in the Korean peninsula that had wrought wanton destruction and deaths of millions, but its provisions regarding the release and repatriation of the prisoners of war (POWs) and the return of displaced civilians in Article III (paragraphs 51-59) (see Annex 1) remain to be honored to this date by the DPRK.

After 1953, North Korea continued to hold tens of thousands of South Korean POWs and civilian abductees in captivity and virtual slavery as forced laborers for life at the pain of arbitrary detention, torture and execution, with their fate and whereabouts undisclosed to their loved ones in South Korea to this date, in blatant violation of the Armistice Agreement as well as international humanitarian and human rights law.

The Commission of Inquiry on human rights in the DPRK (COI), established by Human Rights Council resolution 22/13 of 21 March 2013, addressed the issue of South Korean POWs and civilian abductees as well as the post-Armistice abductees in its report of the detailed findings (A/HRC/25/CRP.1, 7 February 2014) under the rubric of enforced disappearance of persons from other countries under the headings of: (a) 1950-1953: abduction of Republic of Korea civilians during the Korean War (paragraphs 848-860); (b) 1953: denial of repatriation to prisoners of war from the Korean War (paragraphs 861-883); (c) 1955 -1992: Post-war abduction and enforced disappearance of Republic of Korea citizens (paragraphs 884-906); and (d) Efforts to resolve the abductions and enforced disappearances on the Korean peninsula (paragraphs 907-915).

According to the COI report, during the Korean War, North Korean forces abducted 80,000-100,000 South Korean civilians as a planned operation to acquire skilled laborers and professionals. Despite its obligations under the Armistice Agreement, none of the abducted civilians were assisted in returning to South Korea, and North Korea has consistently denied any war-time abductions, claiming

¹ Le Comité international de la Croix-Rouge, *La Comité International de la Croix Rouge and le Conflit de Corée, Recueil de Documents: Recueil de Documents*, vol. I, pp. 13, 15 and 16 cited in Howard S. Levie, "How It All Started - And How It Ended: A Legal Study of the Korean War", *Akron Law Review* Vol. 35, p. 205 (2015), p. 217, FN 44, 46 and 47.

that a number of people had voluntarily come to the North. Submissions have been made to the Working Group on Enforced and Involuntary Disappearances, but due to a lack of cooperation by the DPRK, the Working Group has not been able to confirm any information (see Annex 2 for the full list of cases transmitted to the DPRK).

The COI similarly found that at least 50,000 South Korean POWs were not repatriated after the war given that an estimated 82,000 South Korean combatants were missing while only 8,343 POWs were returned to South Korea. The COI report also estimated that approximately 500 survivors among them are still being held in North Korea. By September 2012, 80 ex-POWs have escaped to South Korea. From the outset, the DPRK did not intend to return all POWs under its control but to conceal the existence and whereabouts of the majority by transferring them to DPRK units. At the end of the war, many were simply never asked whether they wished to be repatriated while others could not speak truthfully as they witnessed those who did being subjected to summary execution. After the war they were typically sent to work until their death in remote mines, where many workers enslaved in the mines died from accidents and diseases. A similar fate awaited the children of POWs.

In addition to the Armistice Agreement, the COI referred to the violations of article 118 of the Geneva Convention (III) relative to the Treatment of Prisoners of War (“Prisoners of war shall be released and repatriated without delay after the cessation of active hostilities”) and article 134 of the Convention (IV) relative to the Protection of Civilian Persons in Time of War (“The High Contracting Parties shall endeavour, upon the close of hostilities or occupation, to ensure the return of all internees to their last place of residence, or to facilitate their repatriation. The same obligation is also entrenched in customary international humanitarian law”) (see p. 274, FN 1298 and p. 277, FN 1315).

The COI report also found that the DPRK authorities have committed and are committing crimes against humanity against persons from other countries, namely victims of international abduction and other persons denied repatriation (para. 1138). The Working Group on Enforced and Involuntary Disappearances also expressed its grave concern at the COI’s findings that enforced disappearances have been and are being committed against persons from other countries who were systematically abducted or denied repatriation, in order for the Democratic People’s Republic of Korea to gain labour and other skills (A/HRC/WGEID/103/1, 25 July 2014, paras. 67-68).

General Assembly resolution 74/166 of 18 December 2019 and Human Rights Council resolution 43/25 of 18 June 2020 on situation of human rights in the Democratic People’s Republic of Korea, adopted without a vote, “call[ed] upon the Democratic People’s Republic of Korea to address all allegations of enforced disappearances, provide accurate information to the families of the victims on the fates and whereabouts of their missing relatives and resolve all issues related to all abductees at the earliest possible date, in particular the return of abductees of Japan and the Republic of Korea”.

General Assembly resolution 78/218 of 19 December 2023, adopted without a vote, “condemn[ed] the systematic abduction, denial of repatriation and subsequent enforced disappearance of persons, including those from other Member States, on a large scale and as a matter of State policy, as well as denial of repatriation of prisoners of war, and in this regard strongly urge[d] the Government of the Democratic People’s Republic of Korea to engage in constructive dialogues with the parties concerned and to urgently resolve these issues of international grave concern, by clarifying their whereabouts in good faith and in a transparent manner, including by ensuring the realization of

the immediate return of all abductees, detainees and unrepatriated prisoners of war”.

The resulting forced separation has also caused immeasurable pain and suffering to the families left in South Korea, who are not allowed to communicate let alone meet with their loved ones by the North Korean authorities, characterized by xenophobia bordering on paranoia.

We note that North Korea has continued its pattern of disappearing the foreign citizens as well as its own people to this date. According to the latest annual report of the Working Group on Enforced and Involuntary Disappearances, it has transmitted 404 cases to North Korea (A/HRC/55/63, 26 March 2024).

We also note the joint allegation letter AL PRK 2/2020 on June 23, 2020 (<https://spcommreports.ohchr.org/TMResultsBase/DownloadPublicCommunicationFile?gId=25386>) and press release on June 25, 2020 (<https://www.ohchr.org/en/press-releases/2020/09/un-experts-urge-dprk-repatriate-abductees-70th-anniversary-korean-war>) by the Working Group on Enforced or Involuntary Disappearances; the Special Rapporteur on extrajudicial, summary or arbitrary executions; the Special Rapporteur on contemporary forms of slavery, including its causes and consequences; and the Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment.

Therefore, we ask the UN human rights experts to urge North Korea to:

1. To clarify the fate and whereabouts of all abductees, detainees and unrepatriated prisoners of war and to realize their immediate return, including the repatriation of the remains of the deceased persons to their bereaved families;
2. To provide explanation for the violations of the following rules of international law:
 - article III of the 1953 Armistice Agreement, in particular paragraphs 51, 53, 54, 58 and 59 thereof;
 - article 118 of the Articles of the Geneva Convention (III) relative to the Treatment of Prisoners of War;
 - article 134 of the Convention (IV) relative to the Protection of Civilian Persons in Time of War;
 - Articles 3, 4, 5, 6, 7, 9, 13 (1) and (2), 23 (1) and 25 (1) of the UDHR;
 - Articles 6 (1) and (2), 7, 8 (1), (2) and (3), 9 (1), 10 (1), 12 (1) and (2), 16 and 26 of the ICCPR;
 - Articles 6 (1) and 12 (1) of the ICESCR; and
 - Articles 2, 3, 7, 10 (2) and 13 of the Declaration on the Protection of All Persons from Enforced Disappearance
3. Until the release and return of South Korean POWs and wartime civilian abductees, respect, protect and fulfil their right to life, personal liberty, fair trial and due process of

law, recognition everywhere as a person before the law, equal protection of the law without any discrimination, freedom of movement, freedom of thought, conscience and religion, freedom of opinion and expression, freedom of assembly and association, free choice of employment and just and favourable conditions of work, health and well-being, and education as well as the right not to be subjected to slavery or servitude, forced or compulsory labour, enforced disappearance, and torture or cruel, inhuman or degrading treatment or punishment; and

4. To conduct a full and independent investigation of the Korean War-era ROK POWs and civilian abductees, who continue to be held in the DPRK against their will, in particular the cases addressed by the UN special procedures, and provide accurate information regarding their fate and whereabouts and take appropriate measure against those responsible for the violation of rights.

Annex I

The relevant provisions of the 1953 Korean War Armistice Agreement (Agreement between the Commander-in-Chief, United Nations Command, on the one hand, and the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's volunteers, on the other hand, concerning a military armistice in Korea)²

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Article III Arrangement Relating to Prisoners of War

51. The release and repatriation of all prisoners of war held in the custody of each side at the time this armistice agreement becomes effective shall be effected in conformity with the following provisions agreed upon by both sides prior to the signing of this armistice agreement.

(a) Within sixty (60) days after this agreement becomes effective each side shall, without offering any hindrance, directly repatriate and hand over in groups all those prisoners of war in its custody who insist on repatriation to the side to which they belonged at the time of capture. Repatriation shall be accomplished in accordance with the related provisions of this Article. In order to expedite the repatriation process of such personnel, each side shall, prior to the signing of the Armistice Agreement, exchange the total numbers, by nationalities, or personnel to be directly repatriated. Each group of prisoners of war delivered to the other side shall be accompanied by rosters, prepared by nationality, to include name, rank (if any) and internment or military serial number.

(b) Each side shall release all those remaining prisoners of war, who are not directly repatriated, from its military control and from its custody and hand them over to the Neutral Nations Repatriation Commission for disposition in accordance with the provisions in the Annex hereto, "Terms of Reference for Neutral Nations Repatriation Commission."

(c) So that there may be no misunderstanding owing to the equal use of three languages, the act of delivery of a prisoner of war by one side to other side shall, for the purposes of the Armistice Agreement, be called "repatriation" in English, (송환) "Song Hwan" in Korean and (遣返) "Ch'ien Fan" in Chinese, notwithstanding the nationality or place of residence of such prisoner of war.

52. Each side insures that it will not employ in acts of war in the Korean conflict any prisoner of war released and repatriated incident to the coming into effect of this armistice agreement.

53. All the sick and injured prisoners of war who insist upon repatriation shall be repatriated with priority. Insofar as possible, there shall be captured medical personnel repatriated concurrently with the sick and injured prisoners of war, so as to provide medical care and attendance enroute.

54. The repatriation of all of the prisoners of war required by Sub-paragraph 51 (a) hereof shall be

² U.S. Department of State, Archive, Text of the Korean War Armistice Agreement, <https://2001-2009.state.gov/t/ac/rls/or/2004/31006.htm>

completed within a time limit of sixty (60) days after this Armistice Agreement becomes effective. Within this time limit each side undertakes to complete repatriation of the above-mentioned prisoners of war in its custody at the earliest practicable time.

55. PANMUNJOM is designated as the place where prisoners of war will be delivered and received by both sides. Additional place(s) of delivery and reception of prisoners of war in the Demilitarized Zone may be designated, if necessary, by the Committee for Repatriation of Prisoners of War.

56. (a) A committee for Repatriation of Prisoners of War is hereby established. It shall be composed of six (6) officers of field grade, three (3) of whom shall be appointed by the Commander-in-Chief, United Nations Command, and three (3) of whom shall be appointed jointly by the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers. This Committee shall, under the general supervision and direction of the Military Armistice Commission, be responsible for co-ordinating the specific plans of both sides for the repatriation of prisoners of war and for supervision the execution by both sides of all of the provisions of this Armistice Agreement relating to the repatriation of prisoners of war. It shall be the duty of this Committee to co-ordinate the timing of the arrival of prisoners of war at the place(s) of delivery and reception of prisoners of war from the prisoner of war camps of both sides; to make, when necessary, such special arrangements as may be required with regard to the transportation and welfare of sick and injured prisoners of war; to co-ordinate the work of the joint Red Cross teams, established in Paragraph 57 hereof, in assisting in the repatriation of prisoners of war; to supervise the implementation of the arrangements for the actual repatriation of prisoners of war stipulated in Paragraphs 53 and 54 hereof; to select, when necessary, additional place(s) of delivery and reception of prisoners of war; and to carry out such other related functions as are required for the repatriation of prisoners of war.

(b) When unable to reach agreement on any matter relating to its responsibilities, the committee for Repatriation of Prisoners of War shall immediately refer such matter to the Military Armistice Commission for decision. The Committee for Repatriation of Prisoners of War shall maintain its headquarters in proximity to the headquarters of the Military Armistice Commission.

(c) The Committee for Repatriation of Prisoners of War shall be dissolved by the Military Armistice Committee upon completion of the program of repatriation of prisoners of war.

57. (a) Immediately after this Armistice Agreement becomes effective, joint Red Cross teams composed of representatives of the national Red Cross Societies of countries contributing forces to the United Nations Command on the one hand, and representatives of the of the Red Cross Society of the Democratic People's Republic of Korea and representatives of the Red Cross Society of the People's Republic of China on the other hand, shall be established. The joint Red Cross teams shall assist in the execution by both sides of those provisions of this Armistice Agreement relating to the repatriation of all the prisoners of war specified in Sub-paragraph 51 (a) hereof, who insist upon repatriation, by the performance of such humanitarian services as are necessary and desirable for the welfare of the prisoners of war. To accomplish this task, the joint Red Cross teams shall provide assistance in the delivering and receiving of prisoners of war by both sides at the place(s) of delivery and reception of prisoners of war, and shall visit the prisoner-of-war camps of both sides to comfort the prisoners of war.

(b) The joint Red Cross teams shall be organized as set forth below:

(1) One team shall be composed of twenty (20) members, namely, ten (10) representatives from the national Red Cross Societies of each side, to assist in the delivering and receiving of prisoners of war by both sides at the place(s) of delivery and reception of prisoners of war. The chairmanship of this team shall alternate daily between representative from the Red Cross Societies of the two sides. The work and services of this team shall be coordinated by the Committee for Repatriation of Prisoners of War.

(2) One team shall be composed of sixty (60) members, namely, thirty (30) representatives from the national Red Cross Societies of each side, to visit the prisoner-of-war camps under the administration of the Korean People's Army and the Chinese People's Volunteers. This team may provide services to prisoners of war while en route from the prisoner of war camps to the place(s) of delivery and reception of prisoners of war. A representative of a Red Cross Society of the Democratic People's Republic of Korea or of the Red Cross Society of the People's Republic of China shall serve as chairman of this team.

(3) One team shall be composed of sixty (60) members, namely, thirty (30) representatives from the national Red Cross Societies of each side, to visit the prisoner of war camps under the administration of the United Nations Command. This team may provide services to prisoners of war while en route from the prisoner of war camps to the place(s) of delivery and reception of prisoners of war. A representative of a Red Cross Society of a nation contributing to forces to the United Nations Command shall serve as chairman of this team.

(4) In order to facilitate the functioning of each joint Red Cross team, sub-teams composed of not less than two (2) members from this team, with an equal number of representatives from each side, may be formed as circumstances require.

(5) Additional personnel such as drivers, clerks, and interpreters, and such equipment as may be required by the joint Red Cross teams to perform their missions, shall be furnished by the Commander of each side to the team operating in the territory under his military control.

(6) Whenever jointly agreed upon by the representatives of both sides on any joint Red Cross team, the size of such team may be increased or decreased, subject to confirmation by the committee for Repatriation of Prisoners of War.

(c) The Commander of each side shall co-operate fully with the joint Red Cross teams in the performance of their functions, and undertakes to insure the security of the personnel of the Joint Red Cross team in the area under his military control. The Commander of each side shall provide such logistic, administrative, and communications facilities as may be required by the team operating in the territory under his military control.

(d) The joint Red Cross teams shall be dissolved upon completion of the program of repatriation of all of the prisoners of war specified in Sub-paragraph 51 (a) hereof, who insist upon repatriation.

58. (a) The Commander of each side shall furnish to the Commander of the other side as soon as practicable, but not later than ten (10) days after this Armistice Agreement becomes effective, the

following information concerning prisoners of war:

(1) Complete data pertaining to the prisoners of war who escaped since the effective date of the data last exchanged.

(2) Insofar as practicable, information regarding name, nationality, rank, and other identification data, date and cause of death, and place of burial, of those prisoners of war who died while in his custody.

(b) If any prisoners of war escape or die after the effective date of the supplementary information specified above, the detaining side shall furnish to the other side, through the Committee for Repatriation of Prisoners of War, the data pertaining thereto in accordance with the provisions of Sub-paragraph 58 (a) hereof. Such data shall be furnished at ten-day intervals until the completion of the program of delivery and reception of prisoners of war.

(c) Any escaped prisoner of war who returns to the custody of the detaining side after the completion of the program of delivery and reception of prisoners of war shall be delivered to the Military Armistice Commission for disposition.

59. (a) All civilians who, at the time this Armistice Agreement become effective, are in territory under the military control of the Commander-in-Chief, United Nations Command, and who, on 24 June 1950, resided north of the Military Demarcation Line established in this Armistice Agreement shall, if they desire to return home, be permitted and assisted by the Commander-in-Chief, United Nations Command, to return to the area north of the military Demarcation Line; and all civilians who, at the time this Armistice Agreement becomes effective, are in territory under the military control of the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers, and who on 24 June 1950, resided south of the Military Demarcation Line established in this Armistice Agreement shall, if they desire to return home, be permitted and assisted by the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers to return to the area south Military Demarcation Line. The Commander of each side shall be responsible for publicizing widely throughout the territory under his military control the contents of the provisions of this Sub-paragraph, and for calling upon the appropriate civil authorities to give necessary guidance and assistance to all such civilians who desire to return home.

(b) All civilians of foreign nationality who, at the time this Armistice Agreement becomes effective, are in territory under the military control of the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers shall if they desire to proceed to territory under the military control of the Commander-in-Chief, United Nations command, be permitted and assisted to do so; all civilians of foreign nationality who, at the time this Armistice Agreement becomes effective, are in territory under the military control of the Commander-in-Chief, United Nations Command, shall, if they desire to proceed to territory under the military Control of the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers, be permitted and assisted to do so. The Commander of each side shall be responsible for publicizing widely throughout the territory under his military control of contents of the provisions of this sub-paragraph, and for calling upon the appropriate civil authorities to give necessary guidance and assistance to all such civilians of foreign nationality who desire to proceed to territory under the

military control of the Commander of the other side.

(c) Measures to assist in the return of civilians provided for in Sub-paragraph 59 (a) hereof and the movement of civilians provided for in Sub-paragraph 59 (b) hereof shall be commenced by both sides as soon as possible after this Armistice Agreement becomes effective.

(d) (1) A Committee for Assisting the Return of Displaced Civilians is hereby established. It shall be composed of four (4) officers of field grade, two (2) of whom shall be appointed jointly by the Commander-in-Chief, United Nations Command, and two (2) of whom shall be appointed jointly by the Supreme Commander of the Korean People's Army and the Commander of the Chinese People's Volunteers. This committee shall, under the general supervision and direction of the Military Armistice Commission, be responsible for coordinating the specific plans of both sides for assistance to the return of the above-mentioned civilians. It shall be the duty of this Committee to make necessary arrangements, including those of transportation, for expediting and coordinating the movement of the above-mentioned civilians; to select the crossing point(s) through which the above-mentioned civilians will cross the Military Demarcation Line; to arrange for security at the crossing point(s); and to carry out such other functions as are required to accomplish the return of the above-mentioned civilians.

(2) When unable to reach agreement on any matter relating to its responsibilities, the Committee for Assisting the return of Displaced Civilians shall immediately refer such matter to the Military Armistice Commission for decision. The Committee for assisting the Return of Displaced Civilians shall maintain its headquarters in proximity to the headquarters of the Military Armistice Commission.

(3) The Committee for Assisting the Return of Displaced Civilians shall be dissolved by the Military Armistice Commission upon fulfillment of its mission.

Annex II

The list of cases of Korean War civilian abductees transmitted to the DPRK government by the Working Group on Enforced or Involuntary Disappearances

	Name (Korean)	Name (English)	Case No.	Session	UN Document Symbols.
1	이성환	Seong-hwan Lee	10003475	99th (11-15 Mar 2013)	A/HRC/WGEID/99/1 (10 Jun 2013) para 40
2	김희련	Kim Hee-yeon	10003881	102nd (3-7 Feb 2014)	A/HRC/WGEID/102/1 (7 May 2014) para 51
3	손해경	Son Hae-kyeong	10003884	102nd (3-7 Feb 2014)	A/HRC/WGEID/102/1 (7 May 2014) para 54
4	계병렬	Gye Byeong-yeol	10004192	103rd (7-16 May 2014)	A/HRC/WGEID/103/1 (25 Jul 2014) para 61
5	계윤찬	Gye Youn-chan	10004193	103rd (7-16 May 2014)	A/HRC/WGEID/103/1 (25 Jul 2014) para 62
6	홍범표	Hong Beom-pyo	10004194	103rd (7-16 May 2014)	A/HRC/WGEID/103/1 (25 Jul 2014) para 63
7	김하준	Kim Ha-jun	10004195	103rd (7-16 May 2014)	A/HRC/WGEID/103/1 (25 July 2014) para 64
8	최홍식	Choi, Hong-Sik	10005984	108th (8-12 Feb 2016)	A/HRC/WGEID/108/1 (15 Apr 2016) para 38 (i)
9	최준	Choi, Jun	10005985	108th (8-12 Feb 2016)	A/HRC/WGEID/108/1 (15 Apr 2016) para 38 (j)
10	홍남석	Nam-seok Hong	10006227	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (b)
11	정연철	Yeon-cheol Jeong	10006228	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (c)
12	김근호	Geun-ho Kim	10006229	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (d)
13	김경도	Gyeong-do Kim	10006230	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (e)
14	전봉빈	Pong-pin Chon	10006260	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (i)
15	하격홍	Gyeok-hong Ha	10006263	109th (9-18 May 2016)	A/HRC/WGEID/109/1 (22 Jul 2016) para 23 (j)
16	백범기	Baek Beom-gi	10007400	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (a)

17	김경희	Kim Gyeong-hee	10007401	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (b)
18	김재봉	Kim Jae-bong	10007402	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (c)
19	김정대	Kim Jeong-Dae	10007403	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (d)
20	김주현	Kim Ju-hyeon	10007404	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (e)
21	김기정	Kim Ki-Jeong	10007405	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (f)
22	김명혁	Kim Myeong-hyeok	10007406	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (g)
23	김유연	Kim Yu-Yon	10007407	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (h)
24	김우종	Kim Wu-jong	10007408	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (i)
25	김우순	Kim Wu-soon	10007409	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (j)
26	권태술	Kwon Tae-sul	10007410	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (k)
27	이재관	Lee Jae-Gwan	10007411	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (l)
28	이봉우	Lee Bong-woo	10007413	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (m)
29	이채덕	Lee Chae-deok	10007414	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (n)
30	이길용	Lee Gil-yong	10007415	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (o)
31	오헌식	Oh Heon-sik	10007416	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (p)
32	서병호	Seo Byeong-ho	10007417	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II para 1 (q)
33	윤태경	Yun Tae Kyong	10007418	112th (8-17 May 2017)	A/HRC/WGEID/112/1 (25 July 2017) Annex II

					para 1 (r)
34	서승근	So Sung-kun	10007459	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (a)
35	이형호	Lee Hyung-ho	10007665	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (b)
36	홍만식	Hong Man-sik	10007733	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (c)
37	안종복	Ahn Jongbok	10007740	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (j)
38	권두한	Known Doo-han	10007741	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (k)
39	최휘	Choi Hwi	10007742	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (l)
40	최진	Choi Jin	10007743	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (m)
41	나성규	Na Sung-yu	10007744	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (n)
42	민효식	Min Hyo-sik	10007747	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (q)
43	임원택	Lim Won-taek	10007748	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (r)
44	김길원	Kim Gil-won	10007749	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (s)
45	이종각	Lee Jong-gak	10007750	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (t)
46	김노성	Kim Nosung	10007751	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (u)
47	김용진	Kim Yong-jin	10007752	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (v)
48	권해룡	Kwong Hae-yong	10007753	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (w)
49	이동식	Lee Dong-sik	10007754	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (x)
50	이각의	Lee Kag-ui	10007755	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1

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51	안호철	An Ho-cheol	10007756	113th (11-15 Sep 2017)	A/HRC/WGEID/113/1 (24 Nov 2017) Annex II para 1 (z)
52	이종령	Jong-ryong Lee	10007782	114th (5–9 Feb 2018)	A/HRC/WGEID/114/1 (3 May 2018) para 37 (a)
53	이낙교	Nak-gyo Lee	10007783	114th (5–9 Feb 2018)	A/HRC/WGEID/114/1 (3 May 2018) para 37 (b)
54	이홍규	Hong-gyu Lee	10007784	114th (5–9 Feb 2018)	A/HRC/WGEID/114/1 (3 May 2018) para 37 (c)
55	이승규	Seung-gyu Lee	10007785	114th (5–9 Feb 2018)	A/HRC/WGEID/114/1 (3 May 2018) para 37 (d)
56	김주현	Juhyeon Kim	10008194	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (b)
57	김낙영	Nak-Young Kim	10008195	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (c)
58	안봉열	Bong-yeol Ahn	10008210	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (e)
59	김기창	Ki-chang Kim	10008211	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (f)
60	김기명	Ki-myung Kim	10008212	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (g)
61	김진형	Jinhyeong Kim	10008238	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (h)
62	최희태	Heetae Choi	10008242	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (i)
63	강연수	Yeonsu Gang	10008243	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (j)
64	권정용	Jeong-yong Gwon	10008244	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (k)
65	김병수	Byung-soo Kim	10008245	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (l)
66	김창원	Chang-won Kim	10008246	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (m)

67	김대영	Dae-young Kim	10008247	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (n)
68	김해세	Haese Kim	10008248	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (o)
69	김장열	Jang-yeol Kim	10008249	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (p)
70	차명상	Myeong-sang Cha	10008250	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (q)
71	구엽	Yeop Gu	10008264	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (s)
72	강희석	Hee-suk Kang	10008265	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (t)
73	김현구	Hyeonggu Kim	10008266	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (u)
74	김상익	Sang-ik Kim	10008267	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (v)
75	김상용	Sang-yong Kim	10008268	115th (23 Apr–2 May 2018)	A/HRC/WGEID/115/1 (16 August 2018) para 30 (w)
76	안종모	Jong-mo An	10008410	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (a)
77	김대영	Dae-young Kim	10008247	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (b)
78	이덕영	Deok-yeong Lee	10008488	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (c)
79	이기설	Gi-seol Lee	10008489	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (d)
80	이정근	Jeong-geun Lee	10008490	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (e)
81	이근용	Geun-yong Lee	10008491	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (f)

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82	이규호	Gyu-ho Lee	10008492	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (g)
83	이만교	Man-gyo Lee	10008495	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (i)
84	유해문	Hae-mun Yu	10008496	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (j)
85	최시철	Si-cheol Choi	10008497	116th session (10–14 September 2018)	A/HRC/WGEID/116/1 (26 November 2018) para. 49 (k)
86	김태봉	Taebong Kim	10008562	117th session (11–15 February 2019)	A/HRC/WGEID/117/1 (20 May 2019) para. 38 (a)
87	박용출	Youngchuk Park	10008410	117th session (11–15 February 2019)	A/HRC/WGEID/117/1 (20 May 2019) para. 38 (b)
88	윤인원	Inwon Yoon	10008567	117th session (11–15 February 2019)	A/HRC/WGEID/117/1 (20 May 2019) para. 38 (c)
89	이종식	Jong-sik Lee	10008652	117th session (11–15 February 2019)	A/HRC/WGEID/117/1 (20 May 2019) para. 38 (g)
90	김순건	Soon-geon Kim	10008819	117th session (11–15 February 2019)	A/HRC/WGEID/117/1 (20 May 2019) para. 38 (h)
91	안찬수	Chansoo Ahn	10008995	118th session (13–22 May 2019)	A/HRC/WGEID/118/1 (30 July 2019) para. 43 (d)
92	양치헌	Chi-heon Yang	10010009	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (g)
93	이규설	Gyu-seol Lee	10010010	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (h)
94	이희용	Hee-yong Lee	10010011	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (i)
95	오용규	Yong-Gyu Oh	10010012	119th session (16–20 September	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (j)

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96	최정연	Jeong-yeon Choi	10010013	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (k)
97	남은혜	Eunhye Nam	10010014	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (l)
98	남금주	Geumju Nam	10010015	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (m)
99	신자범	Jabeom Shin	10010016	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (n)
10 0	박장서	Jangseo Park	10010017	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (o)
10 1	신진휴	Jinhyu Shin	10010018	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (p)
10 2	하진문	Jinmoon Ha	10010019	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (q)
10 3	하진용	Jinyong Ha	10010020	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (r)
10 4	이채홍	Chae-hong Lee	10010021	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (s)
10 5	이철주	Chul-joo Lee	10010022	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (t)
10 6	이학배	Hak-bae Lee	10010023	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (u)
10 7	이화실	Hwa-sil Lee	10010024	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (v)
10	이인범	In-bum Lee	10010025	119th session	A/HRC/WGEID/119/1

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109	이재춘	Jae-choon Lee (female)	10010026	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (x)
110	이재춘	Jae-choon Lee (male)	10010027	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (y)
111	이해옥	Hae-ok Lee	10010028	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (z)
112	이연달	Yeun-dal Lee	10010076	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (aa)
113	이연식	Yeun-shik Lee	10010077	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (bb)
114	이영도	Young-do Lee	10010078	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (cc)
115	최무성	Mooseong Choi	10010079	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (dd)
116	노한섭	Han-seob Noh	10010080	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (ee)
117	오평기	Pyeong-ki Oh	10010081	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (ff)
118	허영훈	Yeonghoon Huh	10010082	119th session (16–20 September 2019)	A/HRC/WGEID/119/1 (2 December 2019) pp. 30-31, para. 1 (gg)
119	김점석	Kim Jeom-Seok		129th session (6–10 February 2023)	A/HRC/WGEID/129/1 (1 May 2023) pp. 6-7, para. 28(a)
120	구의회	Gu Ui Hwe		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(a)
12	강희석	Kang Hee-suk		130th session	A/HRC/WGEID/130/1

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12 2	김병인	Kim Byung-in		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(d)
12 3	김규흥	Kim Kyu-heung		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(e)
12 4	김주현	Kim Juhyeon		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(f)
12 5	김옥진	Kim Ok-jin		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(g)
12 6	김순건	Kim Soon-Geon		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(h)
12 7	김성국	Kim Song-guk		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(i)
12 8	김태봉	Kim Taebong		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(j)
12 9	김태순	Kim Tae-sun		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(k)
13 0	김용찬	Kim Yong-chan		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(l)
13 1	김용득	Kim Yongdeuk		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(m)
13 2	김용무	Kim Young-moo		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(n)
13 3	김연태	Kim Yeon-tae		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(o)
13 4	김영욱	Kim Young-wook		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(p)
13 5	이병덕	Lee Byeong-Deok		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(q)
13 6	이봉규	Lee Bong-Gyu		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(r)
13 7	이주신	Lee Ju-shin		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(s)

13 8	박찬문	Park Chanmun		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(t)
13 9	박용출	Park Yongchul		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(u)
14 0	민경학	Min Gyeonghak		130th session (8–12 May 2023)	A/HRC/WGEID/130/1 (21 July 2023) pp. 5-6, para. 28(v)