THIRD ITEM ON THE AGENDA

Review of annual reports under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work

Part II
Compilation of annual reports by the International Labour Office
Preface

Reports received from governments and observations from employers’ and workers’ organizations

1. The follow-up. The 1998 ILO Declaration on Fundamental Principles and Rights at Work incorporates a follow-up that is to be promotional, meaningful and effective. Its purpose is to encourage the efforts by member States to promote the fundamental principles and rights at work. The follow-up involves an annual review, a global report and conclusions about technical cooperation priorities.

2. The first stage of the follow-up is the review by the ILO Governing Body of the annual reports, as compiled by the International Labour Office, and taking due account of article 23 of the Constitution and established practice. The compilation which follows contains the government reports and observations from employers’ and workers’ organizations for the second round of the annual review under the Declaration follow-up. It is accompanied by an Introduction by the ILO Declaration Expert-Advisers, which appears as Part I of this document (GB.280/3/1).

3. Basis of reporting. Reporting under the Declaration follow-up is based upon the constitutional obligation of ILO member States to provide reports on the position of their law and practice in relation to Conventions they have not ratified (ILO Constitution, article 19(5)(e)). The follow-up provides an opportunity to review the efforts made in accordance with the Declaration by member States which have not yet ratified all of the fundamental Conventions.

4. Approach taken to the compilation. The follow-up instructs the Office to compile reports received in relation to the Declaration (Para. ILB.2). For the Declaration follow-up consideration was given by the Office to the possibility of summarizing the information received, but this proved unfeasible due to limited time and resources as well as concerns about respecting the sometimes delicately balanced statements provided by governments. It is worth mentioning that the compilation approach was taken for early general surveys done under article 19(5)(e), i.e. reproduction of reports basically as received, minus legislative texts which were simply listed.

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1 At the time the report forms under the Declaration follow-up were approved by the ILO Governing Body, there were seven: the Freedom of Association and Protection of the Right to Organise Convention, 1948 (No. 87), the Right to Organise and Collective Bargaining Convention, 1949 (No. 98), the Forced Labour Convention, 1930 (No. 29), and the Abolition of Forced Labour Convention, 1957 (No. 105); the Equal Remuneration Convention, 1951 (No. 100), and the Discrimination (Employment and Occupation) Convention, 1958 (No. 111); and the Minimum Age Convention, 1973 (No. 138). Subsequently, the International Labour Conference unanimously adopted the Worst Forms of Child Labour Convention, 1999 (No. 182), which is considered the eighth fundamental ILO Convention. It entered into force on 17 November 2000 and reports from governments that have not yet ratified it will be included in the annual review for 2002 and after.

2 Separate report forms for the four categories of principles and rights at work were approved by the ILO Governing Body in March 1999 (GB.274/2(Add.1)); they are available on the ILO website (http://www.ilo.org).
5. **Cut-off dates.** This compilation was prepared in time for the second meeting of the ILO Declaration Expert-Advisers (29 January-2 February 2001). The vast majority of governments submitted their reports after the 1 September 2000 deadline, and the Office has included any report received by 31 December 2000. This encompassed States that had not ratified the relevant Conventions by 1 November 2000.

6. **Structure of the compilation.** The second compilation follows the structure used for the first annual review. The option of organizing the material first by category of principle, and within that by country, was taken to provide a better overview. This will also facilitate preparation of the global reports to be submitted to the International Labour Conference under the Declaration follow-up.

7. Many governments included comments from employers’ or workers’ organizations in their reports, or referred to tripartite consultations in the drawing up of the reports. For comments provided separately from employers’ and workers’ organizations, it was thought preferable to place them immediately after the government’s report, rather than isolate them in a block. Where governments subsequently provided additional information or views, these then follow, so that all the information provided for a country in relation to a principle appears together.

8. **Established practice on comments from employers’ and workers’ organizations.** Para. II.B.1 of the Annex to the Declaration indicates that the annual follow-up will be based on reports requested from Members under article 19, paragraph 5(e), of the ILO Constitution, taking due account of article 23 of the Constitution and established practice. Article 23 refers to the communication of reports on ratified and unratified instruments (referred to respectively in articles 19 and 22 of the Constitution) to representative organizations referred to in article 3 of the Constitution. The term “established practice” refers to the examination of comments made by a national or an international industrial association of employers or of workers in regard to the matters dealt with in a Convention or a Recommendation. The past practice of including information provided by such workers’ and employers’ organizations in respect of reports under articles 19 and 22 of the ILO Constitution can be seen in special surveys carried out within the context of the four-year review referred to under Para. II.A.1 of the Declaration’s Annex and in the examination of reports in relation to ratified Conventions under article 22 of the Constitution.

9. **Practice under the Declaration follow-up.** The compilation of reports thus followed the established practice with regard to comments from employers’ and workers’ organizations. All comments received by the Office on a timely basis from employers’ and workers’ organizations were transmitted to the governments concerned so that they might have the opportunity to make their views known should they wish to do so. It must be stressed that the strictly promotional objective of the Declaration follow-up means that annual reporting cannot serve as a basis for complaints, nor lead to a dual examination of situations that are already or have been the subject of supervisory procedures. The Declaration follow-up

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4 See the Office document submitted to the Governing Body, GB.274/2 (March 1999).
states clearly that it is not a substitute for the established supervisory mechanisms, nor shall it impede their functioning (Annex, Para. I.2).

10. **Criteria for inclusion.** In deciding whether particular comments or observations received from employers’ and workers’ organizations should or should not be included in the compilation, the Office bore in mind the purpose of the follow-up as stated in its Para. II.A.1: it refers to an annual review of efforts made by Members which have not yet ratified all the fundamental Conventions. Comments from workers’ and employers’ organizations which provide relevant information or opinions about the efforts being made by member States have therefore been taken into account in the compilation of Declaration reports. At the same time, Para. I.2 of the Annex to the Declaration states that specific situations within the purview of established ILO supervisory mechanisms shall not be examined or re-examined within the framework of the Declaration follow-up. Thus any portions of those comments or observations that are of this type have been omitted from the compilation. References to individual persons and enterprises have also been deleted.

11. Other types of comments that were not reproduced concerned general references to labour or employment situations that were not obviously relevant to the fundamental principles and rights at work under discussion. Finally, since article 19, paragraph 5(e), of the ILO Constitution concerns unratified Conventions, any inference or statement in respect of the application of ratified Conventions has been deleted from observations made by employers’ and workers’ organizations. Material omitted has been noted with ellipsis and summarized material appears in square brackets.

12. **Other references to Conventions.** In some reports by governments and observations by employers’ or workers’ organizations, reference was made to the provisions of ILO Conventions, ratified and unratified. This material has been retained only for reference in relation to the fundamental principles and rights at work involved, and not necessarily as correct references to the scope, content or application of these Conventions. The reproduction of a statement regarding the application of a ratified Convention should not be taken as an indication of whether effect is being given to it or not, since these instruments fall under other ILO constitutional supervisory procedures. 5

13. **Electronic reporting.** The Director-General’s letter inviting reports under the Declaration mentioned that they could be sent to an e-mail address, and a number of countries took up this possibility.

14. **Statistics and indicators.** The report forms requested indicators and statistics for purposes of assessing the factual situation (question I(2)(a) and (b)). Several countries provided statistics. While this information has been most welcome, given the time and space constraints, the larger sets of statistics could not be included in the compilation which follows. They can be provided in hard-copy format upon request to the International Labour Office in Geneva, and have been made available to relevant ILO units.

15. **Legislation.** All legislative texts sent with reports have been forwarded to the ILO unit that maintains NATLEX, the database covering national legislation that can be searched through the Internet and is available on CD-ROM.

16. **Possible inaccuracies.** The Office cannot take a position on the accuracy of any of the statements made in the context of the annual reports from governments or in the

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observations received from employers’ and workers’ organizations. Light editing has been
done only when necessary to facilitate understanding of a reply, to correct an obvious
typographical error or to present the compiled material in a consistent format.

17. Submission to the Governing Body. The following reports, as compiled by the Office
taking into account article 23 of the ILO Constitution and established practice under it, are
being presented together with the Introduction by the ILO Declaration Expert-Advisers to
the annual reports, for purposes of review by the Governing Body at its 280th Session
(March 2001).

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Executive summary

This compilation, prepared by the Office, contains the annual reports from governments of countries which have not yet ratified the seven fundamental Conventions encompassed by the second annual review under the follow-up to the ILO Declaration on Fundamental Principles and Rights at Work. It also includes, taking due account of article 23 of the ILO Constitution and established practice, observations of employers’ and workers’ organizations in relation to efforts made in accordance with the Declaration by ILO member States, as well as additional information governments have in some cases supplied.

The compilation is organized according to the four categories of principles and rights included in the Declaration and within each category by country.

A preface provides information on the nature of the follow-up, the approach of the compilation, established practice on comments from employers’ and workers’ organizations, and practice pursued under the follow-up to the Declaration. The information compiled, which has been reproduced essentially as received, does not represent the views of the International Labour Office.

This document is submitted for review by the Governing Body together with the Introduction by the ILO Declaration Expert-Advisers. ¹

¹ GB.280/3/1.