

84. International NGOs should consider assisting in those instances where national NGOs are reluctant to be publicly associated with a case.

(F) POST-INDIVIDUAL COMPLAINT FOLLOW-UP

(i) States parties should

85. Ensure that there is recourse to domestic remedies for violation of the human rights treaties. Take the view of the treaty bodies concerning violations, seriously.

(ii) Treaty bodies should

86. Appoint a special rapporteur on follow-up to the views of the committee.

87. Produce regular, detailed progress reports on a state-by-state basis, which should be discussed in public session and published.

88. Identify states which do not cooperate in the follow-up process in the annual report.

89. Undertake follow-up missions to state parties, where appropriate.

90. Formulate a model of enabling legislation, for consideration by states parties, which would permit claims before domestic courts for non-compliance with the view of the committee on an individual communication.

(G) MEMBERSHIP AND CODES OF CONDUCT FOR TREATY BODIES

(i) States parties should

91. Nominate and elect individuals to membership on the treaty bodies who are genuinely independent, impartial and have the necessary international human rights expertise. Ensure that individuals on treaty bodies which deal with individual complaints are well-qualified to handle the procedure.

92. Take into account regional and gender balance in nominating and electing members to the treaty bodies.

93. Respect the codes of conduct for members which are developed by the treaty bodies.