JOINT LETTER TO THE HUMAN RIGHTS COUNCIL CALLING FOR AN INTERNATIONAL INVESTIGATIVE MISSION INTO THE BEIRUT BLAST

To the Permanent Representatives of Member and Observer States of the United Nations Human Rights Council,

Excellencies,

We, the undersigned Lebanese and international organizations, individuals, survivors, and families of the victims are writing to request your support in the establishment of an international, independent, and impartial investigative mission, such as a one-year fact-finding mission, into the Beirut port explosion of August 4, 2020. We urge you to support this initiative by adopting a resolution establishing such a mission at the Human Rights Council.

On August 4, 2020, one of the largest non-nuclear explosions in history decimated the port and damaged over half the city. The Beirut port explosion killed 217 people, including nationals of Lebanon, Syria, Egypt, Bangladesh, Philippines, Pakistan, the Netherlands, Canada, Germany, France, Australia, and the United States. It wounded 7,000 people, of whom 150 acquired a physical disability, caused untold psychological harm, and damaged 77,000 apartments, forcibly displacing over 300,000 people. At least three children between the ages of two and 15 lost their lives. Thirty-one children required hospitalization, 1,000 children were injured, and 80,000 children were left without a home. The explosion affected 163 public and private schools and rendered half of Beirut’s healthcare centers nonfunctional, and it impacted 56% of the private businesses in Beirut. According to the World Bank, the explosion caused an estimated US$3.8-4.6 billion in material damage.

The right to life is an inalienable and autonomous right, enshrined in the International Covenant on Civil and Political Rights (ICCPR) (article 6), which Lebanon ratified in 1972. The Human Rights Committee, which interprets the ICCPR, has stated that states must respect and ensure the right to life against deprivations caused by persons or entities, even if their conduct is not attributable to the state. The Committee further states that the deprivation of life involves an “intentional or otherwise foreseeable and preventable life-terminating harm or injury, caused by an act or omission.” States are required to enact a “protective legal framework which includes criminal prohibitions on all manifestations of violence...that are likely to result in a deprivation of life, such as intentional and negligent homicide.”

The facts as currently known suggest that the storage of more than 2,700 tons of ammonium nitrate alongside other flammable or explosive materials, such as fireworks, in a poorly secured hangar in the middle of a busy commercial and residential area of a densely populated capital city likely created an unreasonable risk to life.

Since the explosion, a number of official documents were leaked to the press, including official correspondence and court documents that indicate customs, port, judicial, and government officials as well as military and security authorities had been warned about the dangerous stockpile of potentially explosive chemicals at the port on multiple occasions since 2013.

Further, the Human Rights Committee General Comment No. 36 on article 6 states: “The duty to protect by law the right to life also requires States parties to organize all State organs and governance structures through which public authority is exercised in a manner consistent with the need to respect and ensure the right to life, including by establishing by law adequate institutions and procedures for preventing deprivation of life, investigating and prosecuting potential cases of unlawful deprivation of life, meting out punishment and providing full reparation.” The investigations into violations of the right to life must be “independent, impartial, prompt, thorough, effective, credible, and transparent,” and they should explore “the legal responsibility of superior officials with regard to violations of the right to life committed by their subordinates.”

The impact and aftermath of the explosion also likely violated Lebanon’s international human rights obligations to guarantee the rights to education and to an adequate standard of living, including the rights to food, housing, health, and property. More notably, Lebanon can only uphold its obligation to provide effective remedy to the victims on the basis of a credible, effective, and impartial investigation whose findings would then be the basis for any effective remedy plan.

In August, 30 UN experts publicly laid out benchmarks, based on international human rights standards, for a credible inquiry into the August 4, 2020, blast at Beirut’s port, noting that it should be “protected from undue influence,” “integrate
a gender lens,” “grant victims and their relatives effective access to the investigative process,” and “be given a strong and broad mandate to effectively probe any systemic failures of the Lebanese authorities.”

The domestic investigation into the Beirut blast has failed to meet those international standards. The ten months since the blast have been marked by the authorities’ obstruction, evasion, and delay. Human Rights Watch, Amnesty International, Legal Action Worldwide, Legal Agenda, and the International Commission of Jurists have documented a range of procedural and systemic flaws in the domestic investigation that render it incapable of credibly delivering justice, including flagrant political interference, immunity for high-level political officials, lack of respect for fair trial standards, and due process violations.

Victims of the blast and their relatives have been vocal in calling for an international investigation, expressing their lack of faith in domestic mechanisms. They claim that the steps taken by the Lebanese authorities so far are wholly inadequate as they rely on flawed processes that are neither independent nor impartial. This raises serious concerns regarding the Lebanese authorities’ ability and willingness to guarantee victims’ rights to truth, justice, and remedy, considering the decades-long culture of impunity in the country and the scale of the tragedy.

As we approach the one-year anniversary of the explosion, the case for such an international investigation has only strengthened. The Human Rights Council has the opportunity to assist Lebanon to meet its human rights obligations by conducting an investigative or fact-finding mission into the blast to identify whether conduct by the state caused or contributed to the unlawful deaths, and what steps need to be taken to ensure an effective remedy to victims.

The independent investigative mission should identify human rights violations arising from the Lebanese state’s failure to protect the right to life, in particular whether there were:

- Failures in the obligation to protect the right to life that led to the explosion at Beirut’s port on August 4, 2020, including failures to ensure the safe storage or removal of a large quantity of highly combustible and potentially explosive material;
- Failures in the investigation of the blast that would constitute a violation of the right to remedy pursuant to the rights to life.

The independent investigative mission should report on the human rights violated by the explosion, failures by the Lebanese authorities, and make recommendations to Lebanon and the international community on steps that are needed both to remedy the violations and to ensure that these do not occur in the future.

The Beirut blast was not an isolated or idiosyncratic incident. In the weeks following the explosion, two fires broke out at the port in scenes reminiscent of the fire that resulted in the Beirut blast, terrorizing the public. In February 2021, a German firm tasked with removing tons of hazardous chemicals left in Beirut’s port for decades warned that what they found amounted to “a second Beirut bomb.” If these substances caught fire, Beirut would have been “wiped out”, the interim port chief said.

It is time for the Human Rights Council to step in, heeding the calls of the families of the victims and the Lebanese people for accountability, the rule of law, and protection of human rights. The Beirut blast was a tragedy of historic proportions, arising from failure to protect the most basic of rights – the right to life – and its impact will be felt for far longer than it takes to physically rebuild the city. The truth of what happened on August 4, 2020, is a cornerstone in redressing and rebuilding after the devastation of that day.

The thousands of individuals who have had their lives upended and the hundreds of thousands of individuals who have seen their capital city disfigured in a most irrevocable way deserve nothing less.

List of signatories:

Organizations:
Access Center for Human Rights (Wousoul)
Accountability Now
ALEF - Act for Human Rights
Amnesty International
Anti-Racism Movement
Arab NGO Network for Development
Arab Reform Initiative
Basmeh & Zeitouneh
Baytna
Cairo Institute for Human Rights Studies (CIHRS)
Centre d’accès pour les droits de l’homme (ACHR)
Committee of the Families of the Kidnapped and Disappeared in Lebanon
Dawlty
Gherbal Initiative
Gulf Centre for Human Rights
Helem
Human Life Foundation for Development and Relief (Yemen)
Human Rights Research League
Human Rights Solidarity (HRS)-Geneva
Human Rights Watch (HRW)
Human Rights Without Frontiers (HRWF)
Impunity Watch
International Commission of Jurists
Justice and Equality for Lebanon
Justice for Lebanon
Khaddit Beirut
Kulluna Irada
Lebanese-Swiss Association
Legal Action Worldwide
Legal Agenda
Liqaa Teshrin
Mada Network
Media Association for Peace (MAP)
Meghterbin Mejtemiin (United Diaspora)
Mwatana for Human Rights
National Youth for Lebanon Movement
PAX (Netherlands)
Peace Track Initiative
Project on Middle East Democracy (POMED)
Refugees=Partners Project
Samir Kassir Foundation
SEEDS for Legal Initiatives
Syrian Center for Media and Freedom of Expression - SCM
The Alternative Press Syndicate Group
The Foundation for Human Rights and Freedoms and Humanitarian Relief (IHH)
The International Center for Transitional Justice
The Lebanese Center for Human Rights (CLDH)
The Lebanese Diaspora Network (TLDN)
Tunisian League of Human Rights defense (LTDH)
UMAM Documentation & Research

Individuals:
Christophe Abi-Nassif – Lebanon Program Director, Middle East Institute
Nasser Saidi - President Nasser Saidi & Associates; Former Lebanese Minister of Economy & Industry
Randa Slim – Senior Fellow and Director of the Conflict Resolution and Track II Dialogues Program at the Middle East Institute

Survivors and Families of the Victims:
Alexandre Ibrahimcha, lost his mother Marion Hochar Ibrahimcha
Anthony, Chadia, Ava and Uma Naoum
Antoine Kassab, lost his father
Aya Arze Salloum
Carine Farran Sacy
Carine Tohme
Carine Zaatar
Carole Akiki
Cecilia and Pierre Assouad
Cedric el Adm, lost his sister
Charbel Moarbes
Charles Nehme, lost his father
Cybele Asmar lost her aunt Diane Dib
Fouad Rahme, lost his father
Georges Zaarour, lost his brother
Jean-Marc Matta
Jihad Nehme
Joanna Dagher Hayek
Karine Makhlouf, lost her mother
Karine Mattar
Laura Khoury
Lyna Comaty
Mireille el Khoury, lost her son
Myrna Mezher Helou, lost her mother
Nadine Khazen, lost her mother
Nicolas and Vera Fayad
Nicolas Dahan
Olga Kavran
Patrice Cannan, lost his brother
Patricia Haddad, lost her mother
Paul and Tracy Naggar, lost their daughter Alexandra Naggar
Reina Sfeir
Rénié Jreissati
Rima Malek
Rony Mecattaf
Sara Jaafar
Sarah Copland, lost her son Isaac Oehlers
Tania Daou Alam, lost her husband
Tony Najm, lost his mother
Vartan Papazian, lost his daughter-in-law
Vicky Zwein
Zeina

Families of the following firefighters:
Charbel Hetty
Charbel Karam
Elie Khouzamy
Joe Akiki
Joe Andoun
Joe bou Saab
Joe Noun
Joseph Merhy
Joseph Roukoz
Misal Hawwa
Najib Hetty
Ralph Mellehy
Ramy Kaaky
Sahar Fares