# Statute of Amnesty International 

1s amended by the 17th International council, meeting in Fspoo - Helsinki. Hinland<br>27 August - I September 1985

## OR.JFC"I

1. (ONSIDI RIN( ; that every person ha the right fredy to hod and to exprew his or her comstion and the ohligation to extend a like freedom to others, the obiect of AMNISIY INTI RNAIIONAI ball he to seeme throughout the world the obsersance of the prowision of the 1 miversal Declatation of Human Right, by
a) irrespective of political consideration working toward the release of and providing anstance to pervom who in violation of the aforesad provison are imptinoned, detaned of otherwise phyically restricted by reavon of their political, relgous or other comcientowly held belief or by reason of their ethmic origin, sex, colout on language, provided that they have not used or advocated volence therematter referted to as "privoner of conscience"):
b) opposing by all appropriate mean the detention of any prisoners of conscience of ans political prisoner without trial within a reasonable time or any trial procedures relating to whe prisoners that do not conform io internationally recognized norms;
() opposing by all appropriate mean the imposition and intliction of death penalice and torture on othe cruct,
 not they hate used or advocated volence.

## METHODS

2. In urder to atheve the aforesaid object. AMNI STY INIIRNATIONAI hall:
a) at atl time maintain an overall balance between is attitios in relation to countres adherme to the ditterent world political ideologies and groupings;
b) promote as appears appropriate the adoption of constitutions, comemtoms, treaties and other meature which guarantee the rights contained in the provisions referred to in Article 1 hereof;
c) support and publicise the activities of and cooperate with international organization and agencies which woth for the implementation of the aforesad provisions:
d) take all necessary step to establish an effective organization of sections, affiliated groups and individual nembers;
e) secure the adoption by groups of members or supporters of individual prisoners of concience or entrust to such groups other tash in support of the objeet set out in Article 1 :
f) provide financial and other relief to prisoners of conscience and their dependants and to persons who hate lately been prisoners of conscience or who might reasonably be expected to be prisomers of conscience or to become prisoners of conscience if convicted or if they were to return to their own countries, to the dependant of such persons and to vietims of torture in need of medical care as a direct result thereof;
g) work for the improvement of condition for prisoners of conscience and political prisoners:
h) provide legal aid, where necessary and possible, to prisoners of conscience and to persons who might reasonahly be expected to be prisoners of conscience or to become prisoners of combience if combicted or if they were to return to their own countries, and, where desirable, send observers to attend the trials of such persons:
i) publicie the cases of prisoners of conscience or persons who have otherwise been whbected to disabilities in violation of the aforesad provisions;
j) oppose the sending of persons from one country to another where they can reasonably be expected to become prisoners of conscience or to face torture or the death penalty;
k) send investigators, where appropriate, to investigate allegations that the right of individuals under the aforevaid provisions have been violated or threatened:
1) make representations to international organizations and to govemments whenever it appears that an individual is a prisoner of conscience or has otherwise been subjected to disabilities in violation of the aforesad provisiom:
m )promote and support the granting of general annestie of which the beneficiarie will include privoner, of conscience:
in) adopt any other appropriate method for the securing of its object.

## ORGANIZATION

3. AMNESTY INTERNATIONAL shall consist of sections, affiliated groups and individual members.
4. The directive authority for the conduct of the affairs of AMNESTY INTERNATIONAI is vested in the International Council.
5. Between meetings of the International Council, the International Executive Committee shall be responsible for the conduct of the affairs of AMNESTY INTERNATIONAI. and for the implementation of the decisions of the International Council.
6. The day-to-day aftairs of AMNESTY INTERNATIONAI shall be conducted by the International Secretariat headed by a Secretary General under the direction of the International Executive Committee.



sections





accorddance with the workmp nemer may paymen of an ammual fee determined by the International





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individulal membership


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## INTERNATIONAI COUNCII

12. The International Council shatl consint of the members of the Inernational Executive Commitue and of
 International Council
All sections shall have the right to appoint one representative to the International Council and in addition may
appoint renreennatioe an follow) appoint representatices as follow:

| 49 group |  |
| :---: | :---: |
| 99 group |  |
| 100-199 groups: | 3 representatives |
| groups: |  |
| roups or on | 5 rep |

Sections comsisting primarily of individual members rather than groups may as an alternative appoint additional

Only sections having paid in full their annual fee as assesed by the International Council for the two previous
tinancial vears shall voote an the International Council. This requirement may be waived in whole or in part ty the tinancial vears shall vil
International Council.
14. One representative of each group not forming part of a section may attend a meeting of the Internationa
Council as an obberver and may speak thereal but shall not be entitled to vote.
14. Council as an observer and may speak thereal but shall not be entitited to votc
15. A section unable to participate at an International Council may appoint a proxy or proxies to vote on its behalf and a section represented by a leserer number of persons than its entitlement under Anticle 13 hereoff nay authori
its represennative or representatives to cast votes up to its maximum entilement under Article 13 hereot.
16. Notice of the number of representatives proposing to attend an International Council, and of the appoinment of Notice of the mumber of representaives proposing to aten aner than one month before the meeting of
provies, shall be e ivent to the Interational Secrearial not later
International Council. International Council. This requirement may be waived by the International Executive Committee
17. A querum shall consist of the representatives or proxies of not less than one quarter of the sections entitled to be

18 The Charperom of the International (ouncil and an alternate thall he elected hy the precectung Imernathenal
 the ahbectee of the Chairperwon and the alternate, the C hairperwon of the International fexectitec compmitec






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21 days nontice in writing to all hections.

Commitice.
The Imernational Comeril mat appoint once or more Homerary Prevideme of AMNI STY INII RNDIIONAI is
The agenda fer the meetinge of the Internatiomal (iomncil thall he prepared by the Inemamional sectetarial mudel


## international executive committer

25. a) The International Executive Committee hall consist of the Treavurer, one representative of the valf of the



 dircearded.
b) Members of the permanent staff, paid and unpaid, hall have the right to elect one representative among the staff who han completed not less han two years service to be a voting member of the International F xecutive
(ommittee. Such member shall hold office for one year and shall he eligible for re-election. The enethod of voring thall be subiect to approval hy the International Executive Committee on the proposal of the staft
26. The International Execulive Committee shall meet not less than twice a year at a place to be decided by itself. Members of the International Exxecutive Committee, other than the repreventative of the staff, whall hold office
for a period of two years and shall be eligible for re-election for a maximum tenure of three conseculive terms.
27. The Committee may co-opt not more than two additional members who thall hold office until the ctose of the next meeting of the Itter
not have the right to vote
28. In the event of a vacancy occurring on the Committee, other than in revpect of the repreventative of the staff, it may co-opt a further member to fill the vacancy until the next meeting of the International conevent of acaan occurring on the Committee in respect of the representative of the staff, the staff shall have the right to elect a ucceesor repreesentative to fill the unexpired term of office.
29. If a member of the Commite is unable to attend a meeting, such member may appoint an alternate
30. The Committee shall each year appoint one of its members to act as Chairperson.
31. The chairperson may, and at the request of the majority of the Committee shall, summon meeting, of the
32. A quorum shall consist of not less than tive members of the Committee or their alternate
33. The agenda for meetings of the Committee shall be prepared by the miternational Serean under the direction
34. The Commitlee may make regulations for the conduct of the affairs of AMNESTY INTERNATIONAL and for The commitee may make regulations for the conduct of th
the procedure to be followed at the International Council.

INTERNATIONAL SECRETARIAT
36. The International Executive Commitee may appoint a Secretary Geeneral who shall be responsible under its
direction for the conduct of the affairs of AMNESTY INTERNATIONAL and for the implementation of the decirction or the conduct of the aftair
decisons tof thernational Council.
77. The Sectetars (eenerat mat, atter comsultation with the charpervon of the International fecective comminitce.


is In the cene of the athence or illuen of the Secetary (ieneral) or of a vacancy in the poy of secretary (eeneral

39. The Secretars (ieneral on Acting Secretary (ieneral and wich members of the International Secreariat an may appeat to the Chairperom of the International t reculive Committee to be neesesary thall attend meeting of the Imernational council and of the International t vecutive committee and may seak thereat hut shall not he
termination of membership

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 If of memberdin of MMNSTY INTI RNATIONAI if in it opinion that section, aftiliated group or menn
 hatlute. Retore laking vuch action, the eection, aftiliated group or member and allo ther eections will be informed In writug of the groumd on which it 15 proposed to deprive it or such person of member hip, and wich section.

 lembernhip Appeall Committe. Thi committee hall consint of tive members and two atternate member
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Finance
 INIIRNAIIONA, which wall be prepared hy the
A ecillice commmite and the International council.
43. No part of the income or property of AMNE STY INTE RNATIONAI -hall directly or indirectly he paid or No part on the income or propert of And stfficin connideration to any of it members by way of dividend
trant ferred otherwie than for valuable and
sill

AMENDMENTS OF STATUTE
44. The statue may be amended by the linermational Comencil by a majerity of not lens than two thirdh of the vote cats. Amendment may be uhbmitted by the International Executive Committee or by a section. Proposed
ammendmenth, hall be submitted to the International Secretariat not less than nine months hefore the International comucil meets, and presentation to the International Council hall be supported in writing hy a least five ,ections. Proponed amendmemt , halll be communicated by the International Secretaria to all section and to member, of the limernational I Xecoutive committe


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