ECUADOR: THE AMAZON AT RISK

AMNESTY INTERNATIONAL:
SUBMISSION TO THE 41ST SESSION OF THE UPR WORKING GROUP, NOVEMBER 2022

SUMMARY

This submission was prepared for the Universal Periodic Review (UPR) of Ecuador, to be held in November 2022. In this document, Amnesty International offers an evaluation of the implementation of recommendations made to Ecuador in its previous UPR regarding the protection of human rights defenders, free, prior and informed consent of Indigenous peoples, and decriminalization of abortion.

The submission also assesses the national human rights framework on free, prior and informed consent of Indigenous peoples, a policy to protect human rights defenders, the legal reform on decriminalization of abortion on the grounds of rape, and a decree that allowed the Armed Forces to use lethal force in the control of protests.

Regarding the human rights situation on the ground, it raises concerns on the lack of a policy to protect human rights defenders; the impunity for threats and attacks against human rights defenders and for human rights violations during the October 2019 protests; the need for truth, justice and reparations for Indigenous peoples affected by the 7 April 2020 and 28 January 2022 oil spills in the Amazon; and the killings of at least 316 detainees since February 2021.
FOLLOW UP TO THE PREVIOUS REVIEW

1. During its third review in 2017, Ecuador accepted 162 of the 187 recommendations made by other states, stating that 158 of these were already implemented or in the process of being implemented. Additionally, it noted 25 others.  

2. Amnesty International welcomes Ecuador’s partial implementation of some of the recommendations, including those regarding the design of a protection mechanism for human rights defenders at risk and the decriminalization of abortion in cases of rape. Regrettably, many other recommendations have not been implemented at all.

Indigenous peoples

3. Ecuador accepted all but one of the recommendations regarding Indigenous peoples’ rights. However, these recommendations have not been fully implemented and more is needed to ensure the right to free, prior and informed consent, in line with human rights standards.

Human rights defenders

4. Ecuador accepted all recommendations to establish protection mechanisms for human rights defenders at risk and guarantee a safe and enabling environment for them.

5. Nevertheless, threats and attacks targeting them remain a concern, while authorities have failed to implement a comprehensive protection policy, including a protocol to investigate threats and attacks against them.

Sexual and reproductive rights

6. Although Ecuador noted the only recommendation regarding the decriminalization of abortion, particularly in cases of rape, incest and severe fetal impairment, on 28 April 2021, the Constitutional Court ruled to decriminalize abortion in cases of rape.

7. On 17 February 2022, the National Assembly approved the corresponding bill, with very restrictive gestational limits of 12 weeks in general, and 18 weeks for priority groups. On 15 March, the President modified the bill, restricting access to abortion even more. The National Assembly has to approve either the original or the modified bill.

THE NATIONAL HUMAN RIGHTS FRAMEWORK

Indigenous peoples

8. Even though the right to free, prior and informed consent of Indigenous peoples is recognized in article 57 of Ecuador’s Constitution, and international instruments ratified by it, there is no adequate legislation to guarantee it in line with international standards.

9. Ecuador noted a recommendation to repeal Decree 1247 and establish clear procedures to implement the right to free, prior and informed consent of Indigenous peoples, arguing that the decree was in line with its constitution and that it had already regulated 94 consultations.

10. Nevertheless, on 13 December 2019, the Constitutional Court ruled that Decree 1247 contravened the Constitution and jurisprudence on the matter. It also ordered the National Assembly to issue organic laws regulating this right within one year.

11. In November 2020, Indigenous leaders criticized a Bill on Free, Prior and Informed Consultation, submitted by the President to the National Assembly, which had not been adequately consulted with Indigenous peoples.
Human rights defenders
12. There are ongoing delays in the design and implementation of a policy to protect human rights defenders, including a protocol to investigate threats and attacks against them, despite the situation of risk and impunity they face.

13. In December 2019, authorities formed an “inter-institutional table” to design such policy, led by the Ombudsman’s Office and the Secretariat of Human Rights.

14. On 9 March 2020, during a meeting with Amnesty International, staff of the Attorney General’s Office noted that there was “a [legal] gap on how such cases should be handled” and that it was working on internal guidelines for investigating them.

15. In September and October 2020, the Ombudsman’s Office consulted some human rights defenders and organizations for the design of the policy.

16. The Human Rights Alliance of Ecuador has expressed concerns over the lack of a clear process for integrating observations made by civil society, and the absence of a “participatory diagnosis” of the situation of human rights defenders as a basis for the policy.13

17. In May 2020, Ecuador ratified the Regional Agreement on Access to Information, Public Participation and Justice in Environmental Matters in Latin America and the Caribbean (Escazú Agreement), which entered into force on 22 April 2021, which includes obligations to protect environmental defenders from attacks, threats and intimidation.

Sexual and reproductive rights
18. Abortion remains criminalized in most cases, denying vital healthcare to pregnant people.

19. In August 2020, the National Assembly approved a new Health Code, which would have improved access to sexual and reproductive health care, but in September 2020 the President vetoed it in its entirety.

20. In September 2019, the National Assembly rejected a bill to modify the Criminal Code to decriminalize abortion in cases of foetal impairment and rape, but as noted above, on 28 April 2021, the Constitutional Court only decriminalized abortion on grounds of rape.14 On 17 February 2022, the National Assembly approved the corresponding bill, which was later modified by the President.

Freedom of expression and peaceful assembly
21. In June 2020, the Ministry of Defence issued Agreement 179, which allowed the Armed Forces to use lethal force against protesters, in violation of international human rights law and standards. In July 2020, the Constitutional Court suspended the application of the Agreement and in May 2021 declared it was unconstitutional.15

THE HUMAN RIGHTS SITUATION ON THE GROUND

Indigenous peoples
22. Both authorities and companies have continued to disregard Indigenous peoples’ rights through policies and large-scale projects, such as oil and mining, that have not received their free, prior and informed consent and/or that have affected their territories, environment, health, water and/or food sources.

23. Indigenous peoples in the Ecuadorian Amazon have faced higher risks in the context of the Covid-19 pandemic due to lack of access to drinking water, food, medical supplies, health services, tests and vaccines, resulting from long-term inequality, exclusion and discrimination.

24. In August 2020, the government published a protocol for the prevention and care of Covid-19 in Indigenous, Afro-Ecuadorian and Montubio peoples. Indigenous and human rights organizations in the Amazon stated that Indigenous peoples had not been adequately consulted on the protocol, that it did not reflect their demands, and that they had been excluded from the Emergency Operations Committees in charge of implementing it.
25. In October 2019, the Sarayaku People filed an action in local courts to demand the full implementation of a 2008 ruling by the Inter-American Court on Human Rights that ordered Ecuador to apologize, consult with and recompense the Sarayaku People over an oil project which damaged their ancestral lands and put their lives at risk.

26. On 7 April 2020 an oil spill in the Amazon polluted the Coca and Napo rivers, affecting the environment, water, food and livelihoods of nearly 120,000 people, of whom approximately 27,000 were Indigenous of the Kichwa and Shuar nationalities (ethnicities) living in 105 communities.16

27. The oil spill was caused by the rupture of pipelines of the Trans Ecuadorian Oil Pipeline System (SOTE) and the Heavy Crude Oil Pipeline (OCP), owned by the state oil company Petroecuador and the private company OCP Ecuador, at Cascada de San Rafael, in Sucumbios province.

28. On 29 April 2020, a group of Indigenous and human rights organizations filed constitutional protection proceedings and requested precautionary measures on behalf of the people affected by the oil spill.

29. On 1 September 2020, the Attorney General's Office in response to a series of attacks and death threats against these human rights defenders, have faced a criminal investigation.17

30. In March 2021, the Orellana Provincial Court rejected an appeal submitted by communities affected by the 2020 oil spill in the Coca and Napo rivers. In May 2021, the Constitutional Court agreed to review rulings in the case and in June 2021 it agreed to review a request to protect their human rights.18

31. In 2018, the A'i Cofán people of Sinangoe initiated legal proceedings against the Ecuadorian state for having granted 20 mining concessions and processing another 32, in violation of their rights to free, prior, and informed consent, to a healthy environment and to water, among others.

32. The first instance ruling, issued in August 2018, recognized "that there was contamination in the water of the rivers that are part of the territory of the Sinangoe community." Additionally, in November 2018, the second instance ruling ordered to leave the granted concessions without legal effect and to definitively suspend those that were pending. In 2019, the Constitutional Court decided to analyse the case to establish jurisprudence in this regard.19

33. On 27 January 2022, the Constitutional Court issued a ruling confirming the violation of their “rights to prior consultation, to nature, to water, to a healthy environment, culture and territory”, as well as ordering comprehensive reparation measures.20

Human rights defenders

34. Human rights defenders continue to lack appropriate protection mechanisms to safeguard their lives and personal safety. Authorities have failed to ensure effective investigations into threats and attacks against human rights defenders, particularly those working to defend Indigenous peoples’ rights and the environment.

35. Attacks on human rights defenders have frequently gone unpunished, while authorities’ unfounded accusations against them, that have the purpose of intimidating them, have been immediately investigated. Authorities have yet to design and implement a policy to protect human rights defenders at risk, including a protocol for adequately investigating threats and attacks against them.


37. The authorities’ lack of capacity and will to adequately and effectively provide protection and conduct criminal investigations into the attacks and death threats against these defenders, placed their lives at risk. The lives of others protecting the Amazon from political and economic interests linked to large-scale extractive projects in Indigenous territories were also at risk.21

38. No one has been brought to justice in connection with threats and attacks against these human rights defenders.

39. In June 2020, the prosecutors in charge of the cases of attacks and threats against human rights defenders Patricia Gualinga and Margoth Escobar requested to close the investigations without any relevant progress.22
40. On 11 April 2019, digital rights defender Ola Bini was detained by police after the Minister of the Interior accused him of “cooperating with attempts to destabilize the government”. He was released after 70 days in pre-trial detention, following a court order that acknowledged his detention was arbitrary. Ola Bini was later charged with the crime of “unauthorized access to a computer system”. After numerous delays, his trial started on 19 January 2022.

41. Amnesty International found that the undue interference of government authorities in Ola Bini’s case violated due process, the investigation’s independence, and the right to the presumption of innocence.

Justice and impunity

42. On 3 October 2019, protests erupted in multiple cities in response to austerity measures announced by then President Moreno. Hours later, the President declared a state of emergency throughout the country, authorizing the use of the armed forces and the Police for public security operations.

43. On 11 October 2019, after verifying audiovisual evidence, Amnesty International identified five episodes that exemplified the unnecessary and excessive use of force by security forces during the protests.

44. According to the Ombudsman’s Office, during the October 2019 protests, 1,192 people were detained, eight people were killed and 1,340 were injured. More than 70% of the detainees were released and charges were pressed against the remaining.

45. On 17 March 2021, the Special Commission for Truth and Justice, created by the Ombudsman’s Office, published its report on the issue, which identified 123 cases of violations to the right to personal integrity, 38 of violations to the right to personal liberty, 6 of extrajudicial executions, 22 of attempted extrajudicial executions, 3 incidents of sexual violence and 20 of eye injuries by security forces.

46. While investigations into the human rights violations committed during the protests continue, no law enforcement officials have been charged or prosecuted yet.

Detainees

47. At least 316 people deprived of their liberty were killed in prisons in alleged clashes between rival gangs in 2021, including 79 people on 26 February, 119 people on 28 September, and 62 people between 12 and 13 November. The deaths occurred in a context of overcrowding, neglect and a failure to ensure the rights of people deprived of their liberty.

RECOMMENDATIONS FOR ACTION BY THE STATE UNDER REVIEW

Amnesty International calls on the government of Ecuador to:

Indigenous Peoples

- Ensure the right to free, prior and informed consent of Indigenous peoples on policies, projects and legislation that may affect them, in line with human rights standards.
- Promptly, thoroughly, and impartially investigate the 7 April 2020 and 28 January 2022 oil spills in the Amazon, establish the relevant criminal and administrative responsibilities, and guarantee truth, justice and reparations for affected communities.

Human rights defenders

- Implement a comprehensive policy to protect human rights defenders, including a protocol to investigate threats and attacks against them, in adequate consultation with them.

Justice and impunity

- Promptly, thoroughly, and impartially investigate the human rights violations committed in the context of the October 2019 protests with the aim of guaranteeing truth, justice, and reparations for victims, including by bringing those with command responsibility to justice.
Sexual and reproductive rights

- Decriminalize abortion in all circumstances and ensure that pregnant persons seeking or obtaining it, and medical practitioners providing it, are not subject to criminal sanctions.
- Ensure timely and effective access to safe and legal abortion services for all pregnant people who need them.

Detainees

- Promptly, thoroughly, and impartially investigate the deaths of detainees, establish the relevant criminal and administrative responsibilities, and guarantee truth, justice and reparations to victims.
ANNEX 1
AMNESTY INTERNATIONAL DOCUMENTS FOR FURTHER REFERENCE

All these documents are available on Amnesty International’s website:


*Ecuador: International coalition calls on President Moreno to protect ‘Nature’s Guardians’ after attacks*, 9 August 2019

*Ecuador: “They will not stop us”: Justice and protection for Amazonian Women, defenders of the land, territory and environment*, 30 April 2019, AMR 28/0039/2019

*Ecuador: Faced with a lack of state protection, Amazonian Women are risking their lives to defend the environment*, 30 April 2019

*Ecuador: Human rights violations in criminal proceedings against Ola Bini*, 26 August 2019, AMR 28/0871/2019

*Ecuador: Government interfered in criminal case against Ola Bini*, 26 August 2019

*Ecuador: Violent raid jeopardizes Ola Bini’s right to a fair trial*, 6 September 2019

*Ecuador: Human rights violations in criminal proceedings against Ola Bini*, 26 August 2019, AMR 28/0871/2019

*Ecuador: President Moreno must guarantee the rights of protesters, journalists and social leaders*, 4 October 2019

*Ecuador: Authorities must end repression of demonstrations immediately*, 9 October 2019

*Ecuador: OAS member states must demand that Ecuador investigate violent repression during the state of emergency*, 15 October 2019

*Ecuador must investigate repression and protect economic and social rights* (Spanish), 10 December 2019, AMR28/1549/2019

*Ecuador: Ombudsman’s life at risk after death threats*, 18 February 2020


*Ecuador: Authorities must monitor trial against digital defender Ola Bini*, 3 March 2020

*Ecuador: Amnesty International announces mission to demand protection for defenders*, 6 March 2020

*Ecuador: State must urgently adopt public policy to protect human rights defenders facing grave risks*, 12 March 2020

*Ecuador: Austerity measures in the face of COVID-19 could lead to social instability and affect human rights*, 28 April 2020

*Ecuador: Indigenous communities of the Ecuadorian Amazon, whose lives and safety are threatened by an oil spill and COVID-19, demand respect for due process as they take legal action to defend their rights*, 11 May 2020, AMR 28/2294/2020

*Ecuador: COVID-19 threatens indigenous peoples’ lives*, 3 July 2020, AMR 28/2643/2020

*Ecuador: Concern over impunity for attacks against Amazonian women* (Spanish), 3 August 2020, AMR 28/2836/2020

*Indigenous women demand more protection in decades-long fight for Amazon homelands*, 5 August 2020

Ecuador: Amnesty International urges judiciary to promptly notify oil spill ruling to affected Amazon Indigenous Peoples (Spanish), 22 September 2020, AMR 28/3102/2020

Ecuadorian justice system must act with due diligence in investigation of gender-based violence, 4 November 2020, AMR 28/3304/2020

Ecuador: Authorities must be held accountable for 79 deaths in prisons, 24 February 2021

Amnesty International Report 2020/21: The state of the world’s human rights, Ecuador (p. 145-146), 7 April 2021

Ecuador: Amicus Curiae on decriminalization of abortion on the grounds of rape (Spanish), 27 April 2021, AMR 28/4043/2021

Ecuador: Amicus curiae - Case of Community Sinangoe (No. 273-19-j) (Spanish), 6 December 2021, AMR 28/4983/2021
ANNEX 2
MATRIX OF RECOMMENDATIONS FROM THE PREVIOUS CYCLE, WITH COMMENTS ON PROGRESS

<table>
<thead>
<tr>
<th>Recommendation</th>
<th>Position</th>
<th>Full list of themes</th>
<th>Assessment/comments on level of implementation</th>
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</thead>
<tbody>
<tr>
<td><strong>Theme: A53 Professional training in human rights</strong></td>
<td>Supported</td>
<td>A53 Professional training in human rights</td>
<td>Not yet implemented.</td>
</tr>
<tr>
<td>118.31 Ensure training for law enforcement and security forces in relation to human rights standards in management of peaceful assemblies, ensure all allegations of excessive use of force and arbitrary detention are investigated and that perpetrators are prosecuted (Ireland);</td>
<td>Source of position: A/HRC/36/4 - Para. 118</td>
<td>B52 Impunity</td>
<td>While investigations into the human rights violations committed during the October 2019 protests continue, no law enforcement officials have been charged or prosecuted yet.</td>
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<tr>
<td></td>
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<td>D25 Prohibition of torture and cruel, inhuman or degrading treatment</td>
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<td>D33 Arbitrary arrest and detention</td>
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<td>D31 Liberty and security - general</td>
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<td>D44 Right to peaceful assembly</td>
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<td>S16 SDG 16 - peace, justice and strong institutions</td>
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<tr>
<td></td>
<td></td>
<td>- general</td>
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<tr>
<td></td>
<td></td>
<td>- law enforcement / police officials</td>
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</tbody>
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| **Theme: B51 Right to an effective remedy** | Supported | B51 Right to an effective remedy | Not yet implemented. |
| 118.48 Establish mechanisms to ensure that investigations of allegations of grave human rights violations are conducted in a comprehensive, independent and impartial manner to expedite sanction and redress procedures (Mexico); | Source of position: A/HRC/36/4 - Para. 118 | B52 Impunity | While investigations into the human rights violations committed during the October 2019 protests continue, no law enforcement officials have been charged or prosecuted yet. |
| | | B54 Transitional justice | |
| | | S16 SDG 16 - peace, justice and strong institutions | |
| | | - judges, lawyers and prosecutors | |

<p>| <strong>Theme: G3 Indigenous peoples</strong> | Supported | G3 Indigenous peoples | Not yet implemented. |
| 118.153 With the participation of indigenous persons, communities and their respective organizations, adopt a legal framework that ensures respect for the principles in the United Nations Declaration on the Rights of Indigenous Peoples (Canada); | Source of position: A/HRC/36/4 - Para. 118 | Affected persons: | Ecuador still has not issued adequate legislation to ensure the right to free, prior and informed consent of Indigenous peoples, in line with human rights standards and after obtaining their free, prior and informed consent for the legislation. |
| | | - Indigenous peoples | |</p>
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<tr>
<td>118.151 Continue efforts to establish effective consultation processes with communities in accordance with international standards with regard to any project that affects the territory or livelihoods of indigenous people (El Salvador); Further strengthen consultations with indigenous populations to fulfil their economic, social and cultural rights (Republic of Korea); Develop transparent procedures for prior consultations with indigenous peoples on the use of indigenous lands (Sierra Leone); Establish effective consultation processes with the indigenous peoples and communities concerned for any project that might affect their territory or livelihoods (Estonia); Institutionalize the right to consultation of indigenous peoples and involve civil society and indigenous groups in the elaboration of a functioning consultation mechanism according to the country's commitments under the ILO Indigenous and Tribal Peoples Convention, 1989 (No. 169) (Norway); Promote the active participation of indigenous people in the decision-making process on issues concerning them, especially regarding land and territories (Peru);</td>
<td>Supported</td>
<td>G3 Indigenous peoples A61 Cooperation with civil society D7 Right to participation in public affairs and right to vote Affected persons: - Indigenous peoples</td>
<td>Not yet implemented. Both authorities and companies have continued to disregard Indigenous peoples’ rights through policies and large-scale projects, such as oil and mining, that have not received their free, prior and informed consent and/or that have affected their territories, environment, health, water and/or food sources. Ecuador still has not issued adequate legislation to ensure the right to free, prior and informed consent of Indigenous peoples, in line with human rights standards and after obtaining their free, prior and informed consent for the legislation.</td>
</tr>
<tr>
<td>118.152 Ensure the effective holding of prior, free and informed consultations with indigenous groups on policies that affect their way of life or culture (Mexico);</td>
<td>Supported</td>
<td>G3 Indigenous peoples D7 Right to participation in public affairs and right to vote Affected persons: - Indigenous peoples</td>
<td>Not yet implemented. Both authorities and companies have continued to disregard Indigenous peoples’ rights through policies and large-scale projects, such as oil and mining, that have not received their free, prior and informed consent and/or that have affected their territories, environment, health, water and/or food sources.</td>
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**Theme: H1 Human rights defenders**

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<tbody>
<tr>
<td>118.57 Guarantee a favourable environment for the work of all civil society actors active in the field of the protection and promotion of human rights (Hungary);</td>
<td>Supported</td>
<td>H1 Human rights defenders Affected persons: - human rights defenders</td>
<td>Not yet implemented. Human rights defenders continue to lack appropriate protection to safeguard their lives and personal safety, despite the situation of risk and impunity they face. Authorities have failed to ensure effective investigations into threats and attacks against human rights defenders, particularly those working to defend Indigenous peoples’ rights and the environment. There are ongoing delays in the design and implementation of a policy to protect human rights defenders at risk, including a protocol to investigate threats and attacks against them.</td>
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<tr>
<td>118.58 Establish specialized protection mechanisms to ensure the safe and independent work of civil society and human rights defenders (Mexico);</td>
<td>Supported</td>
<td>H1 Human rights defenders Affected persons: - human rights defenders</td>
<td>Not yet implemented. Same as above.</td>
</tr>
<tr>
<td>118.66 Consolidate an environment suitable for human rights defenders and establish a mechanism for their protection (Republic of Korea); Further consolidate an environment suitable for the work of human rights defenders (Ukraine);</td>
<td>Supported</td>
<td>H1 Human rights defenders Affected persons: - human rights defenders</td>
<td>Not yet implemented. Same as above.</td>
</tr>
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<tr>
<td>118.53 Protect journalists, human rights defenders and other representatives of civil society against acts of intimidation and violence to which their activities may expose them (Belgium); Take measures to ensure the protection of journalists and human rights defenders (Costa Rica); Source of position: AHRC/36/4 - Para. 118</td>
<td>Supported</td>
<td>H1 Human rights defenders - media; D43 Freedom of opinion and expression - human rights defenders</td>
<td>Fully implemented. Same as above.</td>
</tr>
<tr>
<td>118.65 Guarantee a safe and enabling environment to all human rights defenders, investigate all allegations of attacks, harassment and intimidation against them, and ensure that the legislation on freedom of expression, including online, is fully in compliance with article 19 of the International Covenant on Civil and Political Rights (Estonia); Source of position: AHRC/36/4 - Para. 118</td>
<td>Supported</td>
<td>D43 Freedom of opinion and expression - human rights defenders</td>
<td>Same as above.</td>
</tr>
<tr>
<td>118.66 Strengthen prevention of and protection against intimidation, threats and violence against civil society, including human rights defenders and trade unions critical of the Government, and fully guarantee freedom of expression, both offline and online (Czechia); Source of position: AHRC/36/4 - Para. 118</td>
<td>Supported</td>
<td>D43 Freedom of opinion and expression - human rights defenders; E33 Trade union rights; H1 Human rights defenders; S16 SDG 16 - peace, justice and strong institutions</td>
<td>Same as above.</td>
</tr>
<tr>
<td>118.67 Strengthen prevention of and protection against intimidation, threats and violence against civil society, including human rights defenders and trade unions critical of the Government, and fully guarantee freedom of expression, both offline and online (Czechia); Source of position: AHRC/36/4 - Para. 118</td>
<td>Supported</td>
<td>D43 Freedom of opinion and expression - human rights defenders; E33 Trade union rights; H1 Human rights defenders; S16 SDG 16 - peace, justice and strong institutions</td>
<td>Same as above.</td>
</tr>
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**Theme: D43 Freedom of opinion and expression**

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<tr>
<td>120.17 Advance in reforming the Criminal Code to decriminalize abortion (Norway). Repeal laws criminalizing abortion in cases of rape, incest and severe fetal impairment and eliminate all punitive measures (Iceland). Reform the Comprehensive Criminal Code in relation to the legal extension of abortion and to decriminalize abortion in cases of rape, incest and severe fetal impairment (Slovenia); Source of position: AHRC/36/4 - Para. 120</td>
<td>Noted</td>
<td>E42 Access to health-care (general); A41 Constitutional and legislative framework; E43 Access to sexual and reproductive health and services; F13 Violence against women; S03 SDG 3 - health</td>
<td>Fully implemented. Even though the Constitutional Court decriminalized abortion in cases of rape, both the bill approved by the National Assembly and the one modified by the President are very restrictive, particularly regarding gestational limits.</td>
</tr>
<tr>
<td>120.19 Repeal Decree No. 1247 and establish clear procedures in secondary legislation in order to implement the right to free, prior and informed consent of Indigenous peoples, regarding legislative or administrative measures affecting their territories and livelihood, as contained in the Constitution of Ecuador and in the ILO Indigenous and Tribal Peoples Convention, 1989 (No. 169) (Germany). Source of position: AHRC/36/4 - Para. 120</td>
<td>Noted</td>
<td>G3 Indigenous peoples; D7 Right to participation in public affairs and right to vote</td>
<td>Fully implemented. Even though the Constitutional Court ruled that Decree 1247 contravened the Constitution and jurisprudence on the matter, and it also ordered the National Assembly to issue organic laws regulating this right within one year, Ecuador still has not issued adequate legislation to ensure the right to free, prior and informed consent of Indigenous peoples, in line with human rights standards and after obtaining their free, prior and informed consent for the legislation.</td>
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**Theme: E42 Access to health-care (general)**

**Theme: G3 Indigenous peoples**
4 A/HRC/36/4, recommendation 118.151 (El Salvador, Republic of Korea, Sierra Leone, Estonia, Norway, Peru)
5 A/HRC/36/4, recommendation 118.152 (Mexico)
6 A/HRC/36/4, recommendation 120.19, (Germany), Noted
7 A/HRC/36/4, recommendations 118.53 (Belgium, Costa Rica), 118.55 (Estonia), 118.57 (Hungary), 118.58 (Mexico), 118.64 (Czechia), 118.65 (France) and 118.66 (Republic of Korea, Ukraine)
8 A/HRC/36/4, recommendation 120.17 (Norway, Iceland, Slovenia)
9 Decree 1247, which issued the Regulations for the execution of free, prior, and informed consultation in the bidding and allocation processes of hydrocarbon areas and blocks (Spanish), 19 July 2012
10 A/HRC/36/4, recommendation 120.19 (Germany)
11 The Constitutional Court ruled that the Organic Law of Citizen Participation (12 April 2010) and the Instructions for the application of pre-legislative consultation (27 June 2012) also violated article 84 of the Constitution and contravened Ruling No. 001-10-SiN-CC.
12 Constitutional Court of Ecuador, Ruling No. 38-13-IS/19 and accumulated (Spanish), 13 December 2019
13 Alianza por los Derechos Humanos Ecuador, Situation of those defending human, collective and nature’s rights in Ecuador (Spanish), p. 12, June 2021
14 Amnesty International, Ecuador: Amicus Curiae on decriminalization of abortion on the grounds of rape (Spanish), 27 April 2021, AMR 28/4043/2021
15 Constitutional Court of Ecuador, Ruling No. 33-20-IN/21 and accumulated (Spanish), 5 May 2021
16 Amnesty International, Ecuador: Indigenous communities of the Ecuadorian Amazon, whose lives and safety are threatened by an oil spill and COVID-19, demand respect for due process as they take legal action to defend their rights, 11 May 2020, AMR 28/2294/2020
17 Amnesty International, Ecuador: Amnesty International urges judiciary to promptly notify oil spill ruling to affected Amazon Indigenous Peoples (Spanish), 22 September 2020, AMR 28/3102/2020
18 Alianza por los Derechos Humanos Ecuador, Situation of those defending human, collective and nature’s rights in Ecuador (Spanish), p. 40, June 2021
19 Constitutional Court of Ecuador, Ruling No. 273-19-JP/22 (Previous consultation in the community A’i Cofan of Sinangoe) (Spanish), 27 January 2021
22 Amnesty International, Ecuador: Concern over impunity for attacks against Amazonian women (Spanish), 3 August 2020, AMR 28/2836/2020
24 Amnesty International, Video Post on Twitter, 11 October 2019
25 Ombudsman’s Office of Ecuador, Seventh executive report on detained persons, National strike – State of exception Ecuador (Spanish), 14 October 2019
26 Comisión Especial para la Verdad y la Justicia, Report on the events occurred in Ecuador between 3 and 16 October 2019 (Spanish), p. 239, 17 March 2021