n Taom mon al III ana.an III.ana.an III.ana.an an III.ana an III.ana an III.ana an III.ana an III.ana an III.an	1886) - en anna an	

<sup>nn k</sup>en felste staat die die de gegeneen bestie die die staat die die serverte stadie ste serdijke van die staat

5.

Mr. Chairman,

I have the honour to speak on behalf of Finland, Norway, Iceland, Sweden – and my own country – Denmark on Cluster III of the ILC report.

Firstly, turning to <u>chapter VIII of the Report of the International Law</u> <u>Commission, which focuses on the peremptory norms of general international</u> <u>law (jus cogens)</u>.

The Nordic countries would like to thank Special Rapporteur, Mr. Dire Tladi for his second report, which covers the criteria for identification of peremptory norms (jus cogens) in an important endeavor to bring clarity to a challenging

concept.

1.

The Nordic countries fully support the process and the continued work by Mr.

۹ <u></u>	The question of State responsibility has been left out of the earlier work of the
<u>b</u>	
<u></u>	
Т. њ. , Г. р.	
ir -	
-	
	on State Responsibility adopted by the Commission in 2001. Doctrinal writings used to pay little attention to this topic and if they did. they generally concluded

ļ,

There is a clear connection between a safe natural environment and living

Ł

conditions for human beings and international peace and security. It is for these reasons that the Nordic countries strongly support the topic Protection of the environment in relation to armed conflicts.

	•	<u></u>	 <b>1</b> -	<b>11</b>	<u></u>	 <b>r</b>	<b>1</b> 1	_
								_

•	
1	
1	
1	
1.	
<u>f</u>	
-	
<u> </u>	
1. 2011 - 1. 21	
	<u>ه</u> ۳.
m	anner in which it has continued to work on the topic following the end of the
2	
m	andate of the former Special Rapporteur Ambassador Marie Jacobsson We
Ā	
<u></u>	
A A	
·	
c-	