Cluster III: National measures (Articles 6, 7, 8, 9, and 10) New York, 1-5 april 2023 (5-6 minutes)

±and my own country,

Denmark.

The Nordic countries refer to our previous comments made in statements in the Sixth Committee and our written submissions to the International Law Commission. We reiterate our view that Draft Articles 6 to 10 constitute a good basis for a future convention and wish to make the followireflections

On Article 6 the Nordic countries reiterate our full support for the obligations under Bragraph 1 pertaining to criminalisation under national lawWe welcome Paragraph 2 but emphasize that criminalization mayhappen in accordance withomestic legal tradition We note the suggestion made by others to consider whether other modes of liability, such as incitement in ancing should be added to the teXt e alsowelcome Bragraph 5, which provides that the official position of the alleged perpetretoers not constitute grounds for excluding criminal responsibility.

subject to any statute of limitation the provision could possibly be further enhanced by making the prohibition clearer.

As previously stated, the Nordic countries support Article 7, which imposes an obligation **tes**tablish a relatively wide range of jurisdictional bases for domestic investigations and prosecutionsEnsuring that States do notecome safe havens for perpetrators of crimes against heumity is instrumental in reducingthe impunity gap

The Nordicsalso welcomethat Article 7 provides flexibility and allows for the exercise of a broader jurisdictional base, if provided for in netional law (paragraph 3). In this gard, we share the widely held view that under international law, crimes against humanity give rise to universignative statements.

As regardsArticle 8, which clarifies that investigations must be prompt, through and impartial, the Nordiccountries agree with the observation made in the commentation that investigations must beconducted in good faith.

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Article 9 provides for certain preliminary ransures to be taken by the State in the territory under whose jurisdiction an alleged offender is present. In this regard Nordiccountries recall that an alleged offender shall be guarant event all stages of the proceedings fair treatment and full protection officir rights under applicable national international w, including human rights law and international humanitarian law.

Lastly, the Nordiccountrieswelcome the provision on *ut dedere aut judicare* as contained in Article 10, read together with Article 7, paragraph 2. As previously stated, one sider thesprovisions to be critical in the fight against impunity and welcome the acknowledgement of the role of international courts and tribunals in this fight. In this regard, we note the suggestion made by others to consider the need to add a provision hich explicitly prohibits blanket amnesties for crimes against humanity

Thank you.

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