Comments and observations of the Kingdom of Morocco on the draft articles on prevention and punishment of crimes against humanity

The Kingdom of Morocco takes note of the report of the International Law Commission on the work of its seventy-first session, held from 29 April to 7 June 2019, which appears in

, vol. II, Part Two, and has the honour, in line with paragraph 6¹ of General Assembly resolution 77/249, distributed on 9 January 2023, to respond to the request, transmitted through the Secretary-General (see also A/77/416 dated 18 November 2022), that Governments submit observations and comments on the draft articles on prevention and punishment of crimes against humanity and on the Commission's recommendation for the elaboration of a convention by the General Assembly or by an international conference of plenipotentiaries on the basis of the draft articles by 1 December 2023 (

Crime of Genocide of 1948, the Rome Statute of the International Nations conventions against corruption, torture, enforced disapped crime, the United Nations convention on jurisdictional immunitie Nations, the Protocols Additional to the Geneva Conventions of 1 for the Protection of Human Rights and Fundamental Freedoms Rights). In terms of its structure, the text comprises (i) all the draft of the elaboration of a convention recommended in paragraph 4 (ii) explanations of the aforementioned draft articles with refer such as the Convention on the Non-Applicability of Statutory Linguist Humanity and the Rome Statute.

The preamble specifies no limit on the obligations of Statinstruments. Therefore, it would be advisable to (i) define, in the the draft articles and international instruments related to in international human rights law; (ii) specify the limit on the obliginstruments related to international humanitarian law (such as Protocols I and II Additional to the Geneva Conventions of 194 rules of international humanitarian law, the Convention on the I on the Elimination of All Forms of Discrimination against Wo provisions that may contradict or overlap with regard to the ternand (iii) include provisions on the protection of children, women

The key role of national institutions in combating crimes role of national committees on international humanitarian law, are Provisions specifically addressing that aspect were needed.

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The draft articles do not include final or

are not subject to any statute of limitations and ensure that alleged perpetrators cannot invoke their official positions as a ground for excluding their criminal responsibility. They also address the rights of victims, witnesses and others in relation to crimes against humanity, as they require each State to take the necessary measures to ensure that any person who alleges that crimes against humanity have been committed has the right to complain to the competent authorities. The term "any person" includes, but is not limited to, persons who are victims or witnesses of a crime, and can also refer to

Draft article 14: Morocco proposes that the following wording be added at the end of draft article 14 (Mutual legal assistance), paragraph 3 (): "to the extent permitted under national law".