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Press Statement

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Myanmar Civil Society Organizations Forum

Civil Societies’ Review on Myanmar’s Transition Process: Prospects for 2015 and Beyond
14 – 16 October 2014
Myanmar Christian Fellowship of the Blind center, Kawechan, Mayangone Township Yangon

Statement

Introduction:

We, more than 650 representatives from 257 organizations and networks in Myanmar, came together in Yangon for 3 days from 14-16 October 2014 to exchange opinions, debate and to assess a wide range of issues currently confronting Myanmar in the context of recent political developments and the transition process that started in 2011.

Myanmar is going through a pivotal stage in its history. Positive steps have been taken during the reform process as the country saw the release of hundreds of political prisoners including people’s leader, Daw Aung San Suu Kyi, ethnic leaders and leaders of the 88 Generation, as well as the signing of ceasefires with the majority of ethnic armed groups, the establishment of Parliament, the creation of the Myanmar National Human Rights Commission, and the loosening of media restrictions. Yet decades old challenges remain, and emerging issues have served to complicate the reform process and put the country at great risk. This forum was initiated with
the purpose of reviewing the transition process in order to comprehend the current situation
and to provide space for discussion on future collaboration between Myanmar Civil Society
Organizations (CSOs).

We urge the Myanmar Government and international community to implement the following
discussion points and recommendations made with a view to ensuring a smooth transition to
democracy, peace and national reconciliation and the well-being of the people who have been
suffering for more than 60 years.

During the 3-day forum, potential solutions for 6 main issues, Law Reform, Peace and Conflict,
Media, Hate Speech and Communal Violence, Parliament, Government and Accountability,
Economic Reform and Foreign Direct Investment, International Community’s Role and
Involvement, were discussed under 6 panel discussions and workshops. Despite the claims
that steps have been taken for the transition, after reviewing and assessing the situation
thematically and geographically, we have concluded that there have been very limited positive
changes and in some cases situations have regressed.

The current transition process has little transparency and is controlled by the government
without democratic and meaningful inclusion of democratic opposition forces, ethnic forces, civil
society and the people. The liberalization of the economy in the context of a broken legal
framework is creating many negative social and environmental impacts as floods of money flow
in from abroad. Much of the country still lives in poverty, while the benefits of the economy
opening up has mainly benefitted the elite class, many of whom are crony businessmen
connected to the Government and/or the Army. Thus many local communities across the
country are experiencing the loss of home, land, livelihood, health, education, social security
and natural resources in the name of development supposedly for the people and for poverty
reduction. The lack of fair land rights and investment laws has resulted in nationwide land
confiscations and new large-scale projects being planned and implemented by businesses in
partnership with the Government without consultation with the local people.

It is not only pre-transition laws but also new laws such as the notorious Article 18 of the
Peaceful Assembly and Procession Law that are being used as a tool for repression.
Furthermore, land laws, labour laws, education laws, Myanmar National Human Rights
Commission laws and other proposed draft laws only serve to pose restriction on gender
equality and religious freedom and do not protect human rights or benefit the people. These
laws were processed and approved without the involvement of the concerned civil society and population.

The peace process has stalled after the signing of preliminary ceasefire agreements in late 2011 and there has been fighting in Kachin and Northern Shan State since. There has been a continuation of different human rights violations including torture, extrajudicial killings, arbitrary arrests and rape and sexual assault.

Parties continue to disagree over the proposed nationwide ceasefire agreement and the peace process. Although the process has been on-going for 12 months it is still fragile and there has been almost no participation of civil society, women and youth. Meanwhile in non-ceasefire areas, fighting has resumed. Our analysis of these fighting is that there is a connection between those clashes and investment projects. Furthermore, there has been a growing anxiety about the return of Internally Displaced Persons (IDPs) who have been displaced by the continuation of armed conflicts and widespread land confiscations and the existing refugees on the Thailand-Burma border.

Little has been done to realize a truly democratic system in the country, yet oppressive activities over civil societies have increased. The optimism over loosening of media restrictions has been replaced with a familiar fear, as journalists are being arrested under criminal charges. New media laws limit freedom of expression and allow the Government to have control. Moreover, threats, arrests and sentencing of journalists has further encouraged self-censorship and silence on controversial issues. Most political prisoners were released but some remain behind bars while many more are being arrested.

The act of spreading hate speech and incitement of ethnic and religious conflict across the country since 2011 has reached an alarming point, yet there has been no action taken by the government and finding a solution to the problem still seems too difficult. Parliament is no more than window-dressing without the ability to address the major challenges facing judicial reform and rule of law and has a long way to go in terms of reaching full democratic debate on key issues.

Meanwhile, under the 2008 Constitution, the Burma Army retains 25% of seats in Parliament, thereby ensuring an effective veto on any democratic, and constitutional amendments. Myanmar cannot be said to have genuine democracy until the 2008 Constitution is amended and Parliament is fully elected by the people. Furthermore, the judiciary is not at all
independent from the influence and management of the executive branch of Government and the Army as judicial and executive personnel at different levels are from the Army. The result is the lack of rule of law and a widespread deep-rooted impunity.

However, many of the common discourses and actions that we see in the international community have not addressed such issues confronting the transition and some of them have led to unnecessary negative impacts due to the lack of serious consideration about the situation in Myanmar.

Governments around the world have now become much more involved with Myanmar and provide political and technical support as well as support for peace and development. Although the significant increase in the presence of international non-governmental organizations (INGOs) has contributed to the increase in aid and assistance to the peace process, social security, development and other sectors, benefits to the grassroots population has been minimal due to limitations in effectiveness. Furthermore, the prioritization of individual agendas over local processes by the INGOs without enough consultation has undermined the role and capacity of local organizations. INGOs’ support to local CSOs have been ineffective and there have been cases where double standards are applied.

**Recommendations:**

**To Government of the Union of Myanmar**

We urge the government of Myanmar:

- To release all political prisoners including farmers, democracy and human rights activists arrested during the transition period and the previous regime unconditionally
- To implement promises made to the people of Myanmar and the international community during the reform process with full responsibility and accountability
- To hold a referendum to amend the 2008 Constitution which was approved without the will of the people, to be in line with democratic principles before 2015
- To provide the people with easy access to all legislation including the Election Law and to execute activities to improve the knowledge of the people on the legal system
- To allow State and Region Governments to be elected by corresponding State and Region parliaments and to maintain full power
- To create a space for opposition forces and civil society to have meaningful participation in the transition
- To abolish or repeal oppressive laws including, land laws, peaceful assembly and procession laws, education laws, and labour laws, and to lay down policies and legislate
new laws that serve the people in compliance with democratic and human rights principles and to allow relevant stakeholders (e.g. farmers, workers, students, women and refugees) to fully participate in every level of the legalisation processes

- To perform judicial reform including allocation of sufficient benefits to judiciary personnel and to reform judicial bodies, and make new appointments that truly represent the people if needed
- To amend the enabling law of Myanmar National Human Rights Commission to be in full compliance with the Paris Principles that provides the commission with full protection mandate to perform investigations on all people freely including police and members of the Tatmadaw and carry out effective consultation with civil society and to establish an independent accountability mechanism
- To set and persistently work on the peace process as a priority for achieving national reconciliation, democracy and a federal union, and to an create enabling environment and a mechanism for participation of important population groups including women and youth
- To take responsibility for the continuation of peace process negotiations
- To cease from implementing large scale investment projects across the country, including the border areas, that do not benefit the people in the country and to stop ongoing projects should the people wish so
- To lay out and implement policies that protect the people from negative impacts of investment
- To cease activities that put pressure on the refugees to return prematurely before genuine peace is achieved and to carry out consultation with the refugees and refugee community based organizations on the issue of return
- To conduct multi-religion forum at a national level, to take effective actions against the spreading of hate speech and to execute an educational campaign to stop the spread of hate speech
- To cease from imposing restrictions on any religion and to provide a safe and secure environment for people of all religions in the country
- To collect information about youth and lay out youth policies, and to allocate sufficient budget and allow youth to take the lead in the implementation of these policies
- To repeal all existing laws including the 2008 Constitution that discriminate against women and to legislate new laws in compliance with CEDAW

To International Community
To International Governments

We urge international governments:
- To make effective adjustment and provide support to aid a people-led transition process that can bring genuine change for the people
- To take serious consideration of the complexity of the politics of the peace process of Myanmar, the relation between businesses, developments, investments and armed conflicts and to adopt “do no harm” policy in all forms of engagement with the Government of Myanmar including collaboration between states, provision of aid and assistance, and business investments
- To comply with international principles including the principle of Free, Prior and Informed Consent (FPIC) to avoid human rights abuses and other negative impacts related to investment
- To provide knowledge and publicize laws and legislation of investing country to the people of Myanmar
- To strongly encourage the Government of Myanmar to fulfil its promises

To United Nations

We urge the United Nations
- To strongly encourage the government of Myanmar to implement its promises and international obligations provided under different international instruments including CEDAW, CRC, and UN Security Council Resolution 1325 and 1820
- To strongly encourage the government of Myanmar to make the reform process transparent and inclusive of people and civil society
- To maintain resolutions of General Assembly and Human Rights Council on the situation of Human Rights in Myanmar

To International Non-Governmental Organizations

We urge the international non-governmental organizations
- To continue aid and support programs and capacity building initiatives, while operating in compliance with international humanitarian and human rights principles, and to avoid activities that can lead to increased conflict
- To respect and acknowledge the capacity, equal entitlement and the important role of local civil society organizations
To support processes that have emerged from consultations with local organizations and people as opposed to prearranged activities