Australian Intervention-7 July

Noting the request for country statements to not at this stage be abiyne negotiation, Australia would like to lay out some key principles which will guide our proposed text changes which we will submit in writing to efacilitators.

- x We agree onreaffirming existing international legal frameworks and that our response to large movements of refugees and migrants must be based on international human rights law and, as applicable, IHL.
 - o support thereaffirmation of the 1951 Refugee Convention and 1967 Protocol, including that the institution of asylum and principle of non-refoulement apply regardless of country being a signator of the 51 Convention and 67 Additional Protocol
- x We support building on key commitments made at the Word Humanitarian Summit and reflecting strong regional processes such as Balle Process
- x We welcome focus on implementation of the 2030 Agendaiven its aim of addressing the root causes large movements of refugees and migrants and facilitating orderly, safe, reguland responsible migration and mobility
 - Where possible, use previously agreed language from Paris, Sendai and SDG agreements in discussing related issues
 - o Use agreed language from relevant GA resolutions and the most recent Declaration of the Highevel both return and readmission
 - Reflect need to counter irregular, unsafe a well as the exploitation, abuse and discrim as a result.
 - Pursue recognition of the right and response borders and æknowledgementhat a strong a management system æn enabler of both re safe, orderly and regular migration
 - Discourage dangerous, secondary moveme country of asylum.
 - Support cooperation between countries of destination, to ensure migrants not meeting able to return (4 xix).
 - x In considering climate changes a factor in migratic consistent with the Paris Agreemen
 - Proposas to endorse/develoguidelines on to migrants in vulnerable situations - who have refugee status, or other similar initiativesho