

## United Nations General Assembly | Sixth Committee Protection of persons in the event of disasters (Agenda item 86) CLUSTER III

8 October 202

(check against delivery)

Mr./Madam Chair,

Turning to clusterIII, Brazil recognizes the central importance of international cooperation in disaster relief activities.

Brazil considers that the generality of interstatecooperation is a well-established principle of international law, enshrined inserveral international instruments, such as the Charter the Declaration on Principles of International Law as reflected in resolution 2625 of 1970, the United Nations Convention on the Law of the Sea and the BBNJ Agreement, amonghours

In the context of climate changeor instance, the principle of common but differentiated responsibilities reinforces the obligation

to cooperateInternational law unequivocally recognizes the CBDR principle, as reflected in the RiDeclaration according to which States shall cooperate in a spirit of global partnership to conserve, protect and restortene health and integrity of the Earth's ecosystem. In view of the different contributions to global environmental degradation, Statesave common but differentiated responsibilities

A future convention on the protection of persons in the event of disaster couldset a robust legal framework for fair and productive cooperation between developed and developing countries the prevention and respect to disasters.

The subjects of this duty are primarily States, which shall cooperate with one another.

Intergovernmental and nonpovernmental organizations working impartially and with strict humanitarian motives can make a significant contribution in supplementing national efforts hey can also play an important role in the assistance provided by the United Nations, as acknowledged by General Assembly resolution 46/182.

However, there is no equivalentluty vis-à-vis other assisting actors in international law.

As draft article 7 does not entirely reflect international customary law, Brazil believes that adifferent languagecould be considered for a future convention. Wrile acknowledigng the intention of the International Law Commission testablish this difference in the expression "as appropriate", we consider that more precise language is needed.

In this context, Brazil reiterates that aft article 7 could be split in two different paragraphs, with noting language related to "eth assisting actors".

Mr./MadamChair,

Regarding the forms of cooperation in the event of disastee believe we should highlight the specific needs of developing countries in draft Article 8.

In line with our comments in cluster I regarding the near demote FODULW\ RQ WKH VFRSH <sup>3</sup>UDWLRQH WHPSRU that article 8 could also apply to the polisaster phase.

In this contextArticle 8 could be strengthened by including forms of cooperation in the prevention of disasters, including transfer of

technology and capacity buildings well as financing adaptation to climate changetaking into particular consideration the needs of developing States.

Mr./Madam Chair,

Taking into consideration the rights and needs of persons affected by disasters, we consider paragraph 2 of article 12 especially relevant. Requests of assistance **by** affected State should always be given prompt and de consideration in light of the obligation to cooperate.

At the same time, article 12, paragraph 1 should be read together with article 13, and should not be understood as implying an obligation of the affected State to accept the offer of assistance.

Moreover, bearing in mind the sovereign right of States to decide whether they need external assistance or not, it would be incongruous to impose on them an obligation to requestait we will have the occasion to discuss further in the next cluster

I thank you