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1. The assignment given to the Working Group was to consider the issue of interim government/transitional arrangements/transitional authority.

TERMS OF REFERENCE

- 2. To investigate, canvass ill possibilities and their application and report upon all proposals and make recemmendations with regard to, the manner in which the country may be governed and managed until the introduction of a new constitution.
- 3. To identify the key issues, processes and problems that need to be addressed.
- 4. To identify areas of commonality and aspects where agreement already exists between participating delegations.

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MODUS OPERANDI OF WORKING GROUP
5. The Working Group conducted its work according to the
following agenda:
5.1 Method of bringing into being of Interim Arrangements
5.2 Purposes, Objectives and Time Frames of Interim
Arrangements with respect to the period leading up to an
election
5.3 The Executive with respect to the period leading up to
\hat{a}200\230 an election
5.3.1 StrUCture
5.3.2 Functions
The Legislature with respect'to the period leading up to
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an election
8; 5.4.1 Structure
1 5.4.2 Functions
5.5 Position of present RSA constitution with respect to the
period leading up to an election
5.6 Position of the TBVC and selfa\200\224governing states w-\hat{A}¢h
I respect to the period leading up to an election
Role of the International Community with respect to the
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, $\hat{a}\200\230i$ 6. The Working Group invited all participating organisat submit proposals regarding the Working Group's brief. such proposals were duly considered by the Working Group during its deliberations.

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- 7. Submissions received from outside parties relating to the Terms of Reference of the Working Group were also duly considered.
- 8. To take forward its exploratory discussion the Working Group appointed a Technical Committee, charged with addressing both details of consensus areas emerging and other areas needing discussion. The reports of the Technical Committee formed the basis of the agreements ultimately reached in the Working Group.

INTRODUCTION TO AGREEMENTS REACHED

9. As will appear from the agreements set out, below. the Working Group was of the opinion that the transition to democracy involves two preliminary stages. The first stage is one during which preparations will be made for the holding of free and fair elections for an elected parliament under an interim constitution with the power to draft in terms of agreed procedures a new constitution and to act as an interim legislature. This stege covers the whole of the period up to and including the holding of the elections. The second stage covers the period from the holding of the elections to the adoption of a new democratic constitution and the installation of a new government in accordance with the provisions of such constitution.

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During the first stage there is a need for a multipar transitional executive structure to function in conjunc*; with existing legislative and executive structures, subge' to the possible consolidation of the tricameral parliamer and the general/own affairs departments. The purpose of tâ\200\235 transitional executive structure will be to prepare for aâ\200\234 to facilitate the transition to a democratic constitutionâ\200\230 5:.

which Codesa is committed, and in particular, achievement of a level playing field and a climaw $\,$

favourable to free political perticipation and the hol $\hat{a}\200\224$. of free and fair elections.

Legislation, including an amended or transitiona constitutionhxis necessary to make provision for approprzav stzuctufes of government which will meet the needs of be: stages.

The following agreements were reached in regard to the fir? stage of the transition. These agreements and the: implementation are dependent upon agreement being reached a Codesa in respect of the second stage of the transitic: including an interim constitution, and generi constitutional principles.

___i¬\201 CODZRPT.HGJ WORKING GROUP 3\CODESA Z\REPORT BASIC POINTS OF DEPARTURE

- 13. There is a need for a level playing field and a climate favourable to free and fair elections and free political participation. From this flows the requirement for statutory structures to prepare for the institution of the elected Iparliament under an interim eonstitution, and for these structures to focus on meetinão these needs. In this regard particular areas of concern should be identified and there should be councils for the identified areas. Thereafter the tasks of each council should be described as well as the exeCUtive powers that it would require in regard to such tasks. It would also be possible for the councils to propose legislation. Since the councils must always act within the law, enabling legislation will be required.
- 14. It is possible that action may take place or legislation be considered outside the councils defined areas of concern, which may have a negative impact on such areas. Councils should be able to identify these and within their powers require that such actions should not take place or 'legislation not be proceeded with.
- 15. There should be an overarching council. One of its tasks will be to familiarise itself with events and developments on the broader political scene in government and elsewhere. It will be able to intervene within its terms of reference

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if something is happening elsewhere that hay negatively affect the levelling of the political playing field or the 16.

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ensuring of a climate favourable to free political participation.

The terms of reference of the overarching body should be the facilitation of the transition to democracy including the levelling of the playing field and the ensuring of a climate for free political participation and for the conducting of free and fair elections, while the individual councils should have the same terms of reference but in specific fields. The powers, duties and functions vested in the transitional executive structure must. be exercised in a manner that does not prejudge constitutional options. TRANSITIONAL EXECUTIVE STRUCTURE

A transitional executive structhre will be constituted by legislation agreed to by Codesa. It will have a multi-party character and will be vested with effective executive powers sufficient to fulfil its terms of reference. The structure will include an overarching council, herein referred to as the TEC (Transitional Executive COuncil).

The TEC will have sub-councils which will be given specific responsibilities in relation to areas of particular concern during stage one of the transition.

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POWERS OF THE TEC

- 19. The TEC will be vested by legislation agreed to by Codesa with powers necessary to enable it to carry out its functions.
- 20. The TEC will have access to all information (including records of governments and other participants in the TEC) which may be required by it for the purpose of exercising its functions.
- 21. The subâ\200\224councils will report to the TEC and their decisions will be subject to confirmation/amendment by the TEC.
- 22. The TEC will be able to delegate powers to the subâ\200\224councils.
- 23. The TEC will be able $a\200\230$ to initiate or participate in negotiations in relation to issues which arise outside the defined areas of responsibilities of its sub $a\200\224$ councils, if it is of the opinion that such issues could have an impact on the levelling of the playing fields or the creation and maintenance of a climate in which free and fair elections can be conducted.
- 24. The TEC will be kept informed of and will be able to ask for and be entitled to receive information in regard to proposed legislation including bills, proclamations and regulations, and of executive actions and contemplated executive actions

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of all participating governments/administrations that may impact on the levelling of the political playing field and on free political participation.

The TEC will be kept informed of and will be able to ask for and be entitled to receive information in regard to actions and contemplated actions en the part of participating political parties/organisations that may impac: on the levelling of the political playing field and on free political participation.

If, when considering a proposed bill, proclamation, regulation or action, the TEC has reason to believe that it will have an adverse impact upon the maintenance of a climate for free political participation and in which free and fair elections can be conducted, or will disturb attempts to level the political playing field, it may in pursuit of its objectives, taking into accoUnt its necessity, require the government, administration or party not to proceed with it.

If the government, administration or party concerned is of the opinion that the necessity of the bill, proclamation, regulation or action in its area of application Outweighs its adverse impact referred to in paragraph 26, the matter may be referred to the independent election commission. 28.

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In the defined areas of responsibility of sub-councils of the TEC, ministerial powers and discretions in so far as they affect the levelling of the playing fields, the creation of a climate conducive to free and fair elections or free political participation will be exercised in consultation with the TEC, or a subâ\200\224council to which this function is delegated by the TEC. Any disagreement arising out of the provisions of this paragraph may be referred by any participant in the TEC to the Independent Election Commission.

The decisions of the TEC made within its terms of reference and its powers as set out above will be binding on and will be implemented by all participants including governments/administrations.

INDEPENDENT COMMISSIONS

30.

Indegendent Election Commission

30.1 There shall be an Independent Election Commission to be given the responsibility for the holding of free and fair elections. The Commission will be independent of the TEC and will consist of respected and suitably qualified persons drawn from a broad crossâ\200\224section of the population, who will be aPPOinted by the State President on the recommendation of Codesa.

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- 30.2 The composition, powers (which shall include the power to resolve disputes as contemplated in paragraphs 27, 28 and 33 hereof) and functions of the Commission shall be enacted in legislation to be agreed to by Codesa.
- 31. Indegendent Media Commission: There will also be a Commission/Authority cgncerned with the media which will be instituted in accordance with recommendations made by Working Group 1. The composition, powers and functions "the Commission will be enacted in legislation to be agreed to by Codesa.

SUB-COUNCILS AND THEIR AREAS-OFâ\200\230 RESPONSIBILITY â\200\230V

32. Provision will be made in the empowering legislation to be approved by Codesa for the appointment of the following subâ\200\224 councils. In this section $\hat{a}\200\231$ regional governments $\hat{a}\200\231$ will be considered to include provincial administrations, self $\hat{a}\200\224$ governing and TBVC states which have elected to cooperate and work within the transitional executive structure.

32.1 Regional and Local Government

This sub-council will acquaint itself with developments in regional and local government; it will identify and take action in respect of aspects of regional and local q

government that may impact on the levelling of the

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political playing fields and on a climate conducive to free political participation; and it will facilitate the process towards a democratic dispensation at regional and local levels.

32.2 Finance

This subâ\200\224council will acquaint itself with developments in government finance on all governmental levels (including all existing governmental authorities, be they on the central, regional or local government level), to identify and take actions in respect of aspects in that field that may impact on the levelling of the political playing field and (Ni free political participation, and to facilitate this process towards a

democratic dispensation addressing the field of governmental financing including intergovernmental financing. In particular, one of the prime purposes of this subâ\200\224council shall be to monitor and/or frustrate any attempt by any governmental body to favour one or other political party or organisation.

32.3 Law and Orderl Stability and Security
This subâ\200\224council will acquaint itself with developments in law and order, stability and security at all levels of government (central, regional' or local) and

concerning all other participants in the TEC; it will

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take steps to identify and to promote all developments in this field which in its opinion may impact favourably upon the levelling of the playing fields and free political participation and the creation as far as possible of a climate of peace and stability; it will take steps to identify and to prevent within its powers all developments in this field which in its opinion will impact adversely upon peace and stability, the levelling $200\$ the playing fields, free political participation or the transition to democfacy. The functions of this sub $200\$ will depend upon decisions taken in Working Group 1.

32.4 Defence

This sub-council will acquaint itself with developments concerning defence and military formations at all levels of government (central, regional or local) and including all other participants in the TEC; it will take steps to identify and promote all developments in this field which in its opinion may impact favourably $a \geq 00 \geq 30$ upon the levelling of the playing fields and free political participation, and the creation as far as possible of a climate of peace and stability; it will take steps to identify and to prevent within its powers all developments in this fielaiwhich in its opinion will impact adversely upon peace and stability, the levelling of the playing fields, freetpolitical participation or

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the transition to democracy. The functions of this sub-council will also depend upon decisions taken in Working Group 1.

 $32.5 \ \hat{a}\200\230 \ Foreign Affairs$

Due to the unique character of this sub-council there is a need for broader discussion concerning it.

i 32.6 Elections

There. may be a need for' an election subâ\200\224council to provide services and information to the .Independenc Election Commission. The TEC will decide whether or not there is a need for such a sub-council. The appointment of such a subâ\200\224council will not interfere in any way with the independence or powers of the Independent Election Commission.

In the event of any dispute arising as to $a\200\230$ whether any specific matter or sphere of action falls within the ambit of any of the above objectives, definitions and/or concepts, such dispute may be referred by any participant in the TEC or sub-council, as the case may be, to the Independent Election Commission.

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POWERS OF SUB-COUNCILS

- 34. The legislation agreed to by Codesa will make provision for the sub-councils to be given all powers necessary to enable them to carry out their tasks effectively within their terms of reference.
- 35. Such legislation will include a provision empowering subâ\200\224 councils to have access to all information (including records of governments[administrations and other participants in the TEC) which they may require for the purpose of carrying out their tasks within their terms of reference.

COMPOSITION OF THE TEC AND SUB-COUNDILS

36. The TEC will be appointed by the State President on the recommendation of Codesa. It will consist of at least one member from each of the governments/administrations who commit themselves to comply with and implement the decisions of the TEC and at least one member from each of the political organisations participating in Codesa, provided that such organisations also commit themselves to comply with and implement the decisions of the TEC. Should parties not presently in Codesa wish to participate in the transitional executive structure, the â\200\230TEC will have the power to recommend at its discretion that the TEC be

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enlarged U3 accommodate them, provided that they commit themselves to comply with and implement the decisions of the TEC, and in that event, the State President will make the necessary appointment. The fremoval and replacement of members of the â\200\231TEC, and the temporary appointment of a person as a substitute for a member who is absent or unable to perform his or her duties, i¬\201will be made by the State President on the recommendation of the TEC.

A subâ\200\224council will have a multi-party character and will ordinarily consist of up to six members who will be formally appointed by the State President on the recommendation of the TEC. There may be Special circumstances in which more thanm six members will be necessary to: the proper

functioning of a subâ\200\224council and the enabling legislation will make provision for this. The removal and replacement of members of a subâ\200\224council, and the temporary appointment of a person as a substitute for; a member who is absent or unable to perform his or her duties will be made by the State President on the recommencation of the TEC. Members of the TEC and its sub-councils will be fullâ\200\224time executives, will be provided with the infrastructure necessary to enable them to carry out their duties, and their conditions of service will be prescribed in the legislation under which they are constituted.

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39. Members of the TEC may serve en one or more of the subâ\200\224 councils, or may be given special responsibility by the TEC for matters outside the defined areas of responsibility of the sub-councils, within its terms of reference.

40. The size of the Transitional Executive StruCture will be kept as small as is reasonably possible.

MEETINGS OF THE TEC AND ITS SUBâ\200\224COUNCILS

41. All members of sub-councils, and Min15ters of governmentsladministrations participating in the TEC whose departments may be affected by the functioning of the TEC and its subâ\200\224councils, may attend meetings of the TEC by C

invitation and speak on matters affecting their subâ\200\224councils or departments, and should attend when matters relating to their sub-councils or departments-are being discussed.
42. All Ministers of governments/administrations participating in the TEC whose departments may be affected by the functioning of a subâ\200\224council, and who are not members of the

functioning of a subâ\200\224council, and who are not members of t sub-council concerned, may attend meetings of the subâ\200\224 council and speak on matters affecting the functioning of their departments, and should attend by invitation if a matter affecting the functioning of their departments is being considered.

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HOW DECISIONS WILL BE MADE

43. The TEC and the subâ\200\224councils will endeavour to take their decisions by consensus. Where consensus Cannot be achieved a majority of at least eighty per cent will be sufficient for a decision of the TEC, provided that if any government, administration or party is of the opinion that the necessity $a\200\230$ the minority opinion prevailing outweighs the adverse impact referred to Paragraph 26, the matter may be referred for adjudication as contemplated in Paragraphs 27, 28 and 33.

STATES OF EMERGENCY

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44. This issue will depend on $\operatorname{decision} \tilde{\mathbb{A}} \otimes \operatorname{taken}$ in Working Group 1.

IMPLEMENTATION AND TIME FRAMES

45. Subject to Paragraph 12 and agreement by Codesa to the provisions of this report, Codesd should ask its Management 'Committee (MC) to ensure that All outstanding matters required for implementation are resolved within agreed time frames. Once this is completed to its satisfaction, the MC is delegated the authority to actiaate and implement the agreements of this report.

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OUTSTANDING MATTERS
46. Matters requiring further discussion are as follows:
46.1 Composition of the TEC
y a\200\231 46.2 Composition of the suba\200\224councils
|2â\200\230 !
9} 46.2 Composition, powers and functions of the Independent
Li Election Commission
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i 46.4 Subâ\200\224Council on foreign affairs
II 47. Legislation is required to give effect to the agreements
contained herein.
CONCLUSION
\hat{a}\200\231 In view of the fact that this report covered the first stage Oi
\hat{a}\ 200\ 231 the transition, further discussion is required concerning the
details of stage two (as envisaged in paragraph 12).
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