RESOLUTIONS

ON

LEGAL AND ORGANIZATIONAL AFFAIRS

ADOPTED BY THE

46TH SESSION OF THE COUNCIL OF FOREIGN MINISTERS

(50 YEARS OF ISLAMIC COOPERATION: ROADMAP FOR PROSPERITY AND DEVELOPMENT)

ABU DHABI, UNITED ARAB EMIRATES

(1-2 MARCH 2019)

24-25 JUMADAH AL-THANI 1440H
**INDEX**

<table>
<thead>
<tr>
<th>NO.</th>
<th>SUBJECT</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>RESOLUTION NO. 1/46- LO ON SIGNING/RATIFICATION OF THE CHARTER ALONG</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>WITH THE AGREEMENTS AND TREATIES CONCLUDED WITHIN THE OIC FRAMEWORK</td>
<td></td>
</tr>
<tr>
<td></td>
<td>OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>RESOLUTION NO. 2/46- LO ON RULES GOVERNING COOPERATION BETWEEN THE</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>GENERAL SECRETARIAT AND NON-GOVERNMENTAL ORGANIZATIONS</td>
<td></td>
</tr>
<tr>
<td></td>
<td>OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>RESOLUTION NO.3/46 LO ON CANDIDACIES SUBMITTED BY OIC MEMBER STATES</td>
<td>16</td>
</tr>
<tr>
<td></td>
<td>FOR POSTS IN INTERNATIONAL ORGANIZATIONS</td>
<td></td>
</tr>
<tr>
<td></td>
<td>OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>RESOLUTION NO.4/46-LO ON OIC AWARD</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>RESOLUTION 6/46-LO ON THE COMPREHENSIVE REVIEW OF THE PERSONNEL</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>REGULATIONS OF THE OIC OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>RESOLUTION 7/46-LO ON THE REVIEW OF RULES GOVERNING THE COMPETENCE</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>AND FUNCTIONS OF THE OIC COMMITTEE OF PERMANENT REPRESENTATIVES AND</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ITS MODES OF OPERATION OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>RESOLUTION NO. 8/46-LO ON THE BRAINSTORMING SESSIONS ON COMPREHENSIVE</td>
<td>27</td>
</tr>
<tr>
<td></td>
<td>REFORM OF THE OIC OIC/CFM-46/2019/LO/FINAL</td>
<td></td>
</tr>
</tbody>
</table>
RESOLUTION NO. 1/46- LO

ON
SIGNING/RATIFICATION OF THE CHARTER, AGREEMENTS AND TREATIES
CONCLUDED WITHIN THE OIC FRAMEWORK

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Recalling the objectives and principles of the Charter, particularly Article 36 regarding procedures for amending the Charter,

Also recalling the provisions of the Programme of Action-2025, approved by the Islamic Summit at its 13th session (Turkey, April 2016), particularly in relation to the OIC reform through its restructuring and Charter revision,

I- OIC Charter

Recalling Resolution 2/11-ORG(IS) on the Adoption and Ratification of the OIC Revised Charter,

Recalling Resolution 4/38-ORG on Changing the Organization’s Name, along with Resolution 3/44-ORG on amending Article 8 relative to the frequency of the Islamic Summit sessions,

Taking note of the letter of H.E the Secretary General addressed, on 1/1/2019, to Their Excellencies the Foreign Ministers of the OIC Member States, urging them to finalize ratification of the modification of the Organization’s name, along with the amendment to Article 8 of the Charter on the frequency of the Islamic Summit sessions, as well as the other Agreements and Conventions,

Having considered the report of the Secretary General,

1. Invites the Member States that have not yet signed or ratified the Charter to do so as soon as possible.

2. Stresses the necessity to accelerate ratification of the modification to the Organization’s name, along with the amendment to Article 8 of the Charter regarding the frequency of the Islamic Summit sessions.
II- Agreements and Treaties Concluded within the OIC Framework

Being conscious of the importance of expediting signing and ratification of agreements to enhance the Organization’s work and enlarge scope for cooperation among its Member States,

Recalling relevant resolutions, the most recent of which Resolution 1/45-LEG, issued by the Council of Foreign Ministers at its 45th session (Dhaka, People’s Republic of Bangladesh, 19-20Sha’baan 1439 H (5-6/5/ 2018),

Having considered the status of signing and ratification of the agreements and treaties concluded within the OIC framework,

Noting that the necessary quorum for agreements and treaties to come into force, under their provisions, is not yet reached, as indicated in the list attached to this Resolution,

Aware of the need for entry into force of the OIC Agreements and Conventions to be able to implement their provisions in order to promote cooperation among Member States in all areas;

Having considered the report of the Secretary General,

1. Urges the Member States again to sign and ratify, as soon as possible, the various agreements and conventions concluded within the OIC framework.

III- Follow-up on Implementation

1. Requests the Secretary General to follow up on the implementation of this Resolution and report thereon to the Council of Foreign Ministers at its 47th session.

-------------
RESOLUTION NO.2/46- LO
ON
RULES GOVERNING COOPERATION BETWEEN THE GENERAL SECRETARIAT
AND NON-GOVERNMENTAL ORGANIZATIONS

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Recalling the OIC Charter objectives, particularly in relation to deploying efforts to achieve sustainable and comprehensive development and economic prosperity, boost cooperation in social, cultural and media areas, as well as promote and protect human rights and basic freedoms,

Recalling the crucial part of civil society bodies in the Member States, and their role in attaining the Organization’s goals in the social, cultural, economic and humanitarian areas,

Recognizing the importance of all local actors’ contribution in the realization of the goals pursued by the Organization under its Charter,

Thanking the General Secretariat and the Intergovernmental Expert Group for preparing and reviewing the rules governing cooperation between the OIC and the civil society,

Having considered the Report on the Draft Rules Governing Cooperation between the General Secretariat and Civil Society Organizations,

Having also considered the report of the Secretary General,

1. Adopts the rules governing cooperation between the General Secretariat and Non-governmental Organizations.

2. Requests the Secretary General to follow up on the implementation of this resolution.

--------
ORGANIZATION OF ISLAMIC COOPERATION

OIC/IGGE-3/ROLE.OF.PROC/2019/REPORT.

REPORT OF THE THIRD MEETING OF THE OPEN-ENDED INTERGOVERNMENTAL EXPERT GROUP ON DRAFT RULES GOVERNING COOPERATION BETWEEN THE GENERAL SECRETARIAT AND NON-GOVERNMENTAL ORGANIZATIONS

JEDDAH, KINGDOM OF SAUDI ARABIA
30 RABIUL AWWAL 1440H
(6 JANUARY 2019)
1. The Intergovernmental Group of Experts mandated to consider the Draft Rules Governing Cooperation between the OIC General Secretariat and Non-governmental Organizations (NGOs) held its third meeting on 30 Rabiul Awwal 1440 (corresponding to 6 January 2019) at the OIC General Secretariat under the chairmanship of the People’s Republic of Bangladesh, in its capacity as chair of the 45th session of the Council of Foreign Ministers, and with the participation of 21 member states. (List of participants is contained in Annex 2).

2. His Excellency Ambassador Hesham Yousef, Assistant Secretary General for Humanitarian, Cultural and Social Affairs delivered a speech on behalf of the Secretary General H.E. Dr Yousef A. Al-Othaimeen, in which he welcomed the participants and highlighted the importance of the meeting which was in continuation of previous sessions held in implementation of resolution 3/45-L.O adopted by the 45th session of the Council of Foreign Ministers held in the People’s Republic of Bangladesh on 19 and 20 Shaaban 1439 (5 and 6 May 2018). The resolution recommended that the Group continue its work until it can propose a final draft of the rules governing cooperation between the OIC General Secretariat and Non-governmental Organisations. His Excellency stressed the importance attached by the OIC to cooperation and engagement with non-governmental organisations in view of the social and cultural roles they play in the OIC member states, which will give new dynamism to the OIC’s cooperation with international organisations. He also expressed the hope that the work of the meeting will be concluded with the adoption of the rules for them to be presented to the 46th session of the Council of Foreign Ministers.

3. For his part, Ambassador Gouzal Azam Sarkar, chairman of the meeting also delivered a speech in which he welcomed the participants. He took the opportunity to express deep gratitude to the Custodian of the Two Holy Mosques King Salman Ibn Abdulaziz Al Saud, may Allah Preserve him and his rightly guided government for the care and support they render to the OIC. He also thanked H.E. the Secretary General Dr Yousef A. Al-Othaimeen for his valuable statement and references it contains which would be of benefit to the work of the meeting. He also stated that there was general agreement on the rule, expressing the hope that a final version will be agreed for presentation to the 46th session of the CFM scheduled to be held in Abu Dhabi, United Arab Emirates on 1-2 March 2019.

4. The draft agenda and work programme were adopted.

5. The meeting agreed, in the course of discussion of the issue of including the name of the subsidiary organs in the request for the document, that the rules will apply to the subsidiary organs in the context of its cooperation with non-governmental organizations, and that the General Secretariat shall inform that subsidiary organs that they must abide
by the provisions of the rules in their cooperation with non-governmental organizations, in accordance with the Charter and their foundational documents.

6. In the morning session the meeting reviewed the draft rules governing cooperation between the OIC General Secretariat and Non-governmental Organizations and certain member states made observations covering the following aspects:

I. Observations pertaining to cooperation with NGOs of Muslim Minorities and Communities mentioned in Article 3 of the draft. Some member states expressed reservation on the concept of Muslim minorities. However, the clarifications provided by the General Secretariat on the definition of minorities in the OIC reform and was based on the resolution of the Islamic Summit held in Malaysia enabled an agreement on the term used in Article 3.

II. Observations on Article 5 concerning the conditions for cooperation with NGOs. Member states expressed the need to elaborate clear rules for engagement and cooperation with NGOs in order to avoid problems that could emanate between the OIC and NGOs while underscoring the necessity for the objectives of the organizations to align with the principles and objective of the OIC.

III. Observations concerning Article 10 on which some member states expressed reservation on the proposed formulation on the grounds that there can be no recourse to arbitration in the case of two sides that are unequal in terms of size and political importance. Member states agreed to delete arbitration and to limit to negotiation between the two sides while giving the General Secretariat the right to conclude the agreement unilaterally. The member states discussed the proposals made by some to make amendments and come up with new formulations.

In the second session, the General Secretariat presented the revised draft taking into consideration the observations of member states. After consideration of the draft by member states, it was approved for onward transmission to the next session of the Council of Foreign Ministers for adoption.

7. In conclusion the meeting expressed its gratitude to H.E. Dr Yousef A. Al-Othaimeen, OIC Secretary General, the General Secretariat and the technical secretariat. It also placed on record it appreciation to Ambassador Gouzal Azam Sirker, Chairman of the meeting for his excellent steering of the proceedings.
ORGANIZATION OF ISLAMIC COOPERATION

DRAFT REGULATIONS GOVERNING COOPERATION BETWEEN THE OIC GENERAL SECRETARIAT AND NON-GOVERNMENTAL ORGANIZATIONS
Article (1): DEFINITIONS

1- **Summit**: The Islamic Summit
2- **Council (CFM)**: The Council of Foreign Ministers
3- **Secretary General**: The Secretary General of the Organization of Islamic Cooperation
4- **General Secretariat**: The General Secretariat of the Organization of Islamic Cooperation
5- **Organization (OIC)**: The Organization of Islamic Cooperation
6- **Member States**: The OIC Member States
7- **CPR committee of permanent representatives as mentioned in article 13 of the charter**
8- **Non-Governmental Organizations (NGOs)**: The non-governmental non-profit independent legal entities whose members have common goals, apolitical in their nature or programmes, active in social, humanitarian, and cultural affairs, such as education, health, heritage, advancement of women, family, childhood, and youth affairs, relief, media, and other fields of voluntary work.
9- **Memorandum of Understanding (MoU)**: A cooperation or partnership framework entered into by the General Secretariat with any NGO defined above. This framework may be a protocol of understanding, cooperation agreement, letter of understanding, or memorandum of understanding.

Article (2): OBJECTIVES

The General Secretariat’s cooperation with NGOs aims to contribute to the achievement of the OIC objectives, in total compliance with the relevant resolutions of the Islamic Summit, the Council and sectoral ministerial meetings relevant to the agreed areas and programs of cooperation. This shall be through joint action approved by the host country of the concerned NGO, particularly concerning field study and assessment of basic needs of society, as well as programs for awareness-raising, rehabilitation, social integration, fight against marginalization, exclusion, discrimination, and against propagation of doctrinal ideas leading to wider sectarian division.

Article (3): MODE OF COOPERATION

The General Secretariat shall cooperate with NGOs under memoranda of understanding (MoUs) concluded by the Secretary General or his delegate with NGOs in Member States, whose regulations conform to the provisions of Article (5) below.

The OIC may also cooperate and conclude MoUs with the NGOs of the Muslim Minorities and Communities in non-OIC Member States, provided these NGOs are active in combating Islamophobia, xenophobia, racism, and religious discrimination, and promoting intercultural dialogue and supporting the cause of Palestine and Al-Quds, along with other Muslim world causes advanced by the OIC in its resolutions.
Article (4): AREAS OF COOPERATION

Cooperation with NGOs shall cover social, cultural, scientific, humanitarian, economic and sustainable development affairs as well as family, childhood, and youth affairs, media, combating islamophobia, racism, xenophobia, religious discrimination, and all other matters that fall within the purview of the OIC.

The MoU defines in clear terms the nature of services agreed between the General Secretariat and the NGO (e.g. consultancy, studies, research, field activities, etc.).

Article (5): TERMS AND CONDITIONS OF COOPERATION

An NGO seeking cooperation with the General Secretariat shall meet the following requirements:

1- Have objectives that conform to the OIC objectives;
2- Submit evidence indicating that it has been actively working for at least three years in the area of its intended cooperation with the OIC, by way of documents and statements attested to by the competent authorities in its host country with which it is registered;
3- Submit statements on its budget in the past three years, sources of income, spending, workers (paid or voluntary) and beneficiaries of its services;
4- The General Secretariat should obtain the approval of all Member States of the CPR or CFM to conclude the MoU with the concerned NGO;
5- Obtain the approval of the concerned Member State prior to carrying out any fieldwork therein;
6- Before concluding an agreement with an NGO, the General Secretariat should consult with the OIC Member State concerned and submit a request to its Foreign Ministry regarding approval to establish such cooperation.

Article (6): DURATION OF COOPERATION

1- Cooperation between the OIC and any NGO shall be for a period specified in the MoU and subject to interim reviews and assessment. The Cooperation agreement may extend by way of a written agreement between the parties provided non-objection from Member States and the host country of the NGO. Based on consultations with Member States, the Secretary General may also rescind it at any time if the NGO proves unserious, in prejudice to the OIC objectives and principles, in violation of the agreement, or that it provided inauthentic statements to conclude the agreement. The Secretary General may also rescind the agreement if a Member State discovers that the NGO is an extremist organization or an entity that supports or finances extremism, and in case of liquidation or dissolution of the NGO.
2- The OIC Member States shall have the right to request termination of the cooperation agreement with the NGO if proven to be in prejudice to the OIC objectives and principles or the agreement.
**Article (7): FINANCIAL IMPLICATIONS OF COOPERATION**

The General Secretariat shall not incur any financial burdens due to conclusion of any cooperation agreement or MoU with NGOs, other than the coverage of services that such organizations may extend to the General Secretariat under the cooperation agreement.

**Article (8): OBLIGATIONS OF NON-GOVERNMENTAL ORGANIZATIONS**

In addition to the obligations stipulated in each cooperation agreement,

1. The NGO shall abstain from any activity that conflicts with the OIC objectives and principles throughout the cooperation agreement.
2. A cooperation agreement shall not establish any institutional status for the NGO within the OIC. It is a framework for cooperation that expires as provided for therein at which point all legal consequence arising therefrom, save for those relating to completing the implementation of prior commitments, shall terminate between the two parties.
3. A cooperation agreement shall not accord the NGO the right to use the OIC logo except when implementing activities for the OIC and subject to the prior written consent of the OIC Secretary General.
4. An NGO shall abstain from violating the national law and regulations of any OIC Member State during its operation.

**Article (9): ROLE OF NON-GOVERNMENTAL ORGANIZATIONS**

The concerned NGO may enjoy the following privileges under the agreement as per each case:

1. Attend the OIC meetings, including sectoral ministerial conferences, related to the scope of cooperation agreement between the two parties, provided non-objection by the host country of the NGO and the OIC Member States, and provided a written invitation is extended to the NGO to attend the meeting.
2. Benefit from the OIC activities, such as training courses, programmes and symposia.
3. Participate in the execution of activities and events held or overseen by the General Secretariat in those fields relating to the subject of agreement.

**Article (10): RESPONSIBILITY AND DISPUTE SETTELMENT**

1. Any dispute that may arise between the two parties regarding the substance of the agreement shall be resolved by negotiation based on the common objectives and mutual benefit of both parties.
2. If either party decides to revoke the cooperation agreement, it shall notify the other party with that decision, in writing, within one week prior to the termination of cooperation.
Article (11): AMENDMENT OF AGREEMENT

Both parties may propose amendments to the cooperation agreement if such amendments would improve its substance or facilitate its execution provided the adoption of such amendments by both parties.

Article (12): ENTRY INTO FORCE

The text of the MoUs shall be submitted to the CPR or CFM for appraisal. Cooperation agreements concluded under the present regulations between the General Secretariat and NGOs shall enter into force based on the prior approval of the CPR or CFM upon their signature by the OIC Secretary General or his delegate, and by the duly delegated representative of the NGO.

Article (13): ENTRY OF RULES INTO FORCE

The present regulations shall enter into force upon their ratification by the Council and cannot be amended without its prior approval.
RESOLUTION NO.3/46 LO
ON
CANDIDACIES SUBMITTED BY OIC MEMBER STATES FOR POSTS IN
INTERNATIONAL ORGANIZATIONS

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Recalling the principle of Islamic solidarity as being inherent to the joint Islamic action, as provided for in the preamble to the OIC Charter and Article 1 thereof,

Being cognizant of the importance of the Muslim States’ representation in various international posts,

Having considered Member States’ candidacies for positions at regional and international organizations,

Having considered the report of the Secretary General,

I- Requests Member States to support the following nominations:

1. Candidacy of the State of the United Arab Emirates for non-permanent membership of the UN Security Council (2022-2023), at the elections due to be held during the 77th session in New York in 2021.

2. Candidacy of the Republic of Azerbaijan on behalf of the East European Group for the presidency of the UN General Assembly for the year 2032, at the elections due to be held during the 87th Session of the UN General Assembly in New York in 2032.

3. Candidacy of the Islamic Republic of Pakistan for non-permanent membership of the United Nations Security Council for the period from 2025-2026 at the election to be held at the UN General Assembly in 2024.

4. Candidacy of the Republic of Tajikistan for membership of the UN Security Council for the 2024-2026 mandate, at the elections due to be held in New York in 2023.

5. Candidacy of the Islamic Republic of Iran for non-permanent membership of the UN Security Council for the 2029-2030 mandate, at the elections due to be held during the 83rd session of the General Assembly in New York in 2028.


7. Candidacy of Dr. Said Al-Shouwaf (Kingdom of Saudi Arabia) for the membership of the Committee on the Elimination of Racial Discrimination (CERD) (2020-2023).
8. Candidacy of Mrs. Amal Al-Maalami (Kingdom of Saudi Arabia) for the membership of the Committee on the Rights of the Child (CRC) for the period 2021-2024.

9. Candidacy of Dr. Mohamed Al-Haddaoui (Kingdom of Saudi Arabia) for the membership of the Committee against Torture (CAT) for the period 2022-2025.

10. Candidacy of Dr. Hilal Musaed Al-Sayer (State of Kuwait) for the membership of the Standing Commission of the Red Cross and Red Crescent, during the elections to be held at the 33rd session of the Commission, Geneva 2019.

11. Candidacy of the Kingdom of Saudi Arabia for membership of the Human Rights Council (HRC) (2021-2023), during the elections to be held alongside the 75th session of the UN General Assembly in New York, in 2020.

12. Candidacy of the Kingdom of Saudi Arabia for membership of UNESCO Executive Board (2019-2023), during the elections to be held in Paris in 2019.

13. Candidacy of the Kyrgyz Republic for a non-Permanent seat of the UN Security Council (2027-2028), during the elections to be held at the UN General Assembly in New York in 2026.

14. Candidacy of State of Qatar for a non-permanent seat of the UN Security Council (2042-2043) during the elections to be conducted in New York in 2041.


16. Candidacy of the Republic of Maldives for a non-permanent seat in the UN Security Council (2019-2020) tenure for which elections are to be held during the 72nd session of the UN General Assembly in 2019.

17. Candidacy of the People’s Republic of Bangladesh for membership of the UN Economic and Social Council (ECOSOC) (2020-2022), during the elections to be held in New York in 2019.


19. Candidacy of the People’s Democratic Republic of Algeria for a second term, UNESCO Executive Board of (2019-2023) during the elections to be held at the 40th Session of the UNESCO General Conference to be held in November 2019 in Paris.

20. Candidacy of the Kingdom of Morocco to host the 24th session of the General Assembly of the World Tourism Organization in Marrakech, 2021, during the elections to be held at the 23rd session of the WTO General Assembly in 2019 in Russia.

22. Re-nomination of the United Arab Emirates for the membership of the International Civil Aviation Organization (ICAO) Council for the third category (2019-2022) in the elections to be held during the 40th session of ICAO General Assembly to be held in October / November 2019 in Montreal, Canada.

23. Candidacy of the Republic of Iraq for the membership of the Board of Governors of the International Atomic Energy Agency (2022-2024) for the Middle East and South Asia (MESA) group during the elections to be held on the sidelines of the 66th session of the IAEA General Conference in Vienna 2022.

24. Candidacy of Captain Aisha Bint Mohammed Al Hamli (United Arab Emirates) to serve as President of the Council of the International Civil Aviation Organization (ICAO) (2020-2022), in the elections to be held in November 2019 in Montreal, Canada.


26. Candidacy of the Kingdom of Bahrain for the membership of the Commission on Narcotic Drugs (CND) of the Economic and Social Council of the United Nations (ECOSOC) 2020-2023), during the elections to be held in New York 2019.

27. Candidacy of the Kingdom of Bahrain for the membership of the Economic and Social Council to the United Nations (ECOSOC) (2023-2025) during the elections to be held in New York 2022.


29. Candidacy of the Kingdom of Bahrain for the UNICEF Executive Board (2020-2022) during the elections to be held in New York in April/May 2019.

30. Candidacy of Prof. Awad Haj Ali (Republic of the Sudan) for the post of Director General of the Arab Institute for Training and Statistical Research.

31. Candidacy of the Republic of Tunisia for a non-permanent seat in the UN Security Council (2020-2021)during the elections to be held at the United Nations General Assembly in 2019.


33. Candidacy of the Republic of Tunisia for one of the six seats reserved for Africa in the WTO Executive Council (2020-2023) in the elections to be held during the 23rd session of the WTO General Assembly in St. Petersburg, Russia, in the second half of 2019.
34. Re-nomination of the People’s Democratic Republic of Algeria for the membership of the UN Committee on the Rights of Migrant Workers and Members of their Families (2020-2023).


36. Candidacy of the State of Kuwait for the membership of the International Maritime Organization (IMO) Board of Directors(2020-2021) in the elections to be held on the side-lines of the 31st Session of the IMO General Assembly in November 2019 in London.

37. Candidacy of Mr. Ashraf Al-Nur (Republic of the Sudan) for the post of Deputy Secretary-General of the International Organization for Migration (IOM) in the elections to be held in Geneva in 2019.

38. Re-nomination of the Republic of Turkey for membership in the IMO Council for Category C in the elections to be held during the Thirty-first Session of the IMO General Assembly in London (25/11/- 05/12/2019).

39. The State of Libya has decided to submit its candidacy for the membership of the UN Human Rights Commission for a three-year mandate as of 01 January 2020, ending on 31 December 2023, for which elections are to be held during the 74th session of the UN General Assembly in New York in 2019.

40. Nominates Ambassador Lazhar Soualem (People’s Democratic Republic of Algeria) for the membership of the UN Committee on the Protection of the Rights of All Migrant Workers and Members of their Families (CMW) for the period from 2020 to 2023, and designates him to replace the late Ms. Khadija Laajal and serve out the remaining part of her term ending 31 December 2019.


42. Candidacy of the Arab Republic of Egypt to the membership of ICAO Council in the second category for the period (2019-2022), at the elections scheduled for October/November 2019 in Montreal.


44. Re-nominating the Kingdom of Morocco to the membership of IMO Council,in category “C”, for the period 2020-2021, at the elections to be held at the 31st session of IMO General Assembly (London, 25 November – 5 December 2019).
45. Candidacy of Mr. Konaté Daouda (Republic of Côte d’Ivoire) for the post of President of the Regional Council of Africa (CRI) of the World Meteorological Organization (WMO), at the elections which will take place during the 17th session of the said Council, scheduled for 20 through 23 February 2019 in Cairo, Egypt.

46. Candidacy of the Islamic Republic of Afghanistan to Chair the 76th session of the UN General Assembly.


50. Candidacy of the State of the United Arab Emirates for membership of UNESCO Executive Board for the 2019-2023 period, at the elections to be held in Paris.


52. Nomination of Dr Mrs Hamda Al-Sulaiti (State of Qatar) for membership of the UN Committee on the Rights of the Child (CRC) for the period 2021-2024.

53. Candidacy of the State of Qatar for membership of IMO in category “C” for the period 2020-2021.

54. Candidacy of Dr Khalid Al-Nuaimi (State of Qatar) for membership of the UN Committee on the Rights of Persons with Disabilities for the period (2021-2023).

55. Candidacy of the State of Qatar for membership of the UNHRC for the 2022-2024 period.

56. Candidacy of the Republic of Turkey for one of the seats allocated to the region of Europe of the Executive Council of the UN World Tourism Organization (UNWTO) for the term 2020-2023, during the elections to be held at the 64th Meeting of the UNWTO Commission for Europe on 27-30 May 2019, in Zagreb.

57. Candidacy of Mr Younouss Djibrine (Cameroon) to the post of Deputy Director General of the Universal Postal Union (UPU).

58. Candidacy of Mr. Medi Moungui (Cameroon) to the post of Director General of FAO at the election scheduled be held in June 2019.
59. Candidacy of Prof. Dwikorita Karnawati (Indonesia) to the post of Executive Council member of the World Meteorological Organization (WMO) for the period of 2019-2023 during the election to be held in Geneva, June 2019.

60. Candidacy of the Republic of Indonesia for membership of ECOSOC (2021-2023), at elections during the 75th session of the UN General Assembly (New York, 2020).


63. Candidacy of the Kingdom of Bahrain for membership of UN-Habitat (UN Human Settlements Programme) of the UN Economic and Social Council (ECOSOC) (2020-2023), at the elections scheduled for April/May 2019 in New York.

64. Candidacy of the Kingdom of Bahrain for membership of UNDP/UNFPA/UNOPS (reporting to ECOSOC) for the period 2023-2025, at the elections scheduled for April/May 2022 in New York.

65. Candidacy of the Kingdom of Bahrain for UN Security Council non-permanent membership (2026-2027), at the elections scheduled for 2025 in New York.

66. Candidacy of Mr. Jamal Al-Shamailah (Hashemite Kingdom of Jordan) for the position of Deputy Director General of the International Organization for Migration (IOM), at the election process on 21 June 2019.

67. Candidacy of Engineer Ahmad Al-Katarneh (Hashemite Kingdom of Jordan) for the position of Executive Officer of the United Nations Environment Programme (UNEP), at the elections scheduled to be held in March 2019 in New York.

68. Candidacy of the Republic of Uzbekistan to membership of the UN Human Rights Council (UNHRC).

69. Candidature of the People’s Democratic Republic of Algeria to the membership of the Executive Council of the World Tourism Organization (UNWTO) for the period 2020-2023.

II. **Requests** the Secretary General to follow up on the implementation of this Resolution and report thereon to the CFM’s 47th session.

----------
RESOLUTION NO. 4/46-LO
ON
OIC AWARD

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

- Desirous of establishing a strong tradition of rewarding and celebrating projects, businesses and initiatives of outstanding and distinguished merit in advancing the OIC’s work in its areas of competence and enlarging scope for the Organization in the process for overall development of the Member States, and in a bid to celebrate Muslim figures as well as national and international entities that have contributed in no small part to the work being done by the OIC;

- Being mindful that initiating an award for the OIC is a reaffirmation of the ideals enshrined in the founding document of the Organization which says, “the Member States are guided by the noble Islamic values of unity and fraternity, and affirm the essentiality of promoting and consolidating the unity and solidarity among the Member States in securing their common interests at the international arena”;

- Subscribing to the principles underpinning the work of the Organization of Islamic Cooperation which consist mainly of preserving the noble Islamic values of compassion, tolerance, equality, justice and human dignity, promoting and contributing to understanding and dialogue among civilizations, cultures and religions, as well as boosting friendly relations and good neighborliness, mutual respect, cooperation, promotion of human rights and fundamental freedoms, good governance and the rule of law and democracy in Member States, which principles require to be celebrated annually through activities designed to reward those who have contributed to the consolidation of these values, through distinguished initiatives and actions aimed to amplify the voice of the OIC worldwide, foster joint Islamic action and promote its role in addressing contemporary challenges;

- In line with the standard practice in many international and regional organizations, where awards and rewards are given in recognition of the efforts put in by individuals or legal entities towards world peace and security;

- Recalling resolution 4/44-CUL of the Council of Foreign Ministers in its 44th session (Session of Youth, Peace and Development in a World of Solidarity) held in Abidjan, on 10-11 July 2017, whereby a Prize for Women’s Achievements was established as a strong legal groundwork for instituting an Annual Award for the OIC;
- **Recalling** resolution 10/45-CUL of the Council of Foreign Ministers in its 45th session (Session of Islamic Values for Peace, Solidarity and Development), which took place in Dhaka, on 5-6 May 2018, whereby the OIC Best Cinematography Prize;

- **Being conscious** of the importance of establishing an OIC Award with a noble message to the international community, rewarding initiatives with remarkable impacts in the various areas of human activity, in a way consistent with the principles and objectives championed by the OIC, for the Organization to have a more active presence on the international scene;

- **Being convinced** that the institutionalization of that experience, which the Member States have always called for its implementation, will undoubtedly help to enhance the role of the OIC institutions and organs as well as its partners in the promotion of its principles and objectives;

- **Having examined** the concept paper on the OIC Award, prepared by the General Secretariat in this regard;

**Decides what follows:**

1. **Initiates** an OIC Award in recognition of outstanding work and initiatives serving the principles and objectives of the OIC as a platform to anchor noble values and strengthen the bonds of unity and solidarity between Member States, to advance their common interests on the international stage.

2. **Invites** the Committee of Permanent Representatives to hold a meeting at the General Secretariat’s headquarters to review the mechanisms and selection criteria for the award.

3. **Requests** the Secretary General to follow up on the implementation of this resolution and to report thereon to the Council in its 47th session.
RESOLUTION NO.5/46-LO
ON
“AMENDING THE RETIREMENT AGE”

The Forty- Six Session of the Council of Foreign Ministers, (Session: 50 Years Of Islamic Cooperation: Roadmap For Prosperity And Development), held in Abu Dhabi, United Arab Emirates 24-25 Jumadah Al-Thani 1440 H (1-2 March 2019),

Having reviewed the OIC General Secretariat’s Personnel Regulations

In keeping with the international trend, particularly in the Member States, and the amendments adopted in other international organizations,

Mindful of the fact that the General Secretariat staff do not benefit, to this date, from a pension scheme as stipulated under Article 82,

1. Refers the amendment proposal of article 79 of the Personnel Regulations on the retirement age to the Permanent Finance Committee in its meeting due to be held in April 2019; and requests the General Secretariat to prepare a study on the financial and administrative implications of the proposal and submit it to the PFC.

2. Requests the Secretary General to implement the present resolution and to report thereon to the 47th session of the Council of Foreign Ministers.
Concept Paper

- It is commonly known that Article 79 of the General Secretariat’s personnel regulations permits a staff member to remain in service up to the age of sixty five based on a decision from the OIC Secretary General. And it is also a matter of confirmed reality that the practice pursued over the past several decades has been a systematic extension for all staff past the age of 60 excepting those who do not wish it or whose performance would militate against it, and these were rare cases, thus turning this practice into a quasi-legitimate right.

- Regrettable things changed over recent past (three past years), as based on witnessed reality on the ground, extensions have become subjected to entreaties, and limited to a few, and in most cases for periods not exceeding three or six months, which results in work disruption and confusion on the one hand, and in a negative impact on the staff concerned in terms of stability, administrative matters and family issues (renewal of residence permits, children’s studies, rental payments, etc.) Many illustrations are available, and a list of the staff members who benefited of extensions past the retirement age over the last ten years may be requested.

- Extensions past the age of 65 was a acquired right, particularly with the General Secretariat not having been able to ensure a pension scheme for the benefit of its staff, which is a right enshrined under Article 82 of the General Secretariat’s Personnel Regulations.

- The General Secretariat does not have a clear plan to secure competent substitutes for the staff members that reach retirement age, which results in a depletion of the precious past and valuable expertise achieved over long years of service.

- Normally, every retired staff member has to be replaced by a new recruit, and therefore extending the retirement age will not impact the annual budget.

- The general trend in the Member States, and even in their surrounding neighbor countries, is to raise the retirement age to 62, 63 or 65, and even to 67, and raising the retirement age for the staff to 65 is more in line with the staff regulations in international organizations as in the united nations where the retirement age has been 65 since 2014.

- Raising the retirement age is a request that has been voiced by the delegations of a number of Member States, repeatedly, and especially at the closing session of the 44th CFM (10-11 July 2017, Abidjan, Cote d’Ivoire) which did take up the issue and called for staff not to be retired (in other words to be accorded systematic extension up to the age of 65) pending a final decision on the matter, but the General Secretariat has not at all abided by this call.
RESOLUTION.6/46-LO
ON THE COMPREHENSIVE REVIEW OF THE PERSONNEL REGULATIONS OF THE OIC

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Taking into consideration the importance of updating the Personnel Regulations of the OIC; Considering the requirements of the General Secretariat and its Subsidiary Organs as regards fulfilling its duties with efficiency, in view of the changing circumstances as well as objectives and missions of the OIC;

Noting that a comprehensive review of the Personnel Regulations of the OIC in all components to fulfill efficiently the objectives of the OIC is imperative;

Recalling the Resolution No 2/44-AF on the Establishment of Intergovernmental Group of Experts for the Comprehensive Review of the Personnel Regulations of the OIC adopted by the 44th Session of the Council of Foreign Ministers;

Noting the appreciation the progress made in the meetings of the Intergovernmental Group of Experts held in OIC Headquarter on 22-23 October 2018, 18-19 February 2018 and 12-13 September 2018;

1. Recommends that the Intergovernmental Group of Experts continue its meetings so as to finalize the review of the Personnel Regulations of the OIC, for adoption by the 47th CFM;

2. Calls upon all member states to continue to actively participating in the meetings of the Intergovernmental Group of Experts;

3. Requests the Secretary General of the OIC to follow the implementation of this Resolution and report thereon to the 47th Session of the Council of Foreign Ministers.
RESOLUTION.7/46-LO
ON THE REVIEW OF RULES GOVERNING THE COMPETENCE AND FUNCTIONS
OF THE OIC COMMITTEE OF PERMANENT REPRESENTATIVES AND ITS
MODES OF OPERATION

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Referring to Articles (5) and (13) of the Charter of the Organization of Islam Cooperation, which consider the Committee of Permanent Representatives as one of the principal organs of the OIC;

Referring further to the Resolution No: 2/41-ORG, on the Committee of the Permanent Representatives of the OIC;

Emphasizing the important role of the Committee of Permanent Representatives in enhancing the work of the Organization of Islamic Cooperation and taking necessary and urgent decisions and positions in line with the general policy of the Organization as set out by the Islamic Summit as well as the Resolutions of the Council of Foreign Ministers;

Reaffirming that the OIC is an intergovernmental organization, based on cooperation and solidarity which requires constant and active participation of the Member States in the Work of the Organization;

Recalling para. 217 of the Final Communique of the 13th Islamic Summit, which “called upon all Member States which have not done so to positively consider opening independent permanent missions accredited to the OIC in Jeddah to strengthen cooperation within the Organization with a view to more effectively contribute and participate in the work of the OIC;

Noting the Committee of Permanent Representatives have not been fully activated and could not achieve its intended status and functions under the Rules Governing the Functions of the OIC Committee of Permanent Representatives and its Modes of Operation and could not hold its meetings regularly;

Stressing that the presence of independent, resident and exclusive permanent representations of member states to the OIC in Jeddah, would greatly enhance and facilitate the work of the Committee of Permanent Representatives, as well as the general cooperation of the member states within the OIC;

Expressing sincere appreciation to the Kingdom of Saudi Arabia for having in place all diplomatic privileges, immunities and facilities for the establishment and efficient functioning of the independent, resident, and dedicated permanent representation in Jeddah,
Recognizing that Turkey, Somalia, Palestine, Iran, Egypt, Afghanistan and Kingdom of Saudi Arabia have appointed Ambassadorial level Permanent Representatives and have established their independent, resident and dedicated permanent representations to the OIC;

Recalling the Resolution No. 12/45-LO on Review of Rules Governing the Functions of the OIC Committee of Permanent Representatives and its Modes of Operation;

1. Notes the report of the meeting of the Intergovernmental Group of Experts held on 7 January 2019, in OIC Headquarters, which reviewed the Rules Governing the Functions of the OIC Committee of Permanent Representatives and its Modes of Operation;

2. Invites the IGGE to carry on its work and to continue to convene meetings as necessary to conclude the review, so that the agreed amendments may be considered and adopted by the next CFM;

3. Requests the Secretary General to report on the implementation of this resolution to the 47th session of the Council of Foreign Ministers.

--------------
RESOLUTION.8/46-LO
ON THE BRAINSTORMING SESSIONS ON THE COMPREHENSIVE REFORM OF THE OIC

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Recalling the Declaration of the Third Extraordinary Session of the Islamic Summit Conference, held in Makkah Al-Mukarramah, Kingdom of Saudi Arabia, on 6-7 Dhul Qeadah 1426 H (7-8 December 2005) adopting the OIC Ten-Year Programme of Action (TYPOA) to meet the challenges facing the Muslim Ummah in the 21st Century and reforming the OIC through restructuring the OIC in such a manner as to promote its and role, reactivate its institutions;

Further recalling the OIC 2025 Programme of Action adopted during the 13th Islamic Summit held in Turkey (Istanbul, 14-15 April 2016) which stipulates establishing a relationship of cooperation and partnership among OIC organs and institutions, implementing the existing frameworks of cooperation and partnership between the General Secretariat and the OIC institutions, including Standing Committees, ensuring synergy, eliminating duplication and overlap in the OIC activities, highlighting clear roles for policy-making, implementation, follow-up and coordination, developing a workforce specializing in strategic and foresight planning, monitoring the emerging needs of the member States in various fields and overcoming the challenges in implementing its programmes, implementing the Charter’s provision on the payment of contributions towards the budgets of the General Secretariat and the Subsidiary Organs by the Member States proportionate to their national incomes, expediting ratification of the OIC Charter and other conventions and agreements and transforming the General Secretariat and the OIC subsidiary organs, where needed, into modern institutions fully competent to act in support of the OIC and its objectives.

Noting with appreciation the joint initiative of the Republic of Turkey, People’s Republic of Bangladesh and Malaysia towards enhancing the structures, procedures and processes of the OIC;

Recalling the Resolution No.11/45-LO on the Holding of a Brainstorming Session on Comprehensive Reform of the OIC adopted by the 45th Session of the Council of Foreign Ministers;

Appreciating the active participation of the Member States and the OIC institutions;

Commending the efforts and contributions of Turkey, Bangladesh and Saudi Arabia, as the co-chairs, and the General Secretariat, for the successful organization of the brainstorming session held on 23-25 October 2018 in Jeddah;

1. Decides that the second meeting of the Brainstorming Session will be held during 2019.
2. **Welcomes** the offer of Bangladesh to host the second Brainstorming Session in Dhaka in 2019.

3. **Takes note of** the ideas, views and proposals stated by the Member States, the General Secretariat and the OIC institutions on effective, realistic and feasible ways and means on enhancing the structures, procedures and processes of the OIC, during the first Brainstorming session.

4. **Welcomes** the detailed report prepared by the co-chairs in coordination with the General Secretariat, as the outcome of the first brainstorming session.

5. **Calls upon** the Member States, the General Secretariat and all OIC institutions to study the reports and Common Convergence Points to be adopted at the end of the second session, as well as all the ideas and suggestions put forward in the sessions.

6. **Recommends** the Member States to formally introduce proposals as appropriate, by benefiting from the ideas, suggestions and common convergence points at the relevant meetings of the Committee of Permanent Representatives, Permanent Finance Committee, Islamic Commission and Intergovernmental Experts Groups, for their eventual consideration and adoption at its future meetings.

7. **Welcomes** the offer of the Kingdom of Saudi Arabia, through the Public Administration Institute, to undertake, without a charge, a review of the internal work processes, procedures and technical infrastructure of the General Secretariat, provided that the report of this review shall be studied by an open ended intergovernmental working group of experts for appropriate recommendations to be considered by the Committee of Permanent Representatives.

8. **Requests** the General Secretariat to prepare a study on the effectiveness and activities of the OIC affiliate institutions, and refer it to the Intergovernmental Group of Experts to examine and submit, with recommendations thereon, to the CFM to decide.

9. **Requests** the Secretariat General to report on the implementation of this resolution to the 47th Session of the Council of Foreign Ministers.

------------------
The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jamada II 1440H (01-02 March 2019),

Recalling Article 20 of the Rules Governing the Granting of the OIC Affiliated Institution Status;

Taking into consideration the notification by the Republic of Turkey, as the Host State of the Islamic Cement Organization to the General Secretariat on 3 December 2017;

1. Notes that the Islamic Cement Association is dissolved and its legal status ceases to exist.

2. Requests the Member States, the General Secretariat and all OIC institutions to take note of this resolution.
RESOLUTION NO.10/46-LO
COMMEMORATION OF THE OIC GOLDEN JUBILEE

The Council of Foreign Ministers at its 46th Session (Session of 50 Years of Cooperation: Roadmap for Prosperity and Development) held in Abu Dhabi, State of the United Arab Emirates, on 24-25 Jumada II 1440H (01-02 March 2019),

Recalling the First Session of the Islamic Summit Conference which was held in Rabat, Kingdom of Morocco, on 12 Rajab 1389H. (25 September 1969) in the wake of the criminal attack on the Al-Aqsa Mosque, at which date the OIC was established;

Recalling also the resolution issued by the said historic Rabat Conference that provided for consultations among the Member States to strengthen their close cooperation and the mutual assistance in the economic, scientific, cultural and spiritual fields;

Commending the host country, the Kingdom of Saudi Arabia, a founder member, for its material and logistical support to the OIC and its various organs all along the past fifty years, such as to preserve the Islamic Ummah’s interests and cement the bonds of Islamic Solidarity among the Member States;

Exalting the commitment to the principles and objectives of the OIC charter which underscores, interalia, the fundamental character of boosting and consolidating the bonds of unity and solidarity among the Member States to safeguard their common interests in the international arena;

Being mindful of the aims of the OIC, especially with regard to strengthening Islamic solidarity between the Member States by enlarging scope for cooperation and joint Islamic action; and acknowledging the steady progress and development achieved by the OIC over the years and the expansion of its action-scope to include the issue of peace and security and to explore an array of new areas that constitute a direct source of concern linked to human development and people’s welfare and quality of life;

Recognizing the progress and outstanding achievements which the OIC has made since its inception, which earned it the present prestigious standing on the international scene, serving as a voice for the interests of Muslims across the world, proactively defending issues of concern to the Member States;

Realizing that the OIC’s 50th anniversary is a historic opportunity to advance the issues dear to the Muslim Ummah and increase visibility for the Organization;

Emphasizing the need for action to consolidate the OIC as the collective voice of the Islamic Ummah fully dedicated to taking up the current challenges in all fields.
Having considered the Secretary General’s report on the matter:

1. **Decides** to dedicate the year 2019 as a golden jubilee year in commemoration of the fiftieth anniversary of the Organization of Islamic Cooperation (OIC), with a view to according it greater visibility and presence as an international organization and to project its voice as an effective partner in the consolidation of peace, security and development worldwide.

2. **Invites** the General Secretariat to coordinate with the Kingdom of Saudi Arabia to organize a major ceremony to commemorate this event in the headquarter State.

3. **Invites** the General Secretariat to support with all Member States that wish to organize similar ceremonies following the major one staged in the headquarter State, to extend every form of assistance to the General Secretariat and to coordinate with it for the proper commemoration of the jubilee.

4. **Invites** the Member States, the General Secretariat and OIC institutions to mark the event through, inter alia, organizing national, OIC wide and international programs, particularly by the following functions and events;

   a. Issuing commemorative stamps.
   b. Publishing coffee table books.
   c. Airing TV and radio programs.
   d. Encouraging, supporting and sponsoring academic research on the political history, legal and institutional structures and functioning of the Organization.
   e. Preparation, by General Secretariat and the relevant OIC institutions, of an oral history of the OIC.
   f. Commissioning the General Secretariat and the relevant OIC institutions to prepare audiovisual documentaries on the history and achievement of the OIC.

5. **Invites** the Secretary General to:

   a) Draw up a detailed program for the commemoration of the Golden Jubilee, to be executed by:
      - All Member States at the national level.
      - All the OIC organs and institutions, the General Secretariat and the observer missions to the OIC.
      - To associate in the event other international and regional organizations as well as development partners and relevant parties all through 2019.

   b) To take appropriate steps to showcase the OIC’s role, tasks and achievements in all domains, through paper and electronic media outlets in the Member States and outside.
c) The key theme of the commemoration of the fiftieth anniversary will be: (United for peace and development) and all the OIC’s major events and meetings staged in 2019 will bear a logo that will be crafted for the purpose.

6. **Requests** the General Secretariat to organize a commemoration event, alongside the Annual Coordination Meeting of the OIC, solely to celebrate the Organization’s 50th Anniversary, on the sidelines of the 74th Session of the UN General Assembly, to focus on the stocktaking, achievements and continued relevance of the Organization.

7. **Requests** the Secretary General to report to the next CFM on the execution of the present resolution.

--------