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PROMOTION AND PROTECTION OF ALL HUMAN RIGHTS, CIVIL,
POLITICAL, ECONOMIC, SOCIAL AND CULTURAL RIGHTS,
INCLUDING THE RIGHT TO DEVELOPMENT

Report of the Special Rapporteur on the right to food,
Olivier De Schutter

Addendum

Mission to Nicaragua

(6 to 12 September 2009)
Summary

This report presents the findings and recommendations of the Special Rapporteur on the right to food from his country visit to Nicaragua from 6 to 12 September 2009. The aim of the visit was to examine the current status of the realization of the right to food in Nicaragua.

The Special Rapporteur commends the government for its commitment towards the realization of the right to food, which is demonstrated by the large number of measures taken to improve the situation of the poorest segments of the population.

Specific recommendations are made in relation to the need for: (a) improved protection against forced evictions; (b) impact assessments of trade agreements; (c) an increase of the minimum wage, improved capacity of the labour inspectorates and regulation of subcontracting; (d) full implementation of the law on food and nutrition sovereignty and security; (e) strengthened capacity of the Nicaragua Enterprise for Staple Foods; (f) integration of human rights principles into the programmes placed under the ‘Hambre Cero’ strategy; (g) acceleration of the land titling programme and efforts to improve the productive capacities of smallholders, with a particular focus on women’s access to land; (h) adequate resources for the Office of the Ombudsman and for the special ombudsman for indigenous peoples; (i) adoption of the Act relating to the Indigenous Peoples of the Pacific, Central and Northern Regions and ratification of the 1989 ILO Convention concerning Indigenous and Tribal Peoples; (j) resumption of the global roundtable with the community of donors.
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REPORT OF THE SPECIAL RAPPORTEUR ON THE RIGHT TO FOOD, OLIVIER DE SCHUTTER

MISSION TO NICARAGUA
(6 TO 12 SEPTEMBER 2009)

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IX. RECOMMENDATIONS
I. INTRODUCTION

1. The Special Rapporteur on the right to food conducted a country visit to Nicaragua from 6 to 12 September 2009. The visit, which was carried out at the invitation of the Government, aimed to assess obstacles to the realisation of the right to food in Nicaragua and to identify recommendations that could contribute to removing such obstacles in the future.

2. During his visit to Nicaragua, the Special Rapporteur met with a wide range of dignitaries from all branches of Government. Interlocutors included representatives from various parts of the executive, notably the Ministry of Foreign Affairs, the Ministry of Internal Affairs, the Ministry of Agriculture, Cattle ranching and Forestry (MAGFOR), the Nicaraguan State Enterprise for Staple Food (ENABAS), Ministry of Health, Ministry of Education (MINED), Ministry of the Family and the Ministry of Development, Industry and Commerce (MIFIC). In addition, the Rapporteur had meetings with Members of the National Assembly and the Forum of Presidents of Legislative Branches in Central America and the Caribbean (FOPREL), as well as with representatives from the Supreme Court of Justice, the Office of the Human Rights Ombudsman, the Superior Council of Private Enterprise (COSEP), and a wide range of civil society representatives, such as inter alia those from the Agriculture and Forestry Roundtable, the Interest Group on Food Sovereignty, Security and Nutrition (GISSAN), the Nicaraguan Centre for Human Rights (CENIDH), and organisations representing indigenous peoples and afro descendants. The Rapporteur also had exchanges with members of the international community in Nicaragua, including various donor Governments and the United Nations Country Team.

3. As part of the visit the Special Rapporteur also conducted several field trips. These included rural areas around Managua, as well as the provinces of Esteli and Matagalpa.
4. The Special Rapporteur expresses his deep appreciation to the authorities for the quality of their cooperation, and for the frankness of the discussions he was able to have during his visit. In particular, the Special Rapporteur would like to thank the Ministry of Foreign Affairs for the excellent organization of the visit. Throughout his visit, the Special Rapporteur also benefited from the support of the United Nations Country Team, including in particular the Office of the Resident Coordinator and FAO. He would like to record his appreciation to these institutions, which facilitated the mission.

5. The present report provides an account of the Special Rapporteur’s findings and recommendations emanating from the visit. Following an overview of relevant international standards used by the Special Rapporteur as a framework for analysis, the report briefly describes the situation of hunger and malnutrition in Nicaragua, followed by an assessment of a number of key issues from a right to food perspective. The report concludes with a set of recommendations geared towards further action for the full realisation of the right to food in Nicaragua.

II. THE RIGHT TO FOOD AS A FRAMEWORK FOR ANALYSIS

6. The assessment conducted by the Special Rapporteur during the visit was grounded in the human right to adequate food as recognized in several international human rights instruments, including inter alia the Universal Declaration of Human Rights, the International Covenant on Economic, Social and Cultural Rights and the Convention on the Rights of the Child.

7. The right to adequate food imposes three levels of obligations on States.\(^1\) The obligation to respect existing access to adequate food requires States parties not to take any measures that result in preventing such access. The obligation to protect requires measures by the State to ensure that enterprises or individuals do not deprive individuals of their access to adequate food. The obligation to fulfil

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\(^1\) E/C.12/1999/5, paragraph 15
(facilitate) means that States must pro-actively engage in activities intended to strengthen people’s access to and utilization of resources and means to ensure their livelihood, including food security. Finally, whenever an individual or group is unable to enjoy the right to adequate food by the means at their disposal, States have the obligation to fulfil (provide) that right directly.

8. In addition to these obligations, the general principle of non-discrimination requires special attention to particularly vulnerable groups, which suffer from hunger and malnutrition as a result of marginalization and exploitation. In addition, States are obliged to use the maximum of their available resources, to achieve the progressive realisation of the right to food. This report is guided by these obligations.

III. SITUATION OF HUNGER AND MALNUTRITION IN THE COUNTRY

9. Nicaragua with its 5.6 million inhabitants is a low income country, characterised by chronic poverty, food insecurity and malnutrition. According to a poverty assessment published by the World Bank on the basis of data covering the period between 1998 and 2005, 46 per cent of Nicaraguans lived in poverty in 2005, with peaks of 68 percent in rural areas and a lower figure of 29 percent of urban dwellers living in poverty.\(^2\) While overall poverty levels remained fairly stable between 1998 and 2005, extreme poverty dropped from 17 to 15 per cent, the gap between the consumption level of the poor and the poverty line (i.e. the poverty gap) went down from 4.8 to 3.4 percent, and inequality as measured by the Gini coefficient declined from 0.45 to 0.40.

10. In line with this relatively positive downward trend, the same World Bank poverty assessment also concluded that “stunting declined steadily and significantly”

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between 1998 and 2005.\(^3\) Going down from 27.4% percent in 1998, this nevertheless meant that more than one in five children still suffered from growth retardation in Nicaragua, with a particularly high prevalence of stunting in the rural areas. The highest levels of stunting were found in the Central region, with a prevalence of stunting of 19.1 percent in the urban areas and 32.2 percent in the rural areas. In the Atlantic Region, the total prevalence of stunting was 24.5 percent. In the urban areas of Managua, the incidence of stunting was 17.5 percent. The assessment concluded that it would “take Nicaragua 22 years to eliminate stunting as a public nutrition problem”.

11. These figures suggest a strong link between stunting and poverty as the Central region and other areas affected most by stunting are home to many of the poorest municipalities. At the same time malnutrition was still unacceptably high among non-poor households, where, on average, 14.6 percent of children showed delays in growth. Maternal education was another important determinant of stunting, as children of mothers with no education at all were 1.5 times more likely to be stunted than children whose mothers had primary or secondary education. Ethnicity also showed a slight association with stunting, as children of indigenous families were approximately 20% more likely to be stunted than non-indigenous children.

12. At time of the visit, these figures still appeared valid. In this regard, FAO has reported that economic access to food has diminished in Nicaragua within the context of the 2006-2008 food crisis and the ongoing economic crisis.\(^4\) Higher prices registered in 2008 particularly included those for rice with a 29 per cent increase in real terms compared to 2007, while the impact of the global food crisis on the price of maize and tortilla was limited. Lower incomes also affected access to food with 19,000 layoffs reported in the maquila sector in early 2009 and reduced employment opportunities in construction, agriculture, mining and export-oriented factories.

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\(^3\) Idem, page 258.

\(^4\) FAO, State of food insecurity in the world 2009 – Case studies of countries affected by the economic crisis, p.35-37.
Remittances are also expected to go down from 13 percent of GPD in 2008 to 12 percent in 2009.\textsuperscript{5}

IV. THE OBLIGATION TO RESPECT THE RIGHT TO FOOD

13. The Special Rapporteur was generally impressed by the level of commitment of the government towards the realization of the right to food. A large number of measures have been taken since the current administration took office in order to improve the situation of the poorest segments of the population, and to combat in particular child nutrition and extreme poverty within the indigenous part of the population. A non-exhaustive overview of these measures will be presented and discussed below under the obligation to fulfil the right to food.

14. Before turning to these measures, however, this section will first review relevant issues falling under the obligation to respect the right to food. As part of this obligation, Nicaragua must abstain from taking any measure that could result in depriving people from access to their existing means of producing food. In particular, this means that people should not be evicted from the land they depend on for their livelihoods, unless certain conditions are complied with; and trade agreements entered into by the State should not affect the existing enjoyment of the right to adequate food.

A. Forced evictions

15. The Special Rapporteur is concerned that forced evictions of peasant communities in different parts of the country continue to take place. In most cases, such evictions are executed with the use of State or private security violence. Examples of such cases brought to the attention of the Special Rapporteur during the visit include the land owned by the family of Urbinas Rivas, the estate of El Ensayo and Las Tunas.

\textsuperscript{5} Idem.
16. The case of the family Urbinas Rivas is indicative of increasing conflict over land as a result of agrarian reform in the 1980s and redistribution of land following the 1990 Peace Agreements. This particular case concerns property which had been registered by the family Urbinas Rivas with a notary office as early as 1940 and certified (Certificado literal a manera de título) by the Public Registry Office (Registrador Publico de la propiedad inmueble) in Managua in 2005, but which had been assigned to a cooperative in 1985 and registered with the Public Registry in 1990. The mentioned cooperative is said to exist on paper only and has reportedly never possessed the land concerned. In 2005, the registration of the family Urbinas Rivas was cancelled and in 2006, the family was violently evicted from their property reportedly without a prior eviction order. The property was subsequently registered with the Public Registry as having been sold to the companies Guardabarranco and Monte Verde. Such situations are not unusual, and similar cases have been documented, for instance, in the departments of Matagalpa and Chinandega. Protection against such evictions should be improved, as detailed in the recommendations presented at the end of this report.

B. The impact of trade agreements


18. Information on the impact of the agreement on issues of relevance to the enjoyment of the right to adequate food in Nicaragua is relatively scarce and generally limited to international organisations, civil society and scholarly sources. Ex-ante assessments generally predicted a very limited impact on the Nicaraguan economy as tariff levels were already fairly low prior to the agreement.\(^6\) While an increase of exports was foreseen, this was not expected to translate into significantly

higher levels of domestic production and employment, while changes in income distribution and poverty were likewise considered marginal.\textsuperscript{7} Other analyses stressed the vulnerability of domestic basic grains producers to competition from cheaper agricultural imports from the US. Given the relatively higher tariffs in place for basic grains before DR-CAFTA and the low export orientation of this sector, the additional inflow of US agricultural products expected following the entry into force of the agreement raised concerns as to the potential downward effect of these cheaper grains on prices and hence farmer income.\textsuperscript{8}

19. At the time of the visit, these assessments reflected the overall trends registered after the entry into force of the DR-CAFTA. Total exports to the US have steadily increased from 1.2 billion USD in 2005 to 1.7 billion USD in 2008, an overall increase of 40 percent.\textsuperscript{9} The trade balance remains positive\textsuperscript{10}, as the level of imports from the US stood at 1.1 billion USD in 2008. However, imports from the US have increased at a faster rate than Nicaraguan exports, going up from 625 million USD in 2005, an increase of approximately 76 percent.\textsuperscript{11}

20. The DR-CAFTA does not appear to have had any positive impact on employment. The job losses in the \textit{maquila} sector referred to above are attributable to a range of factors, including the impact of the global economic crisis. They, nevertheless, confirm a negative trend already reported by civil society organizations

\textsuperscript{7} Idem, page 23-25.


\textsuperscript{9} Data from the US Census Bureau, Foreign Trade Statistics.


\textsuperscript{11} US Census Bureau.
in 2007, with jobs created as a result of the opening of new *maquilas* offset by the closure of other factories resulting in a net loss of jobs.\(^\text{12}\)

21. In the view of the Special Rapporteur, market access for a broad range of small and medium producers, in particular in the agricultural sector, will remain limited without adequate technical assistance, access to credit and infrastructure. This also includes support to obtain relevant licenses and pass inspections in order to be able to export. Such support is all the more important given the rate of growth of imports from the US and the potential risk of domestic producers being priced out by these cheaper products. The Rapporteur was told during the visit, for instance, that rice producers have faced dumping of imported rice.

22. Against this background, the Special Rapporteur noted that there still is no Government mechanism in place to evaluate the current and future impacts of the DR-CAFTA on the enjoyment of the right to food. The Special Rapporteur encourages the Government to conduct such an impact assessment on a regular basis, in particular in light of the recently adopted Law on Food and Nutrition Security, which specifically calls for the creation of an inclusive and just market that favors national self-sufficiency and respect for cultural diversity in relation to food. Such an assessment should also be conducted in relation to the proposed Association Agreement between Central America and the European Union, which is currently under negotiation.

23. In the framework of the negotiation of an association agreement between the EU and Central America, the Government of Nicaragua proposed the creation of a Common Economic and Financial Credit Fund for Central America, with the purpose of re-balancing the asymmetries between the EU and Central America and of ensuring that the Central American countries can effectively reap the benefits from new trade opportunities. The Special Rapporteur welcomes the creation by the parties of a bi-regional working group to study the creation of a finance mechanism.

V. THE OBLIGATION TO PROTECT THE RIGHT TO FOOD

24. The obligation to protect the right to food requires Nicaragua to ensure appropriate protection against violations of labour rights and other abuses by private businesses, including transnational corporations.

25. The Special Rapporteur notes that the minimum wage is set at a low level of 75 cordobas per day. While this minimum is generally complied with, the level is below the price of the basic food basket, which is estimated at 398 cordobas daily. The gap between the minimum wage and the requirements of the basic food basket is more accentuated in the agricultural sector. The average monthly salary in agriculture, forestry and fisheries was 2,063 cordobas in January 2009, as compared to 8,829 cordobas in the mining sector, 4,225 in the manufacturing sector, or 6,791 cordobas in the trade sector. While acknowledging that this calculation of the wage does not comprise certain additional goods and services provided by the employer, including food and basic housing, such a salary only covers 16.05 % of the basic food basket. This is clearly inadequate. In accordance with the 2008 Law on the minimum wage (Ley de instalación del salario mínimo), the minimum wage should be raised gradually, and be revised on a regular basis in order to reflect the evolution of the price index for basic commodities.

26. In the area of labour rights, the capacity to enforce the Labour Code appears limited. The Special Rapporteur was informed that there are only 105 labour inspectors to cover the formal sector, in which 520,000 workers are registered. The informal sector, which is estimated to absorb 63% of the total number of workers, falls outside of any control system. In this regard, the Rapporteur encourages the

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13 Data from the Central Bank of Nicaragua provided to the Special Rapporteur during the mission. The data is from January 2009.
Government to adopt measures to encourage companies to get formal status, and to increase the number of labour inspectors.

27. Child labour still occurs in rural areas. The Rapporteur takes note of a law passed in 2007 prohibiting employment of children below the age of 16. In addition, relevant Government initiatives in this area include the programme *Mi Primer Empleo*, which offers training and professional education for children between the age of 12 and 16.

28. As for the right to unionize, the government has promoted the registration of new trade unions. More than 100 have registered in the past year. While some collective agreements exist in the area of sugar, peanuts and coffee, concerns remain with regard to payment of wages and social security benefits. The establishment of a national tripartite council to encourage dialogue between government, employers, and workers’ unions in September 2008, as supported by the ILO, is a welcome development in this regard. The Special Rapporteur will also follow with interest the discussions surrounding the proposal for a law on subcontracting of labour (*Projecto de Ley Reguladora de tercerización y subcontractación*). This is particularly relevant in the agricultural sector, since the outsourcing of recruitment could weaken employers’ compliance with requirements regarding working hours or the payment of benefits.

29. During the visit, the Special Rapporteur met with workers affected by the use of Nemagon in the region of Chinandega. Until 1986, these workers were exposed to pesticides which, in most countries, were already prohibited at the time, and which are now prohibited under the 2001 Special Law for the processing of legal actions filed by people affected by the use of pesticides made from DBCP. The use of pesticides reportedly caused severe damage to the health of the workers concerned, and led to the contamination of soils and water in the area concerned. The companies responsible have since dissolved the joint venture (Standard Fruit Company) which

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employed the workers concerned. Different lawsuits have been filed both in Nicaragua and in the United States against the concerned companies. The Special Rapporteur notes that despite courts decisions in favour of the plaintiffs\textsuperscript{15} these companies have not paid any compensation to the victims. This case illustrates the need to ensure strict control of foreign companies operating within the country, consistent with the obligation of the State to protect human rights under its jurisdiction, since if violations do take place, post hoc remedies will be particularly difficult for the victims to have access to, given the need to ensure the collaboration of foreign jurisdictions to have any decisions enforced.

VI. THE OBLIGATION TO FULFIL THE RIGHT TO FOOD

30. The obligation to fulfil the right to food includes the facilitation of efforts to strengthen people’s access to and utilization of resources and means to ensure their livelihood. Nicaragua has designed a framework law on the right to food and adopted a national strategy for the realization of the right to food. Fulfilment of the right to food also involves the effective implementation of a rural development plan and agrarian reform; and the establishment of recourse mechanisms.

A. Framework Law

31. The Special Rapporteur welcomes the adoption of the Law (No. 693) on food and nutrition sovereignty and security (\textit{Ley de Soberanía y Seguridad Alimentaria y Nutricional} - SSAN), published on 16 July 2009. Consistent with Article 63 of the Constitution, the law clarifies the obligation of the government to guarantee the right to adequate food and is an important step towards the realization of the right to food.

32. One of the main features of the new law is the creation of a national food and nutritional sovereignty and security system (SINASSAN) to ensure coordination across different ministries and between national, regional, departmental and

\textsuperscript{15}In December 2002, a Nicaraguan judge ordered the concerned companies to pay 490 million USD in compensation to 583 banana workers and on 5 November 2007 a Los Angeles Court requested the companies to pay them 3.2 million USD.
municipal levels of government. The proposed system, to be composed of public and private institutions, as well as NGOs and peasant organizations, will consist of a National Commission on Food and Nutrition Sovereignty (CONASSAN), chaired by the President and responsible for coordination and decision making at the national level; an executive secretariat (SESSAN) to support the work of the national commission; technical committees (COTESSAN) to elaborate strategies for approval by CONASSAN to coordinate, monitor and evaluate implementation; regional Commissions in the Autonomous Regions of the Northern and Southern Atlantic (CORESSAN); departmental commissions (CODESSAN); and municipal commissions (COMUSSAN).

33. The adoption of a framework law such as SSAN should ensure that the programmes which are established in order to promote food and nutrition security become more sustainable and permanent, and that the accountability of the government is improved. Crucially, it should contribute to the existing programmes being more transparent and participatory, as well as better coordinated, if they are placed under the framework of the SSAN law. In this regard, the Special Rapporteur is encouraged by the fact that the law is the result of a long and large consultation process, and is supported by both civil society organizations and the private sector. It is his hope that the CONASSAN, which will include one representative from civil society, will allow for effective participation and have real political incidence. The Special Rapporteur also welcomes the reinforcement of inter-ministerial coordination, as opposed to the fragmented institutional framework governing policies addressing food insecurity previously.

34. The Rapporteur notes that the law provides for the design, implementation and evaluation of a unified information system on food and nutrition security. This should help to address fragmentation in the area of food insecurity and vulnerability diagnosis given the multitude of indicators used until now in the context of various mapping exercises, such as the poverty mapping conducted by the National Development Information Institute (Instituto Nacional de Información de Desarrollo, INIDE), the school mapping carried out by MINED, and others by the Ministry of Health, MAGFOR and MIFIC. The Special Rapporteur suggests that a
unified system of indicators, targets and benchmarks be developed to monitor compliance with the State obligation to progressively realize the right to food.

35. The law on SSAN stipulates that adequate financial resources have to be allocated to the implementation of the national system in the state budget. The Special Rapporteur urges the Government to heed this requirement, as public sector expenditure has until now been insufficient to properly address poverty and ensure food security for the population. Moreover, the state budget is reliant on external sources, in the form of official development assistance and loans, which accounted for 22 percent of expenditure in 2009.\textsuperscript{16} The Special Rapporteur notes that a fiscal reform is being considered in the National Assembly in order to increase government revenue, mainly by instituting an income tax on productive activities and income from capital.

### B. Strategic Plan

36. In May 2009, the Government announced a Policy for food and nutritional security and sovereignty (Política Sectorial de Seguridad y Soberanía Alimentaria y Nutricional). The objective of this policy, which is part of the National Human Development Plan (2008-2012), is to provide adequate services to small, medium and large producers, at all stages of the agro-food chain, in order to stimulate the production of food and productivity, while guaranteeing a sustainable use of natural resources and prioritizing basic food stuffs.

37. The Special Rapporteur welcomes this comprehensive strategy to fight hunger and malnutrition. The policy incorporates the different dimensions of food security: availability of food, through reinforcement of the national productive capacity; access to food, through social and economic inclusion, provision of food at low prices and food aid; utilization of food, through the development of capacities to acquire, prepare and distribute food in the family; and food quality and safety. Within the framework of the policy, small and medium producers, and women in particular, are seen as key actors to render the rural sector more dynamic.

\textsuperscript{16} Presupuesto General de la República 2009.
C. Social, rural development and other relevant programmes

38. The Policy for food and nutritional security and sovereignty is implemented through a wide range of social programmes. In the view of the Special Rapporteur such programmes should be progressively implemented within the framework of the new SSAN law and redefined following a deliberation within the CONASSAN.

Hambre Cero

39. From 2002 to 2006, Nicaragua implemented a conditional cash transfer programme (Red de Protección Social), which directed funds to female heads of household linked to children’s school attendance, medical check-ups at local health centres and mothers’ participation in educational sessions. An evaluation of the programme’s first phase showed positive results, significantly increasing school enrolment and other education indicators, and reducing stunting by 5 percentage points in treatment communities. The programme was nevertheless discontinued by the current administration and there has been no other sustained cash transfer programme in the country since.

40. Instead, Nicaragua’s current flagship programme to address hunger and malnutrition is the Zero Hunger Programme (Hambre Cero), which was launched in 2007,\(^{17}\) providing a so-called productive voucher (Bono Productivo) to rural women heading households with at least one manzana of land. The programme is funded by the Inter-American Development Bank, which disburses 20 million USD over a period of 5 years, with an amortization period of 40 years. It is also supported by the International Fund for Agricultural Development through its Technical Assistance Fund.

41. The voucher is worth between 1500 and 2000 USD and grants a cow, a pregnant sow, chickens, building materials, fruit and forest plants, vegetable and roots seeds, and inputs. Animals are given as capital instead of cash, so as to address the perceived lack of animal protein in food consumption. The programme

specifically targets women, as they are seen as better able to manage resources and because they have traditionally maintained agricultural production, while men invested in other activities.

42. The voucher is conditional upon a commitment from the beneficiaries not to sell the animals provided. Beneficiaries are also required to contribute 20% of the voucher’s value to a revolving fund and to join with others in the creation of small cooperatives. The objective is to reach 75,000 households in the country by 2012, providing food for the direct beneficiaries of the programme and producing a surplus to sell in the local communities and municipalities. The programme is also expected to have a positive impact on rural people’s capacity to negotiate wages in the agricultural sector, whilst the purchase of animals by the Government also benefits medium and large producers, hence reinforcing the private sector. In addition, raising animals holds the potential of meat production for export. The long term objective is to diversify production and to increase export of meat, milk and beans to other parts of the Central and Latin American region.

43. The Special Rapporteur visited a number of communities, in different regions of the country, including Timal, Matagalpa and Estelí, where he witnessed first hand the impact of the programme. This programme moves away from a purely charity-based approach towards incentivizing innovation and entrepreneurship. Supply constraints were considerable during the first year of implementation with only 2,000 pigs available for sale with 30,000 needed. Following successive evaluations, the programme has been revised and improved. For example, a new component of the program, the so-called small garden voucher (Bono Economía de Patio), has been launched for people who do not own land but only a small garden. The Hambre Cero’s gradual approach to improve the availability of and access to food at the family level and at the same time promoting the creation of cooperatives to facilitate market access is appropriate. The Special Rapporteur notes, however, that the provision of extension services and accompanying measures would be important to complement the provisions of the voucher. The distribution of productive vouchers should therefore go hand in hand with a strengthening of the capacity of
the MAGFOR technical personnel. In addition, the transparency and accountability of the programme could be improved, as detailed further below.

**Other social and rural development programmes**

44. Other important initiatives include the micro-credit *Usura Cero* programme. As part of this programme, women in urban areas have access to loans at preferential interest rates to create and run a business. The provision of such loans is conditional upon the formation of solidarity groups, in which each member acts as a guarantor to the others. In total, 86,826 women, forming 13,021 solidarity groups, have been granted such micro-credits since the program was launched in August 2007, according to information provided by MIFIC.

45. A number of programmes have been launched in schools. These include the School Feeding Programme (*Programa Integral de Nutrición Escolar, PINE*), implemented by the Ministry of Education, which targets kindergartens and primary schools in food insecure regions\(^\text{18}\), the programme for the provision of a glass of milk to school children\(^\text{19}\), and the development of vegetable gardens or orchards in approximately one fourth of the schools of the country.

46. The National Plan for the Eradication of Chronic Child Malnutrition (*Plan Nacional “Hacia la erradicación de la desnutrición crónica infantil”, HEDCI*) for the period 2008-2015 integrates interventions by the Ministry of Health, the Ministry of Family, Adolescence and Childhood, and the MAGFOR. Relevant programmes under this heading include the Community Health Programme (*Programa Comunitario de Salud, PROCOSAN*), the National Micronutrients Programme (*Programa Nacional de Micronutrientes*) and the National Breastfeeding Programme (*Programa Nacional de Lactancia Materna*). The Ministry of Health also works to address the adverse impact of bad eating habits, in terms of increased chronic diseases among young people, in particular by regulating advertisement

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\(^{18}\) Lines of action include the school snack, school kiosks where nutritious and locally purchased food is sold, vegetable gardens and training on food and nutrition security as part of the school curriculum.

\(^{19}\) Law No. 688 – Ley de Fomento al Sector Lácteo y del Vaso de Leche Escolar.
targeting children, and by promoting breastfeeding. The adoption of regulations implementing the 1981 Law on breastfeeding would be an important further step in this direction.

47. In the area of rural development, the Sectoral Programme for Inclusive and Productive Rural Development (*Programa Sectorial de Desarrollo Rural Productivo Incluyente, PRORURAL Incluyente*) stands out. PRORURAL was initially formulated by the previous Government to cover the period between 2005 and 2009 period and later redesigned by the present administration. Based on the new PRORURAL Incluyente three national programs have been elaborated, which deal with food, agro-industry and forestry. The National Food Programme (*Programa Nacional de Alimentos, PNA*) seeks to increase the production of basic grains, dairy and meat. The National Programme for Rural Agro-Industry (*Programa Nacional de Agroindustria Rural, PNAIR*) seeks to develop new rural enterprises and agro-food chains, through the provision of training, post-harvest activities, and investment in food processing. The National Forestry Programme (*Programa Nacional Forestal, PNF*) seeks to combat deforestation, increase employment in the forestry sector and develop forestry exports.\(^\text{20}\)

**Seed programmes**

48. Efforts to increase national production in basic grains rely on the distribution of certified seeds and fertilizers, generally in the form of partially reimbursable loans. The seeds are developed by the Nicaraguan Institute for Agricultural Technology (*Instituto Nicaragüense de Tecnología Agropecuaria INTA*) and distributed through the Agro-food Seeds Programme (Programa Agroalimentaria de Semillas), which constitutes an extension of the Pound for Pound Programme (*Programa Libra por Libra*) put in place by the former government. In addition, the Certified Seeds Program (*Programa de Semilla certificada*) includes the distribution of certified seeds (in the form of a loan with a low interest rate) to small and medium producers of basic foods, together with herbicides and fertilizers.

49. While appreciating the important efforts made in this area, the Special Rapporteur takes note of concerns that the fertilizers and seeds packages distributed under the various programmes create dependency, without there being a clear exit strategy. In addition, since certain local varieties of seeds may be better suited to specific agro-ecological environments, the Government could consider buying the seeds that are distributed through public programmes from native seed banks at the community level, which have been created by peasant organizations, notably within the Campesino a Campesino Programme. Municipal Governments could usefully promote the creation of such banks, while a national strategy for the production of native seeds, including a list of available native seeds, could also be designed. The approval of new laws on biosafety (Ley de Bioseguridad) and biodiversity (Ley de Biodiversidad), which are currently under discussion, would also be a significant step forwards to ensure environmental protection and the conservation of genetic resources.

**Food reserves**

50. The Special Rapporteur welcomes the strengthening of the storage capacities of ENABAS. ENABAS is a public company, which buys basic grains at remunerative prices from producers and sells these grains at prices that are affordable for the poorest segments of the population. ENABAS played an important stabilizing role in the 1980s, before being dismantled in the 1990s. Since 2006, the company has slowly been reactivated and old storage facilities have been repaired and improved.

51. In all countries, the volatility of prices for agricultural commodities is a disincentive to produce, and net food-buying households, including small producers who lack storage facilities, are severely affected by price changes between the harvest season and the lean season. Therefore, the role of a company such as ENABAS, insofar as its interventions on the market could improve the prices paid to the producers and reduce the prices paid by consumers, is in principle welcome. For example, in 2008, ENABAS sold rice at 20% below market prices, beans at 15% below market prices and oil at 12% below market prices through the Food for the People Programme (*Alimentos para el Pueblo*). The objective was to sell 2.1 million quintals of basic products.
52. The food purchased by ENABAS is also included in so-called “institutional packages” distributed among State employees and workers employed in free trade zones. In 2008, more than 10,000 of such packages were provided and there are plans to scale this up in the future.

53. In 2009, the objective of ENABAS was to collect and store 1,872 million quintals of basic grains and to establish contracts with 100 producers’ organizations, with a particular focus on small and medium-sized producers, of which at least 40% of the total amount of basic grains was to be purchased.\(^{21}\) The basic grains are sold in some 3,800 selling points (Expendios) established throughout the territory, a number that should increase in the future to reach 5,000. ENABAS also provides agro-industrial services, such as cleaning, drying, storage and fumigation, to private companies against payment. The objective for 2009 was to develop the capacity to process 4 million quintals of grains. The Special Rapporteur would encourage the further development of such services.

54. The Special Rapporteur notes with great interest the important results already achieved by ENABAS since its reestablishment in 2006. He is, nevertheless, concerned that its market interventions may lack effectiveness in the absence of additional liquidity and storage capacity. Also, the lack of coordination at the regional level, in the framework of the Integration System of Central America (SICA), is a limiting factor. For such interventions to be fully effective, they should be part of a regional common agricultural policy. The Special Rapporteur would encourage an initiative by FOPREL in this regard, which could be combined with the mutualization of food reserves established at national level in the different countries concerned in order to ensure a more coordinated approach to situations of emergency.

55. The Special Rapporteur also calls upon the Government to assess the poverty-reducing impact of the sales of grains through the current system of selling points. In the view of the Rapporteur, the effectiveness of ENABAS as a mechanism for

increased food security could be maximized if combined with an effort to reach out to the poorest households. The impact of the distribution of basic grains at subsidized prices could be improved if a voucher system were put in place, prioritizing the poorest households in the access to such benefits. A clear definition of the beneficiaries, based on an objective assessment of needs, combined with the provision of adequate information, would also constitute a check against the risk of the diversion of resources for politically motivated or other reasons, or the re-selling of subsidized foods on the black market.

**Overall assessment**

56. The programmes developed to reach food security and food sovereignty in the country, particularly those placed under the ‘Hambre Cero’ strategy, have attracted criticism by some interlocutors. The most important source of concern is that the identification of the beneficiaries takes place at the local level, with an important role assigned to the Councils for Citizen Power (Consejos de Poder Ciudadano). This creates a risk of political clientelism and of potential beneficiaries being excluded as a result of their political affiliation. The Special Rapporteur insists on the need to ensure the integration of human rights principles of non-discrimination, transparency, participation and accountability in the design and implementation of relevant support schemes such as ‘Hambre Cero’, as detailed in the recommendations below.

57. The voucher schemes and other components of the ‘Hambre Cero’ strategy, for the most part comply with these principles. It is needs-based, insofar as the mapping of the needs across the country are based on the 2001 National Agricultural Census (Censo Nacional Agropecuario), and insofar as the targeting of the poorest households, as identified at community level, has improved since the inception of the programme. It is participatory insofar as it is implemented at community level and requires beneficiaries to form networks of 50 households at a minimum in order to be eligible. There have been broad information campaigns and presentations in communities about the programme.
58. Yet, the concerns about political clientelism are real, and the principles of decentralization and participation that characterize the programme increase that risk. It is therefore important that the conditions which beneficiaries must comply with are clearly defined in legislation. Complaints mechanisms should also be established, allowing the households who are unjustly denied benefits to have the decision reviewed. The Special Rapporteur encourages the Nicaraguan Government to improve transparency in the implementation of the ‘Hambre Cero’ programmes, in order to increase the level of trust in their implementation and in order to make them as inclusive as possible. This would strengthen a strategy that deserves to be made sustainable in time and scaled up.

D. Agrarian reform

59. Access to land remains an important issue in Nicaragua with conflicts over land multiplying as a result of its past history. An agrarian reform was carried out in the 1980s, after the adoption in 1981 of a Law on Agrarian Reform (Ley de Reforma Agraria) which targeted large estates and idle land for distribution to peasants, cooperatives, producers “guaranteeing its efficient use” and so-called “Agrarian Reform enterprises”. Priority was given in this reform to the combatants of the “War of Liberation”. The main flaw of this reform was the lack of systematic titling, which the government tried to address by passing Law 88 on the Protection of Agrarian Property (Ley de Protección a la Propiedad Agraria) in 1990.

60. Agrarian reform was later enshrined in Chapter II of the 1987 Constitution, where it is described as a “fundamental instrument for the democratization of property and the fair distribution of land”. The Constitution further stipulates the elimination of idle land, guarantees for the property of efficient producers, the promotion of agricultural cooperatives and the participation of producers, including peasants and small and medium producers, in agrarian policy-making.

61. Following the Peace Agreements of 1990, plots of land were distributed to some 140,000 former members of the regular Army or of the armed opposition groups which were demobilized. In addition, legislation was adopted to recognize and legitimize property rights acquired during the land reform of the 1980s, to
establish compensation procedures and to redistribute land held by the State. Among
the laws adopted were the *Ley de estabilidad de la propiedad* and the *Ley sobre
propiedad reformada urbana y agraria*. Various Government agencies have since
been in charge of assigning property titles. In 1991, under President Violeta Barrios
de Chamorro, a Law on the Nicaraguan Institute of Agrarian Reform (*Ley Orgánica
del Instituto Nicaragüense de Reforma Agraria*) was passed, creating a government
agency in charge of “directing and implementing Agrarian Reform and Rural
Development policies”, which would also undertake a revision of the 1981 Law on
Agrarian Reform (*Ley de Reforma Agraria*).

62. In 2003, the Land Administration Project (*Proyecto de Ordenamiento de la
Propiedad* - PRODEP) was launched with the stated purpose of fostering agrarian
reform by regularizing land rights and supporting peri-urban land titling. With
financing from the World Bank, PRODEP is an inter-institutional effort executed
mainly by the *Intendencia de la Propiedad*, an agency within the Ministry of
Finance and Public Credit; the Supreme Court of Justice through its Public Registry
of Real Estate and the Direction for Alternative Conflict Resolution (DIRAC); the
Ministry of the Environment and Natural Resources; MAGFOR; the Nicaraguan
Institute of Territorial Studies (INETER); municipal authorities; and NGOs. Under
PRODEP, 1,500 km² have recently been registered, with a total of 22% of the
territory now recorded and 40,000 titles granted across the country. PRODEP, in
principle, is scheduled to cease its activities on 30 April 2010.

63. Despite this considerable progress, various concerns remain. For example, the
Special Rapporteur was informed that it is not uncommon for titles to the same plot
of land to be granted to a range of different people. Furthermore, in the absence of
adequate access to credit, landless agricultural laborers find it difficult to acquire
land of their own, and as they lease the land they cultivate for terms which can be as
short as one harvest cycle, this discourages investments on the land and is a
disincentive for the responsible management of the soil, including by the planting of
nitrogen-fixing trees. In addition, the result of past processes is that women have
been discriminated against in access to land, since land redistribution has
disproportionately benefited men.
64. The Special Rapporteur therefore makes three recommendations that should go beyond the existing Presidential Decree No. 70-2006 establishing a general framework for land policies.\textsuperscript{22} First, the implementation of the titling programme should be accelerated in order to limit the risk of more conflicts over land in the future. In this process of implementation, priority should be given in access to land to those who use the land as a productive resource, and the process should not lead to any eviction that does not comply with the principles laid out in General Comment No. 7 (1997) of the Committee on Economic, Social and Cultural Rights on forced evictions (E/1998/22, annex IV), and with the Basic Principles and Guidelines on Development-based Evictions and Displacement presented in 2007 by the former Special Rapporteur on the right to adequate housing (A/HRC/4/18, annex I).

65. Second, in order to avoid the risk of a market-led land reform leading to more concentration of land in the hands of large landowners with a capacity to price smallholders out, it is vital that titling goes hand in hand with improvements to the production capacities of smallholders, something that improved access to credit could significantly contribute to. The establishment of a bank to support production (Banco de Fomento de la Producción, PRODUZCAMP) is therefore welcome. This bank shall strengthen and broaden the range of financial services to the rural sector already provided by the Rural Development Fund, and should be adequately equipped to provide loans to farmers.

66. Third, access to land of women should be strengthened. Around 22\% of the Nicaraguan population consists of rural women. Although the economic and productive activity of rural women represents an important pillar of the country’s economy, women are facing serious limitations when it comes to accessing resources such as land, water, credit, health, education, and extension services. 65 percent of rural women do not own the land that they till.\textsuperscript{23} The initiative towards creating a

\textsuperscript{22} Official Gazette, 8.11.2006.

\textsuperscript{23} Data provided by the Coordinadora de Mujeres Rurales por el Derecho a la Propiedad de la Tierra.
special fund\textsuperscript{24} for the acquisition of land by productive rural women, promoted by the deputy Ms Alba Palacios, is welcome and deserves a wide discussion.

\section*{E. Recourse mechanisms}

67. Nicaragua’s legislation provides a foundation for the justiciability of the right to food. In the Constitution, Article 46 explicitly stipulates the respect for and the promotion and protection of human rights, as set forth in key international and regional human rights instruments, including the International Covenant on Economic, Social and Cultural Rights. More specifically, Article 63 establishes the right of Nicaraguans to be protected against hunger, and the responsibility of the State to ensure the availability and fair distribution of food.

68. The recently adopted SSAN Law further strengthens the legal protection of the right to food. Article 35 of the law contemplates an administrative appeal available to those who believe their rights have been infringed. Furthermore, the law calls upon the Office of the Ombudsman (\textit{Procuraduría para la Defensa de los Derechos Humanos}) to designate a special ombudsman to monitor the functioning of the national system for food and nutritional sovereignty and to include information on the progressive realization of the right to food in its annual report to the National Assembly. The Special Rapporteur welcomes the increased role for the Ombudsman to monitor the status of realization of the right to food. Adequate resources will be important to ensure the effective implementation of this new role. In this regard, the Rapporteur expresses concern at information received during the visit that the special ombudsman for indigenous peoples, while having been appointed, has until now not received any resources to function, thus limiting the responsiveness of the Office of the Ombudsman to the plight of indigenous peoples.

\section*{F. Food aid}

69. The World Food Programme (WFP) has been present in Nicaragua since 1971 and for the 2008-2010 period has the yearly target of distributing 21,045 metric tons of food aid reaching 225,000 beneficiaries. The WFP Nicaragua country programme

\textsuperscript{24} Draft law presented to the National Assembly on 22 November 2007.
has three components: 1) support for improving the nutrition and health of children and pregnant and lactating women; 2) support access to education; and 3) enhance livelihood activities to improve household food security. The second component entails primarily food support for pre-schools and primary schools. It accounts for 78 percent of the expected country-wide beneficiaries and 84 percent of total direct operational costs borne by the WFP in its country programme.

70. The country programme is implemented in partnership with the government, other UN agencies, international donors and civil society. Additionally, WFP guidelines seek to maximize local food procurement, with the target of purchasing 50 percent of maize and pulses locally, as well as supporting farmers’ cooperatives and small traders.

G. Disaster preparedness and management

71. Nicaragua is exposed to natural disasters that seriously affect food security, including hurricanes, flooding, landslides, earthquakes and volcanic activity. Natural disasters are particularly destabilizing for the Autonomous Regions of the North and South Atlantic as they suffer from high food insecurity.

72. The National System for Disaster Prevention, Mitigation and Relief (SINAPRED) is the structure coordinating Government action to reduce disaster risks and to protect the population and its property. SINAPRED works through committees at the national, regional, departmental, municipal and local levels, while it is also linked institutionally to the Coordinating Centre for the Prevention of Natural Disasters in Central America (CEPREDENAC). Through CEPREDENAC, Nicaragua is currently implementing a Regional Programme for the Reduction of Vulnerability and Environmental Degradation (PREVDA), funded by the European Union.

73. SINAPRED also administers the National Disaster Fund, with resources from the public budget and external contributions, both national and international. Additionally, the law on SSAN provides for the creation of a National Emergency Fund for Food and Nutritional Sovereignty and Security (FONASSAN) to deal with
emergency food situations caused by natural disasters, and economic or social crises. The fund is financed through the general budget, with the possibility of receiving external donations, and administered by the Ministry of Finance.

VII. NON-DISCRIMINATION

74. Indigenous peoples and people of African descent constitute some of the main vulnerable groups in Nicaragua, which require special attention in accordance with the principle of non-discrimination. The issue of land is of particular importance to these categories, as they depend on land for their livelihoods, whilst land is also a core component of their cultural identity. Law No. 445 (Ley de Régimen de Propiedad Comunal de los Pueblos Indígenas y Comunidades Étnicas de la Costa Atlántica de Nicaragua), adopted in 2003, provided for the demarcation of 9 indigenous territories, covering in total approximately 10,000 square kilometers. While the demarcation of 13 additional territories is foreseen, the legislative framework should be improved in order for such demarcation to benefit not only the Atlantic regions, but also the Pacific, North and Central Regions.

75. The Special Rapporteur believes that the process of adoption of the Act relating to the Indigenous Peoples of the Pacific, Central and Northern Regions of Nicaragua should be accelerated.

76. The Special Rapporteur also notes with concern that indigenous communities are particularly vulnerable to the impacts of climate change, as a result of a variety of extreme weather events and changes in rainfall and temperature. Rapid alert systems should be put in place, and support should be given to the indigenous

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25 "See also the Concluding Observations adopted by the Committee on the Elimination of Racial Discrimination, CERD/C/NIC/CO/14, 19 June 2008, para. 15."
communities to enable them to develop modes of agricultural production that are more resilient to weather-related events.

77. Finally, the Special Rapporteur regrets that, in general, indicators relating to socio-economic development or food security are not disaggregated by ethnicity, so that assessing the situation of the indigenous peoples or people of African descent in Nicaragua and devising appropriate policies to improve that situation is made more difficult.

VIII. THE ROLE OF THE INTERNATIONAL COMMUNITY

78. The international community has an important role to play in supporting the efforts of Nicaragua towards improving food security, particularly in agricultural and rural development. The Special Rapporteur was struck by the quality of the coordination among donors, in particular with the support of the UN Resident Coordinator, as well as by the quality of the dialogue between the donor community and the Government at sectoral level, through the organisation of roundtables in thematic areas linked to the Millennium Development Goals. Yet, a series of events, including both the perceived politicization and lack of transparency in the implementation of social programmes, and doubts about the fairness of the municipal elections held in November 2008, have affected the trust between the Nicaraguan government and the international community of donors.

79. In turn, its dependency on foreign aid makes the Nicaraguan Government particularly suspicious of any perceived attempts at undermining the ownership of its national human development strategy, and it sees the imposition of conditionalities in any form as an instrumentalization of aid. The result is that the global roundtable between the government and the international community of donors has not been convened since March 2008. This is regrettable, and it runs against the spirit of the Paris Declaration on Aid Effectiveness and of the Accra Agenda of Action.
80. Each side should take the steps needed to rebuild trust. The global roundtable should constitute a forum in which the Government could answer the concerns of the donor community, and work towards identifying with them how decentralization and the adoption of a participatory approach in Government programmes could be reconciled with the legitimate concerns expressed by donors about transparency. This should be done in full respect of the principle of ownership, and donors should make the best efforts to ensure that their contribution is aligned with the national priorities as defined in the National Human Development Plan 2009, and to improve the predictability of the aid they provide and, hence, the ability for the governmental agencies to plan development.

81. The international community should accept that it has a responsibility not only to provide support to the efforts underway in Nicaragua to improve food security, but also to promote a form of development that is more inclusive and sustainable. This means, for example, not imposing conditions in trade agreements that further reduce the resources of the State, and may result in unfair competition for local producers; and not encouraging or supporting the development of agrofuels, which is currently occurring in conditions that are not sustainable. When assigning funds for rural development and the fight against food insecurity, care should be taken to ensure that the aid provided is channeled towards sustainable methods of agricultural production and is targeted towards the most vulnerable.

82. The Special Rapporteur believes that the placement of governmental policies aiming to improve food security under the framework of the 2009 SSAN Law and institutionalized, thus improving transparency, and the provision of remedies for households that are denied access to certain support schemes which they qualify for under the criteria set forth in legislation, would constitute an important step towards rebuilding the trust between both sides.

IX. RECOMMENDATIONS
83. The Special Rapporteur commends the government for its commitment towards the realization of the right to food, which is demonstrated by the large number of measures taken to improve the situation of the poorest segments of the population, and to combat in particular child nutrition and extreme poverty within the indigenous part of the population. On the basis of his mission and the information received both prior to the visit and as a result of his visit, he makes the following specific recommendations:

(a) Protection against forced evictions should be improved, and the victims should have remedies against any eviction incompatible with the rule of law or international standards. Nicaragua should take measures which ‘provide the greatest possible security of tenure to occupiers of houses and land; conform to the International Covenant on Economic, Social and Cultural Rights; and are designed to control strictly the circumstances under which evictions may be carried out’ (E/1998/22, annex IV, para. 9). Prior to carrying out any evictions, all feasible alternatives should be explored in consultation with the affected persons, with a view to avoiding, or at least minimizing, the need to use force; legal remedies or procedures should be provided to those who are affected by eviction orders; and all the individuals concerned have a right to adequate compensation for any property, both personal and real, which is affected ((E/1998/22, annex IV, para. 9). Any eviction not complying with these conditions should be considered a violation of the right to housing and, where it leads to depriving families from their means of producing food, it also is a violation of the right to food.

(b) The Government should assess the impacts of trade agreements on a regular basis, in particular in light of the recently adopted Law on Food and Nutrition Security, in order to ensure that trade liberalization will not fragilize the most marginal farmers. Such an assessment should also be conducted in relation to the proposed Association Agreement between Central America and the European Union.
(c) In order to ensure access to adequate food to waged workers, Nicaragua should increase the level of the minimum wage, in order to reflect the evolution of the price index for basic commodities. It should improve the capacity of the labour inspectorates to monitor compliance with the Labour Code and it should regulate subcontracting, in order to ensure that subcontracting will not result in fragilizing the rights of workers.

(d) Law No. 693 on food and nutrition sovereignty and security should be fully implemented, and the information system on food and nutrition security it provides for strengthened by the adoption of a unified system of indicators, targets and benchmarks to monitor compliance with the State obligation to progressively realize the right to food.

(e) The effectiveness of ENABAS in ensuring adequate and stable incomes to farmers and affordable staple foods to consumers would be improved by strengthening further the capacity of ENABAS, as the government is already doing, and by seeking to reach out to the poorest households. In addition, the ability of ENABAS to limit volatility of prices on the markets would be improved by mutualising its management of food stocks with those of the other countries of the region.

(f) The programmes placed under the ‘Hambre Cero’ strategy could be further improved by integrating the human rights principles of non-discrimination, transparency, participation and accountability. This implies not only developing mechanisms through which the beneficiaries can take part in the design, implementation and evaluation of the program, as the SSAN framework should allow, but also: 1° basing interventions on a reliable identification of needs; 2° identifying clearly the beneficiaries in legislation, to ensure that any individual or household left out may claim benefits under the schemes through appropriate complaints mechanisms; 3° improving the provision of information to beneficiaries about their rights under the programmes.
(g) In order to ensure security of tenure and improve access to land, the implementation of the titling programme should be accelerated in order to limit the risk of more conflicts over land in the future. Such titling should go hand in hand with improving the productive capacities of smallholders, in particular by providing them with access to credit at appropriate conditions. Women’s access to land should be prioritized, in accordance with Art. 14 para. 2, g) of the Convention on the Elimination of All Forms of Discrimination against Women.

(h) The Office of the Ombudsman should be provided with the resources needed to effectively monitor the functioning of the national system for food and nutritional sovereignty and the progressive realization of the right to food, as provided in the SSAN law of 2009. The special ombudsman for indigenous peoples should also be given the support required to adequately fulfil his/her functions.

(i) Nicaragua should accelerate the process of adoption of the Act relating to the Indigenous Peoples of the Pacific, Central and Northern Regions. It should also ratify the 1989 ILO Convention (n° 169) concerning Indigenous and Tribal Peoples, which recognizes the special relationship of these peoples with the lands or territories which they occupy or otherwise use, and in particular the collective aspects of this relationship (art. 13). Pending that ratification, as a minimum, it should act in conformity with the United Nations Declaration on the Rights of Indigenous Peoples (UNGA Res. 61/295 (13 September 2007)) and give legal recognition and protection to these lands, territories and resources, with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned. It should also put in place a rapid alert system in order to protect indigenous peoples from the impacts of weather-related events, and support them in building the resilience of their food systems against climate change.

(j) No more than any other State, can Nicaragua achieve the full realization of the right to food by its own means only. International
assistance and cooperation are required. The government should convene a new global roundtable with the community of donors, and work towards identifying with them how decentralization and the adoption of a participatory approach in Government programmes could be reconciled with the legitimate concerns expressed by the donors’ community about transparency.