The Rights to Freedom of Peaceful Assembly and Association and the Internet:

Submission to the United Nations Special Rapporteur on the Rights to Freedom of Peaceful Assembly and Association by Association for Progressive Communication (APC).

(Introduction)

1. APC welcomed the establishment of a Special Rapporteur on the rights to freedom of peaceful assembly and association in 2010 and the subsequent appointment of Maina Kiai as Special Rapporteur. We are pleased that, pursuant to his mandate, the Special Rapporteur now seeks to gather information from all stakeholders regarding the situation of the rights to freedom of peaceful assembly and association around the world, by way of the questionnaire distributed in December 2011. APC is an international network and non-profit organisation that believes the internet is a global public good. We advocate for everyone to have access to a free and open internet to improve our lives and create a more just world.

2. The rights to freedom of peaceful assembly and association are, together with the right to freedom of expression, at the core of a democratic and open society. The rights are clearly stated in most human rights instruments, including the UN Declaration on Human rights (art 21, 22) and the ICCPR, as well as in many regional rights instruments and national constitutions.

3. Yet in 2008 Freedom House reported that the state of rights to freedom of peaceful assembly and association was declining, that repressive governments were increasing restrictions on these rights, and that, in doing so such governments were violating international human rights standards. These government restrictions were seen as a response to movements elsewhere in the world, which had been triggered through the establishment of (political) associations.

4. Just a few years later, the world has seen the 2011 Arab and Middle East uprisings, strongly leveraged by online digital tools for gathering and information sharing. Parallel

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to the strength which people have gained through these movements and these enabling tools, there has been a number of totalitarian crackdowns on both the movements and the tools used. It is therefore of critical importance that the rights to freedom of peaceful assembly and association are understood in the light of how they are exercised on the internet and through the use of information communication technologies (ICTs). While the internet and ICTs offer new opportunities to exercise rights, they also have potential as new tools of repression.

5. This submission has three parts: (a) the conceptualisation of freedom of peaceful assembly and freedom of association on the internet, (b) country specific cases and (c) recommendations.

A - THE CONCEPT OF THE RIGHT TO FREEDOM OF PEACEFUL ASSEMBLY AND ASSOCIATION ONLINE

6. The internet as a communication technology is not new and telecommunications as a means to exercise the rights to freedom of peaceful assembly and association has been available for a long time. The last few years, however, we have seen an unprecedented development of new ways to communicate and interact online. With almost 2.5 billion internet users\(^1\), of which 800 million interact on Facebook\(^2\), the UN Special Rapporteur on Freedom of Expression recently stated that “the Internet is one of the most powerful instruments of the 21st century for increasing transparency in the conduct of the powerful, access to information, and for facilitating active citizen participation in building democratic societies”\(^3\).

7. Originating from developed world technology, the internet and its many communication tools are now increasingly becoming available in the developing part of the world, including in countries with repressive regimes where democratic rights are urgently needed. Internet users per 100 inhabitants in developing countries have more than doubled since 2007\(^4\) and are now increasing more rapidly than in developed countries.

8. The rights to freedom of peaceful assembly and association, as stated in the ICCPR, as well as in other human rights instruments, gives protection to a wide variety of ways to associate and assemble, and this protection is not limited to the traditional notion of public spaces (such as public highways, roads or other tangible spaces). The rights to freedom of peaceful assembly and association should be interpreted to include any space where people can meet, including online spaces.

9. Articles 21 and 22 of the ICCPR provide that any limitations on these rights must be provided for by law, and allows only those limitations deemed absolutely necessary for national security, public order, or the protection of other rights. But in APC’s experience, limitations on the rights to freedom of peaceful assembly and association on the internet take various forms, and often do not comply with international human rights standards.

10. Such limitations or restrictions include technical measures in the form of filtering or blocking certain websites or online tools, or even blocking internet users themselves.

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These technical measures are sometimes coded in law, most often in the name of protecting intellectual property or child pornography prevention. In that sense those restrictions are lawful, but only if such restrictions are absolutely necessary for national security, public order, or the protection of other rights can they be deemed complying with international human rights standards.

11. Filtering and blocking mechanisms will always affect a far larger group of people than the sought-after offenders. It is, in fact, impossible to target specific content/users without scanning everything/everyone. Filtering and blocking should therefore only be used in the most severe cases, and never as an arbitrary preventive measure against intellectual property infringement or child pornography.

12. By enabling the user instant and global communication while keeping relative anonymity, the internet plays an important role in facilitating traditional ways of association and peaceful assembly, through enabling effective and quick planning of assemblies and associations. However, the internet also enables the exercise of assemblies and associations in ways never seen before. The massive global protest against the SOPA and PIPA legislations showed that important movements no longer necessarily need representation in the physical world.

**The right to freedom of peaceful assembly**

13. Only peaceful assemblies are protected, according to article 22 of the ICCPR. This limitation does, however, not mean that an assembly, whether online or offline, may be limited or prevented only because it is inconvenient or offensive to someone. OSCE includes "conduct that may annoy or give offence, and even conduct that temporarily hinders, impedes or obstructs the activities of third parties"\(^1\) in its interpretation of the term peaceful.

14. The right to freedom of peaceful assembly in an internet context has two dimensions. First, it means that a state is obliged to respect the right to organise and plan an assembly through online interaction. Second, the right must be interpreted as also protecting peaceful assemblies that occur online, through different web based tools such as Facebook, Twitter, discussion forums or online campaign activities.

15. Today, any political protest is planned and organised through communication over the internet. The internet enables gathering of large groups of people on short notice which is often critical in order to respond to a certain event, such as an election, or to organise a counter-demonstration. It is therefore critical that blocking of sites is never conducted arbitrarily as even a short down-time can make such organising impossible. These "just-in-time blocking" techniques are a growing concern in the Middle East and elsewhere.

16. Furthermore, it is widely interpreted that states, under international human rights standards, may require prior notice for a planned assembly while also providing for spontaneous assemblies to occur\(^2\). As the internet enables far quicker organising of assemblies it is important that restrictions that may have been considered proportionate

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when organising assemblies took longer time are updated and shortened to allow for quickly organised assemblies.

17. In a world where citizens are increasingly connected to the internet, assemblies are not only planned and organised online, assemblies can occur entirely online. Causes and protests do not always include people meeting physically anymore, they can effectively occur entirely online, often with as much impact as traditional forms of assembly. It is our understanding that the right to freedom of peaceful assembly already protects such gatherings. There may, however, be a need to develop an understanding of the scope and implications of this right in the context of online assemblies.

18. Whereas online assemblies might be more complex to construe, it is more obvious that the internet plays a critical role in exercising the right to freedom of association. Nevertheless, it is important to understand the full implications of exercising the right to freedom of association on the internet or in relation to the internet.

19. The right to freedom of association is often associated with the right to form political parties and the right to organise collectively at the workplace. While these two examples might be the most commonly threatened associations, it is important to recognize that associations are formed everywhere in society, and that many societal functions rely on the free formation of associations. Not only has the internet helped these associations reach out further and become more effective, many such associations only exist online.

20. As mentioned above, the relative anonymity that the internet offers enables people or minority groups to associate on sensitive matters such as sexual orientation or religion. At the same time, the internet offers the state (or any other technically savvy actor) to implement surveillance measures, which may expose an online association publicly -- with severe negative effects.

21. It is therefore important that states not only refrain from blocking and filtering measures, as in the case of freedom of assembly, but also refrain from any surveillance measures that are not conducted in accordance with international human rights standards.

22. As mentioned above, the rights to freedom of peaceful assembly and association are closely related to a number of other human rights, civil and political as well as economic, social and cultural. While freedom of expression often is seen as an enabler of the rights to freedom of peaceful assembly and association, it may also be the opposite, as the formation of an association may be needed to effectively develop and reach out with a message. Furthermore, and in particular in an internet context, the right to privacy is important for the realisation of the rights to freedom of peaceful assembly and association. As activities online leave tracks, the discussion on a possible right to anonymity as well as a possible right to be forgotten are relevant to exercising the rights to freedom of peaceful assembly and association online.

23. New forms of violations and states' positive obligations
23. Most analyses of states’ obligation to respect and protect the rights to freedom of peaceful assembly and association tend to focus on the need to refrain from any hindering activities. It is, however, widely accepted that it is the positive obligation of authorities to their citizens. In matters of organised protest for instance, it is the duty of the police to not only not interfere, but also to ensure the safety of the protesters.

24. In an internet context the states’ possibilities to positively ensure citizens’ freedom to assemble or associate increases dramatically. As noted above the privacy and anonymity of citizens associating online is critical, and the rights to freedom of peaceful assembly and association must be understood as encompassing active measures from the state so as to ensure citizens’ privacy and anonymity online.

25. The increase of online attacks against independent media and human rights groups has proven to be an effective way of silencing certain voices and groups at certain times. It is therefore appropriate to consider the states’ positive obligations to include reasonable measures of protection for peaceful assemblies and associations from attacks.

26. Furthermore, considering the importance of the internet for the realisation of the rights to freedom of peaceful assembly and association, it is reasonable to require states to employ policies on universal access to the internet.

New remedies

27. New forms of ways to associate and assemble have lead to new forms of violations of the rights to freedom of peaceful assembly and association. This development has created a need to address new forms of remedies and accountability against human rights violators. To effectively address such new remedies and accountability there is an urgent need for capacity building amongst human rights defenders about technical possibilities and threats as well as the application of human rights in an online environment.

Specific issues in relation to specific groups

28. The impact of the internet on the situation of women cannot be overstated. The internet can be a powerful tool for ending gender-based violence by allowing access to resources and support. It helps to publicise abuses, which can bring pressure to bear on the authorities to take action. However, the anonymity of the web, and its ability to shrink distances, also means that perpetrators can use it to harass, stalk and find victims. Technology also heightens problems of privacy, evidence and recompense evident in traditional gender-based violence.

29. In a recent mapping study, Take back the Tech and GenderIT.org showed that ICT and online spaces have become a significant component and extension of the reality of

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1 Ethan Zuckerman, Hal Roberts, Ryan McGrady, Jillian York, John Palfrey, Distributed Denial of Service Attacks Against Independent Media and Human Rights Sites, The Berkman Center for Internet & Society at Harvard University (2010), http://cyber.law.harvard.edu/node/6521
3 Read more about online violence such as cyberstalking at http://www.takebackthetech.net/be-safe/2-cyberstalking-and-how-prevent-it
violence against women, and thus far, insufficient attention has been paid to it by state, non-state and civil society actors1. These online forms of violence against women must be understood also as a violation of the rights to freedom of peaceful assembly and association as women are targeted as a group and are not free to exercise their rights through the internet if not protected from violence and harassment.

30. The 1998 UN Declaration on Human Rights Defenders acknowledges the importance of the ability of individuals to promote and protect human rights2. Since then, the internet has become an essential tool in the work of human rights defenders, enabling them to put pressure on governments to live up to international human rights standards. However, in the exercise of this important role through the internet, human rights defenders tend to become even more exposed as a group, and deserve particular protection in an online environment. In reference to para. 28 and 29 above, the protection of human rights defenders in an internet environment needs to address the particular challenges women human rights defenders face3.

B - COUNTRY SPECIFIC CASES

31. BULGARIA: Bulgaria is a good example of how the right to freedom of peaceful assembly needs to be actively protected online. As discussed in the Bulgaria GISWatch report, online forums and social networks are becoming dominated by extremist groups through hate speech. Other social groups are pushed away as they are not protected enough from such derogatory attacks.4 As in any policing of assemblies, there is a delicate balance between protecting an assembly and allowing free speech. Policing online does, however, need a specific approach and understanding of both the right to freedom of peaceful assembly and the right to freedom of expression.

32. BELARUS: The human rights situation in Belarus has been heavily reported on, unfortunately with some hyperbole5. Notwithstanding such exaggerations, the situation in Belarus is alarming in relation to many human rights, including the rights to freedom of peaceful assembly and association. Legislation restricting public assemblies not only violate the right to freedom of peaceful assembly in its traditional way, it also targets any planning activity, which means that merely discussing political protest online may be criminalised6.

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3 In addition to the gender perspective explained in para. 28 and 29, the particular needs of protection for women human rights defenders are outlined in the commentary to the Declaration on Human Rights Defenders, http://www.ohchr.org/Documents/Issues/Defenders/CommentarytoDeclarationonDefenders/July2011.pdf, p.7


5 A more nuanced article on Belarus’ claimed online iron curtain, http://www.dw-world.de/dw/article/0_15648186_00.html

33. MALAYSIA: 2011 was a very turbulent year for Malaysian human rights activists. The violent reactions to the peaceful Bersih 2.0 protests displayed a cold disrespect for the rights to freedom of peaceful assembly and association. Bersih 2.0 demonstrations were largely coordinated over sms and twitter and these tools not only played a critical role in planning and setting up the event, they were also important in keeping the organisation peaceful. When the police use unprovoked violence against protesters such tools play a critical role in reorganising and avoiding further clashes with the police.

34. The turmoil around Bersih 2.0 has resulted in proposed further restrictions on the right to freedom of assembly, and a worrying instance of ”just-in-time“ blockings such as the DDOS attack on a top newspaper during the regional elections in Sarawak.

35. SOUTH KOREA: The “candlelight protests“ in South Korea is another good example of how peaceful protests can be kept running over the internet despite violent police clampdown of the physical demonstrations. In 2008, when the peaceful protests against importation of US meat were met with violence from the police, protesters video streamed police brutality and kept the protests and discussions going in online media -- at the time being the only way to exercise their right to peaceful assembly. As if violent policing was not enough, the continued online protest was responded to by the Korean state with criminal prosecution of protesters for “false communication”. Recently, a real name system has been established in the country, requiring everyone to display their real name when posting on the internet, something that has had a severe chilling effect on political opposition.

36. USA: Violations of the right to freedom of peaceful assembly and association don’t only occur in developing countries. The action of forcing payment companies to not forward payments to the organisation Wikileaks was a clear limitation to the right to freedom of association. Since the actions of putting pressure on these companies to block payments were not provided for by law it should not be deemed an acceptable limitation under international human rights standards.

C - RECOMMENDATIONS

37. In reference to the above, APC recommends

- states incorporate the online perspective of any legislation or other measure in relation to the rights to freedom of peaceful assembly and association.
- states live up to their obligation to protect online associations as well as online peaceful assemblies from attacks.
- the Special Rapporteur of the right to freedom of peaceful assembly and association, as well as other relevant United Nations bodies, further develop the

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concept of the rights to freedom of peaceful assembly and association online, including a definition of an online assembly and such a definition’s consequences for states’ obligations to protect such assemblies.

- the Special Rapporteur of the right to freedom of peaceful assembly actively seek opportunities for collaboration with other special mandate holders on issues in relation to the internet. In particular, the mandate holders on the right to freedom of expression, on violence against women, on the situation of human rights defenders, on the right to health and on the right to education, should all take into account the importance of addressing the online aspects of their work collaboratively.

- states, as well as UN bodies, acknowledge states’ obligation to ensure universal access to the internet as a means to realise universal human rights such as the right to freedom of peaceful assembly and association.

- states acknowledge that restrictions (whether due to state, family or cultural reasons) to women’s use of the internet and communication technologies adversely affect women and girls’ rights to fully participate in cultural life and the full exercise of their citizenship within the evolving information society.