15 September 2014

Senator the Hon George Brandis QC Attorney-General PO Box 6100 Senate, Parliament House Canberra ACT 2600

Dear Attorney,

Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment

We, the undersigned organisations, are writing to urge the Australian Government to ratify the Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT) and implement a National Preventative Mechanism (NPM) without delay.

We welcomed Australia's signing of OPCAT in 2009. Now in ratifying OPCAT the Australian Government will demonstrate, nationally and internationally, its commitment to safeguarding the human rights of people deprived of their liberty in all places of detention, including prisons, police lock ups, juvenile detention centres, immigration detention centres, mental health facilities and forensic disability units.

The aim of OPCAT is to strengthen the protection of persons deprived of their liberty through non-judicial means of a preventative nature. We strongly support this goal and believe that independent monitoring by autonomous bodies under OPCAT will serve to strengthen a culture of human rights within Australian detention facilities.

Since Australia signed OPCAT in 2009, a National Interest Analysis has been conducted and in 2012 the bipartisan Joint Standing Committee on Treaties completed an inquiry into Australia's ratification of OPCAT. We strongly support the recommendation of the Committee that the Australian Government work in collaboration with the States and Territories to ratify OPCAT and implement a NPM as soon as possible.

In supporting the recommendation of the Committee, we point to the importance of the accountability mechanism provided by the Subcommittee on Prevention of Torture (SPT). The Committee identified that the SPT has proven to be a valuable and successful mechanism in exercising oversight and providing support for State Parties as they implement OPCAT.

Ratification of OPCAT would provide the opportunity for the SPT to lend its expertise to Federal, State and Territory jurisdictions in aligning existing mechanisms to meet the requirements of OPCAT, particularly the establishment and implementation of a NPM. Australian jurisdictions have monitoring bodies already in existence and ratification of OPCAT would allow cooperation with the SPT to modify these institutions under quidance to form a NPM.

The Australian Government has stated its intention to postpone the implementation of a NPM. We do not support this intention as delayed implementation of a NPM would render Australia's ratification of OPCAT symbolic rather than effective, potentially compromising Australia's stated commitment to human rights.

In light of the consultative processes already undertaken by the Australian Government and the initiation of a collaborative approach between the Federal, State and Territory Governments to reform existing inspection bodies, there exist no reasonable obstacles to Australia's immediate ratification of OPCAT and the implementation of a NPM.

OPCAT, the SPT and the NPM bodies safeguard the human rights of people in custodial settings and provide independent oversight of places of detention. The transparency and accountability offered by OPCAT and its mechanisms provide Australia with the opportunity to act as regional and global model for best practice on human rights in places of detention.

In the lead up to Australia's review before the UN Committee against Torture in Geneva in 2014, we call on the Australian Federal, State and Territory Governments to commit to ratifying OPCAT in full and implementing a NPM without delay.

Yours sincerely,

The undersigned organisations

Act for Peace

ActionAid

Afghan Australian Development Organisation

Amnesty International

ANTaR

Association for the Prevention of Torture

Association for Services to Torture and Trauma Survivors

Asylum Seekers Centre

Asylum Seeker Resource Centre

Australian Churches Refugee Taskforce

Australian Council for International Development (representing over 140 member organisations)

Australian Lawyers Alliance

Australian Lawyers for Human Rights

Australian Tamil Congress

Castan Centre for Human Rights Law

Centre for Peace and Conflict Studies

Children with Disability Australia

ChilOut

Civil Liberties Australia

Companion House Assisting Survivors of Torture and Trauma

Consumers Health Forum of Australia

Disability Discrimination Legal Service

Domestic Violence Legal Workers' Network

Edmund Rice Centre

Equality Rights Alliance (representing 62 member organisations)

Federation of Community Legal Centres Victoria

Forum of Australian Services for Survivors of Torture and Trauma

Foundation House

Human Rights Law Centre

Human Rights Watch

Hunter Community Legal Centre

Islamic Relief Australia

Jesuit Refugee Service

Kingsford Legal Centre

Mahboba's Promise

Medical Association for Prevention of War

Melaleuca Refugee Centre Torture and Trauma Survivors Service of the Northern Territory Inc

Mental Health Carers ARAFMI Australia

National Association of Community Legal Centres

National Child Rights Taskforce

National Children's and Youth Law Centre

National Congress of Australia's First Peoples

Oxfam Australia

People with Disability Australia

Phoenix Centre Support Service for Survivors of Torture and Trauma

Public Health Association of Australia

Public Interest Advocacy Centre Ltd

Queensland Advocacy Incorporated

Queensland Program of Assistance to Survivors of Torture and Trauma

Refugee Council of Australia

Save the Children

SCALES Community Legal Centre

Service for the Treatment and Rehabilitation of Torture and Trauma Survivors

Settlement Council of Australia

Sisters Inside

Survivors of Torture and Trauma Assistance and Rehabilitation Service Inc

TEAR Australia

UN Association of Australia

Uniting Church in Australia Assembly

Women's Electoral Lobby

Women's Law Centre

Women's Legal Services Australia

Women with Disabilities Australia

YWCA Australia

Copy to:

Mr Simon Corbell MP, ACT Attorney-General

Hon Bradley Hazzard MP, NSW Attorney-General

Hon Johan Wessel Elferink MLA, NT Attorney-General

Hon Jarrod Bleijie MP, QLD Attorney-General

Mr Jon Rau MP, SA Attorney-General

Ms Vanessa Goodwin MLC, TAS Attorney-General

Hon Robert Clark MP, VIC Attorney-General

Hon Michael Mischin MLC, WA Attorney-General