Recommendations adopted by the SRM TWG at its second meeting
(10-14 October 2016)

To be submitted to the Governing Body for its consideration at its 328th Session (October-November 2016)
pursuant to paragraph 22 of the terms of reference of the SRM TWG

1. In formulating the recommendations set out below, the SRM TWG has been mindful of its mandate to contribute to the overall objective of the SRM to ensure the ILO has a clear, robust and up-to-date body of international labour standards that respond to the changing patterns of the world of work, for the purpose of the protection of workers and taking into account the needs of sustainable enterprises.

2. The SRM TWG has been guided in particular by paragraphs 1, 8, 9, 11 and 13 of its terms of reference which set forth the overarching institutional and policy framework within which it operates with particular reference to the Declaration on Social Justice for a Fair Globalization, 2008. Under this Declaration, in consultation with the representative organizations of workers and employers, Members are invited to consider the review of their situation as regards the ratification or implementation of ILO instruments with a view to achieving a progressively increasing coverage of each of the strategic objectives, with special emphasis on the instruments classified as core labour standards as well as those regarded as most significant from the viewpoint of governance. The SRM TWG notes that in its 2016 resolution on Advancing Social Justice through Decent Work (“the 2016 resolution”), the Conference states that more work is needed to improve the implementation and ratification of standards, and calls on, in particular, member States to step up action with a view to achieving progressively the ratification and implementation of the fundamental and governance Conventions.

3. In determining these recommendations, the SRM TWG examined 63 instruments identified as outdated by the Working Party on Policy regarding the Revision of Standards (“Cartier Working Party”).

4. In determining follow-up, the SRM TWG has been guided by its mandate as well as by the need to ensure that actions taken do not result in gaps in protection. The actions taken may include Office follow-up to promote ratification and assess reasons for non-ratification of the most up-to-date instrument on the particular subject area, denunciation of the outdated instrument in accordance with the respective denunciation “windows”, abrogation or withdrawal as appropriate, and the possibility of standard setting to address possible gaps in coverage.

5. The SRM TWG takes note of paragraph 11 of the terms of reference which states that its review shall not have any effect on the legal status of a standard until a final decision has been taken on that standard by the International Labour Conference, or the Governing Body, as appropriate.

6. The SRM TWG calls for time-bound follow-up to be undertaken with the aim of ensuring effective implementation of these recommendations. Such an implementation strategy would include: i) a targeted ratification campaign as set out in the recommendations, ii) the gathering of relevant information on the reasons for non-ratification of up-to-date instruments, and iii) tailored technical assistance to member States designed to support implementation at the national level of the SRM TWG recommendations. In this regard, the Office will undertake systematic follow-up with Governments and social partners through
varied means such as official communications, technical advisory services, and the collection of information. The SRM TWG will monitor implementation of its recommendations at each meeting.

7. The SRM TWG recommends that the Governing Body take the necessary steps to implement the recommendations set out below, including in the context of the programme of work that will be examined by the Governing Body in March 2017 to implement the 2016 resolution and in the Programme and Budget proposals for 2018–19.

8. In line with its terms of reference, the SRM TWG submits its recommendations to the Governing Body for decision.

Strategic objective of employment: Employment policy and promotion¹

9. The SRM TWG recommends that:

(1) the Office commences follow-up with the Government and the social partners of the member State party to the Fee-Charging Employment Agencies Convention, 1933 (No. 34), within the next twelve months encouraging it to ratify the Private Employment Agencies Convention, 1997 (No. 181), as the most up-to-date instrument in this subject area which would result in the automatic denunciation of Convention No. 34;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Convention No. 34 during its later examination of other instruments concerning employment policy instruments (set of instruments 1) and decide at that time whether or not to recommend its withdrawal.

Strategic objective of employment: Vocational guidance and training²

10. The SRM TWG:

(1) recommends that the Governing Body takes note of the juridical replacement of (i) Recommendations Nos 57, 60 and 88 by the Vocational Training Recommendation, 1962 (No. 117), (ii) Recommendations Nos 87, 101 and 117 by the Human Resources Development Recommendation, 1975 (No. 150) and (iii) Recommendation No. 150 by the Human Resources Development Recommendation, 2004 (No. 195), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) these replacements are clearly marked in relevant databases and that (ii) the text of these Recommendations is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents;

(2) informs the Governing Body of a regulatory gap identified in relation to the topic of apprenticeships which has not been addressed in later recommendations, so that it may consider necessary steps for possible standard setting to address this regulatory gap taking into consideration all relevant conclusions adopted by the International Labour Conference.

¹ See SRM TWG preparatory documents technical note 1.1.
² See SRM TWG preparatory documents technical note 1.2.
Strategic objective of employment: Employment security

11. The SRM TWG recommends that the Governing Body takes note of the juridical replacement of the Termination of Employment Recommendation, 1963 (No. 119) by the Termination of Employment Recommendation, 1982 (No. 166), and on this basis invites the Office to take the necessary steps immediately to ensure that: (i) this replacement is clearly marked in relevant databases and that (ii) the text of this Recommendation is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents.

Strategic objective of social protection: Working hours

12. The SRM TWG recommends that:

(1) with respect to the Holidays with Pay Convention, 1936 (No. 52) and the Holidays with Pay (Agriculture) Convention, 1952 (No.101):

(a) the Office commences follow-up within the next twelve months with member States currently bound by them:

(i) encouraging them to ratify the Holidays with Pay Convention (Revised), 1970 (No. 132), as the most up-to-date instrument in this subject area, which would result in the automatic denunciation of Conventions Nos 52 and 101 following the acceptance of the obligations to the sectors concerned; and

(ii) ensuring that the information obtained through that follow-up is reflected in the up-coming General Survey and meeting of experts on working time;

(b) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Conventions Nos 52 and 101, and the accompanying Recommendations Nos 47 and 93, during its later examination of other instruments on working time (set of instruments 8) and decide at that time whether or not to recommend their abrogation or withdrawal, as appropriate;

(2) with respect to the Sheet-Glass Works Convention, 1934 (No. 43) and the Reduction of Hours of Work (Glass-Bottle Works) Convention, 1935 (No. 49):

(a) the Office commences follow-up within the next twelve months with member States currently bound by the Conventions with the aim of understanding whether or not those instruments still serve a relevant purpose in those countries;

(b) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Conventions Nos 43 and 49 during its later examination of other instruments concerning working time (set of instruments 8) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate and, at the same time, consider the resulting regulatory gap on the topic of shift work.

See SRM TWG preparatory documents technical note 1.3.

See SRM TWG preparatory documents technical note 2.1.
Strategic objective of social protection: Night work

13. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the nine member States for which the Night Work (Bakeries) Convention, 1925 (No. 20) is currently in force encouraging them to ratify the Night Work Convention, 1990 (No. 171), as the most up-to-date instrument in this subject area;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Convention No. 20 during its later examination of other instruments concerning working time (set of instruments 8) and decide at that time whether or not to recommend its abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social policy (cooperatives)

14. The SRM TWG recommends that the Governing Body takes note of the juridical replacement of the Co-operatives (Developing Countries) Recommendation, 1966 (No. 127) by the Promotion of Cooperatives Recommendation, 2002 (No. 193), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) this replacement is clearly marked in relevant databases and that (ii) the text of this Recommendation is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents.

Strategic objective of social protection: OSH (general provisions)

15. The SRM TWG recommends that the Governing Body takes note of the juridical replacement of the Occupational Health Services Recommendation, 1959 (No. 112) by the Occupational Health Services Recommendation, 1985 (No. 171), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) this replacement is clearly marked in relevant databases and that (ii) the text of this Recommendation is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents.

Strategic objective of social protection: OSH (construction)

16. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months, with the member States currently bound by the Safety Provisions (Building) Convention, 1937 (No. 62), encouraging them to ratify the Safety and Health in Construction Convention, 1988 (No. 167), which would result in the automatic denunciation of Convention No. 62;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Convention No. 62 during its later examination of other instruments concerning occupational safety and health (set of instruments 6) and

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5 See SRM TWG preparatory documents technical note 2.2.
6 See SRM TWG preparatory documents technical note 2.10.
7 See SRM TWG preparatory documents technical note 2.3.
8 See SRM TWG preparatory documents technical note 2.4.
decide at that time whether or not to recommend its abrogation or withdrawal as appropriate;

(3) the Governing Body takes note of the juridical replacement of the Safety Provisions (Building) Recommendation, 1937 (No. 53) and the Co-operation in Accident Prevention (Building) Recommendation, 1937 (No. 55), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) these replacements are clearly marked in relevant databases and that (ii) the text of these Recommendations is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents.

Strategic objective of social protection: Maternity protection

17. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months, with the member States currently bound by the Maternity Protection Convention (Revised), 1952 (No. 103), encouraging them to ratify the Maternity Protection Convention, 2000 (No. 183) as the most up-to-date instrument in this subject area, which would result in the automatic denunciation of Convention No. 103;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Convention No. 103 and the accompanying Maternity Protection Recommendation, 1952 (No. 95) during its later examination of other instruments concerning maternity protection (set of instruments 9) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social security (medical care and sickness)

18. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Sickness Insurance (Industry) Convention, 1927 (No. 24) or the Sickness Insurance (Agriculture) Convention, 1927 (No. 25):

(a) encouraging them to ratify the Medical Care and Sickness Benefits Convention, 1969 (No. 130) and/or the Social Security (Minimum Standards) Convention, 1952 (No. 102) and accept the obligations in its Parts II and III, as the most up-to-date instruments in this subject area;

(b) advising member States bound by both the outdated instruments and the corresponding parts of one or more of the most up-to-date instruments in this subject area of the available windows for denunciation of the outdated instruments;

(c) using the opportunity provided by the General Survey on the Social Protection Floors Recommendation, 2012 (No. 202) to collect information on the prospects for the ratification of Convention No. 102; and

9 See SRM TWG preparatory documents technical note 2.11.
10 See SRM TWG preparatory documents technical note 2.5.
(d) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 130;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Conventions Nos 24 and 25, and the accompanying Sickness Insurance Recommendation, 1927 (No. 29) during its later examination of other instruments concerning social security (set of instruments 5) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social security (old age, invalidity and survivors’ benefits)\textsuperscript{11}

19. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Old-Age Insurance (Industry, etc.) Convention, 1933 (No. 35), the Old-Age Insurance (Agriculture) Convention, 1933 (No. 36), the Invalidity Insurance (Industry, etc.) Convention, 1933 (No. 37), the Invalidity Insurance (Agriculture) Convention, 1933 (No. 38), the Survivors’ Insurance (Industry, etc.) Convention, 1933 (No. 39) or the Survivors’ Insurance (Agriculture) Convention, 1933 (No. 40):

(a) encouraging them to ratify the Invalidity, Old-Age and Survivors’ Benefits Convention, 1967 (No. 128) and accept the obligations in its Parts II, III and IV, and/or Convention No. 102 and accept the obligations in its Parts V, IX and X, as the most up-to-date instruments in this subject area, the ratification of which would, in respect of the relevant Parts of Convention No. 128, result in the automatic denunciation of Conventions Nos 35, 36, 37, 38, 39 and/or 40;

(b) advising member States bound by both one or more of the outdated instruments and Convention No. 102 and its relevant Parts of the available windows for denunciation of the outdated instruments;

(c) using the opportunity provided by the General Survey on Recommendation No. 202 to collect information on the prospects for the ratification of Convention No. 102; and

(d) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 128;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Conventions Nos 35, 36, 37, 38, 39 and 40 during its later examination of other instruments concerning social security (set of instruments 5) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social security (employment injury)\textsuperscript{12}

\textsuperscript{11} See SRM TWG preparatory documents technical note 2.6.

\textsuperscript{12} See SRM TWG preparatory documents technical note 2.7.
20. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Workmen’s Compensation (Accidents) Convention, 1925 (No. 17), the Workmen’s Compensation (Occupational Diseases) Convention, 1925 (No. 18) and the Workmen’s Compensation (Occupational Diseases) Convention (Revised), 1934 (No. 42):

(a) encouraging them to ratify the Employment Injury Benefits Convention, 1964 [Schedule I amended in 1980] (No. 121) and/or Convention No. 102 and accept the obligations in its Part VI, as the most up-to-date instruments in this subject area, the ratification of which would, in respect of Convention No. 121, result in the automatic denunciation of Conventions Nos 17, 18 and 42;

(b) advising member States bound by one or more of the outdated instruments and one or more of the most up-to-date instruments in this subject area of the available windows for denunciation of the outdated instruments;

(c) using the opportunity provided by the General Survey on Recommendation No. 202 to collect information on the prospects for the ratification of Convention No. 102; and

(d) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 121;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Conventions Nos 17, 18 and 42, and the Workmen’s Compensation (Minimum Scale) Recommendation, 1925 (No. 22), the Workmen’s Compensation (Jurisdiction) Recommendation, 1925 (No. 23) and the Workmen’s Compensation (Occupational Diseases) Recommendation, 1925 (No. 24) during its later examination of other instruments concerning social security (set of instruments 5) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social security (unemployment benefit)\textsuperscript{13}

21. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Unemployment Provision Convention, 1934 (No. 44):

(a) encouraging them to ratify Convention No. 102 and accept the obligations in its Part IV, and/or the Employment Promotion and Protection against Unemployment Convention, 1988 (No. 168), as the most up-to-date instruments in this subject area, the ratification of which would, in respect of Convention No. 168, result in the automatic denunciation of Convention No. 44;

(b) advising member States bound by both the outdated instrument and Convention No. 102 and its relevant Parts of the available windows for denunciation of the outdated instrument;

\textsuperscript{13} See SRM TWG preparatory documents technical note 2.8.
(c) using the opportunity provided by the General Survey on Recommendation No. 202 to collect information on the prospects for the ratification of Convention No. 102; and

(d) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 168;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of the situation with regard to Convention No. 44 and the Unemployment Provision Recommendation, 1934 (No. 44), during its later examination of other instruments concerning social security (set of instruments 5) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Strategic objective of social protection: Social security (migrant workers)\textsuperscript{14}

22. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Maintenance of Migrants’ Pension Rights Convention, 1935 (No. 48):

(a) encouraging them to ratify the Maintenance of Social Security Rights Convention, 1982 (No. 157), as the most up-to-date instrument in this subject area;

(b) advising member States bound by both the outdated instrument and the most up-to-date instrument in this subject area of the available windows for denunciation of the outdated instrument; and

(c) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 157;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of the situation with regard to Convention No. 48, during its later examination of other instruments concerning social security (set of instruments 5) and decide at that time whether or not to recommend its abrogation or withdrawal as appropriate.

Strategic objective of social dialogue and tripartism: Labour administration (labour statistics)\textsuperscript{15}

23. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the fourteen member States currently bound by the Convention concerning Statistics of Wages and Hours of Work, 1938 (No. 63) encouraging them to ratify the Labour Statistics Convention, 1985 (No. 160) as the most up-to-date instrument in this subject area, which would result in the automatic denunciation of Convention No. 63;

\textsuperscript{14} See SRM TWG preparatory documents technical note 2.9.

\textsuperscript{15} See SRM TWG preparatory documents technical note 3.1.
(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will consider Convention No. 63 during its later examination of other instruments concerning labour statistics (set of instruments 12) and decide at that time whether or not to recommend its abrogation or withdrawal, as appropriate.

**Strategic objective of fundamental principles and rights at work: Elimination of child labour and protection of children and young persons (minimum age)**

24. The SRM TWG recommends that:

(1) within the existing active promotional campaign on the fundamental Conventions, the Office commences follow-up within the next twelve months, with the member States currently bound by the Minimum Age (Industry) Convention, 1919 (No. 5), the Minimum Age (Agriculture) Convention, 1921 (No. 10), the Minimum Age (Non-Industrial Employment) Convention, 1932 (No. 33), the Minimum Age (Industry) Convention (Revised), 1937 (No. 59) and the Minimum Age (Underground Work) Convention, 1965 (No. 123), encouraging them to ratify the Minimum Age Convention, 1973 (No. 138) and the Worst Forms of Child Labour Convention, 1999 (No. 182), as the fundamental and most up-to-date instruments in this subject area;

(2) in carrying out the follow-up, the Office will pay particular attention to ensuring that declarations of application of Conventions Nos 138 and 182 are made in relation to non-metropolitan territories;

(3) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of Conventions Nos 5, 10, 33, 59 and 123 and Recommendation No. 124 during its later examination of other instruments concerning the protection of children and young persons (set of instruments 15) and decide at that time whether or not to recommend their abrogation or withdrawal, as appropriate.

**Strategic objective of fundamental principles and rights at work: Equality of opportunity and treatment (workers with family responsibilities)**

25. The SRM TWG recommends that the Governing Body takes note of the juridical replacement of the Employment (Women with Family Responsibilities) Recommendation, 1965 (No. 123) by the Workers with Family Responsibilities Recommendation, 1981 (No. 165), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) this replacement is clearly marked in relevant databases and that (ii) the text of this Recommendation is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents.

**Cross-cutting and sectoral instruments: Indigenous and tribal peoples**

26. The SRM TWG recommends that:

(1) with respect to the Indigenous and Tribal Populations Convention, 1957 (No. 107):

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16 See SRM TWG preparatory documents technical note 4.1.
17 See SRM TWG preparatory documents technical note 4.2.
18 See SRM TWG preparatory documents technical note 5.1.
(a) the Office commences follow-up within the next twelve months with the member States currently bound by the Convention:

(i) encouraging them to ratify the Indigenous and Tribal Peoples Convention, 1989 (No. 169), as the most up-to-date instrument in this subject area, which would result in the automatic denunciation of Convention No. 107; and

(ii) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 169;

(b) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of the situation with regard to Convention No. 107, during its later examination of an instrument concerning indigenous and tribal peoples (set of instruments 17) and decide at that time whether or not to recommend its abrogation and withdrawal as appropriate;

(2) with respect to the Recruiting of Indigenous Workers Convention, 1936 (No. 50), the Contracts of Employment (Indigenous Workers) Convention, 1939 (No. 64), the Penal Sanctions (Indigenous Workers) Convention, 1939 (No. 65), the Contracts of Employment (Indigenous Workers) Convention, 1947 (No. 86) and the Abolition of Penal Sanctions (Indigenous Workers) Convention, 1955 (No. 104), the Governing Body considers placing an item on the agenda of the 107th session of the International Labour Conference (2018) concerning the abrogation of those conventions.

Cross-cutting and sectoral instruments: Migrant workers

27. The SRM TWG recommends that the Governing Body considers placing an item on the agenda of the 107th session of the International Labour Conference (2018) concerning the abrogation of the Inspection of Emigrants Convention, 1926 (No. 21) and the withdrawal of the Migration for Employment Recommendation, 1939 (No. 61) and the Migration for Employment (Co-operation between States) Recommendation, 1939 (No. 62).

Cross-cutting and sectoral instruments: Dockworkers

28. The SRM TWG recommends that:

(1) the Office commences follow-up within the next twelve months with the member States currently bound by the Protection against Accidents (Dockers) Convention (Revised), 1932 (No. 32):

(a) encouraging them to ratify the Occupational Safety and Health (Dock Work) Convention, 1979 (No. 152), as the most up-to-date instrument in this subject area; and

(b) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 152, taking into consideration the outcome of the tripartite meeting of experts to be held in November 2016 on the code of practice on safety and health in ports;

(2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of the situation with regard to

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19 See SRM TWG preparatory documents technical note 5.2.

20 See SRM TWG preparatory documents technical note 5.3.
Convention No. 32 and the Protection against Accidents (Dockers) Reciprocity Recommendation, 1932 (No. 40), during its later examination of other instruments concerning dockworkers (set of instruments 17) and decide at that time whether or not to recommend their abrogation or withdrawal as appropriate.

Cross-cutting and sectoral instruments: Fishers

29. The SRM TWG recommends that with respect to the Minimum Age (Fishermen) Convention, 1959 (No. 112):

   (1) the Office commences follow-up within the next twelve months with the member States currently bound by the Convention:

      (a) encouraging them to ratify the Work in Fishing Convention, 2007 (No. 188), as the most up-to-date instrument in this subject area; and

      (b) collecting information from those member States with the aim of better understanding the reasons for their non-ratification of Convention No. 188;

   (2) based on the Office’s report concerning the information obtained through that follow-up, the SRM TWG will undertake a full consideration of the situation with regard to Convention No. 112 during its later examination of other instruments concerning fishers (set of instruments 17) and decide at that time whether or not to recommend its abrogation and withdrawal as appropriate.

30. The SRM TWG recommends that the Governing Body:

   (1) takes note of the juridical replacement of the Work in Fishing Recommendation, 2005 (No. 196) by the Work in Fishing Recommendation, 2007 (No. 199), and on this basis invites the Office to take the necessary steps immediately to ensure that (i) this replacement is clearly marked in relevant databases and that (ii) the text of this Recommendation is no longer reproduced in any collection of international labour standards and no longer referred to in new instruments, codes of conduct, or similar documents;

   (2) considers placing an item on the agenda of the 107th Session of the International Labour Conference (2018) concerning the withdrawal of the Hours of Work (Fishing) Recommendation, 1920 (No. 7).

21 See SRM TWG preparatory documents technical note 5.4.