SEVENTH ITEM ON THE AGENDA

Report of the Director-General

First Supplementary Report: Composition of the Commission of Inquiry appointed to consider the complaint concerning non-observance by the Bolivarian Republic of Venezuela of the Minimum Wage-Fixing Machinery Convention, 1928 (No. 26), the Freedom of Association and Protection of the Right to Organise Convention, 1948 (No. 87), and the Tripartite Consultation (International Labour Standards) Convention, 1976 (No. 144), made under article 26 of the ILO Constitution by several delegates to the 104th Session (2015) of the International Labour Conference

Purpose of the document
Appointment of the persons to serve on the Commission of Inquiry.

Relevant strategic objective: Promote and realize standards and fundamental principles and rights at work.

Main relevant outcome/cross-cutting policy driver: Outcome 2: Ratification and application of international labour standards.

Policy implications: None.

Legal implications: None.

Financial implications: Already approved by the Governing Body at its 332nd Session – see GB.332/INS/10(Add.).

Follow-up action required: Depending on the decision of the Governing Body.

Author unit: International Labour Standards Department (NORMES).

Related documents: GB.332/INS/10(Rev.); GB.332/INS/10(Add.); GB.332/PV.
1. At its 332nd Session (March 2018) the Governing Body decided that a Commission of Inquiry should be established concerning the non-observance by the Bolivarian Republic of Venezuela of the Minimum Wage-Fixing Machinery Convention, 1928 (No. 26), the Freedom of Association and Protection of the Right to Organise Convention, 1948 (No. 87), and the Tripartite Consultation (International Labour Standards) Convention, 1976 (No. 144).

2. The Director-General proposes that the Commission of Inquiry be composed as follows:

   **Chairperson:** Manuel Herrera Carbuccia (Dominican Republic): President and Judge of the labour, administrative and tax section of the Supreme Court of the Dominican Republic. Doctor in Law. Professor of the National Judge School, as well as of the Pontificia Universidad Católica Madre y Maestra. Also served, among other professional affiliations, as General Secretary of the Latin-American Institute of Labour Law and Social Security and President of the Ibero-American Association of Labour Law and Social Security. He has published several books on labour law and labour procedure law in Latin America.

   **Members:** María Emilia Casas Baamonde (Spain): Former Judge and President of Spain’s Constitutional Court. Doctor in Law. Professor in Labour and Social Security Law at the Complutense University of Madrid. Former board member of the International Institute of Political Science and Human Rights Bartolomé de las Casas, and academic director of the European Institute of Industrial Relations of the Carlos III University. Extensive academic activity and publication record on labour law and industrial relations. Numerous affiliations and awards from Spanish and Latin-American labour law institutions.

   Santiago Pérez del Castillo (Uruguay): Former government member of the Committee on Freedom of Association. Doctor in Law and Social Sciences. Professor of Labour Law and Social Security Law at the University of the Republic and the University of Montevideo. Founding law firm partner providing legal advice on labour and social security matters. Member of arbitration tribunals handling individual and collective labour disputes. Consultant of the Inter-American Development Bank in cooperation projects with the processes of regional integration.

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**Draft decision**