Your Excellency,

I am addressing you with reference to the appointment of an Independent Expert on sexual orientation and gender identity pursuant to Human Rights Council’s resolution 32/2 adopted by recorded vote on 30 June 2016 and in the context of my current membership of the Consultative Group of the Human Rights Council, serving in my personal capacity. In this connection, I am keen to highlight the following points:

- This mandate was created at the backdrop of unprecedented divisiveness and polarization with a level that has never been associated with the creation of any other mandate. It is noteworthy that the paragraphs relevant to the creation of the mandate were retained by a recorded vote of 19 to 17 and 6 abstentions, not to mention that the resolution as a whole was modified by an unprecedented number of accepted amendments. These very specific circumstances significantly compromise the legitimacy of the created mandate;

- Contrary to the announced explanation that this mandate will be restricted to combating violence and discrimination, which are already addressed through other resolutions and existing mandates, it is crystal clear that this resolution and the mandate emanating from it are designed for codifying new and distinct set of rights and protection for a specific group of individuals. For this reason, I am of the firm conviction that the creation of this mandate is in **Ultra Vires** to international human rights law and is beyond universally recognized human rights and fundamental freedoms in a manner that amounts to utter disregard to the principle of universality of internationally agreed human rights as outlined in international human rights law¹;

- The announced formal position delivered on 1st of July 2016 on behalf of the OIC group (except Albania), at the explanation of vote after the vote on resolutions and decisions adopted under agenda item 3 during the 32nd session of the Human Rights Council, reiterated that OIC Member States shall boycott this mandate and shall not recognize its creation nor cooperate or interact with it in any form or format.

¹ The Universal Declaration of Human Rights, the two International Covenants and the core international human rights treaties.
Bearing in mind the aforementioned considerations, I would like to bring to your kind attention that I have decided not to take part at the work of the Consultative Group relevant to its upcoming recommendation on the selection of this mandate-holder. I find it difficult to engage in an exercise which is contrary to my convictions and the values I stand for.

My decision in this regard is also in line with \( Pp4 \) bis of the said resolution (32/2) that stressed the need to maintain joint ownership of the international human rights agenda and to consider human rights issues in an objective and non-confrontational manner, as well as \( Pp4 \) Quart on "Reiterating the importance of respecting regional, cultural and religious value systems as well as particularities in considering human rights issues;", \( Pp4 \) Quin on "Underlining that fundamental importance of respecting the relevant domestic debates at the national level on matters associated with historical, cultural, social and religious sensitivities;", \( Pp4 \) Sept where the Council expressed concern at "any attempt to undermine the international human rights system by seeking to impose concepts or notions pertaining to social matters, including private individual conduct, that fall outside the internationally agreed human rights legal framework, taking into account that such attempts constitute an expression of disregard for the universality of human rights;" and \( Pp4 \) Octi on "Underlining that this resolution should be implemented while ensuring respect for the sovereign right of each country as well as its national laws, development priorities, the various religious and ethical values and cultural backgrounds of its people and should also be in full conformity with universally recognized international human rights;".

Allow me, Mr. President, to take the liberty to inform my fellow colleagues at the Consultative Group and Member States with my decision in this respect.

I continue to look forward for future opportunities for cooperating with you in relation to the Consultative Group and issues of mutual interest and concern and on the basis of genuine and constructive dialogue towards the global protection of universally recognized human rights.

Sincerely,

Ambassador Amr Ramdan
Permanent Representative of Egypt

H.E. Ambassador Kyonglim Choi
President of the Human Rights Council

H.E. Ambassador Elizabeth Lauren
Permanent Representative of France to the United Nations in Geneva
& Current Chair of the Consultative Group of the Human Rights Council