

Mandates of the Special Rapporteur on the human right to a clean, healthy and sustainable environment; the Working Group on the issue of human rights and transnational corporations and other business enterprises; the Special Rapporteur on the promotion and protection of human rights in the context of climate change; the Special Rapporteur on the right to development; the Working Group on Enforced or Involuntary Disappearances; the Special Rapporteur on the right to food; the Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression; the Special Rapporteur on the rights to freedom of peaceful assembly and of association; the Special Rapporteur on the right of everyone to the enjoyment of the highest attainable standard of physical and mental health; the Special Rapporteur on adequate housing as a component of the right to an adequate standard of living, and on the right to non-discrimination in this context; the Special Rapporteur on the situation of human rights defenders; the Special Rapporteur on the human rights of internally displaced persons; the Special Rapporteur on the implications for human rights of the environmentally sound management and disposal of hazardous substances and wastes and the Special Rapporteur on the human rights to safe drinking water and sanitation

Ref.: AL OTH 33/2025

(Please use this reference in your reply)

3 July 2025

Mr. Tiffen,

We have the honour to address you in our capacities as Special Rapporteur on the human right to a clean, healthy and sustainable environment; Working Group on the issue of human rights and transnational corporations and other business enterprises; Special Rapporteur on the promotion and protection of human rights in the context of climate change; Special Rapporteur on the right to development; Working Group on Enforced or Involuntary Disappearances; Special Rapporteur on the right to food; Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression; Special Rapporteur on the rights to freedom of peaceful assembly and of association; Special Rapporteur on the right of everyone to the enjoyment of the highest attainable standard of physical and mental health; Special Rapporteur on adequate housing as a component of the right to an adequate standard of living, and on the right to non-discrimination in this context; Special Rapporteur on the situation of human rights defenders; Special Rapporteur on the human rights of internally displaced persons; Special Rapporteur on the implications for human rights of the environmentally sound management and disposal of hazardous substances and wastes and Special Rapporteur on the human rights to safe drinking water and sanitation, pursuant to Human Rights Council resolutions 55/2, 53/3, 57/31, 51/7, 54/14, 58/10, 52/9, 50/17, 51/21, 52/10, 52/4, 50/6, 54/10 and 51/19.

We are independent human rights experts appointed and mandated by the United Nations Human Rights Council to report and advise on human rights issues from a thematic or country-specific perspective. We are part of the special procedures system of the United Nations, which has 60 thematic and country mandates on a broad range of human rights issues. We are sending this letter under the communications procedure of the Special Procedures of the United Nations Human Rights Council to seek clarification on information we have received. Special Procedures mechanisms can intervene directly with Governments and other stakeholders (including companies) on allegations of abuses of human rights that come within their mandates by means of

East African Crude Oil Pipeline (EACOP) LTD

letters, which include urgent appeals, allegation letters, and other communications. The intervention may relate to a human rights violation that has already occurred, is ongoing, or which has a high risk of occurring. The process involves sending a letter to the concerned actors identifying the facts of the allegation, applicable international human rights norms and standards, the concerns and questions of the mandate-holder(s), and a request for follow-up action. Communications may deal with individual cases, general patterns and trends of human rights violations, cases affecting a particular group or community, or the content of draft or existing legislation, policy or practice considered not to be fully compatible with international human rights standards.

In this connection, we would like to bring to your attention information we have received concerning allegations of **the severe environmental, climate and human rights impacts of the East African Crude Oil Pipeline (EACOP) and the Tilenga and Kingfisher Projects.**

This communication relates to previous communication which was submitted to your company on 9 August 2023 ([OTH 96/2023](#)).

According to the information received

The East African Crude Oil Pipeline, and the Tilenga and Kingfisher Projects

The East African Crude Oil Pipeline (EACOP) is projected to be a buried 1,443 km pipeline that will transport crude oil from fields in the Lake Albert region to the Port of Tanga in Tanzania, for export. On 24 January 2023, the East African Crude Oil Pipeline Company (EACOP Ltd), received a license for the construction of the East African Crude Oil Pipeline granted by the Ministry of Energy and Mineral Development. The Kingfisher and Tilenga projects are related oil development projects located in Uganda's Lake Albert region, operated by China National Offshore Oil Corporation (CNOOC) and Total Energies EP Uganda.

Based on the information received, EACOP Ltd is registered in the United Kingdom of Great Britain and Northern Ireland. The shareholders of EACOP are Total Energies (62%), the Uganda National Oil Company (UNOC) (15%), Tanzania Petroleum Development Corporation (TPDC) (15%) and the China National Offshore Oil Corporation (CNOOC) Uganda limited (8%). The planning of the project managed by EACOP Ltd in Uganda shows that it will cross several conservation areas, protected areas and highly biodiverse and ecologically sensitive areas.

The planning of the Kingfisher Development Area (KFDA) project indicates that it will comprise 31 wells to be drilled in four well pads, as well as 40,000 barrels of oil per day (bopd) fed by 19 kilometers of flowlines, in the Southeast of Lake Albert. The Tilenga Project covers three production licenses in Jobi-Rii, Gunya, Kasamene-Wahrindi, Kigogole-Ngara, and Nsoga. The total expected production of these fields is 190,000 bopd. The project plans show more than 426 wells with more than 160 kilometres of flowlines. The shareholders of KFDA and of the Tilenga Oil Project are Total Energies E&P Uganda (56.67%), and CNOOC (28.33%), and the Uganda National Oil

Company (15%).

According to information received, the EACOP project faced difficulties in securing financing, with earlier public indications from over 60 financial institutions that they would not support the project. However, on 27 March 2025 EACOP Ltd announced the closing of the first financing tranche for the EACOP project, which obtained financing from banks such as African Export Import Bank (Afreximbank), The Standard Bank of South Africa Limited, Stanbic Bank Uganda Limited, KCB Bank Uganda and The Islamic Corporation for the Development of the Private Sector (ICD).

Human Rights Impacts of the EACOP, Tilenga, and Kingfisher Projects, including environmental impacts

The EACOP project and related projects, including the KFDA and Tilenga projects pose severe threats to Uganda's environment, biodiversity, and local communities. The oilfields are planned to be located in one of the world's most ecologically sensitive regions, intersecting key water bodies and conservation areas. Lake Albert, Africa's seventh-largest lake and a vital source for the Nile and Congo River basins, is at the heart of this region, supporting diverse ecosystems and serving as a critical resource for fishing communities. The projects also overlap with the Murchison Falls National Park, Uganda's largest protected nature reserve, and the Murchison Falls-Albert Delta Ramsar wetland system, a globally significant habitat for endangered species. The Murchison watershed sustains over one million people who rely on its fresh water and fisheries, while Lake Albert alone provides 43% of Uganda's fish supply. Moreover, over 400 km of the pipeline are supposed to run alongside Lake Victoria, Africa's largest lake and a crucial water source for over 40 million people, exacerbating the risk of oil spills and water contamination.

The EACOP project's route is supposed to pass through seven forest reserves, Wambabya Central Forest Reserve, Taala Forest Reserve, Bugoma Forest, Wembere Steppe, Biharamulo Forest Reserve, Swagaswaga Forest Reserve, and Minziro Forest Reserve, as well as two game reserves, the Murchison Falls National Park and Biharamulo Game Reserve. In total, the pipeline would cut through 295 km of protected and conserved areas, threatening critical ecosystems and increasing the risk of deforestation and habitat loss for vulnerable species. Reports indicate that the pipeline could also jeopardizes key water sources, including the Kamugenyi and Wambabya rivers in Kikuube, the Kanywabarogo and Kinfenyi rivers in Hoima, and the Kijubya and Lwemido swamps in Kikuube, raising concerns about water pollution and ecological degradation.

Beyond its environmental consequences, threatening the human right to a clean, healthy and sustainable environment, the EACOP project implies profound and negative social and human rights impacts. Over 14,000 households face land dispossession and forced eviction, with many receiving inadequate compensation and resettlement, severely impacting farming and fishing livelihoods. The displacement of communities also threatens culturally significant sites, such as sacred shrines in Nansiti village in the Lwengo District

and Barabaig graves in the Manyara region, which may be destroyed or forced to be relocated. Additionally, reports suggest that forced evictions are exacerbating gender-based violence, deepening poverty, and worsening economic insecurity for affected communities.

The construction and operation of the EACOP project are expected to generate widespread environmental risks, including noise pollution, air pollution, and the heightened risk of oil spills. If spills occur, they could severely contaminate land and water sources, posing serious health risks to communities along the pipeline corridor. Health concerns linked to the project include increased rates of waterborne diseases such as diarrhea and typhoid, heightened exposure to tuberculosis, and respiratory illnesses caused by dust and chemical emissions, which affect especially pregnant women and children. Reports further indicate that over 100,000 people may be displaced due to the project, leading to escalating food insecurity, rising household debt, and an increase in school dropout rates among children. This form of development-induced displacement also underscores urgent protection needs, particularly regarding access to adequate housing, livelihoods, education, and safeguards against exploitation and abuse for vulnerable groups.

On a broader scale, the EACOP project, and the associated Tilenga, and KFDA projects represent a significant expansion of fossil fuel infrastructure taking place in the context of a triple planetary crisis of climate change, biodiversity loss, and toxic pollution. These projects have been widely criticized for their potential contribution to worsening climate change, with scientific analyses highlighting the failure of environmental impact assessments to fully acknowledge the long-term climate risks. The large-scale extraction and transportation of oil from these fields both threatens Uganda's natural ecosystems and also contributes to global greenhouse gas emissions, contradicting international climate commitments and undermining the urgent need for sustainable energy transitions.

The situation of environmental human rights defenders in relation with EACOP and associated projects in Uganda

The development of the EACOP project has led to significant opposition from human rights defenders, students, activists, and affected communities due to concerns over toxic pollution, displacement, and human rights violations. Peaceful demonstrations have frequently resulted in arrests, detentions, and legal actions against protestors.

Since October 2022, multiple activists, students, and community members have been arrested while protesting the project. In several cases, detainees were reportedly subjected to poor detention conditions, denied legal representation, and faced intimidation. Some were charged with offences such as inciting violence, unlawful assembly, and obstruction of police officers, with charges often being subsequently dropped due to lack of evidence. Several protests, including those in front of Total Energies offices, have led to police interventions, with some demonstrations being forcefully dispersed. Reports indicate the use of unnecessary and disproportionate force, including baton

beatings and prolonged detentions beyond the legal limit. In some instances, protesters were coerced into surrendering land claims in exchange for withdrawal of charges.

Community members affected by the oil projects have also reported inadequate compensation for their land. Some individuals, including a minor, were arrested while seeking fair compensation or protesting against evictions. Reports of forced disappearances, gender-based violence, and other human rights violations continue to emerge. Legal proceedings for many arrested individuals are ongoing, with cases frequently delayed. The crackdown on civil society, legal professionals, and activists remains a major concern, with authorities reportedly using intimidation and arrests to suppress dissent.

Without prejudging the accuracy of these allegations and based on the information received, we would like to express our deep concern about the human rights, environmental and climate impacts of the projects, also contributing to the current planetary crisis of climate change, biodiversity loss and toxic pollution. In particular, we are preoccupied by the potential serious negative human rights impacts resulting from the construction and operation of the EACOP project, and the Tilenga and Kingfisher projects, including due to potential risks on safe access to clean air, water, adequate sanitation, and negative consequences on ecosystems.

We are furthermore deeply concerned by the arbitrary detention, including incommunicado detention, torture, enforced disappearance, and judicial harassment of environmental human rights defenders, members of civil society, affected communities and students in Uganda who have opposed the project, including by participating in peaceful assemblies and protests. These acts seem to be part of a broader pattern of intimidation and harassment of these groups which limits their right to carry out their legitimate activities in promotion and defence of human rights without fear of reprisals. Such legitimate activities include raising awareness about the detrimental effects the projects' completion will have on the environment, cultural heritage, and livelihood of the local communities and the potential forced displacement of more than 100,000 people without guarantees of proper resettlement.

We are deeply concerned about the potential negative impact the projects would have on the local communities' human rights including the rights to a healthy environment, life, health, water and sanitation, food, freedom of movement and residence, adequate housing, culture, and education. Due to the environmental impacts described above, the proposed EACOP, Tilenga and KFDAProjects would potentially affect all the key substantive elements of the right to healthy environment: clean air; a safe climate; healthy and sustainably produced food; access to safe water and adequate sanitation; non-toxic environments in which to live, work and play; and healthy ecosystems and biodiversity.

We are further concerned that the implementation of the project will gravely impact the food production, food consumption and the overall food security of the affected communities. The pollution of the water resources of these communities will impede their safe exercise of traditional practices and deprive them of their source of economic livelihood and well-being, their cultural identity around fishery that constitutes an important and integral part of their life as well as affect their right to food

and the right to feeding oneself directly from productive land or other natural resources as well as the fundamental right to freedom from hunger. The full enjoyment of human rights for small-scale fishers and all fish workers is a necessary precondition for the realization of the right to food. It is more urgent than ever to respect and fulfil the human rights of vulnerable populations, such as small-scale fishermen, in the face of acute needs arising from climate change.

In connection with the above-alleged facts and concerns, please refer to **the Annex on Reference to International Human Rights law and standards** attached to this letter, which cites international human rights instruments and standards relevant to these allegations.

It is our responsibility, in accordance with the mandates given to us by the Human Rights Council, to seek to clarify the information brought to our attention. In this regard, we would be very grateful to have your cooperation and comments on the following matters:

1. Please provide any additional information or comments in relation to the above allegations.
2. We have taken good note of information provided by your company in relation to Human Rights Impact Assessment developed and disclosed, and management system in place to conduct ongoing human rights due diligence to address salient human rights issues for the duration of the project. In the context of these initiatives, please provide information on how these processes were effective in preventing and addressing the human rights abuses, including the environmental and climate impacts by EACOP project, as detailed in this letter. Where these measures were not effective, please provide information on measures that your company has taken or intends to take to prevent and address the alleged human rights abuses detailed in this letter, in line with its responsibility to respect human rights under UN Guiding Principles on Business and Human Rights (UNGPs).
3. Noting your company's response to the previous communication stating that your company is committed to conduct "ongoing and active dialogue with human rights organizations" and "regular engagement with civil society", please provide information on specific measures taken to ensure civil society organisations, women, environmental advocates and human rights defenders can meaningfully participate in shaping climate and environmental policies and decision-making in the context of EACOP project, in a safe and conducive environment, in line with the UNGPs. In this respect, please share what measures has your company put in place to ensure timely access to accurate and relevant information by the public.
4. In addition, please provide information about the EACOP project feasibility studies, planning, development, design and construction plans, including the environmental impact assessments made, and whether and how cumulative environmental impacts were considered

(including biodiversity and climate), in line with international law and standards.

5. Please provide information on the effectiveness steps taken by EACOP Ltd. to establish, implement and/or enforce of your company's an operational-level grievance mechanism, in line with the UNGPs, in order to in providing access to an effective remedy for victims of business-related human rights abuses address the adverse human rights impacts caused or contributed to by your company's operations as detailed in this letter, in line with the effectiveness criteria outlined in guiding principle 31.
6. Please clarify what measures have been taken or are envisaged to provide protection and assistance to those displaced by the potential displacement and facilitate durable solutions to avoid displacement. Please also clarify what steps have been taken or are envisaged to ensure the right to an effective remedy and access to justice for victims and accountability for perpetrators of arbitrary displacement.

We would appreciate receiving a response within 60 days. Past this delay, this communication and any response received from your company will be made public via the communications reporting [website](#). They will also subsequently be made available in the usual report to be presented to the Human Rights Council.

Please note that a letter expressing similar concerns was sent to the Governments of Uganda, United Kingdom, France, China, Tanzania, Egypt, Saudi Arabia and South Africa; as well as to EACOP Tanzania, EACOP Uganda, Uganda National Oil Company, Total Energies EP Uganda, Total Energies, China National Offshore Oil Corporation, Tanzania Petroleum Development Corporation, African Export-Import Bank, The Standard Bank of South Africa Limited, Stanbic Bank Uganda Limited, KCB Bank Uganda Ltd, The Islamic Corporation for the Development of the Private Sector and the Islamic Development Bank Group.

Please accept, Mr. Tiffen the assurances of our highest consideration.

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Balakrishnan Rajagopal
Special Rapporteur on adequate housing as a component of the right to an adequate
standard of living, and on the right to non-discrimination in this context

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management and disposal of hazardous substances and wastes

Pedro Arrojo-Agudo
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Annex

Reference to international human rights law

In connection with the above-alleged facts and concerns, we would like to draw your attention to the relevant international norms and standards that apply to the issues raised by the situation above.

We wish to refer to Human Rights Council resolution 48/13 of 8 October 2021 and General Assembly resolution 76/300 of 29 July 2022, which recognize the right to a clean, healthy and sustainable environment as a human right, noting that guaranteeing a “safe climate” constitutes one of the substantive elements of this right.

In her latest thematic report (A/HRC/58/59), the Special Rapporteur on the Human Right to a Clean, Healthy and Sustainable Environment has acknowledged that businesses have a responsibility to address and disclose their climate impacts transparently while ensuring compliance with human rights standards. They are also required to evaluate and report emissions (scope 1, scope 2 and scope 3) across their operations and assess the sustainability of their activities. Extractive industries must incorporate human rights considerations into their energy transition programmes and all other initiatives, ensuring respect for ecosystems and communities’ rights. She also underscored that in cases of business-related human rights abuses, States have an obligation to ensure access to justice and effective remedies to victims through independent grievance mechanisms, including, for example, legislation to counter undue corporate influence and install mechanisms to protect environmental defenders so that they can enjoy a safe environment and keep performing their role. In general, breaches of the obligations to respect, protect and fulfill the right to a clean, healthy and sustainable environment give rise to the application of human rights obligations beyond a State’s territory when the source of harm is under its control.

Regarding the mentioned allegations, we would like to highlight the guiding principles on Business and Human Rights (A/HRC/17/31). The guiding principles were unanimously endorsed in 2011 by the Human Rights Council in its resolution (A/HRC/RES/17/31) after years of consultations involving governments, civil society, and the business community. The guiding principles have been established as the authoritative global standard for all states and companies, regardless of their size, sector, location, ownership and structure, to prevent and address negative consequences related to business activities on human rights, including the human right to a clean, healthy and sustainable environment. The responsibility to respect human rights exists regardless of the capacity and/or willingness of States to fulfill their own human rights obligations and does not diminish those obligations. It is an additional responsibility to complying with national laws and regulations protecting human rights. We would like to highlight to the following two principles:

"The responsibility to respect human rights requires that business enterprises:

- a) Avoid causing or contributing to adverse human rights impacts through their own activities, and address such impacts when they occur;

- b) Seek to prevent or mitigate adverse human rights impacts that are directly linked to their operations, products or services by their business relationships, even if they have not contributed to those impacts." (guiding principle 13).

"In order to meet their responsibility to respect human rights, business enterprises should have in place policies and processes appropriate to their size and circumstances, including:

- a) A policy commitment to meet their responsibility to respect human rights;
- b) A human rights due diligence process to identify, prevent, mitigate, and account for how they address their impacts on human rights;
- c) Processes to enable the remediation of any adverse human rights impacts they cause or to which they contribute." (guiding principle 15)

Furthermore, principle 22 states that if companies "identify that they have caused or contributed to adverse impacts, they should provide for or cooperate in their remediation through legitimate processes."

We wish to underscore that the guiding principles recognize the important and valuable role played by independent civil society organizations and human rights defenders. In particular, principle 18 underlines the essential role of civil society and human rights defenders in helping to identify potential adverse business-related human rights impacts.

We would like to refer to the thematic report of the Working Group on the issue of human rights and transnational corporations and other business enterprises (ref. A/HRC/32/45) and recommendations contained therein elaborating on the duty of States to protect against human rights abuses involving those business enterprises that they own or control. This includes the following considerations:

- 88. *All business enterprises, whether they are State-owned or fully private, have the responsibility to respect human rights. This responsibility is distinct but complementary to the State duty to protect against human rights abuses by business enterprises. This duty requires States to take additional steps to protect against abuses by the enterprises they own or control. This goes to the core of how the State should behave as an owner and the ways in which its ownership model is consistent with its international human rights obligations.*

Further, we refer to the Working Group on business and human rights' report on ensuring respect for human rights defenders (A/HRC/47/39/Add.2) which highlights the need for addressing the adverse impact of business activities on human rights defenders and unpacks for States and businesses the normative and practical implications of the Guiding Principles on Business and Human Rights in relation to protecting and respecting the vital work of human rights defenders.

We would like to refer to articles 19, 21 and 22 of the International Covenant on Civil and Political Rights, which guarantee the right of every individual to freedoms of expression, peaceful assembly and association, respectively. We remind that these 9 obligations, as interpreted by the Human Rights Committee in its general comment No. 34, imply not only the direct respect by all State authorities for these freedoms, but also protection against acts by private persons or entities that obstruct their enjoyment.

We furthermore wish to recall the United Nations Basic Principles and Guidelines on Development-based Evictions and Displacement (A/HRC/4/18, annex 1) which specify that evictions can only take place in “exceptional circumstances”; that they must be authorized by law, and ensure full and fair compensation and rehabilitation. We further wish to draw your attention to the Guiding Principles on Internal Displacement. Every human being shall have the right to be protected against being arbitrarily displaced from his or her home or place of habitual residence, including in cases of large-scale development projects, which are not justified by compelling or overriding public interests. (principle 6). Where no alternatives exist, all measures shall be taken to minimize displacement and its adverse effects (principle 7(1)).

If displacement occurs in situations other than during the emergency stages of armed conflicts and disasters, the following guarantees shall be complied with: (a) a specific decision shall be taken by a State authority empowered by law to order such measures; (b) adequate measures shall be taken to guarantee to those to be displaced full information on the reasons and procedures for their displacement and, where applicable, on compensation and relocation; (c) the free and informed consent of those to be displaced shall be sought; (d) the authorities concerned shall endeavour to involve those affected, particularly women, in the planning and management of their relocation; (e) law enforcement measures, where required, shall be carried out by competent legal authorities; and (f) the right to an effective remedy, including the review of such decisions by appropriate judicial authorities, shall be respected (principle 7(3)). Every human being has the right to dignity and physical, mental, and moral integrity, and shall be protected in particular against inter alia rape, mutilation, torture, cruel, inhuman or degrading treatment or punishment and other outrages upon personal dignity, such as acts of gender-specific violence, forced prostitution, and any form of indecent violence, acts of violence intended to spread terror among internally displaced persons, and threats and incitement to commit any of the foregoing acts shall be prohibited (principle 11). All internally displaced persons have the right to an adequate standard of living, which at a minimum should include essential food and potable water, basic shelter and housing, appropriate clothing, and essential medical services and sanitation (principle 18).

Finally, we would like to refer to Human Rights Council resolution 13/13, which urges States to put an end to and take concrete steps to prevent threats, harassment, violence and attacks by States and non-State actors against all those engaged in the promotion and protection of human rights and fundamental freedoms.

The full texts of the human rights instruments and standards recalled above are available on www.ohchr.org or can be provided upon request.