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Country/ entity	Chad
Region	Africa (excl MENA)
Agreement name	Accord politique en vue du renforcement du processus démocratique
Date	13 Aug 2007
Agreement status	Multiparty signed/agreed
Interim arrangement	Yes
Agreement/ conflict level	Intrastate/intrastate conflict (Chadian Conflicts (1966 -))
Stage	Framework/substantive - partial
Conflict nature	Government
Peace process	Chad: Fourth War Process
Parties	Unsigned but listed as the parties of the presidential majority and the political parties of the opposition
Third parties	As Observers: The Local Presidency of the European Union The Delegation of the European Commission
Description	This is an agreement to reinforce the democratic processes in Chad, with a particular focus on an electoral reform. It define in details the composition and functioning of the Independent National Electoral Commission (CENI - (commission électorale nationale indépendante) whose members are 15 members of the presidential majority and 15 of the democratic opposition, and the electoral office. It covers electoral census, changes to and details of the electoral law, the general climate (democratic and neutral) and on the establishment of a support and follow up committee.

Agreement document [TD_070813_accord politiques en vue du renforcement du processus democratique_tr.pdf](#)  | [Download PDF](#)

Groups

Children/ youth	Groups→Children/youth→Rhetorical Page 12, Article 6. FINAL PROVISIONS: The signatory political parties call upon the people of Chad and in particular: associations for the defence of human rights, unions, women and youth organisations, to support this genuine peace and sustainable development process which underlies the present Political Agreement.
Disabled persons	No specific mention.
Elderly/age	No specific mention.
Migrant workers	No specific mention.
Racial/ ethnic/ national group	No specific mention.
Religious groups	No specific mention.
Indigenous people	No specific mention.
Other groups	No specific mention.
Refugees/ displaced persons	No specific mention.
Social class	No specific mention.

Gender

Women, girls and gender	Page 12, 6. DES DISPOSITIONS FINALES Les Partis politiques signataires appellent le peuple Tchadien et en particulier : les associations de défense des droits de l'homme, les syndicats, les organisations féminines et des jeunes, à adhérer à ce processus de paix véritable et de développement durable que sous-tend le présent Accord Politique.
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Translation:

Page 12, Article 6. FINAL PROVISIONS:
The signatory political parties call upon the people of Chad and in particular: associations for the defence of human rights, unions, women and youth organisations, to support this genuine peace and sustainable development process which underlies the present Political Agreement.

Men and boys	No specific mention.
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LGBTI	No specific mention.
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Family	No specific mention.
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State definition

Nature of state (general)	No specific mention.
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State configuration	No specific mention.
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Self determination	No specific mention.
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Referendum Page 2, Article 1. ELECTORAL MANAGEMENT ORGANS:
1.1- The Independent National Electoral Commission, the political organ for the organisation and supervision of all electoral operations (voter registration, organisation of elections) is financially independent. It has a balanced composition as follows:
...
1.2- Remit and operation
CENI and its local offices function as follows:
CENI organises and supervises:
- All elections (referendum, presidential, legislative, regional, departmental and local);

State symbols No specific mention.

Independence/ secession No specific mention.

Accession/ unification No specific mention.

Border delimitation No specific mention.

Cross-border provision No specific mention.

Governance

Political institutions (new or reformed)

Governance→Political institutions (new or reformed)→General references

Page 7-9, Article 4. THE GENERAL ENVIRONMENT:

4.1: The democratic environment and State neutrality

The State should discharge all of its functions efficiently and remain genuinely politically neutral, if democracy is to develop. It should also implement the following measures energetically and determinedly.

- Depoliticisation and demilitarisation of the territorial administration. Heads of administrative districts will be nominated for this purpose, selected from persons with the necessary experience and of demonstrable probity.

- Heads of administrative districts and their collaborators (Sultans, Chiefs of cantons, villages, districts or “carrés”) as well as those responsible for and agents of the defence and security forces, are forbidden to engage in partisan militant activity. If they wish to compete in elections, they must resign from their duties and functions.

Any involvement in party political activity will be sanctioned and may lead to exclusion from positions of responsibility in the territorial administration and in the defence and security forces.

...

- The Government will negotiate a Social Pact with its social partners (unions and employers) to ensure a durable social peace.

...

4.2: The need for greater public participation in political life

aced with growing public disaffection with the political process, the political parties of the presidential majority and of the democratic opposition agree, in addition to the measures already described, that:

- Political parties should be national in character, reflecting the diverse ethnic and regional origins of their members, a national perspective on the problems of our society and the State, and a national programme of action;

- Decentralised training programmes will be held for the managers and members of political parties, members of associations which often act as observers, those responsible for civil administration and the military, and of traditional chiefs who are normally assessors;

- Political parties are free to operate across the national territory;

- Citizens are genuinely free to exercise political choice, and to join the political party of their choosing, with no adverse consequences for their working lives;

...

4.3: The Constitutional Council, the Supreme Court and the High Council for Communication

...

Electoral candidates or representatives of competing parties, together with members of the Monitoring and Support Committee, will attend deliberations of the Constitutional Council and the Supreme Court as observers.

...

The State must provide the High Council for Communication with adequate resources to monitor all the media (public and private) and to discharge its mission effectively.

The High Council for Communication must ensure that competing candidates and political parties have equal access to and identical treatment by the media.

It will ensure that information about candidates is presented fairly.

Journalists should be completely neutral in presenting party candidates, proposals and programmes.

CENI and HCC should allow the public and private media to report on the

Elections

Page 1, Untitled Preamble:

Since the presidential election of 2001 and the legislative elections of 2002, the political parties of the democratic opposition have continuously demanded improvement in the organisation of elections in Chad; The lack of political dialogue has resulted in a decline in confidence among political actors, with a boycott of the electoral census in 2005, of the constitutional referendum in June 2005 and the presidential election in May 2006;

...

Discussions held between July 28 and August 2, 2006, have enabled the parties which are mainly from the presidential majority, to begin a preliminary reorganisation of the electoral framework;

Following a request from the Government of the Republic of Chad to international development partners, for technical and financial assistance for the organisation of communal and legislative elections in 2006-2007, the European Union undertook an exploratory study of the Chadian electoral system which identified the need for Chad's political actors to reach a consensus on how to improve it;

...

Recognising the need to create the conditions needed to hold free and transparent elections in a climate of peace and security;

[Summary (Pages 2-7 and 9-19): With the aim to reinforce the democratic process, the first part of the agreement provides for a reform of the electoral system. Specifically, it provides for the (Article 1) Independent National Electoral Commission (its composition at the national and local levels, remit and operation of the Independent National Electoral Commission, the role of the Permanent Election Office). It defines (Article 2) vote registration, (Article 3) management of electoral code (number of deputies and electoral constituencies, timetable for posting electoral lists, Deposit amount, Voting by proxy, State funding for political parties, Timely supply of electoral equipment, Composition of polling stations, Opening and closure of polling stations, Ballot boxes and security, Polling cards, Voting by nomads, Voting by Chadians abroad, Voting by members of the defence and security forces, Presentation of the report on the vote count, Centralisation and publication of results by CENI, The mode of election, Provisions for reporting violations and irregularities, Observation of elections, Invalidation of the mandate of a Deputy or locally elected representative. The last part of Article 4 (dedicated the general environment), provides for technical and political implications of the report on the electoral process].

Electoral commission Page 2, Article 1. ELECTORAL MANAGEMENT ORGANS:
1.1- The Independent National Electoral Commission, the political organ for the organisation and supervision of all electoral operations (voter registration, organisation of elections) is financially independent. It has a balanced composition as follows:

a) At the national level

It has 31 members consisting of:

- A President chosen in agreement with the parties, from Chadian personalities known for their skills, experience, moral integrity and vision;
- Presidential majority: fifteen (15) members, one for each party represented in the National Assembly;
- Democratic opposition: fifteen (15) members, one for each party represented in the National Assembly.

...

3.9: Access to polling stations

Law no 21/PR/2000 revised by Law no 35/PR/2006 of the Electoral Code, new article 43, applies.

Delegates of candidates or party representatives of competing parties duly accredited by CENI are authorised to enter polling stations.

...

3.15: Voting by members of the defence and security forces

Members of the defence and security forces are sequestered on polling day. They vote one (1) day before other citizens, outside their barracks, in polling stations supervised by civilians.

The electoral candidates or political party representatives duly accredited by CENI who are contesting the election must be authorised to enter the polling stations.

...

3.17: Centralisation and publication of results by CENI

The results must be displayed in the polling stations immediately following the count.

The results must be collected at constituency level by the relevant CENI local offices in the presence of political party representatives or electoral candidates. Centralisation at the national level will be done in the presence of political party representatives or electoral candidates.

Page 3, Article 1. ELECTORAL MANAGEMENT ORGANS:

... 1.1. The Independent National Electoral Commission ...

Page 7, Article 3. MANAGEMENT OF THE ELECTORAL CODE:

... 3.19: Provisions for reporting violations and irregularities

CENI and its local offices must provide mobile teams for reporting violations of any legal provisions during the election campaign and on polling day.

They may take protective measures and refer to the competent judicial authorities.

Political parties reform

Governance→Political parties reform→Other political parties reform

Page 4-7, Article 3. MANAGEMENT OF THE ELECTORAL CODE:

...

3.5: State funding for political parties

The State will finance any arrears in subscriptions to political parties in line with the Charter of Political Parties (Law no 45/PR/94, article 44).

The State will grant a subsidy to every legal political party.

However, the revised Law 45/PR/94 applies to all parties participating in the most recent national elections.

3.6: Support for competing candidates and political parties

The State will support competing candidates and/or political parties, specifically by:

- Supplying voting cards;
- Exempting competing candidates and/or parties from some purchase taxes for equipment and materials relating to an ongoing election campaign.

...

3.21: Invalidation of the mandate of a Deputy or locally elected representative

A deputy or a locally elected representative (rural, municipal, departmental, regional) elected on the ticket of a political party cannot change party during his mandate, without invalidating his mandate and subjecting the seat to a by-election.

Where a political party is dissolved Deputies retain their mandate, and may remain as a non-party representative or join a Parliamentary group of their choice.

4.2: The need for greater public participation in political life

aced with growing public disaffection with the political process, the political parties of the presidential majority and of the democratic opposition agree, in addition to the measures already described, that:

- Political parties should be national in character, reflecting the diverse ethnic and regional origins of their members, a national perspective on the problems of our society and the State, and a national programme of action;
- Decentralised training programmes will be held for the managers and members of political parties, members of associations which often act as observers, those responsible for civil administration and the military, and of traditional chiefs who are normally assessors;
- Political parties are free to operate across the national territory;
- Citizens are genuinely free to exercise political choice, and to join the political party of their choosing, with no adverse consequences for their working lives;

...

4.3: The Constitutional Council, the Supreme Court and the High Council for Communication

...

Electoral candidates or representatives of competing parties, together with members of the Monitoring and Support Committee, will attend deliberations of the Constitutional Council and the Supreme Court as observers.

...

The State must provide the High Council for Communication with adequate resources to monitor all the media (public and private) and to discharge its mission effectively.

The High Council for Communication must ensure that competing candidates

Civil society Page 8-9, Article 4. THE GENERAL ENVIRONMENT:

4.1: The democratic environment and State neutrality

...

- The Government will negotiate a Social Pact with its social partners (unions and employers) to ensure a durable social peace.

...

4.2: The need for greater public participation in political life

Faced with growing public disaffection with the political process, the political parties of the presidential majority and of the democratic opposition agree, in addition to the measures already described, that:

- Political parties should be national in character, reflecting the diverse ethnic and regional origins of their members, a national perspective on the problems of our society and the State, and a national programme of action;

- Decentralised training programmes will be held for the managers and members of political parties, members of associations which often act as observers, those responsible for civil administration and the military, and of traditional chiefs who are normally assessors;

- Political parties are free to operate across the national territory;

- Citizens are genuinely free to exercise political choice, and to join the political party of their choosing, with no adverse consequences for their working lives;

- The Statute of the Democratic Opposition will be developed and adopted;

- The State will play its part in civilian education (occasional campaigns, introducing or improving civic education in the education programme from primary level upwards), supporting political parties, organisations of civil society and a range of NGOs, in the context of developing these organisations through capacity strengthening and allocation of subsidies

Activities to raise awareness among militant and the whole population will be carried out;

CENI will play an important role in awareness raising during the electoral process.

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

...

They [the political parties of the Presidential Majority and of the Democratic Opposition] encourage the European Union and the United Nations to pursue their initiatives to strengthen the capacities of the political parties, civil society organisations and State institutions.

Page 12, Article 6. FINAL PROVISIONS:

The signatory political parties call upon the people of Chad and in particular: associations for the defence of human rights, unions, women and youth organisations, to support this genuine peace and sustainable development process which underlies the present Political Agreement.

Traditional/ No specific mention.
religious
leaders

Public Page 7, Article 4. THE GENERAL ENVIRONMENT:
administration 4.1: The democratic environment and State neutrality
The State should discharge all of its functions efficiently and remain genuinely politically neutral, if democracy is to develop. It should also implement the following measures energetically and determinedly.

...

- Heads of administrative districts and their collaborators (Sultans, Chiefs of cantons, villages, districts or “carrés”) as well as those responsible for and agents of the defence and security forces, are forbidden to engage in partisan militant activity. If they wish to compete in elections, they must resign from their duties and functions.

Any involvement in party political activity will be sanctioned and may lead to exclusion from positions of responsibility in the territorial administration and in the defence and security forces.

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

...

It [the Monitoring and Support Committee] will ensure that the nomination of members of the Constitutional Council, the Supreme Court and of chiefs of territorial districts will be made according to the strict criteria established by law.

Constitution Governance→Constitution→Constitutional reform/making

Page 1, Untitled Preamble:

...

The lack of political dialogue has resulted in a decline in confidence among political actors, with a boycott of the electoral census in 2005, of the constitutional referendum in June 2005 and the presidential election in May 2006;

Page 9, Article 4. THE GENERAL ENVIRONMENT:

...

4.3: The Constitutional Council, the Supreme Court and the High Council for Communication

The Constitutional Council and the Supreme Court must make the law, free of any partisan political considerations, and continually strive to improve the quality of their judgements. Their members must scrupulously observe their obligation to exercise reserve.

The status of members of the Supreme Court will be reviewed to ensure periodic renewal, as will that of members of the Constitutional Council. They will no longer have life tenure.

Electoral candidates or representatives of competing parties, together with members of the Monitoring and Support Committee, will attend deliberations of the Constitutional Council and the Supreme Court as observers.

Those in charge of the institutions which appoint members of the Constitutional Council and the Supreme Court will ensure that persons who are nominated fulfil the criteria specified by law. In case of any deficiency, a new member will be appointed by the same procedure.

...

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

...

It [the Monitoring and Support Committee] will ensure that the nomination of members of the Constitutional Council, the Supreme Court and of chiefs of territorial districts will be made according to the strict criteria established by law.

Power sharing

Political
power
sharing

Power sharing→Political power sharing→Other
State level
Sub-state level

Page 2, Article 1. ELECTORAL MANAGEMENT ORGANS:

1. ELECTORAL MANAGEMENT ORGANS

The parties confirm their political will and determination to create the necessary conditions for free, open and democratic elections.

Electoral operations are organised and supervised by the Independent National Electoral Commission (Commission Electorale Nationale Indépendante, CENI), with technical support from the Permanent Election Office.

1.1- The Independent National Electoral Commission, the political organ for the organisation and supervision of all electoral operations (voter registration, organisation of elections) is financially independent. It has a balanced composition as follows:

a) At the national level

It has 31 members consisting of:

- A President chosen in agreement with the parties, from Chadian personalities known for their skills, experience, moral integrity and vision;
- Presidential majority: fifteen (15) members, one for each party represented in the National

Assembly;

- Democratic opposition: fifteen (15) members, one for each party represented in the National

Assembly.

The mandate of CENI members may be renewed at each election.

One representative of the competing party or a candidate's delegate participates as an observer in the work of CENI and its local offices.

b) At the local level

The local offices of CENI throughout the country (region, department, commune, etc.) are constituted using the same formula of equality (X+X+1)

CENI determines the appropriate membership (regional, departmental, communal...) in light of the elections to be organised.

1.2- Remit and operation

CENI and its local offices function as follows: CENI organises and supervises:

- All elections (referendum, presidential, legislative, regional, departmental and local);
- Voter registration and the distribution of polling cards.

Territorial
power
sharing No specific mention.

Economic
power
sharing No specific mention.

Military
power
sharing No specific mention.

Human rights and equality

Human
rights/RoL
general

Page 1, Untitled Preamble:

...

Wishing to create the conditions needed to establish genuine rule of law which every Chadian supports and has confidence in;

Page 3, Article 1. ELECTORAL MANAGEMENT ORGANS:

...

1.1. The Independent National Electoral Commission ...

...

1.2- Remit and operation

• If violations and infringements of the laws and regulations during campaigns and elections, are brought to the attention of CENI and its local offices in order to take correctional measures, they will report these cases immediately to the competent judicial authorities.

Page 7, Article 3. MANAGEMENT OF THE ELECTORAL CODE:

...

3.19: Provisions for reporting violations and irregularities

CENI and its local offices must provide mobile teams for reporting violations of any legal provisions during the election campaign and on polling day. They may take protective measures and refer to the competent judicial authorities.

Page 9, Article 4. THE GENERAL ENVIRONMENT:

...

4.3: The Constitutional Council, the Supreme Court and the High Council for Communication

...

Those in charge of the institutions which appoint members of the Constitutional Council and the Supreme Court will ensure that persons who are nominated fulfil the criteria specified by law. In case of any deficiency, a new member will be appointed by the same procedure.

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

...

It [the Monitoring and Support Committee] will ensure that the nomination of members of the Constitutional Council, the Supreme Court and of chiefs of territorial districts will be made according to the strict criteria established by law.

Page 12, Article 6. FINAL PROVISIONS:

The signatory political parties call upon the people of Chad and in particular: associations for the defence of human rights, unions, women and youth organisations, to support this genuine peace and sustainable development process which underlies the present Political Agreement.

Bill of rights/ similar	No specific mention.
Treaty incorporation	No specific mention.
Civil and political rights	No specific mention.
Socio- economic rights	No specific mention.

Rights related issues

Citizenship	<p>Rights related issues→Citizenship→Citizens, specific rights</p> <p>Page 6, Article 3. MANAGEMENT OF THE ELECTORAL CODE:</p> <p>...</p> <p>3.14: Voting by Chadians abroad</p> <p>Chadians living abroad, like their fellow citizens at home, are entitled to vote and must vote on the same day as those resident in the country.</p> <p>Only Chadians who fulfil the nationality requirements, are entitled to civil rights and are duly registered with the relevant diplomatic mission (Embassy or Consulate) may vote.</p> <p>The Government will take all necessary steps to identify and take a census of Chadians resident abroad.</p> <p>CENI is responsible for their registration in the electoral register.</p> <p>Rights related issues→Citizenship→Citizenship other</p> <p>Page 2, Article 1. ELECTORAL MANAGEMENT ORGANS:</p> <p>1.1- The Independent National Electoral Commission, the political organ for the organisation and supervision of all electoral operations (voter registration, organisation of elections) is financially independent. It has a balanced composition as follows:</p> <p>a) At the national level</p> <p>It has 31 members consisting of:</p> <ul style="list-style-type: none"> - A President chosen in agreement with the parties, from Chadian personalities known for their skills, experience, moral integrity and vision;
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Democracy [Summary (Pages 2-7): The agreement in its entirety aims to reinforce the democratic process. The first part of the agreement provides for a reform of the electoral system (see coding in other relevant boxes. The second part of the agreement is dealing with the general environment. It deals with the (1) democratic environment and State neutrality, (2) the need for greater public participation in political life, (3) the Constitutional Council, the Supreme Court and the High Council for Communication, (4) technical and political implications of the report on the electoral process, and (5) the security environment.]

Detention procedures No specific mention.

Media and communication Rights related issues→Media and communication→Governance of media
Page 8-9, Article 4. THE GENERAL ENVIRONMENT:
4.3: The Constitutional Council, the Supreme Court and the High Council for Communication
....
The State must provide the High Council for Communication with adequate resources to monitor all the media (public and private) and to discharge its mission effectively.
The High Council for Communication must ensure that competing candidates and political parties have equal access to and identical treatment by the media.
It will ensure that information about candidates is presented fairly.
Journalists should be completely neutral in presenting party candidates, proposals and programmes.
CENI and HCC should allow the public and private media to report on the electoral process and polling day in a free and responsible manner (including information and commentary on the voting process and results).

Rights related issues→Media and communication→Media logistics
Page 8-9, Article 4. THE GENERAL ENVIRONMENT:
4.1: The democratic environment and State neutrality
...
- Journalists will be free to exercise their trade in a free and responsible manner.
- The Government will pay particular attention to good national coverage by Chad National Radio (RNT) and Chad Television (TVT).
...

Mobility/ access	... 4.5: The security environment The Government of the Republic will ensure it has the resources to ensure the security of goods and people throughout the national territory, and the security of the elections and the free movement of candidates and political actors in general. ...
Protection measures	No specific mention.
Other	No specific mention.

Rights institutions

NHRI	No specific mention.
Regional or international human rights institutions	No specific mention.

Justice sector reform

Criminal justice and emergency law	No specific mention.
State of emergency provisions	No specific mention.

Judiciary and courts Page 8-9, Article 4. THE GENERAL ENVIRONMENT:
 4.1: The democratic environment and State neutrality
 ... - The Government will strengthen the capacity of the judicial system, by ensuring its independence and an effective presence of career magistrates in different localities.
 ... 4.3: The Constitutional Council, the Supreme Court and the High Council for Communication
 The Constitutional Council and the Supreme Court must make the law, free of any partisan political considerations, and continually strive to improve the quality of their judgements. Their members must scrupulously observe their obligation to exercise reserve.
 The status of members of the Supreme Court will be reviewed to ensure periodic renewal, as will that of members of the Constitutional Council. They will no longer have life tenure.
 Electoral candidates or representatives of competing parties, together with members of the Monitoring and Support Committee, will attend deliberations of the Constitutional Council and the Supreme Court as observers.
 Those in charge of the institutions which appoint members of the Constitutional Council and the Supreme Court will ensure that persons who are nominated fulfil the criteria specified by law. In case of any deficiency, a new member will be appointed by the same procedure.

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

... It [the Monitoring and Support Committee] will ensure that the nomination of members of the Constitutional Council, the Supreme Court and of chiefs of territorial districts will be made according to the strict criteria established by law.

Prisons and detention No specific mention.

Traditional Laws No specific mention.

Socio-economic reconstruction

Development or socio-economic reconstruction No specific mention.

National economic plan No specific mention.

Natural resources No specific mention.

International funds Page 1, Untitled Preamble:
...
Discussions held between July 28 and August 2, 2006, have enabled the parties which are mainly from the presidential majority, to begin a preliminary reorganisation of the electoral framework;
Following a request from the Government of the Republic of Chad to international development partners, for technical and financial assistance for the organisation of communal and legislative elections in 2006-2007, the European Union undertook an exploratory study of the Chadian electoral system which identified the need for Chad's political actors to reach a consensus on how to improve it;

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:
...
To implement the present Political Agreement, the political parties of the Presidential Majority and of the Democratic Opposition request the support of their international partners, in particular the African Union, the European Union, the United Nations and the International Organisation of la Francophonie.
They encourage the European Union and the United Nations to pursue their initiatives to strengthen the capacities of the political parties, civil society organisations and State institutions.

Business No specific mention.

Taxation No specific mention.

Banks No specific mention.

Land, property and environment

Land reform/
rights No specific mention.

Pastoralist/ nomadism rights	Page 6, Article 3. MANAGEMENT OF THE ELECTORAL CODE: ... 3.13: Voting by nomads Nomads vote on the same day as other citizens. The Government and CENI will take all measures necessary (identification of nomads, location of their encampments on polling day, allocation to polling stations, supply of electoral material at polling stations) for this purpose.
Cultural heritage	No specific mention.
Environment	No specific mention.
Water or riparian rights or access	No specific mention.

Security sector

Security Guarantees	Page 1, Untitled Preamble: ... Recognising the need to create the conditions needed to hold free and transparent elections in a climate of peace and security; Page 10, Article 4. THE GENERAL ENVIRONMENT: ... 4.5: The security environment The Government of the Republic will ensure it has the resources to ensure the security of goods and people throughout the national territory, and the security of the elections and the free movement of candidates and political actors in general. The signatory political parties undertake to solve all conflicts by negotiation and dialogue, including with the armed opposition. To this end, a declaration will be made for the attention of the armed opposition and the Chadian opposition outside the country.
Ceasefire	No specific mention.
Police	No specific mention.

Armed
forces

Page 3, Article 2. VOTER REGISTRATION:

...

- An electoral list of defence and security agents will be established in each locality.

Page 6, Article 3. MANAGEMENT OF THE ELECTORAL CODE:

...

3.15: Voting by members of the defence and security forces

Members of the defence and security forces are sequestered on polling day. They vote one (1) day before other citizens, outside their barracks, in polling stations supervised by civilians.

The electoral candidates or political party representatives duly accredited by CENI who are contesting the election must be authorised to enter the polling stations.

Page 7-8, Article 4. THE GENERAL ENVIRONMENT:

4.1: The democratic environment and State neutrality

The State should discharge all of its functions efficiently and remain genuinely politically neutral, if democracy is to develop. It should also implement the following measures energetically and determinedly.

- Depoliticisation and demilitarisation of the territorial administration. Heads of administrative districts will be nominated for this purpose, selected from persons with the necessary experience and of demonstrable probity.

- Heads of administrative districts and their collaborators (Sultans, Chiefs of cantons, villages, districts or "carrés") as well as those responsible for and agents of the defence and security forces, are forbidden to engage in partisan militant activity. If they wish to compete in elections, they must resign from their duties and functions.

Any involvement in party political activity will be sanctioned and may lead to exclusion from positions of responsibility in the territorial administration and in the defence and security forces.

- The government will implement the resolutions of the armed forces.

DDR

Security sector→DDR→Demilitarisation provisions

Page 7, Article 4. THE GENERAL ENVIRONMENT:

4.1: The democratic environment and State neutrality

The State should discharge all of its functions efficiently and remain genuinely politically neutral, if democracy is to develop. It should also implement the following measures energetically and determinedly.

- Depoliticisation and demilitarisation of the territorial administration. Heads of administrative districts will be nominated for this purpose, selected from persons with the necessary experience and of demonstrable probity.

Intelligence
services

No specific mention.

Parastatal/
rebel and
opposition
group
forces

Page 10, Article 4. THE GENERAL ENVIRONMENT:
...
4.5: The security environment
...
The signatory political parties undertake to solve all conflicts by negotiation and dialogue, including with the armed opposition.
To this end, a declaration will be made for the attention of the armed opposition and the Chadian opposition outside the country.

Page 12, Article 6. FINAL PROVISIONS:
...
The General Report and the Declaration of Intent of the Armed Opposition form an integral part of the present Agreement.

Withdrawal
of foreign
forces

No specific mention.

Corruption

No specific mention.

Crime/
organised
crime

No specific mention.

Drugs

No specific mention.

Terrorism

No specific mention.

Transitional justice

Transitional
justice
general

No specific mention.

Amnesty/
pardon

No specific mention.

Courts

No specific mention.

Mechanism No specific mention.

Prisoner release No specific mention.

Vetting No specific mention.

Victims No specific mention.

Missing persons No specific mention.

Reparations No specific mention.

Reconciliation No specific mention.

Implementation

UN signatory No specific mention.

Other international signatory La présidence focale de l'Union européenne
La Délégation de la Commission européenne

Referendum for agreement No specific mention.

International mission/
force/similar

Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

The political parties signatory to the present Agreement agree to ensure that monitoring and monthly evaluation by the Monitoring and Support Committee will be carried out. To this end the Committee will make recommendations to the Government.

The Monitoring and Support Committee will oversee the detailed application of the present Agreement according to the designated timetable.

The Monitoring and Support Committee will consist of high level representatives of the political parties and of the institutions in charge of or involved in the implementation of the terms of the Political Agreement. It will be composed of:

...

- Representatives of the International Community: the European Union, the African Union, the United Nations and the International Organisation of la Francophonie, as observers. They will act as facilitators.

...

The Secretariat will be supported by its international partners on the Monitoring and Support Committee.

...

The Head of the European Commission delegation will receive from the Political Parties and related institutions, no later than two (2) weeks after signature of the Agreement, the list of their nominated representatives for the Monitoring and Control Committee. He will organise the first meeting. Subsequent meetings will be the responsibility of the Office once in place.

...

To implement the present Political Agreement, the political parties of the Presidential Majority and of the Democratic Opposition request the support of their international partners, in particular the African Union, the European Union, the United Nations and the International Organisation of la Francophonie.

They encourage the European Union and the United Nations to pursue their initiatives to strengthen the capacities of the political parties, civil society organisations and State institutions.

Enforcement mechanism Page 10-11, Article 5. MONITORING PROPER IMPLEMENTATION OF THE PRESENT POLITICAL AGREEMENT:

The political parties signatory to the present Agreement agree to ensure that monitoring and monthly evaluation by the Monitoring and Support Committee will be carried out. To this end the Committee will make recommendations to the Government.

The Monitoring and Support Committee will oversee the detailed application of the present Agreement according to the designated timetable.

The Monitoring and Support Committee will consist of high level representatives of the political parties and of the institutions in charge of or involved in the implementation of the terms of the Political Agreement. It will be composed of:

- Five (5) members of the majority parties;
- Five (5) members of the opposition parties;
- Representatives of the Presidency of the Republic, the Government and the National Assembly, in a non-decision-making role;
- Representatives of the International Community: the European Union, the African Union, the United Nations and the International Organisation of la Francophonie, as observers. They will act as facilitators.

At its first meeting, the Monitoring and Support Committee will set up an Office consisting of a President, a Vice-President and two rapporteurs selected in turn from Party representatives, for a period of six (6) months. The Secretariat will be supported by its international partners on the Monitoring and Support Committee.

The Monitoring and Support Committee will prepare, in agreement with the Government, and no later than one month following signature of the present agreement, a timetable for implementation of this programme.

It will ensure that the nomination of members of the Constitutional Council, the Supreme Court and of chiefs of territorial districts will be made according to the strict criteria established by law.

The Head of the European Commission delegation will receive from the Political Parties and related institutions, no later than two (2) weeks after signature of the Agreement, the list of their nominated representatives for the Monitoring and Control Committee. He will organise the first meeting. Subsequent meetings will be the responsibility of the Office once in place. The mandate of the Monitoring and Support Committee expires when the National Assembly is elected.

To implement the present Political Agreement, the political parties of the Presidential Majority and of the Democratic Opposition request the support of their international partners, in particular the African Union, the European Union, the United Nations and the International Organisation of la Francophonie.

They encourage the European Union and the United Nations to pursue their initiatives to strengthen the capacities of the political parties, civil society organisations and State institutions.

6 FINAL PROVISIONS

The signatory political parties call upon the people of Chad and in particular: associations for the defence of human rights, unions, women and youth organisations, to support this genuine peace and sustainable development process which underlies the present Political Agreement.

The present Political Agreement is open to all legalised political parties.

The General Report and the Declaration of Intent of the Armed Opposition

Related cases No specific mention.

Source <http://aceproject.org/>
