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Country/entity Burundi

Region Africa (excl MENA)

Agreement name Loi du 21 novembre 2003 portant amendement à la Constitution de Transition du 28

octobre 2001

Date 21 Nov 2003

Agreement status Multiparty signed/agreed

Interim Yes

arrangement

Agreement/conflict Intrastate/intrastate conflict

level

Burundian Civil War (1993-2005)

The conflict had an ethnic base between Hutu and Tutsi populations, and is one of a set of regionally connected conflicts also addressed n the Great Lakes process. Since independence in 1972, the Burundian political landscape has been polarised and marked by ethnic-based tensions, political assassinations and large-scale violence. For the following two decades, three Tutsi military regimes associated with the Union for National Progress (UPRONA) ruled the country. During these military dictatorships, numerous waves of mass violence resulted from the attempts of various opposition rebels groups to destabilise the three regimes, and the regimes' use of violence to repress these attempts. Despite a wave of hope in the early 1990's, Burundi entered a decade-long civil war in 1993 following the assassination of Burundi's first democratically elected president, Melchior Ndadaye, from the ethnically-Hutu Front for Democracy in Burundi (FRODEBU) by Tutsi opposition in the military. In 1998 the Arusha Peace Talks commenced and in August 2000, international pressure resulted in the signing of the Arusha Peace and Reconciliation Agreement for Burundi. However, the National Council for the Defense of Democracy (CNND) did not sign. Additionally, and Party for the Liberation of Hutu People (Palipehutu) did not participate in negotiations. These outsiders continued sporadic violence until 2008. In 2015, a new wave of political violence is taking place after President Nkurunziza, from the CNDD-FDD which has been in power since 2005, won a contested third-mandate.

Close

Burundian Civil War (1993-2005)

Stage Framework/substantive - comprehensive

Conflict nature Government

Peace process Burundi: Arusha and related peace process

Parties The law had been adopted burundian legislative institutions. It had been specifically

past by Domitien NDAYIZEYE (the then President of Burundi) and seen and ratified by the

seal of the republic, the Minister of Justice and Attorney general Fulgence DWIMA

BAKANA

Third parties

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Description

The agreement is law amending the 2003 transitional constitution. It mostly provides for modifications in the structure and power-sharing arrangements of the transitional legislative bodies.

Agreement

BI_031121_Constitution_de_transition_du_28_octubre_2001_amendment_tr.pdf

document

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Agreement

BI_031121_Constitution_de_transition_du_28_octobre_2001_amendement.pdf (opens

document (original in new tab)

language)

Groups

Children/youth No specific mention.

Disabled persons No specific mention.

Elderly/age No specific mention.

Migrant workers No specific mention.

Racial/ethnic/ national group

Groups→Racial/ethnic/national group→Rhetorical

Page 1, PROMULGATION, Article 1:

Article 103 is amended as follows:

The National Union Transition Government is composed of at least twenty-six members. The fully representative National Union Transition Government is composed of the representatives of the political parties and armed political movements who are signatories of the ceasefire agreement, in order to promote cohesion and unity amongst the people of Burundi, taking into account the different ethnic and political groups in the country and in accordance with the Arusha Agreement for Peace and Reconciliation in Burundi.

Groups→Racial/ethnic/national group→Substantive

Page 2, PROMULGATION, Article 3:

Article 134 is amended as follows:

The Office of the Transition National Assembly will include the President, two Vice-Presidents, a General Secretary and as many Deputy-General Secretaries as needed. It should be representative of the politico-ethnic distribution of the political groups participating in the Arusha Agreement for Peace and Reconciliation in Burundi. The President and the First Vice-President of the Transition National Assembly must come from two different political groups.

Page 2, PROMULGATION, Article 4:

Article 141 is amended as follows:

The Transition Senate is appointed by the President of the Republic, the Vice-President of the Republic and the Office of the Transition National Assembly, with due regard to the distribution of political, ethnic and religious groups.

It consists of:

- 2. Three persons of Twa ethnicity
- 3. At least two citizens from each province, from different ethnic groups, co-opted to the Transition National Assembly, and outside it.

In all circumstances the Senate will be ethnically and politically representative.

Religious groups

Groups→Religious groups→Rhetorical

Page 2, PROMULGATION, Article 4: Article 141 is amended as follows:

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Indigenous people No specific mention.

Other groups

No specific mention.

Refugees/displaced No specific mention.

persons

Social class

Gender

Women, girls and

gender

No specific mention.

Men and boys No specific mention.

LGBTI No specific mention.

Family No specific mention.

State definition

Nature of state

(general)

No specific mention.

State configuration No specific mention.

Self determination No specific mention.

Referendum No specific mention.

State symbols No specific mention.

Independence/

secession

No specific mention.

Accession/

unification

No specific mention.

Border delimitation No specific mention.

Cross-border

No specific mention.

provision

Governance

Political

Governance→Political institutions (new or reformed)→Temporary new institutions

institutions (new or Page 1, Article 1:

reformed)

Article 103 is amended as follows:

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Page 1-2, Article 2:

Article 133 is amended as follows:

Assuming the support of members of the Transition National Assembly for the Transition Senate in line with the provisions of article 141, the Transition National Assembly is made up as follows:

- 1. Members of the National Assembly elected on June 29, 1993. Any vacant seats will be occupied by a replacement member with a useful function.
- 2. Four members appointed by each of the participating parties, or parties and armed political movements who are signatories to a ceasefire agreement but do not have a seat by virtue of the 1993 elections, including those who already hold a seat. However, the number of seats available to the parties and armed political movements who are signatories to the Ceasefire Agreements will be as specified in those agreements.
- 3. The 28 civilian representatives currently members of the National Assembly.
- 4. Those nominated members currently sitting in the National Assembly, outwith those elected in 1992.
- 5. However, the members or replacement members outside the National Assembly, are entitled to take back their seat for sixty days following the establishment of the Transition National Assembly. After this date they will be given priority as replacements.
 6. The allocations resulting from the Arusha Agreement for Peace and Reconciliation in Burundi must be guaranteed by co-optation by the Office of the National Assembly, the President and the Vice-President of the Republic.

The National Assembly members co-opted to the Transition Senate will not be replaced.

Page 2, Article 3:

Article 134 is amended as follows:

The Internal Regulations of the Transition National Assembly are those of the National Assembly elected in 1993, until such time as they are duly amended.

The National Assembly will hold its first full session on the first working day following the seventh day after its inauguration. The agenda will include the election of the Office of the National Assembly.

The Office of the Transition National Assembly will include the President, two Vice-Presidents, a General Secretary and as many Deputy-General Secretaries as needed. It should be representative of the politico-ethnic distribution of the political groups participating in the Arusha Agreement for Peace and Reconciliation in Burundi. The President and the First Vice-President of the Transition National Assembly must come from two different political groups.

The President and the other members of the Office of the Transition National Assembly are elected until the legislative elections to be held during the transition period. However their duties during the transition period may cease, as determined by the internal regulations of the Transition National Assembly.

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Elections

No specific mention.

Electoral commission No specific mention.

Political parties reform

Governance→Political parties reform→Other political parties reform

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- 2. Four members appointed by each of the participating parties, or parties and armed political movements who are signatories to a ceasefire agreement but do not have a seat by virtue of the 1993 elections, including those who already hold a seat.

However, the number of seats available to the parties and armed political movements who are signatories to the Ceasefire Agreements will be as specified in those agreements.

4. Those nominated members currently sitting in the National Assembly, outwith those elected in 1992.

Civil society No specific mention.

Traditional/ religious leaders No specific mention.

Public administration No specific mention.

Constitution

Power sharing

Political power sharing

Power sharing→Political power sharing→Executive coalition

State level

Page 1, Article 1:

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Power sharing→Political power sharing→Proportionality in legislature

State level

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2. Four members appointed by each of the participating parties, or parties and armed political movements who are signatories to a ceasefire agreement but do not have a seat by virtue of the 1993 elections, including those who already hold a seat.
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Page 2, Article 3:

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Page 2, Article 4:

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The Transition Senate is appointed by the President of the Republic, the Vice-President of the Republic and the Office of the Transition National Assembly, with due regard to the distribution of political, ethnic and religious groups.

It consists of:

- 1. The former Heads of State
- 2. Three persons of Twa ethnicity
- 3. At least two citizens from each province, from different ethnic groups, co-opted to the Transition National Assembly, and outside it.

In all circumstances the Senate will be ethnically and politically representative.

Territorial power sharing

Economic power

No specific mention.

sharing

Military power

sharing

No specific mention.

Human rights and equality

Human rights/RoL No specific mention.

general

Bill of rights/similar No specific mention.

Treaty

No specific mention.

incorporation

Civil and political

No specific mention.

rights

Socio-economic

rights

No specific mention.

Rights related issues

Citizenship No specific mention.

Democracy No specific mention.

Detention procedures No specific mention.

Media and communication No specific mention.

Mobility/access

No specific mention.

Protection measures

No specific mention.

Other

Rights institutions

NHRI No specific mention.

Regional or international

No specific mention.

international human rights institutions

Justice sector reform

 $\label{lem:criminal} \textbf{Criminal justice and } \ \ \text{No specific mention}.$

emergency law

State of emergency No specific mention.

provisions

Judiciary and

No specific mention.

courts

Prisons and

detention

No specific mention.

Traditional Laws No specific mention.

Socio-economic reconstruction

Development or

No specific mention.

socio-economic reconstruction

National economic No specific mention.

plan

Natural resources No specific mention.

International funds No specific mention.

Business No specific mention.

Taxation No specific mention.

Banks No specific mention.

Land, property and environment

Land reform/rights No specific mention.

Pastoralist/

No specific mention.

nomadism rights

Cultural heritage

No specific mention.

Environment

No specific mention.

Water or riparian rights or access

No specific mention.

Security sector

Security Guarantees

No specific mention.

Ceasefire

Security sector→Ceasefire →Ceasefire provision

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Police

No specific mention.

Armed forces

DDR

No specific mention.

Intelligence services

No specific mention.

Parastatal/rebel and opposition group forces

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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 No specific mention.

general

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 Page 1, Article 1:

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Burundi.

Implementation

UN signatory No specific mention.

Other international No specific mention.

signatory

Referendum for No specific mention.

agreement

International No specific mention.

mission/force/

Enforcement

mechanism

similar

No specific mention.

Related cases No specific mention.

Source Institute of Development, Policy and Management, Burundi Resources: https://

www.uantwerpen.be/

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