On 29 June 2010, the United Nations Security Council agreed to extend the terms of office of five permanent and nine ad litem Judges who are members of the Trial Chambers until 31 December 2011 or completion of their assignments, if sooner. The terms of office of the two permanent Judges who are members of the Appeals Chamber were extended until 31 December 2012 or until the completion of the cases to which they are assigned, if sooner.

The permanent Judges of the Trial Chambers whose terms of office have been extended are Charles Michael Dennis Byron (Saint Kitts and Nevis), Khalida Rachid Khan (Pakistan), Arlette Ramaroson (Madagascar), William H. Sekule (United Republic of Tanzania) and Bakhtiyar Tuzmukhamedov (Russian Federation).

The ad litem Judges are Aydin Sefa Akay (Turkey), Florence Rita Arrey (Cameroon), Solomy Balungi Bossa (Uganda), Vagn Joensen (Denmark), Gberdao Gustave Kam (Burkina Faso), Lee Gacuiga Muthoga (Kenya), Seon Ki Park (Republic of Korea), Mparany Mamy Richard Rajohnson (Madagascar) and Emile Francis Short (Ghana).

The Council further called upon relevant UN bodies to work with the Tribunal to find solutions to address the problems of staff retention. Staffing constraints, as highlighted by the President in his last report to the Security Council, are the major obstacle for the successful implementation of the Completion Strategy.

The Council took also note of the concerns raised by the ICTR President Judge Byron regarding the report of the Prosecutor on the lack of cooperation of Kenya in the case of fugitive Félicien Kabuga, as well as the statement and pledge made by Kenya at the Security Council meeting of 18 June 2010. The Council reiterated its call on all states, especially the states of the Great Lakes Region, to intensify cooperation with and render all necessary assistance to the Tribunal. The Council in particular called upon relevant states to increase their efforts to bring Félicien Kabuga, Augustin Bizimana, Protais Mpiranya and other indictees of the International Tribunal to justice.
A Busy Schedule for ICTR Principals

New York: From 11 to 17 June, President, Judge Dennis Byron, accompanied in most cases by the Prosecutor, Mr. Hassan Bubacar Jallow and the Registrar, Mr. Adama Dieng, had high-level meetings with UN officials, including the Secretary-General, the Controller and the Legal Counsel, as well as Member States representatives and the Security Council Informal Working Group on International Tribunals. On 18 June, the President and the Prosecutor addressed the Security Council with their six-monthly update on the Completion Strategy.

During their meetings, the Principals discussed, in addition to the Completion Strategy, issues related to State cooperation, staffing, budget and residual matters.

Mr. Dieng also attended a meeting convened by the Security Council Working Group preparing ICTR’s transition to the residual mechanism. Alongside the President and the Prosecutor, the Registrar met with the Secretary-General of the United Nations, Mr Ban Ki-Moon, who once again commended the work of the ICTR and pledged his support for a smooth completion of the mandate of ICTR.

In addition, the Registrar undertook the following missions:

Paris: From 21-24 June 2010 the Registrar was in Paris where he met Ms. Edwige Belliard, Director of Legal Affairs in the Ministry of Foreign and European Affairs. The discussions centered on cooperation issues. The Registrar expressed his warm thanks to the Government of France for its continuous support to ICTR.

While in Paris, the Registrar also met with Mr. Pierre Sane, Assistant Director General, of UNESCO. He also met with the co-Presidents of the Paris Bar, Mr. Jean Castelain and Mr. Jean-Yves Leborgne. The discussions were mainly on the strengthening of the cooperation between the ICTR and the Paris Bar, the pro-bono intervention of some lawyers of the Paris Bar in favour of some ICTR convicted persons who contemplate to seek a review of their judgement, and other issues of common interest.

The Registrar held a meeting with officials of the Organisation internationale de la Francophonie (OIF) including M. Hugo Sada. The discussions were very fruitful. The Registrar thanked OIF for its support to the work of the ICTR and discussed the possibility of lending assistance to OIF assistance to francophone countries on international justice through training and capacity building.

Geneva: The Registrar met with Ms. Erika Feller, UNHCR Assistant Commissioner Protection and held extensive discussions on the long-standing issue pertaining to the eligibility status as refugees of the ICTR acquitted persons. The Registrar renewed his offer to organize a colloquium to look into the new challenges facing the 1951 Convention of Refugees in relation to international criminal justice.

The Registrar met with Ms. Mona Rishmawi, in charge of Rule of Law, OHCHR and discussed the contribution of both institutions in relation to the strengthening of the Rule of Law. It was agreed that ICTR will liaise with the Regional offices of the OHCHR in Africa to maximize the benefits of the excellent cooperation between the two institutions.

The Registrar met with Professor Yves Sandoz, member of the Executive Committee, ICRC and Dr. Anne-Marie Larosa, Legal Adviser. They had discussions on the cooperation between ICTR and ICRC.

The Registrar paid a courtesy call on Mr. Hamadoun Touré, Secretary-General of International Telecommunication Union (ITU) on 6 July 2010. During their meeting, the Registrar explored the possibility of openings for staff of ICTR in light of the downsizing and completion strategy of the ICTR.

South Africa: Shortly upon his return from Europe, the Registrar was invited to the International Conference on Africa and the Future of International Criminal Justice at Wits University in Johannesburg. After
delivering his speech, the Registrar visited the Headquarters of the Africa Office of the International Commission of Jurists along with Mr. Lovemore Munlo Chief Justice of Malawi, former ICTR Deputy Registrar and Ms. Okali, ICTR Senior Trial Attorney representing the Prosecutor.

While in South Africa, the Registrar met with the Chief of Justice of South Africa as well as the Deputy Minister of Justice and Constitutional Affairs.

**ICTY Registrar Visits the ICTR and Rwanda**

The Registrar of the Tribunal, John Hocking, was on a working visit to the International Criminal Tribunal for Rwanda (ICTR), in Tanzania and to Rwanda from 29 August - 30 August.

In his first visit to the ICTR since his appointment as Registrar, Mr Hocking met with his counterpart, Mr Adama Dieng in Arusha, Tanzania. The two Registrars discussed issues of common importance to the ad hoc Tribunals including cooperation, the completion strategy and the downsizing process as well as the Tribunals' engagement with local communities.

From 30 August-2 September 2010, the Registrar visited Rwanda where he met with the Minister of Justice and judges of the Supreme and Higher Courts as well as with relevant nongovernmental and victims' organizations.

He visited the ICTR's main office and the Information & Documentation Centre (Umusanzu) in Kigali. He also visited the Gasabo Mini Information Centre, one of the ten Mini-Umusanzu Centres that the Tribunal has established in Rwanda as well as the Gisozi and Murambi Genocide Memorials.

**ICTR Judicial Activities**

- **Work of the Trial Chambers and the Appeals Chamber in July and August 2010**

  **1. Trial Chamber I**

  **Judgement Delivery**

  **Munyakazi**
  The Chamber filed the written judgement in the case against Yussuf Munyakazi on 5 July 2010 after it had delivered the oral summary on 30 June 2010. Munyakazi was found guilty of genocide and extermination as a crime against humanity and sentenced to 25 years’ imprisonment.

  **2. Trial Chamber II**

  **Ongoing trials**

  **Ngirabatware**
  On 16 March 2010, the Trial Chamber adjourned the proceedings for the completion of the Prosecution's case-in-chief. On 15 July 2010, the Chamber ordered that three witnesses be added to the Prosecution list. The Prosecution's case recommenced on 23 August 2010, after which the Chamber heard the evidence of these three witnesses, with one of them testifying by video-link. The Prosecution closed its case-in-chief on 31 August 2010, and the Defence case-in-chief remains scheduled to commence on 15 November 2010. During the reporting period, the Chamber issued six written and three oral decisions.

  **Trials in Judgement Drafting Phase**

  **Nyiramasuhuko et al. ("Butare")**
  The Chamber is involved in deliberations and judgement drafting.

  **Nidiliyimana et al. ("Military II")**
  Judgement drafting is in progress.

  **Bizimungu et al.**
  Judgement drafting in the case is ongoing.

  **Hagegekimana**
  Judgement drafting is in process. The Chamber issued one order.

  **Kanyarukiga**
  The Chamber is currently undertaking deliberations and judgement drafting.

  **3. Trial Chamber III**

  **Judgement Delivery**

  **Ntawukulilyayo**
  On 3 August 2010, the Chamber, by a majority composed of Judges Khan and Muthoga, convicted Dominique Ntawukulilyayo sub-prefect of Gisagara sub-préfecture in Butare, of genocide and sentenced him to 25 years of imprisonment. Judge Akay dissented. The Chamber unanimously acquitted Ntawukulilyayo of complicity in genocide and direct and public incitement to commit genocide.

  **Ongoing trials**

  **Nzabonimana**
  The Trial Chamber held a third session to continue hearing the Defence case from 5 to 13 July 2010. During this session, the Defence called five witnesses, bringing the total of Defence witnesses heard to 25. In July, the Chamber issued four Decisions, and currently, there are four pending motions. The next session is scheduled from 11 to 22 October 2010 to continue with the Defence case.
Karemara et al.
On 1 July 2010, Joseph Nzirozera, one of the three accused in the case, passed away, following sudden complications of a long illness. The Chamber decided therefore to end the ongoing last session of his Defence case which was scheduled to continue until 8 July. On 23 August, the current session started. On the first day, the Chamber ruled on the consequences of Joseph Nzirozera’s death for the trial and concluded that the evidence heard to this date would remain on the record. It also ordered that the Indictment be amended to reflect Joseph Nzirozera’s death. The Chamber denied the request from the Defence for a stay of proceedings and granted certification to appeal the decision. Since 24 August, Edouard Karemera has refused to come to court. The Chamber continues the trial in his absence in accordance with Rule 82 bis.

The Chamber issued 14 Decisions in July and August.

Case awaiting Closing Arguments

Gatete
The case is currently under deliberations, as the evidence phase of the trial has been completed and both parties have submitted their closing briefs. In July, unavoidable circumstances arose, preventing the participation of one of the Judges during the previously scheduled dates for a site visit to Rwanda. The Chamber therefore plans to undertake the site visit from 26 to 30 October 2010 and to hold oral closing arguments for 8 and, if necessary, 8 November 2010. The Chamber issued three decisions and one scheduling order during July and August.

Trial to commence in 2010

Ndahimana:
The trial is scheduled to commence on 6 September 2010 before Judges Arrey (presiding), Tuzmukhamedov and Akay.

Nizeyimana:
The Prosecution submitted its Pre-Trial Brief on 15 July 2010, a Motion for Protective Measures on 16 July 2010, the Witness List on 2 August 2010 and a number of Rule 92 bis motions. During the months of July and August, the Pre-Trial Chamber rendered five decisions and orders.

Initial Appearance

Uwinkindi
Jean-Bosco Uwinkindi, former pastor in charge of the Pentecostal Church at Nyamata, Kenzenze Commune, Kigali Rural prefecture, was arrested on 30 June 2010 in Uganda and transferred to the Tribunal’s Detention Facility on 2 July. On 9 July 2010, he appeared before Judge Byron for an Initial Appearance where he pled not guilty to all counts in the Indictment. Uwinkindi is charged with three counts of genocide, conspiracy to commit genocide and extermination as a crime against humanity. A preliminary meeting between the parties is scheduled for 3 September 2010.

Appeals Chamber

In July and August 2010, the Appeals Chamber delivered one decision on an interlocutory appeal and issued 19 pre-appeal orders or decisions.

The Appeals Chamber is seized of 16 matters, including 8 cases involving appeals from judgement.

The Bagosora et al. Trial Judgement was pronounced on 18 December 2008 and issued in writing on 9 February 2009. Theoneste Bagosora, Aloys Ntabakuzi, and Anatole Nsengiyumva appealed. The briefing in respect of the appeals was completed at the end of July 2010 and the appeals are being prepared for a hearing.

In the Rukundo case, in which the Trial Judgement was rendered on 27 February 2009 and issued in writing on 13 March 2009, and in which the briefing of the appeals concluded on 10 May 2010, the appeals were heard in Arusha on 15 June 2010. Deliberations and Judgement drafting are in progress.

In the Kalimanzira case the Trial Judgement was rendered on 22 June 2009, the briefing of the appeals concluded on 13 April 2010, and the appeals were heard in Arusha on 14 June 2010. Deliberations and Judgement drafting are in progress.

In the Renzaho case the Trial Judgement was rendered on 14 July 2009, the briefing in this appeal concluded on 5 May 2010, and the appeal was heard in Arusha on 16 June 2010. Deliberations and Judgement drafting are in progress.

The Trial Judgement in the Muvunyi case was rendered on 11 February 2010. The briefing of the appeals was completed at the end of July 2010 and the appeals are being prepared for a hearing.

The Trial Judgement in the Setako case was rendered on 25 February 2010 and issued in writing on 1 March 2010. Both parties filed notices of appeal and the briefing is in progress.

The Trial Judgement in the Munyakazi case was rendered on 30 June 2010 and issued in writing on 5 July 2010. Both parties intend to appeal and the briefing is in progress.

The Trial Judgement in the Ntawukulilyayo case was rendered on 3 August 2010 and issued in writing on 6 August 2010. Dominique Ntawukulilyayo’s notice of appeal is due by 6 September 2010.

The Trial Judgement in the Nsengimana case was pronounced on 17 November 2009 and issued in writing on 18 January 2010. On 17 February 2010, the prosecution indicated that it did not intend to appeal Nsengimana’s acquittal. The prosecution is, however, appealing against a decision of the Trial Chamber not to prosecute certain members of the defence team for contempt.

In addition to these appeals, the Appeals Chamber is seized of three interlocutory appeals in the Nzabonimana and Nizeyimana cases as well as requests for review in the Kamuhanda and Karera cases and post-appeal requests in the Rutaganda and Niyitegeka cases.
Jean Bosco Uwinkindi Pleads Not Guilty

Jean-Bosco Uwinkindi (59), former Pastor in charge of the Pentecostal Church at Nyamata, Kegenze Commune, Kigali Rural préfecture on 30 June 2010 and later that day, pleaded not guilty to all charges brought against him by the Prosecutor.

He entered the plea during his initial appearance before Judge Dennis Byron, the President of the Tribunal.

Uwinkindi is charged with three counts of genocide, conspiracy to commit genocide and extermination as a crime against humanity. The Accused is alleged to have led a group of killers to exterminate Tutsi in Kegenze commune and at his Kayenzi church. The Accused is said to have stated that the Tutsi were ‘inyenzi’ (cockroaches) who occupied his country and Hutu must resist them. In particular, the accused is charged with using his church as a sanctuary for genocidaires and a place for slaughtering Tutsis in 1994. Uwinkindi is also alleged to have led a group of killers and to have addressed people at a roadblock mounted before Kayenzi Church ordering them to prevent any Tutsi from passing through the roadblock.

Uwinkindi, who was born in Rutshiro commune in Kibuye préfecture, was arrested on 30 June 2010 in Kampala, Uganda at the request of the Tribunal following an arrest warrant issued by the ICTR on 31 August 2001. On 2 July 2010 he was transferred to the UN Detention Facility in Arusha.

Ntawukulilyayo was arrested in October 2005. He pleaded not guilty during his initial appearance before the Tribunal on 10 June 2008. The trial commenced on 6 May 2009 and closed on 17 December 2009. Twelve Prosecution witnesses and 23 Defence witnesses, including Ntawukulilyayo, testified. Oral arguments were heard on 14 June of this year. Ntawukulilyayo was born in 1942 in Mugabe Commune, Gikongoro préfecture, Rwanda.

The Prosecution team was led by Senior Trial Attorney Charles Adeogun-Phillips and included Ibukunolu Alao Babajide and Thembile Segoe. Ntawukulilyayo was represented by Maroufa Diabira and assisted by Dorotheé Le Fraper du Hellen.

Staff Get Update Briefing at Townhall Meeting

On 9 July 2010 the principals of the three organs of the Tribunal, the President, Judge Dennis Byron, the Registrar, Mr. Adama Dieng and the Deputy Prosecutor, Mr. Majola Bongani representing the Prosecutor, addressed a Townhall Meeting attended by staff of the ICTR. They took time to appraise staff on latest developments at the ICTR particularly in regard to the Tribunal’s completion strategy. Below we reproduce excerpts of their speeches the full text of which can be downloaded from the ICTR website (http://www.ictr.org).

Statement by President Dennis Byron

This week, my Office has finalized the Annual Report 2010 for submission to the General Assembly – and reading the summary of what this Tribunal has achieved over the last year, I think we all have reasons to be proud: Despite major obstacles, in particular regarding staff retention and recruitment, the Tribunal delivered seven trial and four appeals judgements during the last year. You may also remember that last year we commenced the record number of ten new trials. As of today, in four of these cases, judgement has already been delivered, and the evidence phase has been completed in eight. These are great achievements that could not have been made without all of you. They are our joint success.

The number of remaining judgements to be delivered is now down to 12, including the two cases that will start later this year. This means that a lot of work is still ahead: We plan for the delivery of six more judgements this year and another six in 2011, involving a total of 25 accused. In addition, we have to expect a number of contempt proceedings and evidence preservation hearings in the cases of the highest-ranking fugitives.

And we had a new arrest last week. The case of Jean Bosco Uwinkindi, who was arrested in Uganda, is a case earmarked for referral to national jurisdictions, but until we receive requests for such referrals from the Prosecutor we need to make all the necessary preparatory
arrangements for a possible trial.

Our goal is to complete the first instance by end 2011 and the appeals by end 2013. But we all know that very hard work and dedication are required if we want to achieve this goal.

Let me give you a brief overview over the cases: Trial Chamber I has completed its work with the delivery of the Munyakazi judgement on 30 June. Trial Chamber II is drafting the judgements in three multi-accused cases, Military II, Butare and Bizimungu. In addition, the Chamber also works on the judgements in two single-accused cases – in the Kanyarukiga trial it is expected for September, in Hategekimana for October. The evidence phase in Ngirabatware will continue until February 2011.

Trial Chamber III expects the judgement in the Ntawukulilayo trial in August. The Nzabonimana trial will continue until March 2011. The Chamber also continues to hear the evidence in the Karerera trial. Last week, we received the news that one of the three accused, Joseph Nzirorera, has passed away. We have extended our condolences to the defence team and the family of Mr Nzirorera.

The two new trials, Ndahimana and Nizeyimana, are expected to commence in the last quarter of this year.

**Speech by the Registrar Mr. Adama Dieng**

Since the last time we met, new developments have taken place. Today we would like to update you on some of those events.

**Outreach and capacity building activities**

The Tribunal continues to intensify its outreach activities in Rwanda and in the Great Lakes Region. The outreach programme is vital in bridging the information gap between the ICTR and the people of Rwanda, at the grass root level. It is also viewed as an important information tool for the promotion of peace, unity and reconciliation in Rwanda and in the preservation of our future Legacy in Rwanda.

Among the outreach activities is the youth sensitization project undertaken in five countries (Kenya, Uganda, Burundi, Rwanda and Tanzania). The project, which is supported by the German Embassy, in Tanzania, is aimed at informing the youth on what genocide is, its causes, drivers, and the role of the international community in ensuring that “the never again” slogan becomes a reality. The components of the project comprise of drawing, essay competition and publication of a Cartoon Book. So far 74 pupils and students from 74 Primary and Secondary schools in East Africa have participated. The winners of the competitions will be invited to the award ceremony in Arusha on 25 October 2010 on the occasion of the UN Day.

In close coordination with the United Nations Department for Public Information in New York, the Tribunal successfully organized exhibitions on Lessons Learnt from the Rwandan Genocide, targeting an audience of 30,000 people, including Rwandan University students, teachers, youth organizations, cooperative societies and Ex-combatants in all Regions of the country.

Of late there has been an increase in the number of visitors to the Tribunal. They comprised of high level officials and members of the general public, academia, civil society and NGOs. This is a clear indication that the work of Tribunal is eliciting interest and appreciation by the international community.

**Status of the 2010-2011 Revised Budget Estimates**

The ICTR budget for 2010-2011 approved by the General Assembly was based on projections that the judicial workload would significantly decrease in the second half of 2009. On the contrary, the workload has continued to increase mainly due to the two new arrests and other unfolding events that delayed the steady progression and completion of ongoing trials. The increased judicial activities require continued provision of judicial, legal and administrative support services for which additional resources have not yet been provided.

We have therefore, submitted a proposal for additional funding for 2010-2011 to the Controller to cover the cost of additional General Temporary Assistance and the continued funding of abolished posts up to June 2011. Our request for additional resources is currently under review and we will only know in December 2010 if it is approved or not, after the deliberations of the General Assembly. The President will give you an update of the ongoing judicial activities and on his recent address to the Security Council where he underscored the Tribunal’s need for additional resources to complete the mandate, in view of the recent developments.

I would also like to express appreciation to all members of the Advisory Committee to the Coordinating Council, programme managers and especially the Budget Officer who had contributed to the timely completion of our budget additional submission.

**Speech by the Deputy Prosecutor Mr. Bongani Majola**

On behalf of the Prosecutor I wish to extend OTP greetings to the President and the Registrar, to the Judges and all the staff of the ICTR.

Now, let me say a few things about the OTP. On the tracking side, there remain challenges. However, I would like to congratulate the Tracking Team for the arrest of the fugitive Pastor Jean-Bosco Uwikindi last week in Uganda and look forward to further arrests in the near future. It is encouraging to note that countries like Uganda heed the requests of the Security Council and take their obligations to cooperate with the Tribunal seriously. This is the second fugitive that has been arrested in Uganda recently with the full cooperation of the government there. Unfortunately, this has not been the case with other states. The recent arrest of Uwikindi now adds to our existing workload. Although he is one of the cases that are earmarked by our Completion Strategy for referral to Rwanda and other national jurisdictions for trial, his arrest has triggered certain statutory obligations for the Prosecutor, the Chambers and the Registry. Those
ICTR Essays and Drawings Competition Update

by Maryann Nuna, ICTR Intern

The ongoing essay and drawing competition is well under way and has reached the deliberation stage. The panel of judges had by mid-August 2010 received all the entries from more than 70 schools from Tanzania, Kenya, Uganda, Burundi and Rwanda and is faced with the difficult task of selecting the best entries. The competition aims at sensitizing the youth in the region on "The Role of the Tribunal in Promoting International Justice.”

A few schools in Arusha and Kigali were visited recently and it is clear that everyone is anxious to know who the winner of the competition will be. The category winners in each country will receive a laptop computer, and the winning school will receive one TV monitor and DVD Player, 1 VCR or a complete desk top computer.

There has been a vast display of creativity from all age groups making it very competitive. Best of luck to everyone, and we look forward to the announcement of the results in September 2010 as well as the awarding ceremony which will be taking place on 25 October 2010 during the UN Day celebrations.

The Essays and Drawings Competition project for students aged between 8-18 years consisted of answers to basic questions such as: what is International Justice; what is the Contribution of the Tribunal to National Reconciliation; and How Does the Tribunal fight Impunity.

The Competition, which is financed by the German Government, is part of the Tribunal’s Educational and Outreach campaign to raise awareness of the youth in the region in the global fight against the culture of impunity, following the tragic events which led to genocide in Rwanda in 1994. The Competition seeks out the youth to join in, on this opportunity to unleash their creative side in drawings and essays. It also aims at highlighting the work of the Tribunal in terms of its achievements and role it plays in promoting justice and national reconciliation in Rwanda.

ICTR Set to Celebrate UN Day

The ICTR will celebrate the UN Day on 25 October 2010. Below is the tentative Programme of Activities planned on that day. All staff are welcome.

Monday, 25 October 2010
Venue: ICTR Main Gate
08:30 – 09:00: Arrival of Staff
08:30 – 09:30: Military Brass Band Performance
09:00 – 09:30: Arrival of Invited Guests
09:30 – 10:00: Flag Raising Ceremony
10:00 – 10:15: Guests and Staff proceed to Simba Hall

East African Youth Competition Award Ceremony
Venue: Simba Hall
10:15-10:25: Address by Mr. Alfred Orono, President of Staff Association,
10:25-10:35: Address by Mr. Adama Dieng, Registrar of the ICTR
10:35-10:45: Address by Mr. Hassan B. Jallow, Prosecutor of the ICTR
10:45-10:55: Address by Judge Dennis Byron, President of the ICTR
10:55-11:05: Address by Guest of Honour
11:05-11:20: Brief on Youth Project by the Registrar, Mr. Adama Dieng
11:20-11:35: Speech by the German Ambassador
11:35-11:50: Speech by one of the Ministers of Education
11:55-12:05: Speech by one of the Principals of the participating schools
12:05-12:10: Speech by Ms. Sarah Kilemi, Chairperson of the Panel of Judges
12:10-12:40: Presentation of Awards by Guest of Honour
12:40-12:50: Speech by a Winner of the Drawing Competition
12:50-13:00: Speech by a Winner of the Essay Competition
13:00-14:00: Tour of the ICTR Youth Drawings Exhibition
14:00-15:00: Refreshments and Snacks