Mr. Chairman,

While the world has sought to address the challenges pertaining to asylum seekers and refugees through the adoption of the Global Compact for Refugees, and those relating to migration through the Global Compact on Safe and Orderly Migration, these two compacts do not, however, establish any new norms, but provide only a recapitulation and clarification of already existing standards and obligations. Although they are not substitutes for ‘real action’ needed at different levels, and practical work aimed to realise their objectives should continue, it is noted, nevertheless, that the issue of statelessness has unfortunately been treated differently, and has so far not received a similar consideration or treatment in a global or regional context. Statelessness thus remains among the grave sources of vulnerability even in the 21st Century.

The international legal instruments on this subject, the Conventions relating to the Status of Stateless Persons and on the Reduction of Statelessness of 1954 and 1961 provide an appropriate pathway to addressing the phenomenon of statelessness globally. While pursuing the increased acceptance of these two Conventions proactively, it is important that international protection for stateless persons is galvanized further, through a voluntary and inclusive framework which brings all stakeholders on a single platform of striving for the recognition of the integrity and dignity of the stateless.

It is all the more pertinent that in a volatile regional and global landscape that characterizes the ongoing challenges to peace and security, the two Conventions are acknowledged as the legitimate and legal architecture which can assure a predictable status and future for people without a nationality, citizenship and
attendant rights. It is our fervent hope that all countries will accord priority to addressing the challenge of statelessness, wherever it prevails, to ensure that they together contribute productively to the progress of the societies which the stateless persons live in.

Mr. Chairman,

The 2030 Agenda for Sustainable Development places the rights of individuals at its core. It is incumbent on all States to strive hard to make the UN Development Agenda meaningful to every segment of the global population. In the scheme of the UN Development Agenda, underpinned by the public policy that the 21st Century demands for its practical and meaningful implementation, there is no place for Statelessness. In fact SDG 16 – just and inclusive society-is key to effective governance, rule of law, and fairness, built on peace and security that contributes to human progress. When statelessness is allowed to persist, it is all but natural that those rights would only be rendered nugatory for a considerable segment of the global population. In this era of modernity and technological advances, it is inconceivable that there can be two categories of human beings: one, with a state along with attendant rights; and the other, stateless, with rights denied, and thus lacking in all fundamentals that are required for a dignified existence.

Mr. Chairman,

Sri Lanka had grappled with the issue of statelessness several decades ago. It was in the context of the newly independent country seeking to assert its identity through defining citizenship as far back as 1948. This had led to a number of persons then resident in Sri Lanka not being qualified as citizens pursuant to the enactment of laws. However, Sri Lanka has since come a long way in addressing effectively the issue of statelessness through a mix of legal and executive measures, which also included bilateral agreements. These have ensured that all persons living in the country who call Sri Lanka their home today are recognized as citizens in accordance with the applicable laws, and enjoy the protection of the State as its nationals.
Based on our national experience as well as given the current regional and international contexts where a state of statelessness continues to affect different communities around the world, Sri Lanka would earnestly request the international community and the UNHCR to give priority to addressing this challenge in a more meaningful and practical manner. This would include provision of technical/expert assistance to countries where statelessness remains a continuing challenge so that they could have the capacity and means to address this challenge with urgent priority.

Sri Lanka has progressively reduced Statelessness over several decades, and especially since the 1980s. The norms contained in the two Conventions, as relevant to a country which has addressed this challenge successfully amidst constraints, have permeated our legal and policy frameworks as well as national consciousness and governance. This has led to an appreciation of the value of stakeholdership in promoting the principles and objectives of the two Conventions as we advance our national vision for a more inclusive, peaceful, secure and prosperous Sri Lanka.

Sri Lanka stands ready to work with UNHCR and other partners in enhancing this stakeholdership, while sharing lessons learnt and good practices with other countries.

I thank you, Mr. Chairman.