Procedural Safeguards for Internment/Administrative Detention (contd.)

- Right to information about the reasons for internment/administrative detention
- Right to be registered and held in a recognized place of internment/administrative detention
- Foreign nationals in internment/administrative detention (right to consular access)
- A person subject to internment/administrative detention has the right to challenge, with the least possible delay, the lawfulness of his or her detention
- Review of the lawfulness of internment/administrative detention must be carried out by an independent and impartial body
- An internee/administrative detainee should be allowed to have legal assistance
Procedural Safeguards for Internment/Administrative Detention (contd.)

• An internee/administrative detainee has the right to periodical review of the lawfulness of continued detention

• An internee/administrative detainee and his or her legal representative should be able to attend the proceedings in person

• An internee/administrative detainee must be allowed to have contacts with — to correspond with and be visited by — members of his or her family

• An internee/administrative detainee has the right to the medical care and attention required by his or her condition

• An internee/administrative detainee must be allowed to make submissions relating to his or her treatment and conditions of detention

• Access to persons interned/administratively detained