The girl-child

1. Global commitments

With the specific chapter in the Beijing Platform for Action on the girl-child, Governments highlighted the importance of addressing discrimination against women at the earliest stages of their lives. The Platform for Action set out nine strategic objectives.

- Eliminate all forms of discrimination against the girl-child.
- Eliminate negative cultural attitudes and practices against girls.
- Promote and protect the rights of the girl-child and increase awareness of her needs and potential.
- Eliminate discrimination against girls in education, skills development and training.
- Eliminate discrimination against girls in health and nutrition.
- Eliminate the economic exploitation of child labour and protect young girls at work.
- Eradicate violence against the girl-child.
- Promote the girl-child’s awareness of and participation in social, economic and political life.
- Strengthen the role of the family in improving the status of the girl-child.

The 1995 Beijing Conference was the first of the United Nations World Conferences on Women to include a specific focus on the girl-child. The Convention on the Rights of the Child (CRC) and the Convention on the Elimination of All Forms of Discrimination against Women (CEDAW), together with their Optional Protocols, as well as other conventions and treaties, provide the legal framework for the protection and promotion of the human rights of girls. They prescribe a comprehensive set of measures to ensure the elimination of discrimination against the girl-child. Article 1 of the Convention on the Rights of the Child defines a child as “every human being below the age of eighteen years unless under the law applicable to the child, majority is attained earlier,” and article 2 clarifies that Convention rights are to be enjoyed by children “without discrimination of any kind,” including on grounds of sex. The Convention on the Elimination of All Forms of Discrimination against Women sets out obligations of States parties to ensure the practical realization of the principle of equality of men and women. The treaty bodies monitoring implementation of these Conventions address the situation of the girl-child in their constructive dialogue with States parties, concluding comments, and general recommendations/comments.¹

The Commission on the Status of Women continues to address the situation of the girl-child in its work. At its forty-second session in 1998, the Commission considered the issue of the girl-child with emphasis on adolescent girls as a priority theme, and adopted agreed conclusions that proposed actions and initiatives to promote and protect the human rights of the girl-child; provide education and empowerment; improve the health needs of girls; protect girls in armed conflict, and prevent trafficking and exploitative labour conditions.² At its fifty-first session in 2007, the Commission focused on the elimination of all forms of discrimination and violence against the girl-child and adopted agreed conclusions.³

At least three of the Millennium Development Goals (MDGs) require a focus on the girl-child. Achieving universal primary education (MDG2) requires attention to the constraints facing girls, who are the majority of children remaining out of school. The promotion of gender equality
and women’s empowerment (MDG 3) requires attention to the discriminatory practices that begin in childhood and constrain the choices and potential of girls. Combating HIV/AIDS (MDG6) requires attention to the particular vulnerabilities of girls, who outnumber boys among those living with HIV/AIDS.

In 2005 the United Nations General Assembly adopted a resolution on the girl-child\(^4\) in which Member States expressed deep concern about:

“discrimination against the girl-child and the violation of the rights of the girl-child, which often result in less access for girls to education, nutrition and physical and mental health care and in girls enjoying fewer of the rights, opportunities and benefits of childhood and adolescence than boys and often being subjected to various forms of cultural, social, sexual and economic exploitation and to violence and harmful practices, such as female infanticide, rape, incest, early marriage, forced marriage, prenatal sex selection and female genital mutilation.”

The resolution reiterates the commitments to undertake legal reforms to ensure the rights of girls, to provide for equal access to basic social services (such as education, nutrition, vaccination, and health care, including sexual and reproductive health care), to enact and enforce legislation against all forms of violence and exploitation and to protect girls affected by armed conflict.

2. **Progress at the national level**

The major area of progress since the adoption of the Beijing *Platform for Action* is the strengthening of the legal framework of rights of girls and young women. This includes the widespread acceptance and ratification of the CRC, as called for in the *Platform for Action*. As of December 2006, there were 193 signatories to the CRC and over 100 states had ratified each of the two optional protocols to the Convention, one on the sale of children, child prostitution and child pornography and the other on the involvement of children in armed conflict.

Another important area in which international norms have been strengthened is child labour. The *Worst Forms of Child Labour Convention* (No. 182) adopted in 1999 had an unprecedented rate of ratification, reaching 156 by 2006, covering some 77 per cent of the child population of the world. The attention to the issue of child labour generated by this convention also provided new momentum to the 1973 *Minimum Age Convention* (No. 138), which was ratified by an additional 73 countries after 1999 to bring the total to 141. This is a very strong statement of political commitment to addressing child labour by member states.\(^5\)

These developments with respect to the CRC and the International Labour Organization (ILO) conventions strengthen the legal framework as they are legally binding instruments. States parties are required to report to international bodies on the legislative and policy measures taken at the national level to implement the conventions (as they also do with CEDAW). Regional human rights instruments and in particular the 2005 *Protocol to the African Charter on Human and People’s Rights on the Rights of Women in Africa* (known as the Maputo Protocol), have also been important in providing momentum for action.

For the ten-year review and appraisal of implementation of the *Beijing Declaration and Platform for Action*, countries reported amending legislation in a number of areas, for example:...
to combat child labour: China established severe economic penalties for illegal uses of child labour, and guaranteed protection for girls; the Maldives outlawed employment of persons under 14 years of age in any circumstances; and Mauritania increased the minimum legal age for employment from 14 to 16;

to prevent prenatal sex selection: China banned the use of technologies for pre-natal sex determination and the abandonment of girls, as well as discrimination against women with girl children;

to prohibit early and forced marriages: Djibouti established 18 as the minimum age of marriage; Nepal increased jail sentences for child early marriage from six months to three years and increased fines ten-fold; and other countries including Iran, Malaysia and Norway strengthened legislative provisions related to age of marriage; and

to address inequality in inheritance provisions: Liberia changed the law to permit girls and women to inherit property.

These developments at the international and national levels strengthen the framework of rights and the ability to protect girls and adolescents.

There has also been notable progress in the situation of girls in several respects. The number of child labourers world-wide decreased by 11 per cent between 2000 and 2004, and by 33 per cent for those engaged in hazardous work. The available data on the prevalence of female genital mutilation/cutting (FGM/C) provide ground for “cautious optimism” about a decline over time in the practice. Advocacy for women’s rights and against FGM/C have also resulted in a shift in understanding of the issue, so that it is now regarded as a human rights violation rather than a matter of culture and identity.

Maputo Protocol sets out obligations to eliminate harmful practices

The Maputo Protocol (Protocol To The African Charter On Human And Peoples' Rights On The Rights Of Women In Africa) was ratified by 15 African countries and came into force in November 2005. Article 5 specifically addresses the elimination of harmful practices:

Article 5: States Parties shall prohibit and condemn all forms of harmful practices which negatively affect the human rights of women and which are contrary to recognised international standards. States Parties shall take all necessary legislative and other measures to eliminate such practices, including:

a) creation of public awareness in all sectors of society regarding harmful practices through information, formal and informal education and outreach programmes;

b) prohibition, through legislative measures backed by sanctions, of all forms of female genital mutilation, scarification, medicalisation and para-medicalisation of female genital mutilation and all other practices in order to eradicate them;

c) provision of necessary support to victims of harmful practices through basic services such as health services, legal and judicial support, emotional and psychological counselling as well as vocational training to make them self-supporting;

d) protection of women who are at risk of being subjected to harmful practices or all other forms of violence, abuse and intolerance.

Source: Text of the Maputo Protocol, see: www.crin.org/docs/Maputo_Protocol.pdf

3. Gaps and challenges

Despite the progress made, the rights, opportunities and life chances of girls in many parts of the world continue to be limited in specific ways because they are girls. Several major gaps and challenges are outlined below.
Son preference

Son preference exists in various forms and across many cultures and has effects from the earliest stages of life. The most extreme manifestations are female infanticide and sex-selective abortion. Biases in favour of sons and against daughters may also be reflected in inequalities in food allocation, nutrition and use of health care. Son preference is evident in many countries in Asia (including China, Bangladesh and India but not Sri Lanka, Thailand and Indonesia), the Middle East, many parts of Africa and some countries in Latin America.9

Inequalities in education

There are well-documented arguments about the benefits of education for girls for both girls themselves but also for their families and society. Nonetheless, a significant gender gap in school enrolment persists, particularly at the higher levels of education. Efforts are still needed to increase enrolments and to address continuing issues related to school drop-out and completion rates of girls. Gender-based barriers to facing girls include domestic responsibilities, such as household chores and care for siblings. Early pregnancy also affects school attendance and completion in some countries, particularly where girls are not able to continue schooling or resume after childbirth. Sexual abuse and violence in schools also place limits on girls’ education.10

Another major challenge is to strengthen the capacity of teachers and develop curricula to demonstrate and encourage respect for girls and for equal rights of women and men.

Female genital mutilation/cutting (FGM/C)

Changing attitudes and protecting girls from female genital mutilation/cutting (FGM/C) remains a challenge in many regions and has become a new challenge in immigrant communities in Europe, Australia and North America. A disturbing development noted by the United Nations Special Rapporteur on traditional practices affecting the health of women and the girl-child is a trend toward excising girls as early as three days of age. This development may be in part a response to the effectiveness of campaigns and legislation against FGM/C and to forestall resistance from girls themselves.11

Early marriage

Despite the many international conventions and human rights instruments, early marriage remains common in many parts of the world. Global estimates are that 36 per cent of women aged 20-24 had been married before they reached 18 years of age. Sub-Saharan Africa and South Asia have the highest incidence of early marriage, with particularly high rates of marriage below the age of 18 in Niger (77 per cent), Mali (65 per cent), Bangladesh (65 per cent), and Nepal (56 per cent).12 UNICEF has pointed out the various ways in which early marriage is harmful to girls:

“Child marriage is a violation of human rights whether it happens to a girl or a boy, but it represents perhaps the most prevalent form of sexual abuse and exploitation of girls. The harmful consequences include separation from family and friends, lack of freedom to interact with peers and participate in community activities, and decreased opportunities for education. Child marriage can also result in bonded labour or enslavement, commercial sexual exploitation and violence against the victims. Because they cannot abstain from sex or insist on condom use, child brides are often exposed to such serious
health risks as premature pregnancy, sexually transmitted infections and, increasingly, HIV/AIDS.”

Considering only one of these risks, premature pregnancy, it is estimated that 14 million girls aged 15-19 give birth every year. Girls in this age group are twice as likely to die during pregnancy or childbirth as women in their twenties.

Early marriage impedes the achievement of the Millennium Development Goals

*Ending Child Marriage: a guide for action,* published by UNFPA and others, emphasizes the relevance of the problem of child marriage to achieving international development goals is emphasised as well as the impact on girls themselves.

**Goal 1: Eradicate extreme poverty and hunger.** Child mothers often have limited skills, education and access to the economic assets and decision making powers necessary to properly nourish their offspring, and are therefore likely to perpetuate the cycle of poverty.

**Goal 2: Achieve universal primary education.** Access to universal education is a right which many girls forced into child marriage are denied. Their limited education reduces their chances of acquiring related skills and economic opportunities. Globally, there is a strong link between child marriage and low levels of education or non-education.

**Goal 3: Promote gender equality and empower women.** Eliminating gender inequalities and empowering young women requires access to basic capabilities such as education, health and nutrition, as well as critical social and economic resources and opportunities within an enabling environment. Child marriage disadvantages women and girls and entrenches gender inequalities.

**Goal 4: Reduce child mortality.** Children of child mothers are more likely to be premature and have low birth weight. Additionally, because child brides are more vulnerable to HIV, there is an increased risk that they will pass their infection to their babies. Delaying child marriage will ultimately reduce child mortality figures.

**Goal 5: Improve maternal health.** Maternal mortality remains a major problem for many countries in Africa which have high levels of child marriages. Child mothers have double the chance of dying during or after childbirth, and suffer more from maternal morbidities such as debilitating obstetric fistula.

**Goal 6: Combat HIV/AIDS, malaria and other diseases.** Marriage is a risk factor in the spread of HIV and other STIs. Child brides who marry older and more sexually experienced men have a heightened risk of contracting HIV. Reducing levels of child marriage should be an essential strategy in attaining targets for reducing the rate of HIV infection among young people aged 15–24


Risk of HIV/AIDS

The HIV/AIDS epidemic is increasingly affecting the young and girls: worldwide, women account for 60 per cent of young people between the ages of 15 and 25 with HIV/AIDS (and the proportion is even higher in Africa). A report by the United Nations provides a concise review of why girls are particularly at risk:

“Systemic gender-based discrimination inhibits the ability of girls to protect themselves from HIV infection or to respond fully to the consequences of infection… Girls are particularly at risk of HIV/AIDS because of poverty, lack of education and economic independence, early marriage, limited negotiating power and sexual exploitation and rape. Girls can be enticed into sexual relationships by older men with offers of cash, consumer goods and status, exposing them to HIV. Traditional practices, such as female genital
mutilation/cutting, increases girls’ risk of contracting the disease. Despite these risks, social norms often discourage education and knowledge about sex and girls affected by the pandemic are less likely to have access to health services. Girls who are victims of trafficking are in high-risk situations where they are not able to negotiate safe sex or protect themselves from violence, thereby increasing their risk of HIV.”

Child labour, including domestic labour

Rates of child labour remain unacceptably high. The strengthened international norms and the high level of ratification noted above in the discussion on progress are positive first steps. The International Labour Organization (ILO), in its 2006 report *The end of child labour: within reach*, noted that countries are following up in various ways, including: the development of plans of action to address one or more types of child labour, legislation against trafficking and the involvement of children in prostitution and pornography, and the prohibition of hazardous work for children under 18. However, the report also pointed out that in these policies and plans of action, “only limited attention is given to the most vulnerable children, and even less to the specific situation of girls” – while over 50 per cent of country reports noted the preparation of plans of action, almost 30 per cent referred to monitoring mechanisms and 20 per cent to national policies, only 5 per cent noted special attention to girls.

Two sectors that account for a large proportion of child labourers are agriculture and domestic work. However, these sectors have received less attention than child labour in manufacturing for export or children involved in commercial sexual exploitation. Agriculture accounts for some 70 per cent of child labourers under 15, with some, particularly girls, beginning at a very young age (though boys account for more of the child labourers in this sector). The agricultural sector has been difficult to address as it often has special status under labour legislation and child labour laws (where they exist) are applied less strictly than in industrial sectors.

Child domestic labour, in which girls predominate, also receives little attention. National labour codes tend to exclude domestic work in general (Hong Kong being one of the few exceptions). The youth of child domestics makes them even more at risk of abusive conditions and exploitation than adults. Abuses documented by the non-governmental organisation Human Rights Watch and in studies carried out by other organizations include confinement, prohibitions against socializing with peers, and food deprivation. Girls were found to be working very long hours without rest, sometimes on call around the clock in households with infants and younger children, and required to do work that was inappropriate to their age and physical strength. They are separated for long periods from their families, and prohibited from contacting their family by employers, making them even more vulnerable to abuse. Girls are often pushed out of school and into domestic labour by the high cost of schooling for poor families and few are able to continue with schooling once they are in work.

The ILO’s conclusion from country studies of child labour was that working conditions were so exploitative that domestic work is often hazardous and potentially can be classed as a “worst form of child labour” – that is, a form of child labour covered by the *Worst Forms of Child Labour Convention*.23
4. Strategies to accelerate implementation

Many of the steps outlined under the other critical areas of concern of the Beijing Platform for Action are important to eliminating discrimination against the girl-child, particularly initiatives relating to education, health, HIV/AIDS, violence against women, armed conflict, the economy and human rights. In addition, there are some concerns more specific to the girl-child that require the attention of national governments. National governments can:

- ensure that national child policies and national youth policies pay attention to the different situations and needs of girls and boys; and that national strategies and action plans for gender equality take account of the different age-related needs of girls and women;
- improve the availability and quality of data on children and adolescents and ensure that it captures differences between boys and girls;
- bring national legislation into conformity with international norms on the rights of the child and the elimination of discrimination against women, including the elimination of harmful practices such as early marriage, forced marriage, female genital mutilation/cutting, and other forms of violence;
- strengthen awareness by policy-makers, judiciary, and law enforcement officials of the rights of girls against discrimination and against harmful practices;
- engage the media in raising awareness of families and communities about the rights of girls and in promoting more equal treatment of girls and boys;
- undertake targeted programmes to encourage boys to work against discrimination and violence against girls and to challenge gender stereotypes and negative attitudes toward girls;
- develop targeted programmes to support girls in developing leadership skills, and develop adequately resourced safe and supportive spaces such as girls clubs and peer education programmes to facilitate girls’ empowerment;
- strengthen advocacy and action to combat child domestic labour, which has been neglected as a category of child labour (and potentially falls into the category of worst forms of child labour);
- strengthen legislation or policies against child pornography, including child pornography, and build the capacity of the law enforcement and judicial systems in this area;
- train teachers and health service providers to recognize acts of violence against the girl-child, including traditional or customary practices that are harmful to their health, and to take appropriate action;
- support participatory gender-sensitive youth research in areas such as HIV/AIDS, drug abuse, child prostitution and street children as a basis for policy development to address specific needs; and
- give special attention through policy, legislation and targeted programming to groups of girls at high risk of discrimination and violence, including girls at risk of female infanticide, girls facing harmful traditional practices, girls at risk of early marriage, girl who are heads of households, girls affected by armed conflict, and girls affected by HIV/AIDS.

In the remainder of this chapter, a number of issues from the list above are discussed in further detail.
Improving the data required for policy development

The need for improved data has been called for under most of the critical areas of concern of the Platform for Action. To better understand the situation of girls and to strengthen the capacity for effective policy-making to improve their situation, further work is required in the following areas:

- **data on births and infant mortality**: sex-disaggregated data on births and infant deaths are needed to assist in identifying and responding to discriminatory practices related to son preference, including pre-natal sex selection, female infanticide, and discriminatory practices in nutrition, immunization and other preventive care, and treatment for illness; \(^ {24} \)

- **data on the health of children and on access to health services**: such data is often not disaggregated by sex, despite evidence from some studies of differences between girls in rates of malnutrition and access to health services; \(^ {25} \)

- **data on sexual and reproductive health**: data on “women of reproductive age” often groups together women from ages 15-49, which ignores pregnancies among girls younger than 15 and the different issues raised by pregnancy among adolescents in the 15-18 age group as compared to adults; \(^ {26} \)

- **data on child labour**: there are major data gaps on child labour generally as well as in relation to the work of girls, particularly underestimation because definitions of “economic activity” generally do not include work on household chores and inadequate information on the specific and different nature of labour by girls compared to boys due to the lack of sex-disaggregation. \(^ {27} \)
Analysis of child labour – the value of incorporating a gender perspective

According to an ILO report, specific national studies are an important basis for effective policies to combat child labour:

“The first step is to have data disaggregated by sex. For this to occur and for gender differences to be highlighted during studies and survey design, statisticians, census-takers, government officials and politicians need to be sensitized to the need for such information, why it is useful, and how to ask questions in a particular way that will bring forth the socio-cultural reasons for child work in paid employment, school attendance and so forth. Such sensitization will help to create better instruments that will in turn extract data with the gender dimension already added, rather than adding it at a later stage of analysis. For example, if it is realized that it is more probable (as was demonstrated in this report) that girls are heavily engaged in household chores, it can be highlighted that this type of work is often hidden from the mainstream of the labour force. Subsequently, questions focusing on the actual household chores performed can be asked in labour surveys. In addition to the usual questions of whether the child was involved in such activities and how many hours she/he spends on them, more in-depth questions can be asked, like how household chores affect studies or cut into leisure time.

“Often girls are hidden from specific sectors of work. Girls may be engaged in planting, weeding and harvesting crops but they may be perceived as helping parents/employers rather than “working”. These girls would not then be counted in the total number of agricultural workers, particularly if they do not get a salary, are paid in kind, or if their parents/employers or the girls do not consider themselves to be working. Girls are frequently seen as “helping out” even though such “helping out” takes many hours of their day and affects their schooling. Similarly domestic labour is often not viewed as work per se, but as preparation for future household duties, or as one less mouth to feed, when the girl is living elsewhere.

“With the same type of approach, we can also extract boys who are hidden in a particular sector. For instance, prostitution is often believed to be a girls’ domain, but the ILO/IPEC’s Rapid Assessments in various countries illustrate that boys are also engaged in prostitution, albeit even more hidden than girls. A careful and gender-sensitive investigation would make an attempt to locate these hidden boys and address this issue.”


 Protecting girls from early marriage

The continuing high incidence of early marriage suggests that effective national legislation or policies have yet to be developed or enforced.

Technical consultations on early marriage organised by International Planned Parenthood Federation brought together participants from various regions and disciplines resulted in a set of recommendations for national action. Key areas of recommendations are provided below.

- **Enact, standardize and enforce national laws.** Legislative review and reform to bring national law and enforcement practices into conformity with international standards, including:
  - legislation to guarantee 18 as the minimum age of marriage for both boys and girls, to ensure consent and to provide appropriate sanctions; and
  - enforce policies or legislation on the registration of all births and marriages to support effective implementation of laws on minimum age of marriage.

- **Create an enabling environment for social change.** Laws need to be complemented with measures to promote human rights and support individuals, communities and organizations to
change the attitudes and norms that perpetuate early marriage. The creation of an enabling environment at the policy level could include:

- support for awareness raising and public education programmes directed to parents and communities;
- support to civil society organizations so that they have the resources and capacity to mobilize communities against early marriage;
- dialogue with traditional and religious leaders to identify practical ways to reduce early marriage;
- creation of opportunities for dialogue with men on women’s rights in marriage and discriminatory cultural norms;
- training of government and law enforcement officials in support of effective implementation of law and policy on gender equality and early marriage; and
- improvements to data and monitoring systems.

Develop multi-sectoral approaches and partnerships. A multi-sectoral approach reflects the multiple consequences of early marriage and the different requirements of girls at risk of early marriage and young girls already married. Alliances and partnerships are needed both inside government and with other actors. The development of multi-sectoral approaches and partnerships could include efforts to:

- strengthen the integration of early marriage prevention and support programs with other initiatives in areas such as health, education, HIV and employment;
- increase collaboration between government and civil society programs to support community level action; strengthen participation; and
- strengthen the participation of young people and community stakeholders in prevention programmes.

Postponing Marriage (India)

A programme in India aims to increase the value placed on girls, and thereby indirectly increase their age at marriage. “The governments of Rajasthan, Karnataka and Haryana have established an incentive programme for low-income families. In Haryana, for example, a small sum of money (Rs.2,500, or US$78) is set aside in a savings account for a girl at her birth. At the age of 18, if she is still unmarried, the girl is eligible to collect the accumulated sum of Rs. 25,000. This economic incentive to keep girls alive and postpone their marriage is supplemented by support for girls’ education. The intention is to encourage parents to postpone marriage until daughters reach 18 and can use the grant for their dowry.”


Combating child labour, with a focus on girls' labour

The development of effective policies to combat child labour and to protect girls requires attention to differences in the types of work done by boys and girls, including differences in the social context and the nature of the risks experienced. Attention to the gender dimension of child labour will contribute to improved data and more informed analysis of child labour in all sectors and will therefore provide a stronger basis for development of policies to protect both boys and girls.
Child domestic labour merits specific attention. Despite the large number of children working in this sector, most of them girls, it is only beginning to be recognized as potentially one of the worst forms of child labour. A recent report by Human Rights Watch synthesizes findings from their research since 2001 in 12 countries on women and child domestic workers and uses this as a basis for recommendations to governments. One set of recommendations focused specifically on child domestic labour and urged labour ministries and heads of state to:

- ratify and implement ILO Convention No. 138 concerning the Minimum Age of Admission to Employment and ILO Convention No. 182 and Recommendation No. 190 concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour;
- implement a time-bound programme to eliminate the worst forms of child labour, giving priority to child domestic labour;
- strictly enforce fifteen as the minimum age of employment for all employment sectors, including domestic labour, and enact regulations to provide for sanctions against every labour recruiter and employer that recruits or employs children under fifteen;
- require employers to register with the appropriate local authority the name and age of each domestic worker working in their homes, and authorize civil society groups to monitor compliance with the minimum age law and workplace abuses;
- adopt regulations to prescribe a reasonable number of hours of work during the day that children aged fifteen and older may work, to ensure that work does not interfere with their schooling;
- provide labour inspectors with the resources and training necessary to effectively monitor child labour, including child domestic labour, and to refer for prosecution those responsible for abusing working children; and
- pay much more attention to the role of education reforms in preventing children from leaving school to be domestic workers, or ensuring they can continue their education while working.

The 2007 agreed conclusions on elimination of all forms of discrimination and violence against the girl-child adopted by the Commission on the Status of Women call for the following action by governments:

- ensure that the applicable ILO requirements for the employment of girls and boys are respected and effectively enforced, and ensure that girls who are employed have equal access to decent work, equal payment and remuneration and are protected from economic exploitation, discrimination, sexual harassment, violence and abuse in the workplace, are aware of their rights, and have access to formal and non-form education, skills development, and vocational training;
- develop gender-sensitive measures, including national action plans where appropriate, to eliminate the worst forms of child labour, including commercial sexual exploitation, slave-like practices, forced and bonded labour, trafficking, and hazardous forms of child labour; and
- raise government and public awareness as to the nature and scope of the special needs of girls, including migrant girls, employed as domestic workers and of those performing excessive domestic chores in their own households, and develop measures to prevent their labour and economic exploitation and sexual abuse, and ensure that they have access to education and vocational training, health services, food, shelter and recreation.
Preparing the ground for legal reform on child domestic labour in Central America

In Central America, several countries undertook national studies and consultations that sought to address the overlapping and sometimes conflicting approaches in labour codes, child protection measures and newer child-rights-based legislation as they applied to child domestic labour. Various sectors were involved in the preparation of the country studies, including Ministries of Labour; ombudspersons and human rights commissioners; legislative bureaux; institutes for the family, children and women; child defenders; non-governmental organizations; and girls and women doing domestic labour. This initiative was analysed in a regional good practices study, which summarised the lessons identified:

“Conditions necessary for a good legal analysis process:

- Selection of highly skilled researchers in legal analysis, who are very sensitive and highly knowledgeable regarding the rights approach and the gender perspective.
- A broad and participative consultation process to gather perspectives, experiences and opinions from the different social players to understand “living” issues of legal rules and regulations.
- The consultation processes should also be aimed at raising awareness and social mobilisation. That is, while gathering the information necessary to enrich the study, it is also important to take advantage of the opportunity to heighten awareness among the different actors in a process that provides for a faster approval of the needed legal changes to protect and guarantee the rights of girls, boys and adolescents in domestic labour.
- Inclusion of actual needs, expectations and demands of child and adolescent workers in domestic labour in any legal analysis and proposed legislative change.”

Source: ILO (2005), *Good practices and lessons learned on child and adolescent domestic labour in Central America and the Dominican Republic: a gender perspective* 33

Creating an enabling environment for communities to abandon FGM/C

A UNICEF report on FGM/C highlights the role of governments in creating a protective environment for women and children and the need for measures to support communities if they are to abandon FGM/C. Guidance provided by the report on the elements of the enabling environment are briefly summarized below.34

- National legislation prohibiting FGM/C is most effective in accelerating change if citizens are sensitized to the issues and a change process is already under way. Legislation can then serve three purposes: to make an explicit statement of state disapproval, to send a message of support to those renouncing FGM/C, and to deter the practice. Legislation complemented by child protection measures, social support, and information and advocacy campaigns, as sanctions alone may result in driving the practice underground.
- Increased public awareness and dialogue on FGM/C is needed to support changes in parent’s views of whether FGM/C is in the interests of their daughters. Increasing the knowledge of media practitioners about FGM/C and their involvement in disseminating information can be an effective way of making FGM/C an issue for more open discussion. Opinion leaders, including traditional and religious leaders and parliamentarians, can also assist in raising awareness and public debate.
- Integrating efforts to eradicate FGM/C in other government programmes is an important aspect of an enabling environment for progress. This includes integration into programmes related to poverty eradication, health services, education, as well as programmes related to gender equality, women’s participation in society and the labour force and HIV/AIDS
prevention. Health professionals and teachers in particular have opportunities to raise awareness of FGM/C and to identify girls at risk, and both can play these roles more effectively if they are provided with information and guidance on the issue.

- Ensuring coordination among government actors, and between government and community actors, has been an important step for many countries. Some have developed national plans of action to coordinate government action, others specific coordinating mechanisms or structures.

### Involving health care professionals in raising awareness of FGM/C risks

“In Sweden, health care professionals are advised that discussions regarding FGM/C should start at the time a new baby considered to be at risk is enrolled with the health services. It is recommended that the issue be raised again at the standard check-up after the child turns five. Health care workers are expected to advise parents of the health risks of FGM/C and inform them that the practice is prohibited under Swedish law.”


### Strengthening HIV/AIDS prevention and care for girls

With the high toll on girls of the HIV/AIDS epidemic, special attention to girls is an increasing important element of effective programmes for HIV/AIDS prevention, treatment, care and support. The 2007 agreed conclusions on elimination of all forms of discrimination and violence against the girl-child adopted by the Commission on the Status of Women urge government to:

- ensure that particular attention is given to girls at risk of HIV/AIDS or affected by it in all policies and programmes designed to provide comprehensive HIV/AIDS prevention, treatment, care and support;
- provide appropriate information to help young women and adolescent girls understand their sexuality and to increase their ability to protect themselves from HIV infection, other sexually transmitted infections and unwanted pregnancy;
- educate men and boys to accept their role and responsibility in matters related to sexuality, reproduction and prevention of the spread of HIV/AIDS;
- provide a supportive and socially inclusive environment for girls infected with, and affected by, HIV/AIDS, including by providing appropriate counselling, ensuring their enrolment in school, ensuring access to shelter, nutrition, health and social services;
- take effective measures to eliminate stigmatization, discrimination, violence, exploitation and abuse on the basis of HIV or AIDS status; and
- identify and address the needs of girls heading households for protection, access to financial resources, access to health care and support services, including affordable HIV/AIDS treatment, and opportunities to continue their education, with particular attention to orphans and vulnerable children.
Dealing with Violence Against Girls in Schools

Persistent reports of harassment and violence of girls in schools has prompted study and action in numerous countries. In Tanzania, a female guardian or mlezi programme in primary schools was one effective response. This initiative involved parents and communities and aimed to reduce the exploitation of school girls from sexual harassment, forced sexual relationships and rape. It also aimed to reduce schoolgirl pregnancy and prevent the blame and expulsion of young girls who become pregnant.

Mlezi are teachers chosen by their colleagues and trained to give advice in cases of sexual violence or harassment and other matters related to sexual and reproductive health. Boys can approach them too but the focus is on girls. The initiative started during an AIDS-prevention programme, when female students identified sexual coercion as a problem.

An evaluation of the programme showed that it increased the rate at which schoolgirls seek advice or help. In the first eight months to one year after the mlezi were established, 61 per cent of girls consulted them, 59 per cent about harassment by a boy and nine per cent about harassment by a teacher. Whereas in schools without a mlezi not a single girl said she would report sexual harassment by a teacher, not even to a female member of staff, in schools with mlezi, 52 per cent of girls said that they would consult a mlezi about harassment by a teacher. The evaluation also showed that girls would consult the teacher about sexual harassment by a boy, or another man, and for information on STDS/HIV or pregnancy prevention.


5. Resources

Websites


- Working Group on Girls: www.girlsrights.org/Default.php (accessed 3 July 2007). Website of a working group of the NGO Committee on UNICEF. Provides a set of Factsheets on the situation of girls and updates on developments at the international level.

Reports and tools


**Notes**

7 ILO (2006). *The end of child labour: within reach.* 2006 Global Report under the Follow-up to the ILO Declaration on Fundamental Principles and Rights at Work, 2006, pp. 5-9. Figures are for boys and girls age 5-17; while they are not sex-disaggregated, it was stated that the proportion of girls among child labourers remained steady. [www.ilo.org/dyn/declaris/DECLARATIONWEB.INDEXPAGE](http://www.ilo.org/dyn/declaris/DECLARATIONWEB.INDEXPAGE) (follow link to global reports) (accessed 3 July 2007).


