Breaking the Silence on Violence against Indigenous Girls, Adolescents and Young Women

A call to action based on an overview of existing evidence from Africa, Asia Pacific and Latin America
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Foreword

The United Nations Declaration on the Rights of Indigenous Peoples includes Article 22, which ensures that indigenous women and children enjoy the full protection and guarantees against all forms of violence and discrimination. At the time of negotiating this provision, the drafters knew that the contexts in which many indigenous women and girls live place them at risk of violence.

Even before the adoption of the declaration in 2007, the United Nations Permanent Forum on Indigenous Issues (UNPFII) had at its Fifth Session in 2006 recommended to United Nations organizations and States to provide comprehensive reports on violence against indigenous women and girls, particularly sexual violence and violence in settings of armed conflict.

This study responds to that call. It finds that violence against these groups must be understood within the broader contexts of indigenous peoples’ historic and continuing marginalization and discrimination, violations of their collective and individual rights, displacement, extreme poverty and often-limited access to culturally appropriate basic services and justice – a finding that is consistent with the views of the UNPFII and the International Indigenous Women’s Forum.

However, in all societies there are practices to keep, practices to change and practices to reconsider. While indigenous peoples continue to value and perpetuate their culture and way of life, we should not be exempt from this type of reflection. We hope this report will trigger change so that indigenous communities – women, men, girls and boys – can play their role in guaranteeing a life free from violence and discrimination for indigenous girls, adolescents and young women.

As the study exposes gaps in research and data collection in regard to violence against these groups, it is the collective responsibility of States, indigenous peoples, civil society organizations and United Nations agencies, funds, programmes and special mandate holders to further examine and assess their real experiences in order to effectively focus interventions and strengthen protective factors that work to prevent and reduce the likelihood of violence.

To truly realize the rights of indigenous girls, adolescents and young women, there must be a positive and cooperative environment for their promotion and protection. It is our hope that this study will catalyse action so that together we will not only declare that violence is unacceptable but also make its prevention and elimination a living reality.

Grand Chief Edward John, Chairperson United Nations Permanent Forum on Indigenous Issues

Otilia Lux de Coti, Executive Director, International Indigenous Women’s Forum
Guided by these international instruments, the United Nations Permanent Forum on Indigenous Issues and other United Nations human rights mechanisms, including the Special Rapporteur on the rights of indigenous peoples, the Special Rapporteur on violence against women, its causes and consequences, and my own mandate as Special Representative of the United Nations Secretary-General on Violence against Children, act as global advocates for the protection of indigenous children from violence, whichever its manifestations may be and wherever these incidents may occur.

The emergence of a strong normative framework for the protection of the rights of indigenous children opens avenues for a rich process of national implementation for achieving steady progress. Yet, as the present study reveals, the challenges faced by indigenous girls, adolescents and young women remain serious and widespread. Due to gender inequality and the traditional status of women in and outside of indigenous communities, they continue to face neglect, sexual abuse and exploitation, human trafficking, forced and bonded labour, other slave-like practices and harmful practices.

Violence contributes to trauma, low self-esteem, poor health and poor school performance, and is often associated with the high incidence of depression, alcohol and drug abuse, self-harm and suicide. It prevents young people from developing to their full potential, from participating as equal and active members in society, and from playing a leading role in the transmission of ancestral knowledge, culture, identity and language on an equal footing with their male counterparts as noted in this study.

This situation is however not inevitable as it can in fact be effectively prevented. As I have highlighted in my own reports, one fundamental component of national efforts for violence prevention and for the effective protection of children, including indigenous girls and adolescents, is the enactment of legislation that explicitly prohibits all forms of violence in all contexts, supported by safe and child-sensitive counselling, reporting and complaint mechanisms that children can access when incidents of violence occur.

Recognizing the special needs of indigenous girls and boys, mechanisms must not only be child-sensitive, but also culturally-sensitive in order to take ethnicity and cultural diversity into account, and prevent any form of discrimination and prejudice. This is a priority concern underscored by the United Nations Secretary-General’s Study on violence against children, and is also a constant request children convey.

This new report, Breaking the silence on violence against indigenous girls, adolescents and young women: a call to action based on an overview of existing evidence from Africa, Asia Pacific and Latin America, is a thoughtful contribution to the global agenda to prevent and eliminate violence against indigenous girls, adolescents and young women. It offers valuable insights, positive experiences and comprehensive recommendations, including a set of guiding principles to accelerate progress and inspire further debate and innovative action to protect girls and women from violence in all its forms and in all contexts where incidents may occur. I am confident that the report will serve as an inspiring reference for consolidating sustainable achievements and building a world where the rights of indigenous children are effectively safeguarded and protection from violence is a reality for all.

Marta Santos Pais,
Special Representative of the United Nations Secretary-General on Violence against Children
Preface

This study offers a unique opportunity to rally behind the UNiTE to End Violence against Women Campaign of the United Nations Secretary-General and to remain steadfast to the recommendations of his two 2006 global studies on violence against children and violence against women.

This results bring into sharp focus the pervasive nature of violence and its nexus with other human rights concerns, such as the right to be protected from discrimination, justice, education and health, including sexual and reproductive health. It furthermore underscores the inextricable association between the vulnerability to violence suffered by indigenous girls, adolescents and young women and the broader contexts of historical and continuing marginalization and discrimination of many indigenous peoples.

It has long been recognized and recently reinforced in the United Nations General Assembly Resolution detailing the Quadrennial Comprehensive Policy Review (2012) that gender equality is a fundamental element in the achievement of sustained and inclusive economic growth, poverty eradication and sustainable development. Advancing the rights of girls, adolescents and young women is therefore pivotal to achieving these objectives.

In this respect, the Convention on the Elimination of All Forms of Discrimination against Women, the Convention on the Rights of the Child and the United Nations Declaration on the Rights of Indigenous Peoples cannot be meaningfully implemented unless efforts are strengthened to guarantee that indigenous girls, adolescents and young women enjoy the full realization of their rights and are free from violence and the culture of impunity around which it revolves. As a first step, limitations and challenges posed by the lack of comprehensive data disaggregated by age, sex, location and ethnic status must be urgently addressed as a means to tackling the invisibility of the hardships endured by these groups.

By creating awareness of the severity and unique characteristics of the contexts within which violence against indigenous girls, adolescents and young women take place, this study aims to provide its target audience (governments, indigenous communities, civil society organizations, bilateral organizations and the United Nations system, including United Nations funds, programmes, special procedures and mechanisms and regional commissions) with a useful tool for designing sustainable and appropriate interventions to prevent and respond to violence.

Looking ahead, it is critical that the findings and recommendations of this study are integrated into discussions and outcomes of ongoing global agenda-setting processes, including the 2014 World Conference on Indigenous Peoples, the International Conference on Population and Development Beyond 2014 review process and the Post-2015 Development Agenda.
I. Purpose and objectives

This study is in response to a call made by the United Nations Permanent Forum on Indigenous Issues (UNPFII) to United Nations agencies to contribute to the state of knowledge on violence against indigenous girls, female adolescents and young women (referred more briefly to as ‘indigenous girls and women’). It builds on the United Nations Secretary-General’s study on violence against children, his in-depth study on all forms of violence against women and his report on the status of implementation of the Convention on the Rights of the Child (CRC), with a focus on the rights of indigenous children. It also draws upon the International Indigenous Women’s Forum’s companion report to his in-depth study on violence against women, [Mairin Iwanka Raya](#). The Secretary-General’s three reports reaffirm the UNPFII’s concerns of the urgent need to improve data collection and information systems for informing policy and programming, and tracking progress towards the goals of preventing and punishing violence.

Given data limitations, the study is not intended to be exhaustive, conclusive or comprehensive. Instead, it aims to be illustrative of documented evidence revolving around three main areas of investigation, namely:

1. The interface between the historical, political, economic, social and cultural contexts of indigenous peoples, including the structural, underlying causes and risk factors associated with violence against indigenous girls and women;

2. The different manifestations of violence documented against these groups in different settings, with an emphasis on domestic, community and health (including sexual and reproductive health) in the regions under study; and

3. On-going national level initiatives in the fields of prevention, protection and response to violence and the challenges associated with their implementation.

The study represents the first attempt at providing a broad overview of the existing evidence on violence against indigenous girls and women and reflects an urgent desire by the initiating partners to contribute to the accelerated implementation of the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP), the CRC, the Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) and other relevant instruments.

II. Scope, methods, sources, opportunities and limitations

The study was undertaken through a systematic desk review of quantitative and qualitative sources spanning between 2000 and 2013 to reflect the period from when a substantial number of relevant studies and surveys were initiated.

Country reports of Demographic and Health Surveys (DHS), Multiple Indicator Cluster Surveys (MICS) and Child Labour Surveys (CLS) undertaken through the ILO/International Programme on the Elimination of Child Labour (IPEC) Statistical Information and Monitoring Programme on Child
Labour (SIMPOC) were used to assess and collate information on various forms of violence affecting indigenous girls and women. Qualitative sources included the information databases of the UNPFII, the United Nations Secretary-General’s UNiTE to End Violence against Women Campaign, United Nations agencies, academic institutions, reports of Member States and civil society organizations to treaty bodies (in particular the Committee on the Rights of the Child (CRC Committee), the Committee on the Elimination of All Forms of Discrimination against Women (CEDAW Committee) and their concluding observations and recommendations) and the Universal Periodic Review (UPR), reports of United Nations special procedures and mechanisms, ILO supervisory bodies, and regional and national human rights institutions.

As the findings of the study will be used to inform policy, planning and implementation at country level, it was necessary to ensure that the geographical focus reflects a blend of low- and middle-income contexts pertinent to the development objectives of the United Nations partners involved in this study.

This decision was strengthened by a review of national Millennium Development Goals reports undertaken by the UNPFII on countries based in Africa, Latin America and Asia Pacific regions that highlight significant gaps in data on the development concerns and priorities of indigenous peoples. Regional perspectives were balanced with country perspectives on some specific forms of violence for in-depth study. The selection was based on the criteria of availability of information on a specific form of violence and evidence of on-going initiatives to address that specific form of violence in three countries. On that basis, Kenya was selected as a case study in the Africa region given available evidence on the prevalence of female genital mutilation/cutting (FGM/C) among indigenous communities and promising legislative developments in this field. For Latin America, Guatemala was selected for the study to benefit from its widely documented experience as a post-conflict country and on-going legislative and institutional reforms aimed at addressing issues such as femicide and sexual violence among indigenous women and girls. Finally, the Philippines represents the Asia Pacific in terms of the involvement of girls and adolescents in armed conflict in the predominantly indigenous area of Mindanao and accompanying initiatives to address this situation.

The study adopts United Nations standard definitions and concepts. It is for example, informed by the prevailing view within the international community that no formal definition of indigenous peoples is necessary and is underpinned by the fundamental subjective criterion of self-identification and the objective characteristics of 1) distinct social, cultural and economic conditions, and 2) descent from populations which originally inhabited the country prior to colonization.

For guidance on referencing people who identify themselves as indigenous, the study relies on the UNPFII’s State of the World’s Indigenous Peoples (2009), the International Working Group for Indigenous Affairs’ annual publication The Indigenous World and Minority Rights Group International’s World Directory of Minorities and Indigenous Peoples.

The study encountered some limitations as well as opportunities: As the selection of DHS modules and reporting on the outcomes by ethnicity are at the discretion of governments concerned, the study could not benefit from the richness of what such data potentially affords. Furthermore, MICS and DHS are designed for assessing the prevalence of some forms of violence (e.g., FGM/C and child marriage) and not others (e.g., human trafficking). Additionally, although the ethnic background of respondents or household head is taken into account in both surveys, the scattered nature and small sizes of indigenous populations in some countries do not allow for significant sampling.
Conversely, significant sampling is possible in countries where indigenous peoples are concentrated in specific geographical areas given that the majority of DHS and MICS collect and report on data by location in addition to other characteristics such as sex and age. Such demographic advantages exist in the case of Bolivia (Plurinational State of), India, Kenya and the Philippines from where DHS data (2008, 2005-2006, 2008-2009 and 2008, respectively) progressively capture information pertaining to indigenous peoples by location. To a more limited extent, similar observations may also be made with respect to the MICS of the Lao People’s Democratic Republic (2006) and Viet Nam (2011). The review also found that the additional step taken by India, Kenya and Viet Nam to specifically disaggregate some if not all of their survey findings by ethnicity enhances specificity in analysing the situation of indigenous populations in those countries.

As far as qualitative sources are concerned, the review found these to be patchy and scattered, spanning across a number of categories such as those which deal with violence against women and children in general, in which are some references to indigenous girls and young women.

III. Key findings

1. Manifestations of violence globally

Violence against women and girls is a pervasive violation of human rights that persists in every country in the world and cuts across all socio-economic groups. Having its roots in historical and structural inequality in power relations between males and females, it is characterized by the use and abuse of power and control in public and private spheres, and is intrinsically linked to gender stereotypes that underlie and perpetuate such violence, as well as other factors that can increase women’s and girls’ vulnerability to such violence.

Its dimensions include physical, sexual and psychological/emotional violence in the family and community, as well as such violence perpetrated or condoned by the State. Specific forms and manifestations include domestic violence, child marriage, forced pregnancy, honour crimes, FGM/C, femicide, non-partner sexual violence and exploitation, sexual harassment, trafficking and violence in conflict situations.

Although efforts are being harnessed to address the situation, more remains to be done. In the case of FGM/C, for instance, prevalence in the 29 countries in Africa and the Middle East where the practice is concentrated, has declined from an estimated 53 per cent of women aged 15-49 being cut to an average of 36 per cent of adolescents and young women aged 15-19 being cut, but this is still a significant proportion of the young generation going through FGM/C.

Similarly, despite near-universal commitments to end child marriage, one third of all girls in developing countries (excluding China) are likely to be married before age 18, and one out of nine will be married before they reach age 15 years. Most of these girls are poor, less-educated and live in rural areas.

Over 67 million women aged 20-24 years old in 2010 had been married as girls. Half were in Asia, and one fifth in Africa. In the next decade, 14.2 million girls below the age of 18 will be married every year, and this is expected to rise to an average of 15.1 million girls a year from 2021 if present trends continue.

Furthermore, girls, adolescents and young women are at risk of HIV/AIDS when unable to negotiate safe sex, especially in situations of child marriage and sexual violence. Worldwide, one third of all new HIV cases involve young people aged 15–24, and adolescent girls are at far greater risk of contracting HIV than boys.

The hidden and clandestine nature of some forms of violence manifest place some girls and adolescents beyond detection and available protective mechanisms. Twenty-seven per cent of all victims of human trafficking detected globally are children; of these child victims, two thirds are girls. While the gender and age profile of victims varies by region, the number of girls who were trafficked and detected increased from 2007 to 2010, during which time they accounted for 15-20 per cent of the total number of victims.

Of the estimated 15.5 million children worldwide engaged in domestic work – considered the largest category of child labour – the majority are girls who are easily isolated and have little protection or social support, thus making them vulnerable to physical and sexual assault when performing work within the household.

Acceptance of these forms of violence and others, along with the corresponding lack of accountability and impunity, reflect discriminatory norms that reinforce a lower status accorded to girls and women in society, particularly when the majority of cases go unreported and consequently remain concealed and unaddressed.

2. The context of indigenous girls, adolescents and young women

Violence against indigenous girls and women cannot be separated from the wider contexts of discrimination and exclusion to which indigenous peoples as a whole are often exposed in social, economic, cultural and political life.

Challenges – such as land dispossession, conflict, insecurity, displacement, low
rates of birth registration, limited access to culturally appropriate education and health services (including sexual and reproductive health), the lack of access to justice and other essential services, including social services – create conditions affecting their development, human security and the exercise of their human rights. Indigenous girls and women are also at risk of violence in communities where intra-communal and inter-communal conflicts have arisen, as well as in those communities that conform to deeply-rooted patriarchal systems and practices that relegate women and girls to subordinate roles and positions in society.16

3. Manifestations of violence against indigenous girls, adolescents and young women documented to date: Examples from Africa, Asia Pacific and Latin America

While there is a growing body of evidence on the magnitude, nature and consequences of gender-based violence globally, knowledge of its extent among specific groups such as those of indigenous background is limited and tends to vary considerably by issue and region. By relying on existing literature, the study presents illustrations of manifestations of violence which have been documented to date against the groups in the regions under study and to this extent focuses on four areas of violence, namely: (1) domestic violence; (2) harmful practices; (3) economic exploitation, sexual abuse and sexual exploitation; (4) and gender-based violence in situations of armed violence, insecurity and communal conflicts.

Domestic violence

Findings from the DHS of Bolivia (Plurinational State of) (2008) and India (2005-2006) point to a mix of results in reference to some specific forms of violence against indigenous girls and women including how their prevalence rates compare with the rest of the population.

For example, the Plurinational State of Bolivia is a country where an estimated 62 per cent of the population is indigenous; its departments of Chuquisaca, Cochabamba, La Paz, Potosí and Oruro have the highest concentration of indigenous peoples.17 DHS data show that Potosí records the highest prevalence of ever-married girls and women aged 15-49 reporting physical or sexual violence by a current or former partner (29 per cent) compared to the national average of 24 per cent. In relation to psychological violence by a current or former partner, however, Chuquisaca records the same prevalence as the national average (38 per cent) and is lower than Santa Cruz, a more cosmopolitan department which records a prevalence rate of 41 per cent.18

In India, the proportion of the population belonging to Scheduled Tribes is high in all north-eastern states where households belonging to Scheduled Tribes comprise the majority in Mizoram (95 per cent), Nagaland (89 per cent), Meghalaya (86 per cent) and Arunachal Pradesh (64 per cent). The DHS of India finds that 47 per cent of ever-married girls and women aged 15-49 belonging to Scheduled Tribes have experienced emotional, physical or sexual violence committed by their husband, compared to 40 per cent of the total population.19 Furthermore, 16 per cent of ever-married girls and women aged 15-49 identified as Scheduled Tribes report that their husband has displayed three or more ‘control behaviours’, compared to 12 per cent of the total population.20 Furthermore the predominantly indigenous state of Arunachal Pradesh has the highest percentage of ever-married girls and women aged 15-49 who have ever experienced different forms of spousal violence: physical or sexual (39 per cent) violence and emotional, physical or sexual (43 per cent) violence and ranks higher than the experience of girls and women of the same age in the total population – at 37 per cent and 40 per cent, respectively.21

Harmful practices

In plural legal systems, the simultaneous existence and operation of national legislation, customary and/or religious laws often lead to tensions and complications in the implementation of the rights of women and girls.22 This situation is particularly evident in attempts to eliminate harmful practices, which often persist because of traditional norms. Harmful practices prevail in many countries around the world, ranging from lesser-known practices such as nutritional taboos to the more commonly known practices of FGM/C, child marriage and prenatal sex selection.23 In this research, the area found to be most extensively documented in relation to the study groups was child marriage and to a lesser extent FGM/C, both of which have other violence-related and attendant reproductive health consequences.

The Global Campaign to Stop Violence against Women finds that child marriage in the indigenous-dominated Autonomous Region of Muslim Mindanao (ARMM) of the Philippines is largely influenced by Article 16 of the Muslim Code, which sets the minimum age of marriage of both males and females at 15 years and also confers powers on sharia district courts to sanction the marriage of a girl who has attained puberty.24 A total of 593 respondents from five provinces in ARMM who were younger than 18 at marriage when surveyed by Nixa Ul-Haqq Fi Bangsamoro showed that 83 per cent were aged 15-17, while 17 per cent were
aged 9-14. The ages of the respondents’ husbands ranged between 11-59 years, and 57 per cent were between 17 and 21 at the time of marriage.²⁵

The ARMM also has the lowest median age at first marriage and the lowest median age at first sexual intercourse (both 19 years) among women aged 25-29, compared to 22 and 21 years respectively for the country’s general population.²⁶ Other related reproductive health data on ARMM include the region having the:

- **Lowest** percentage of girls and women aged 15-49 receiving antenatal care from a skilled provider (47 per cent), compared to 91 per cent of the total population;
- **Highest** likelihood of women aged 20-49 delivering their babies at home (85 per cent, compared to 56 per cent of the total population) and less likely in a health facility (15 per cent, compared to 44 per cent of the total population); and the
- **Lowest** median duration of schooling (4 years for women and 3 years for men, compared to 7 and 6 years, respectively, for the total population) based on *de facto* household population.²⁷

The CRC Committee expressed concern at the continued practice of child marriage among indigenous girls in the Lao People’s Democratic Republic. It found that the country’s lack of an effective statistical database to monitor the Family Act of 1990 – the legislation that prohibits child marriage – impedes the law’s implementation.²⁸

In Kenya, where early marriage and FGM/C are intertwined, the latter practice remains far more prevalent among the Somali (98 per cent), the Kisii (96 per cent) and the Maasai (73 per cent) indigenous populations than among other groups, although previous and current DHS data (1998, 2003 and 2008-2009) show a steady decline of national prevalence (38 per cent, 32 per cent and 27 per cent respectively).²⁹

Economic exploitation, sexual abuse and sexual exploitation

The review finds limited references to indigenous girls and women in the expanding research on the various dimensions of economic exploitation, sexual abuse and sexual exploitation which are issues of concern in the three regions. Within the broad array of literature, the study finds that disaggregation by both sex and ethnicity are rare and references to indigenous girls and adolescents in particular, are made to sectors which engage young people in bonded labour, forced labour, domestic labour and human trafficking in which they are also at risk of being sold.

Despite a steady overall decline in child labour in Latin America, it remains a serious concern among indigenous peoples.³⁰ The Bolivia National Statistics Institute and ILO/IPEC finds that participation rates of male and female indigenous children and adolescents in hazardous employment is more pronounced compared to their non-indigenous counterparts in both urban and rural areas. Based on figures for the age group of between 5-17 years it suggests that 29 per cent of male and 24 per cent of female children and adolescents of indigenous background in urban areas are in these forms of employment, compared with 16 per cent and 14 per cent of their non-indigenous peers, respectively.

At rural level, although the rates for both indigenous and non-indigenous groups increase sharply (82 per cent of males and 79 per cent of females in respect of those of indigenous background and 54 per cent and 46 per cent for those who are non-indigenous), those for the former remain significantly higher.

Furthermore, in all cases, the data shows that the participation rate of indigenous girls and adolescents is consistently higher than that of non-indigenous males, non-indigenous females and in some instances, exceeds that of indigenous boys and adolescents.³¹ (Table 1 - overleaf)
In Guatemala, an estimated 65 per cent of domestic workers are indigenous girls and adolescents belong to impoverished families who often send their young female members to towns and cities, where they work an average of 14 hours per day and are often at the risk of physical and psychological abuse and sexual harassment by employers and their family members, a situation worsened by the lack of commensurate remuneration and social security. \(^{32}\)

Similar situations pertain in Namibia, where the Working Group on Indigenous Populations/Communities of the African Commission on Human and Peoples’ Rights learned of sexual abuse of indigenous girls in domestic work settings for which there had been police inaction even after the incidents had been reported. \(^{33}\) Recruitment for domestic labour of San girls and adolescents by non-San families in Namibia is disguised as adoption, in some cases leading to trafficking to other parts of the country. \(^{34}\)

### Gender-based violence in situations of armed violence, insecurity and communal conflicts

General insecurity facing a country or community may serve as a potential risk factor for violence, as it is often symptomatic of a breakdown of the rule of law and the systems established to prevent and respond to violence.

A 2012 Expert Group meeting of the United Nations Special Rapporteur on violence against women, its causes and

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**Table 1: Participation of children and adolescents in economic activities (%)**

<table>
<thead>
<tr>
<th>Area/Age group</th>
<th>Boys</th>
<th>Girls</th>
<th>National</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-indigenous</td>
<td>Indigenous</td>
<td>Total</td>
</tr>
<tr>
<td><strong>BOLIVIA</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Urban</td>
<td>16</td>
<td>29</td>
<td>18</td>
</tr>
<tr>
<td>Ages 5-13</td>
<td>10</td>
<td>20</td>
<td>12</td>
</tr>
<tr>
<td>5-8</td>
<td>4</td>
<td>11</td>
<td>5</td>
</tr>
<tr>
<td>9-11</td>
<td>13</td>
<td>16</td>
<td>14</td>
</tr>
<tr>
<td>12-13</td>
<td>20</td>
<td>40</td>
<td>23</td>
</tr>
<tr>
<td>Ages 14-17</td>
<td>32</td>
<td>41</td>
<td>34</td>
</tr>
<tr>
<td>14-15</td>
<td>27</td>
<td>33</td>
<td>28</td>
</tr>
<tr>
<td>16-17</td>
<td>37</td>
<td>47</td>
<td>40</td>
</tr>
<tr>
<td>Rural</td>
<td>54</td>
<td>82</td>
<td>67</td>
</tr>
<tr>
<td>Ages 5-13</td>
<td>46</td>
<td>78</td>
<td>61</td>
</tr>
<tr>
<td>5-8</td>
<td>30</td>
<td>64</td>
<td>44</td>
</tr>
<tr>
<td>9-11</td>
<td>61</td>
<td>86</td>
<td>74</td>
</tr>
<tr>
<td>12-13</td>
<td>70</td>
<td>88</td>
<td>80</td>
</tr>
<tr>
<td>Ages 14-17</td>
<td>74</td>
<td>93</td>
<td>83</td>
</tr>
<tr>
<td>14-15</td>
<td>81</td>
<td>96</td>
<td>89</td>
</tr>
<tr>
<td>16-17</td>
<td>69</td>
<td>89</td>
<td>78</td>
</tr>
</tbody>
</table>

consequences found that gender-motivated killings or femicides emerging from the contexts of insecurity in Latin America was particularly critical for indigenous women and girls.\textsuperscript{35} Indigenous women and girls have been victims of gender-based violence in conflicts such as those of Colombia, Guatemala, Mexico, Nicaragua and Peru.\textsuperscript{36} The Rapporteur on the rights of women of the Inter-American Commission on Human Rights notes that the situation of indigenous women and girls is particularly critical in the context of armed conflict, given that they are already exposed to multiple forms of discrimination on the basis of race, age ethnicity and sex in their family, community and wider social settings.\textsuperscript{37} During a visit to Colombia, the Rapporteur received complaints about the use of indigenous women and girls as ‘spoils of war’ by armed actors and verified that they had often been victims of sexual violence perpetrated by these groups. She further received reports that armed groups occupying indigenous lands “had kidnapped indigenous women, collectively used them sexually, and abandoned them with impunity,” while young girls were also forced to perform domestic duties.\textsuperscript{38}

Primarily as a result of public and private entities’ expropriation of lands – and the ensuing resistance from indigenous communities – over the past decade, many countries in the Asia Pacific region such as Fiji, India, Myanmar, Nepal, the Philippines, Thailand and Timor-Leste have witnessed increased armed conflict, political instability and militarization, leading to insecure environments for indigenous women and girls as a whole.\textsuperscript{39} The United Nations Special Rapporteur on the rights of indigenous peoples specifically documents evidence of numerous cases of gang-rape, sexual enslavement and killing of tribal women and girls involving parties to conflicts in a number of countries and was concerned that these acts had not been investigated and prosecuted.\textsuperscript{40}

Situations of inter-communal and intra-communal conflicts involving indigenous communities in Africa appear much more documented in contrast to other forms of conflict. Such conflicts have been common among and between the Pokot, Turkana, Marakwet and Samburu of Kenya over issues such as diminishing water resources for animal grazing and worsening climatic conditions, leading to competing access for land.\textsuperscript{41} Cross-border conflicts have also erupted between pastoralist communities located along border lands linking Kenya (Turkana and Pokot), South Sudan (Topsa) and Uganda (Karamojong).\textsuperscript{42} Another source notes long standing and prevalent inter-clan and inter-ethnic conflicts between the Gurgura and Issa clans located in the Erer district of Ethiopia’s Somali region for the same afore-mentioned reasons and resulting in similar consequences for women and girls.\textsuperscript{43}

Identical contexts and situations have emerged among the Tuareg, Bororo, Wodaabe and the Toubou pastoralists of Niger; the Basarwa of Botswana; the Bagyéli of Cameroon; the Twa of Burundi, Rwanda and Uganda; and the Twa, Bongo and Mbendjele of the Republic of Congo.\textsuperscript{44} Previously dealt with through traditional dispute mechanisms, such conflicts have assumed fatal dimensions for men, women and children, particularly within the context of the proliferation of accessible small arms, high-powered and other assorted assault rifles in some of these areas.\textsuperscript{45}

\textbf{4. What are the gaps in knowledge?}

Critical gaps in research identified in this study potentially serve to shape a future research agenda. The study elicits more in-depth appreciation of two major areas, namely: 1) the full extent to which indigenous women and girls are affected by the different forms of violence identified in this research (i.e., domestic violence, harmful practices, economic exploitation, sexual abuse and sexual exploitation, and gender-based violence in situations of armed violence, insecurity and communal conflicts) and others documented in the United Nations Secretary-General’s studies on violence against women and violence...
against children. Additionally, attention should be paid to different forms of intersecting inequalities as reflected in the experiences of indigenous girls and women with disabilities and those located in rural areas. The research should be undertaken from the perspective of different settings (e.g., domestic, education, employment, care and justice institutions and the community at large); and 2) effective strategies for preventing and responding to violence against indigenous girls and women, including documenting lessons learned and assessing the impact of existing legal, policy and institutional reforms. A research agenda must furthermore take into account identified gaps in data by region. For example, data on the situation of indigenous communities in Africa is commonly lacking, suggesting a need for technical assistance to address the paucity of data in that region.

5. On-going national level interventions to address violence against indigenous girls and young women and the challenges in implementation

The study presents an overview of on-going prevention, protection and response efforts to address violence against indigenous girls and women. They include selected constitutional, legislative and institutional reforms, to strengthen the protective environment for indigenous girls and women, as well as efforts to prevent and respond to such violence. While some of these efforts appear promising, gaps such as those relating to limited capacities of implementing agencies to fulfil their mandates persist. In particular, there has been limited success in addressing obstacles related to factors such as language barriers, lack of confidentiality in procedures for reporting of abuse, geographic remoteness of indigenous territories, patriarchal and discriminatory attitudes of service providers, law enforcement and judicial personnel, the culture of impunity and limited awareness of the rights of indigenous peoples in general and women and girls in particular. The study establishes that interventions needed to address violence against indigenous girls and women cannot be separated from broader initiatives with respect to women and girls in general, and that efforts are needed to ensure that the interests and rights of indigenous girls and women are taken into consideration when implementing such broader violence prevention and response strategies.

6. Proposed actions moving forward

The study concludes with a set of 6 principles and 10 recommendations that complement and reinforce those of national, regional and global human rights systems, the UNPFII and the Fifty-seventh Session of the Commission on the Status of Women of 2013, which was held on theme ‘Elimination and prevention of all forms of violence against women and girls.’

The proposed recommendations of this study are to be adapted to suit specific country and regional contexts. They call for (1) enhancing efforts at data collection and analysis to address the ‘statistical silence’ around violence against indigenous girls and women by ensuring that data from national household surveys such as DHS, MICS and CLS are fully analysed and reported by ethnicity. A research agenda must take into account the prominent gaps in data on specific issues by region and in particular the extremely thin information on indigenous girls and women in the Africa region; (2) addressing the structural, underlying and risk factors that lead to violence against these groups. These factors include poverty, exclusion and limited access to quality services such as education, health (including reproductive health), justice services, social welfare services, birth registration, the elimination of de facto and de jure discrimination and discriminatory attitudes towards indigenous peoples in general, patriarchal and stereotyped notions of the inferior status of indigenous girls and women in both indigenous and non-indigenous settings, and gaps in customary, religious and statutory laws related to the minimum age of marriage; (3) tackling impunity and the lack of redress and enforcement through strengthening of laws, and promoting values and practices of indigenous communities which serve as positive protective factors against violence; (4) improving social welfare services and complaints and reporting mechanisms such as helplines by ensuring that they are accessible, appropriately resourced, and age, gender and culturally appropriate; (5) increasing resource allocation, capacities and coordination in policy implementation among agencies responsible for promoting and protecting the rights of indigenous girls and women; and (6) making visible and integrating the study findings into on-going global processes such as the 2014 World Conference on Indigenous Peoples, the International Conference on Population and Development Beyond 2014 review process and the Post-2015 Development Agenda.
1.1 Introduction

The United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) adopted in 2007 marked a watershed in the history of indigenous peoples. It called for actions to address the common experiences of discrimination and exclusion faced by the estimated 370 million indigenous peoples across 90 countries. In particular, Article 22 of the UNDRIP calls on States “to take measures, in conjunction with indigenous peoples, to ensure that indigenous women and children enjoy the full protection and guarantees against all forms of violence and discrimination.”

To this effect, the United Nations Permanent Forum on Indigenous Issues (UNPFII) held its annual International Expert Group meeting in 2012 on the theme of ‘Combating violence against indigenous women and girls: Article 22 of the United Nations Declaration on the Rights of Indigenous Peoples.’ The meeting sought to address the deficit in quantitative and qualitative information on the nature, causes and extent of violence against indigenous women and girls as well as its impact on the full realization of their rights.

In support of this effort, and in response to a recommendation of the Forum at its Fifth session in 2006 (Box 1.1), the United Nations Children’s Fund (UNICEF), the United Nations Entity for Gender Equality and the Empowerment of Women (UN Women), the United Nations Population Fund (UNFPA), the International Labour Organization (ILO) and the Office of the Special Representative of the Secretary-General on Violence against Children agreed to support a literature review of existing information on violence against indigenous girls, female adolescents and young women (referred more briefly to as ‘indigenous girls and women’) as a basis for future in-depth research.

Box: 1.1 UNPFII Fifth Session recommendation to United Nations agencies

“The Permanent Forum recommends that appropriate United Nations organizations, including the United Nations Development Fund for Women (UNIFEM) and the United Nations Children’s Fund (UNICEF), as well as States, take immediate action to review and monitor the situation of indigenous women and provide comprehensive reports on violence against indigenous women and girls, particularly sexual violence and violence in the context of armed conflict. Indigenous women must be full participants in this process.”


By focusing on these groups, the study makes an important contribution to the existing state of knowledge on violence against women and girls as a whole. It furthermore presents a timely opportunity to inform on-going development and human rights agenda settings such as the 2014 World Conference on Indigenous Peoples, the International Conference on Population...
and Development (ICPD) Beyond 2014 review process and the Post-2015 Development Agenda, all of which place issues of inequality, discrimination and exclusion at the core of their objectives.\(^49\)

### 1.2 Research objectives

This study represents the first attempt at consolidating existing evidence on violence against indigenous girls and women. It reflects an urgent desire by the United Nations partner agencies involved to contribute to the accelerated implementation of the UNDRIP, the Convention on the Rights of the Child (CRC), the Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) and other relevant instruments. It complements broader initiatives of the UNPFII and related organizations on issues affecting indigenous peoples. It also builds on the United Nations Secretary-General's study on violence against children, his in-depth study on all forms of violence against women and the studies' follow-up processes (particularly as conducted by the Special Representative of the Secretary-General on Violence against Children and the Fifty-first and Fifty-seventh sessions of the Commission on the Status of Women), as well as his report on the status of the CRC, with a focus on the rights of indigenous children.\(^30\) It is further informed by the International Indigenous Women's Forum's *Mairin Iwanxa Raya*, a companion report to the Secretary-General's in-depth study on all forms of violence against women.\(^51\)

These three reports of the Secretary-General reaffirm the concerns of the UNPFII of the urgent need to improve data collection and information systems in order to identify vulnerable subgroups, inform policy and programming, and track progress towards the goals of condemning, preventing and punishing violence. Given the paucity of data, the study is not intended to be exhaustive, conclusive or comprehensive but rather illustrative of documented evidence revolving around three main areas of investigation, namely:

1. The interface between the historical, political, economic, social and cultural contexts of indigenous peoples, including the structural, underlying causes and risk factors associated with violence against indigenous girls and women;
2. The different manifestations of violence documented against these groups in different settings, with an emphasis on domestic, community and health (including sexual and reproductive health) in the regions under study; and
3. On-going national level initiatives in the fields of prevention, protection and response to violence and the challenges associated with their implementation.

### 1.3 Methods, sources, scope, opportunities and limitations

The study was undertaken through a systematic desk review of quantitative and qualitative sources spanning between 2000 and 2013 to reflect the period from when a substantial number of relevant studies and surveys were initiated.

Country reports of Demographic and Health Surveys (DHS), Multiple Indicator Cluster Surveys (MICS) and Child Labour Surveys (CLS) undertaken through the ILO/IPEC Statistical Information and Monitoring Programme on Child Labour (SIMPOC) were used to assess and collate information on various forms of violence affecting indigenous girls and women.\(^52\) MICS and DHS estimate the proportion of women who were first married by 15 and 18 years, respectively. They also collect data on attitudes towards wife-beating, the prevalence of child labour, female genital mutilation/cutting (FGM/C) and the percentage of children aged 0-5 whose births have been registered. The DHS module on domestic violence collects data on physical, sexual and emotional violence among girls and women aged 15-49, while MICS in addition collects data on child disciplinary practices. With variations in scope by country, child labour SIMPOC surveys are used to monitor different aspects of the worst forms of child labour as defined by ILO Convention 182.

Qualitative sources included the information databases of the UNPFII, the United Nations Secretary-General’s UNITE to End Violence against Women Campaign, United Nations agencies, academic institutions, reports of Member States and civil society organizations to treaty bodies (in particular the Committee on the Rights of the Child (CRC Committee), the Committee on the Elimination of All Forms of Discrimination against Women (CEDAW Committee) and their concluding observations and recommendations), the Universal Periodic Review (UPR), reports of United Nations special procedures and mechanisms, ILO supervisory bodies, and regional and national human rights institutions.

As the findings of the study will be used to inform policy, planning and implementation at country level, it was necessary to ensure that the geographical focus reflects a blend of low- and middle-income contexts pertinent to the development objectives of the United Nations partners involved in this study. This decision was strengthened by a review of national Millennium Development Goals reports undertaken by the UNPFII on countries based in Africa, Latin America and Asia Pacific
regions that highlight significant gaps in data on the development concerns and priorities of indigenous peoples. A preliminary review of the literature on violence against indigenous women and girls also undertaken prior to this research found that most countries in these regions (with the exception of Australia and New Zealand in the Pacific) are under-researched in comparison with Europe and North America, where data on indigenous women and girls tend to be comparatively available.

Regional perspectives were balanced with country perspectives on some specific forms of violence for in-depth study. Two criteria were used to select one country per region for in-depth study on one specific form of violence: the availability of information that captures a specific form of violence against either one or more of the groups under study and evidence of on-going initiatives to address that specific form of violence. On that basis, Kenya was selected as a case study in the Africa region given available evidence on the prevalence of FGM/C among indigenous communities and promising legislative developments in this field. For Latin America, Guatemala was selected to highlight its widely documented experience as a post-conflict country and on-going legislative and institutional reforms aimed at addressing issues such as femicide and sexual violence among indigenous women and girls. Finally, for the Asia Pacific region, the Philippines was studied to gain insights into the experiences of the involvement of girls in situations of armed conflict in the predominantly indigenous area of Mindanao.

The study adopts relevant United Nations standard definitions and basic concepts. It is grounded in the prevailing view within the international community that no formal definition of indigenous peoples is necessary. It is therefore underpinned by the fundamental subjective criterion of self-identification and the objective characteristics of 1) distinct social, cultural and economic conditions, and 2) descent from populations which originally inhabited the country prior to colonization.

To this extent, it also takes into account the perspectives of the three global bodies that have been established to advance the cause of indigenous peoples: the UNPFII, the Expert Mechanism on the Rights of Indigenous People and the United Nations Special Rapporteur on the rights of indigenous peoples. It also draws on regional bodies such as the Working Group of Experts on Indigenous Communities/Populations of the African Commission on Human and Peoples’ Rights (ACHPR) and the Inter-American System of Human Rights. For guidance on referencing people who have identified themselves as indigenous, the study relies on the 2009 UNPFII Publication State of the World’s Indigenous Peoples, the International Working Group for Indigenous Affairs’ annual publication The Indigenous World and Minority Rights Group International’s World Directory of Minorities and Indigenous Peoples.

The study encountered some limitations as well as opportunities: As the selection of DHS modules and reporting on the outcomes by ethnicity are at the discretion of the governments concerned, the study could not benefit from the richness of what such data potentially affords. Furthermore, MICS and DHS are designed for assessing the prevalence of some forms of violence (e.g., FGM/C and child marriage) and not others (e.g., human trafficking). Additionally, although the ethnic background of respondents or household head is taken into account in both surveys, the scattered nature and small sizes of indigenous populations in some countries do not allow for significant sampling.

Conversely, significant sampling is possible in countries where indigenous peoples are concentrated in specific geographical areas given that the majority of DHS and MICS collect and report on data by location in addition to other characteristics such as sex and age. Such demographic advantages exist in the case of Bolivia (Plurinational State of), India,
Kenya and the Philippines from where DHS data (2008, 2005-2006, 2008-2009 and 2008, respectively) progressively capture information pertaining to indigenous peoples by location. To a more limited extent, similar observations may also be made with respect to the MICS of the Lao People’s Democratic Republic (2006) and Viet Nam (2011). The review also found that the additional step taken by India, Kenya and Viet Nam to specifically disaggregate some if not all of their survey findings by ethnicity enhances specificity in analysing the situation of indigenous populations in those countries.

As far as qualitative sources are concerned, these tended to be patchy and scattered, spanning across the following categories of issues from which data was extracted: violence against all populations in general; violence against women in general, with some references to girls and young women; violence against indigenous women in general, with some references to indigenous girls and young women; the status of indigenous girls and adolescents with some references to violence; violence against children in general, with some references to indigenous children, including girls; and general information on socio-economic indicators and overall situations of insecurity in some regions and countries.

1.4 Structure of the report

The report consists of the following additional six sections:

Section II – Global perspectives and contexts. This section places violence against indigenous girls and women within the overall context of the universality of violence, sets out the conceptual framework of the study and highlights relevant international and regional human rights instruments, mandates and mechanisms referenced in the study.

Section III – The contexts of indigenous peoples and the interface between structural and underlying causes and risk factors for violence against indigenous girls and women. This section examines how these underlying causes and risk factors for violence e.g., gender inequality and discrimination; poverty, exclusion and limited access to services; impact of stigma and discrimination on access to and quality of services, lack of legal recognition and identity and dispossession from ancestral lands lead to the risk of violence.

Section IV – Manifestations of violence against indigenous girls and women. This section highlights documented forms of violence against indigenous girls and women in the three regions under study.

Section V – Case studies from Kenya, the Philippines and Guatemala. This section presents specific case studies from three countries on one particular form of violence and the accompanying reforms of governments to address them.

Section VI – Overview of on-going national level initiatives of relevance to address violence against indigenous girls and women and the challenges of implementation. This section outlines on-going national level prevention, protection and response efforts targeted at addressing violence and the challenges of implementation.

Section VII – Conclusion and recommendations with guiding principles. This section sets out the conclusion followed by six principles and ten recommendations to guide the way forward in accelerating efforts towards addressing violence against indigenous girls and women.
2.1 Violence against women and girls: a working definition and manifestations

Violence against women and girls is a pervasive violation of human rights that persists in every country in the world and cuts across all socio-economic groups.

This study’s frame of reference is the United Nations Declaration on the Elimination of Violence against Women, which defines violence against women as “any act of gender-based violence that results in or is likely to result in physical, sexual or psychological harm or suffering to women, including threats of acts such as coercion or arbitrary deprivation of liberty, whether occurring in public or in private life, and perpetrated by State or private persons.”

Its dimensions include physical, sexual and psychological/emotional violence occurring in the family and the general community or such violence perpetrated or condoned by the State. Their forms and manifestations include domestic violence, child marriage, forced pregnancy, honour crimes, FGM/C, female genital mutilation, non-partner sexual violence and exploitation, sexual harassment (in the workplace, other institutions and in public spaces), trafficking and violence in conflict situations.

Although efforts are being harnessed to address the situation, more remains to be done. In the case of FGM/C, for instance, prevalence in the 29 countries in Africa and the Middle East where the practice is concentrated, has declined from an estimated 53 per cent of women aged 45-49 being cut to an average 36 per cent of adolescents and young women aged 15-19 being cut, but this is still a significant proportion of the young generation going through FGM/C.

Similarly, despite near-universal commitments to end child marriage, one third of all girls in developing countries (excluding China) are likely to be married before age 18, and one out of nine will be married before they reach age 15 years. Most of these girls are poor, less-educated and live in rural areas.

Over 67 million women aged 20-24 years old in 2010 had been married as girls. Half were in Asia, and one fifth in Africa. In the next decade, 14.2 million girls below the age of 18 will be married every year, and this is expected to rise to an average of 15.1 million girls a year from 2021 if present trends continue. Furthermore, girls, adolescents and young women are at risk of HIV/AIDS when unable to negotiate safe sex, especially in situations of child marriage and sexual violence.

Worldwide, one third of all new HIV cases involve young people aged 15–24, and adolescent girls are at far greater risk of contracting HIV than boys.

Through DHS data, there is also evidence pointing to persistent forms of violence against girls and women aged 15-49 years, as well as deeply rooted perceptions among both males and females of the appropriateness of specific forms of violence like wife-beating. Domestic violence is one of the most common forms of violence against women and girls, and women who married at younger ages are more likely to believe that it is sometimes acceptable for a husband to beat his wife.

The hidden and clandestine forms in which some types of violence manifest
place some girls and adolescents beyond detection and available protective mechanisms. Children account for 27 per cent of human trafficking victims detected globally; of these child victims, two thirds are girls. While the gender and age profile of victims varies by region, the share of girls as a proportion of female victims of trafficking globally increased from 2007 to 2010. Of the estimated 15.5 million children worldwide engaged in domestic work – considered the largest category of child labour – the majority are girls who are easily isolated and have little protection or social support, thus making them vulnerable to physical and sexual assault when performing work within the household.

Acceptance of these forms of violence against girls and women and the corresponding lack of accountability and impunity reflect discriminatory norms that reinforce a lower status of girls and women in society, particularly when the majority of cases go unreported and consequently remain ‘hidden’ and unaddressed.

2.2 Why focus on indigenous girls, adolescents and young women?

A society benefits when its younger generation reaches its full potential. However, the majority of indigenous girls, adolescents and young women lack the opportunities, protections and services that are required to ensure their empowerment and safe transition into adulthood.

Deprivations disproportionately concentrated among indigenous populations are often exacerbated for indigenous girls and women due to societal attitudes and gendered stereotyped roles and responsibilities that lead to marginalization, inaccessibility to resources and multiple forms of discrimination based on age, sex, ethnicity and other inter-related factors that consequently increase their vulnerability to gender-based violence.

Violence may prevent indigenous girls and women from realizing their potential, knowing and exercising their rights, participating as equal and active members of society and carrying on the transmission of knowledge, cultures, identities and languages of their ancestors on an equal footing with their male counterparts. Addressing violence against the younger generation of indigenous females is therefore central to the fulfilment of their human rights and the self-determination of indigenous communities.

The growing body of knowledge on the incidence, prevalence and consequences of violence against women and girls provides compelling evidence of its systematic and widespread nature. However, critical gaps in both qualitative and quantitative sources of information by ethnicity, sex and age impede a comprehensive understanding of the experiences of indigenous girls and women and the interplay of multiple risk factors that increase their risk of exposure to violence.

2.3 Understanding the contexts of violence against indigenous girls, adolescents and young women: the ecological model

The United Nations Special Rapporteur on violence against women, its causes and consequences finds that violence can be understood from the perspective of “multiple concentric circles, each intersecting with the other.” These circles include individual, interpersonal, underlying and structural factors that can promote violence.

This analysis is best captured by the ecological model used by a range of organizations as a conceptual framework to support an understanding of the multi-faceted nature of violence and the complex interplay of risk factors that increase its likelihood. Among other things, the model explains that risk factors for violence are rooted in (1) biological, economic, social and demographic characteristics including capacities to respond to violence; (2) relationships, such as friends and family relations; (3) community contexts, such as those in which social relationships and networks occur; and (4) wider societal factors, particularly at the level of national decision-making processes, such as macro-economic planning, legislation and policy.

Figure 2.3, overleaf, presents a broad scope of the structural, underlying causes and risk factors for violence against indigenous girls and women using the four-cluster ecological model, on the basis of which full details of some of these factors are further elaborated upon in Section III of the report.

It illustrates how a combination of variables creates complex layers of disadvantage for indigenous girls and young women that not only contribute to underlying causes of violence but also potentially mitigate the protective factors that prevent or reduce the likelihood of its occurrence. The complex interplay and accumulation of risk factors at all levels must be addressed if indigenous girls and women are to be free from all forms of violence and discrimination.

The elements contained in the ecological model are informed by the Secretary-General’s studies on violence against children and violence against women, which point out that while the pervasiveness of violence against women and girls are rooted in gender inequality and discrimination, its combination with
other forms of subordination and exclusion such as colonialism and adverse post-colonial policies potentially result in consequences that are far-reaching.70

Children of ethnic minority or indigenous background face increased risk of violence due to “a confluence of factors” that are associated with the social exclusion of these groups, such as high rates of substance abuse and alcoholism, poverty, lack of housing and unemployment.71 Severity and frequency of violence intensifies with stigma and discrimination, as in instances of verbal and emotional abuse towards indigenous children from teachers and peers in some school settings.72

Some of these concerns were reiterated by male and female indigenous children and adolescents during the South American meeting for the 2011 follow-up to the Secretary-General’s study organized by the Special Representative of the Secretary-General on Violence against Children. In their outcome manifesto, they identified the multiple linkages between inequalities and violence that influence their lives and called for the full respect and recognition of the individual and collective rights of indigenous peoples (Box 2.3).
therefore a bulwark against exclusion in age, parentage and citizenship and is foundational to determining vital component for the protection of all birth registration – as a human right and the CRC Committee also finds that against Children.

Source: Special Representative of the Secretary-General on Violence against Children.

4. Culture, customs, traditions and dances and the restitution of the territories seized from the indigenous peoples of the Americas are respected, to guarantee development and decent living conditions for children and adolescents of this sector.”

We recommend that … types of violence, including structural and symbolic violence, are investigated, to create public policies that can reverse this situation

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4. Culture, customs, traditions and dances and the restitution of the territories seized from the indigenous peoples of the Americas are respected, to guarantee development and decent living conditions for children and adolescents of this sector.”

Source: Special Representative of the Secretary-General on Violence against Children.

The CRC Committee also finds that birth registration – as a human right and vital component for the protection of all children – is foundational to determining age, parentage and citizenship and is therefore a bulwark against exclusion in society, including exclusion from basic services.73 Low levels of birth registration among indigenous children, together with an absence of legal recognition of indigenous peoples in some countries, however, may contribute to challenges in accessing services, including health, education, justice and social services that are relevant for prevention and response to violence.74

It is also important to understand how indigenous peoples view their relationship to their ancestral lands when looking at the contexts and risk factors for violence against indigenous girls and women. Besides being a factor of production, land is considered a source of livelihood, medicine, intellectual property, food security and spiritual well-being by many indigenous communities. Thus any attempt at deprivation of this resource without free, prior and informed consent, as well as adequate compensation, results in the deterioration of capacities to survive and of resilience to protect from insecurity and exploitation.75

Within the context of insecurity and armed conflict, it has also been found that indigenous women and girls are specifically targeted for sexual violence based upon their ethnicity.76 As discussed in detail in Section IV, a substantial number of indigenous peoples live in conflict and post-conflict settings including situations of armed violence such as those of Bangladesh, Colombia, Guatemala, India, Myanmar, Peru, the Philippines, the Mekong Delta and the countries of the Congo Basin and Great Lakes, among others. Reports on these conflicts convey disturbing accounts of violence committed against indigenous girls and women as manifested in acts such as rape, sexual slavery, forced sterilization, abduction, massacre and forced recruitment as tools of war.77

The right of indigenous girls, adolescents and young women to live a life free of violence and discrimination is inviolable. Enshrined in the international human rights framework, these rights extend to protection from all forms of violence as well as the risk factors (e.g., discrimination, poverty and lack of birth registration) that contribute to their increased vulnerability to such situations.

Discrimination on the basis of sex, age and ethnicity is prohibited in a vast array of instruments such as the International Covenants on (a) Civil and Political Rights (ICCPR); (b) Economic, Social and Cultural Rights; and the Conventions (a) on the Elimination of Racial Discrimination (CERD); (b) the Protection of the Rights of Migrant Workers and Members of their Families, (c) the Rights of the Child; (d) on the Elimination of All Forms of Discrimination against Women; (e) and on the Rights of Persons with Disabilities (CRPD). While these instruments prohibit discrimination generally, the CEDAW and CRC set out more specifically to protect and promote women’s and children’s rights.78

Inextricably linking the rights of indigenous peoples and women’s rights, CEDAW defines the right of women to be free from all forms of discrimination and sets out core principles to protect this right. Although it does not explicitly mention violence against women and girls, General Recommendations 12 and 19 clarified that the Convention extends to protecting women and girls from violence and makes detailed...
recommendations to States parties to this effect. The United Nations Declaration on the Elimination of Violence against Women which acknowledges the special vulnerability of girls and women of minority and indigenous background is also supported by the recent General Assembly resolution on intensifying global efforts to combat FGM/C.79

The CRC, the most comprehensive human rights treaty designed for the protection and promotion of children's rights, is the only instrument to explicitly guarantee the rights of indigenous children. In Article 30, it notes that “in those States in which ethnic, religious or linguistic minorities or persons of indigenous origin exist, a child belonging to such a minority or who is indigenous shall not be denied the right, in community with other members of his or her group, to enjoy his or her own culture, to profess and practise his or her own religion, or to use his or her language.” This provision was central to the discussions and debates leading to General Assembly’s 2012 omnibus resolution on the promotion and protection of the rights of children. It specifically calls upon governments to take appropriate actions to protect indigenous children from physical and/or mental violence, injury, abuse and exploitation, recognizing the particular vulnerability of girls.80

States and international organizations have repeatedly recognized a child’s right to be protected from all forms of violence, exploitation and abuse. These are reflected in Articles 19, 32 and 34 of the CRC and reinforced by the Optional Protocol to the CRC on the Sale of Children, Child Prostitution and Child Pornography and the Optional Protocol on the Involvement of Children in Armed Conflict. The Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children – which supplements the United Nations Convention against Transnational Organized Crime (Palermo Protocol) – also recognizes this right.

Furthermore, ILO Conventions 138, 182 and 189 protect children from work which has a negative impact upon their ability to reach their full potential. Convention 138 specifically calls for minimum age standard setting for employment at levels which are suited to the physical and mental development of young persons, whereas Convention 182 sets out categories of actions and activities which protect them from the worst forms of child labour. Convention 189 on decent work for domestic workers also ensures effective protection of domestic workers against all forms of abuse, harassment and violence.

The collective rights of indigenous peoples are specifically protected under the Indigenous and Tribal Peoples Convention (ILO Convention 169), the UNDRIP and Article 27 of the ICCPR.

While international human rights standards and principles, including those contained in CEDAW and the CRC, are indeed applicable in times of conflict, the United Nations Security Council has adopted a number of resolutions on women, peace and security, sexual violence in armed conflict and children affected by armed conflict. These resolutions are built upon the acknowledgement – first set out in Security Council Resolution 1325 (2000) and subsequently by Resolutions 1820 (2008), 1888 (2009), 1889 (2009) and 1960 (2010) – that conflict has a disproportionate impact on women and girls, hence the need for their participation in peace and security processes.

Similarly, relevant Security Council resolutions on children affected by armed conflict, particularly resolutions 1612 (2005) 1882 (2009) and 1998 (2011), request States to develop time-bound national action plans on the elimination of the six grave violations of children’s rights (Box 2.4) in situations of armed conflict. Resolution 1612 in particular establishes a monitoring and reporting mechanism on these grave violations against children and provides for the systematic collation of accurate, timely and objective information on grave violations committed against children in such circumstances to foster accountability and compliance of parties to conflicts with international child protection standards.

Box 2.4: Six grave violations against children during armed conflict

The Six Grave Violations against Children during Armed Conflict cover: killing or maiming of children; recruitment or use of children by armed forces/groups; rape and other forms of sexual violence against children; abduction of children; attacks against schools or hospitals; and the denial of humanitarian access to children.


The Human Rights Council established the UPR in 2006 as a State-driven peer review mechanism to provide opportunities to Member States to account for actions which they have taken to fulfil their human rights obligations. The first cycle (2008-2011) reviewed all 193 United Nations Member States and is currently being repeated in a second cycle (2012-2016). The process has been instrumental in highlighting and making recommendations for addressing the human rights concerns of indigenous peoples to a number of governments.

Furthermore, the communication procedures of six human rights treaty
bodies (CEDAW, ICCPR, CERD, CRPD, the Convention against Torture and the Convention for the Protection of All Persons from Enforced Disappearance) offer opportunities for individuals or groups to submit complaints to the relevant bodies to facilitate redress of violations of their rights when domestic paths for remedies have been exhausted. In 2011, the Third Optional Protocol to the CRC was adopted by the General Assembly to allow individual or groups of children to submit complaints regarding specific violations of their rights under the Convention and its first two Optional Protocols. Once it enters into force after ratification by ten Member States (Article 19(1)), it will be the only complaint mechanism covering all the rights of children and is expected to significantly ensure that those whose rights have been violated are provided with appropriate alternative remedies.

These global frameworks are complemented by global platforms, programmes of action and agendas such as those of the ICPD Programme of Action, the Beijing Platform for Action (including follow-up actions based on periodic reviews and the Beijing Declaration of Indigenous Women); the outcomes of the Fifty-seventh Session of the Commission on the Status of Women (which also took into consideration the second Declaration of Indigenous Women made at the session); the follow-up process to the Secretary-General’s study on violence against children as conducted by his Special Representative on Violence against Children; and his campaign to achieve universal ratification and implementation of the Optional Protocols to the CRC; the Rio de Janeiro Declaration and Call for Action to Prevent and Stop Sexual Exploitation of Children and Adolescents; and the Roadmap for Achieving the Elimination of the Worst Forms of Child Labour by 2016.

2.4.1 Regional frameworks

The States of Africa, Latin America and Asia Pacific have also made important strides in translating their international commitments into regional frameworks their reflect their special contexts.

Among the most pertinent are the African Charter on the Rights and Welfare of the Child (ACRWC); the Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women in Africa; the African Youth Charter; the Resolution of the ACHPR on the Protection of Indigenous Women and Girls from all Forms of Violence;81 the American Convention on Human Rights; the Inter-American Convention on the Prevention, Punishment and Eradication of Violence against Women; and the Declaration on the Commitments for Children of the Association of Southeast Asian Nations (ASEAN).

Institutional mandates and mechanisms have also been established in each of the three regions to operationalize these regional human rights frameworks. In Africa, they include the Special Rapporteur on the rights of women in Africa, the African Committee of Experts on the Rights and Welfare of the Child (to monitor State compliance with the ACRWC), the African Committee of Experts on Indigenous Populations/Communities of the ACHPR and the African Peer Review Mechanism of the New Partnership for Africa’s Development. In Latin America, institutional mandates and mechanisms include the Inter-American Commission on Human Rights (IACHR); the Inter-American Court of Human Rights; the Inter-American Commission on Human Rights Rapporteurs on the rights of indigenous peoples, the rights of women and the rights of children; and finally for Asia the ASEAN Commission on the Promotion and Protection of the Rights of Women and Children.

All the above international and regional standards, mandates and mechanisms are foundational tools for addressing violence against indigenous girls and women and therefore serve as useful entry points for advocacy, legal and policy reforms as well as monitoring progress.
3.1 Introduction

This section describes how the social, economic, cultural and political contexts of indigenous peoples contribute to the structural, underlying causes and risk factors for violence against indigenous girls and women as presented in the ecological model.

3.2 Indigenous peoples of Africa, Asia Pacific and Latin America

As noted earlier, the study is grounded in the prevailing view within the international community that no formal definition of indigenous peoples is necessary and is therefore underpinned by the fundamental subjective criterion of self-identification and objective characteristics. Basic background information on the peoples who broadly identify themselves as indigenous is needed for understanding the experiences of violence among indigenous girls and women.

Eighty per cent of the world’s people who identify themselves as indigenous are based in Asia (mainly China, South Asia and Southeast Asia), with populations ranging from about 8 per cent in China and India and 10 per cent in Viet Nam to 37 per cent in Nepal. While estimated numbers for those located in the Pacific are yet to be established, they mainly inhabit the four sub-regions of Oceania (Polynesia, Melanesia and Micronesia, as well as Australia and New Zealand).

Latin America is home to an estimated 50 million indigenous peoples spanning 642 indigenous groups, with the majority located in Bolivia (Plurinational State of), Ecuador, Guatemala, Mexico, and Peru. In Africa, indigenous peoples are predominantly hunter-gatherers, pastoralists and agro-pastoralists scattered over an estimated 35 countries on the continent, according to the African Commission’s Working Group of Experts on Indigenous Populations/Communities.

3.3 Structural and underlying causes and risk factors for violence

3.3.1 Introduction

Specific attention to risk factors for violence is essential because when they accumulate and overlap – as they often do in the case of indigenous girls and women – they not only contribute to underlying causes of violence against indigenous girls and young women but may also mitigate the protective factors that typically prevent or reduce the likelihood of its occurrence. Within this context, the sub-sections are divided into six overarching concerns found in the literature: (1) gender inequality and discrimination; (2) customary and statutory standards on the minimum age of marriage; (3) poverty, exclusion and limited access to services; (4) the impact of stigma and discrimination on access to and quality of services; (5) the lack of legal recognition and identity; and (6) dispossession from ancestral lands.

3.3.2 Gender inequality and discrimination

Violence against women and girls is a pervasive violation of human rights that persists in every country in the world and...
cuts across all socio-economic groups. Having its roots in historical and structural inequality in power relations between males and females, it is characterized by the use and abuse of power and control in public and private spheres, and is intrinsically linked to gender stereotypes that underlie and perpetuate such violence, as well as other factors that can increase women’s and girls’ vulnerability to such violence.87 Through the life cycle, the choices and full potential of girls and adolescents are dictated by gendered expectations and divisions of labour defined by society. These factors negatively impact on their chances of having a full course of education, deciding whom to marry and when to have children among others.

Gender inequality and discrimination are therefore the root cause and consequence of violence because they perpetuate and manifest in various forms of violations such as child marriage, prenatal sex selection, son preference, FGM/C and inheritance-related practices such as patrilineal inheritance regimes and widowhood rites.

### 3.3.3 Customary and statutory standards on the minimum age of marriage

The CRC and CEDAW Committees have frequently recommended 18 years as the minimum age of marriage for both sexes without exception.88 The CEDAW Committee particularly urges States to set this same minimum age of marriage for women and men, in line with Article 1 of the CRC and Article 16 of CEDAW supported by its General Recommendation 21 on equality in marriage and family relations.

This is in accord with the Convention on Consent to Marriage, Minimum Age for Marriage and Registration of Marriages (1964), which stipulates that only “men and women of full age” have the right to marry. Though this Convention pre-dates many of the international and regional treaties discussed in Section II, its violation has for many years been the rule rather than the exception in many countries. In the case of Africa, the ACRWC and the Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women in Africa specifically require States parties to stipulate the minimum age of marriage for females at 18 years (Box 3.3.3).

**Box: 3.3.3: Provisions on child marriage and betrothals in the ACRWC**

Child marriage and the betrothal of girls and boys shall be prohibited and effective action, including legislation, shall be taken to specify the minimum age of marriage to be 18 years and make registration of all marriages in an official registry compulsory.

*Source: Article 21 (2)*

Within the context of customary law, studies of indigenous peoples of West and Central Africa find that the typical age of marriage for girls and adolescents range between 12 and 16 years in some communities.89 In indigenous communities of the Republic of Congo, early transition to adulthood among children confers on them the right to choose in matters of marriage, reproduction and alcohol use, often to the detriment of their survival and development.90

Although customary law is usually subject to statutory laws in a number of countries,91 protections to women and girls are further eroded when the latter also specifically dictate lower ages of marriage for females. In the Democratic Republic of the Congo, the statutory minimum age of marriage for girls is 15 years.92 And even though Indonesia’s minimum age requirement is 16, there are reports that up to 11 per cent of currently married women entered into marriage before the age of 16, while 22 per cent did so before the age of 18.93 In Thailand, the minimum age stipulation is 17 with an exception that it could be lowered to 13 if sexual abuse is proven.94

In Colombia, Guatemala and Nicaragua marriage is permitted at 14 years with parental consent,95 while the law in El Salvador fixes the minimum age requirement at 18 years and allows adolescents as young as 14 years to be married if they have reached puberty, become pregnant or have a child.96

As the essence is not just to fulfil a minimum age requirement, the CEDAW Committee recommended that a discrepancy be addressed in Vietnamese law that requires men to be at least 20 years and women to be at least 18 years to marry.97 Persistent challenges facing countries in undertaking law reforms in this area may also be appreciated from the CRC Committee’s handing down the same recommendation to the Plurinational State of Bolivia regarding the continued low and differential legal ages for marriage set for female (14 years) and male (16 years) adolescents in its jurisdiction on two occasions (1998 and 2009).98

### 3.3.4 Poverty, exclusion and limited access to services

While recognizing that violence is caused by a complex interplay of several factors, the Fifty-seventh session of the CSW recognizes that women and girls are at increased risk of violence due to poverty, lack of empowerment and marginalization resulting from exclusion from social and economic policies and the benefits of education and sustainable development.99
When poverty is discussed as a correlate or risk factor for violence, it is indicative of inaccessibility (e.g., financial and geographical) to resources and services. Basic services and those related to violence prevention and response often become inaccessible or compromised in quality. The contexts in which such deprivations potentially impact on the protection of indigenous girls and women from violence can be appreciated from the following selected illustrations:

- **Education** is the key to combating illiteracy, a condition which acts as a barrier to awareness of rights and institutions which have been established to protect and enforce them. Education is both a preventive and protective factor against violence and other harmful practices as it either delays or stops such occurrences. It is therefore a fundamental tool of empowerment and a vehicle through which girls realize their full potential.

- **Accessing health services** is also important for ensuring that indigenous girls, adolescents and young women receive prevention, protection and response services such as comprehensive information on family planning and HIV/AIDS prevention, clinical evaluation, HIV diagnostic testing and counselling and post exposure prophylaxis (Box 3.3.4).

- When communities lack water or sources are contaminated or dry up, girls are required to walk longer distances in search of clean water, exposing them to potential violence and resulting in less time spent in school.

- **Reporting, complaints and counselling mechanisms** are core components of a robust, functioning system to protect girls and women from violence and furthermore support rehabilitation and reintegration efforts. A complaints system can include formal and informal mechanisms which can address and prevent further acts of violence. The absence of these services result in a culture of fear and impunity and a cycle of violence, impacting adversely on efforts to prevent further acts of violence and securing a safe environment for society as a whole.

Geographical isolation is also a major hindrance to access to and delivery of services for many indigenous communities. This tends to be associated with the high concentration of services in urban areas due to limited and ineffective decentralized systems. Such inequalities contribute to significant disparities in access to services in a number of countries. For example, studies show that an estimated 50 per cent of indigenous peoples in Latin America live in rural, remote and hard-to-reach areas where basic services and infrastructure are limited.

Although general declines in poverty rates are evident across both indigenous and non-indigenous populations of Latin America, change has been marginal among indigenous peoples, resulting in their continued over-representation among the poor. Poor children of indigenous and Afro-descendant background in Latin America experience rates of poverty that surpass those of other groups by about 20 percentage points.

Recent analysis with available data demonstrates a consistent gap in extreme poverty rates between indigenous and non-indigenous peoples in the Plurinational State of Bolivia between

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**Box: 3.3.4: The importance of reproductive and sexual health**

The need for increased access to reproductive health services for indigenous adolescents cannot be underestimated. Annually, nearly 16 million adolescent girls between ages 15 and 19 give birth and contribute to 11 per cent of all births worldwide, with the highest proportion of adolescent births in sub-Saharan Africa, Latin America and the Caribbean. While these adolescent girls make up a high proportion of annual births, they are more vulnerable to experiencing complications during pregnancy and childbirth. Each year, an estimated 50,000 adolescent girls die as a result of such complications.

The Office of the High Commissioner for Human Rights finds that in Guatemala, 38,645 adolescent pregnancies were registered between January and August 2012. Of this number 1,865 were girls under 14 years and 60 per cent were indigenous.

The majority were of poor backgrounds and had also dropped out of school.

In Bangladesh and Viet Nam, comprehensive knowledge of HIV transmission among girls and women aged 15-49 years tends to be lowest among Scheduled Tribes and ethnic minorities, respectively. In Bangladesh, 29 per cent of the former had comprehensive knowledge, compared to 55 of the national total. In Viet Nam, the rates were 29 per cent of ethnic minorities, compared to 47 per cent of the Kinh/Hoa.

1996 and 2009. While latter years showed a slight decline in poverty for both indigenous and non-indigenous populations, for those of indigenous background, the gap on inequality remained above the national average. Similarly in Guatemala, when declines in poverty were evident among both indigenous and non-indigenous populations from 1989 to 2000 and both non-indigenous and indigenous rates declined, by 2006 the gap between indigenous peoples and the rest of the population remained constant.

(Figures 3.3.4 and 3.3.4.1)106

In 7 countries of Latin America – Bolivia (Plurinational State of), Brazil, Chile, Ecuador, Guatemala, Nicaragua and Paraguay – an estimated 36 per cent of the population of indigenous and Afro-descendant populations 18 years or younger lack adequate access to safe water, compared to 22 per cent of the rest of the population. Poverty is considered “the most consistent indicator of educational disadvantage” in Guatemala, where school enrolment, retention and transition rates are lower among indigenous girls and adolescents compared to non-indigenous females and indigenous and non-indigenous males (Figure 3.3.4.2).108

While recent findings point to rapidly declining poverty rates among indigenous peoples, in the Asia Pacific region, disparities between indigenous and non-indigenous peoples persist in some countries.109

Government of India estimates in 2012, for instance, demonstrate that while poverty declined from 37 per cent in 2004-2005 to 30 per cent in 2009-2010, the decline occurred at a much slower pace for Scheduled Tribes, who exhibit the highest level of poverty in rural areas (47 per cent) than all classes (34 per cent). In urban areas, the rate is equally high: 30 per cent for Scheduled Tribes and 21 per cent for all classes. Similarly, poverty rates increased during this period in all three states where the Scheduled Tribe population exceeds 80 per cent: Meghalaya (16 per cent to 17 per cent), Mizoram (15 per cent to 21 per cent) and Nagaland (9 per cent to 21 per cent).110 Comparable findings further show that although similar economic growth rates have been experienced across all ethnic groups in Viet Nam, those of ethnic minority background are actually falling behind in terms of absolute consumption levels, ethnic minorities have a lower probability of escaping poverty than the Kinh/Hoa ethnic majority.111

Viet Nam’s 2011 MICS further shows that while an estimated 96 per cent of

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**Figure 3.3.4: Trends in extreme poverty, Plurinational State of Bolivia**

![Graph showing trends in extreme poverty in Bolivia](image1.png)


**Figure 3.3.4.1: Trends in extreme poverty, Guatemala**

![Graph showing trends in extreme poverty in Guatemala](image2.png)

girls and young women aged 15–24 years are literate, the percentage of literate young women in ethnic minority households is 82 per cent and the number in Kinh/Hoa households is 99 per cent.112 In the Lao People’s Democratic Republic, indigenous girls and adolescents spend the least time in school per day (2.1 hours, compared to 3.1 hours for their indigenous male counterparts) and for the poor, this is further reduced to 1.8 hours.113 In India, despite the tremendous strides made in the education sector as a whole, females from Scheduled Tribes face a ‘triple disadvantage’ of tribe, gender and place of residence. Girls and adolescents of this group attain an average of 4 years of schooling, compared to 7 years among non-Scheduled Tribes and the situation tends to worsen by rural locality.114

3.3.5 The impact of stigma and discrimination on access to and quality of services

While poverty may deprive indigenous peoples of the means to access basic services, stigma and discrimination exacerbates exclusion and creates further barriers to their utilization.

The CRC Committee repeatedly expresses concern about the disparities in access to basic services and their poor quality.115 It finds for instance, that de facto discrimination has been a significant driver of the persisting low access to social services for children located in indigenous provinces (e.g., Ratanakiri and Mondulkiri) of Cambodia as well as Batwa children of Uganda.116 Similarly in Nepal, disparities in access to services according to caste and tribe are more pronounced compared to disparities based on wealth and sex.117

UNESCO finds that discrimination and a lack of access to bilingual education place indigenous children at a
disadvantage within educational settings where, children from low-caste and tribal households score at far lower levels when their background is publicly announced, compared to when it is kept confidential. Similarly, an ILO rapid assessment of indigenous children in the Papua Province of Indonesia determined that 40 per cent of the 495 children surveyed (221 girls and 274 boys) were affected by discriminatory attitudes such as stereotyping, verbal abuse and subjective grading, attitudes which have a negative impact on enrolment, retention and learning achievement.

The landmark review of the situation of indigenous peoples of Africa undertaken by the African Commission’s Working Group of Experts on Indigenous Populations/Communities found that extreme forms of discrimination was a critical impediment to their participation and advancement in society. During its country missions to Namibia, South Africa, the United Republic of Tanzania and Uganda, the Working Group found that large numbers of indigenous children, including girls, had dropped out of school due to discriminatory attitudes and verbal abuse from teachers and students. Similar concerns are found in some health settings in Africa where the Lancet notes that “… poor health in the general population is widely recognized, but the consistently lower health position and social status of indigenous peoples are rarely noted.” In this context, it finds that the Central African Pygmy peoples and the San of southern Africa face severe discriminatory attitudes from health workers in ways that impede on both access and quality to health services.

Similarly, during his visit to Guatemala, the United Nations Special Rapporteur on the right to health found that the marginalization of rural indigenous women is “reflected in many indicators relating to reproductive health, such as contraceptive uptake and access to skilled birth attendants.” He reports that indigenous women are affected by their perceived excessive fecundity among non-indigenous medical professionals. These discriminatory tendencies, together with the unavailability of culturally appropriate and accessible services often discourage indigenous women and girls from accessing health care services.

### 3.3.6 Lack of legal recognition and identity

The absence of legal recognition of indigenous peoples in some countries (e.g., Botswana, Burkina Faso, Morocco, Rwanda, the United Republic of Tanzania and Uganda) accounts for their invisibility in national statistics and challenges in accessing protective and social services.

This is exacerbated by low levels of birth registration. The lack of proof of identity and age render girls and adolescents in particular, vulnerable to forms of violence such as trafficking, sexual exploitation and other child protection concerns.

In the Latin America region, indigenous and Afro-descendant children form the majority of the 10 per cent of all children below the age of 5 who have not been registered at birth. Bottlenecks to timely registration in the region include the requirements of parents to submit their own birth certificates and a denial of the right of the child to be registered under an indigenous name. Factors inhibiting birth registration of indigenous children in some countries of West and Central Africa (e.g., the Congo and Gabon) include lack of awareness among parents of its importance, delayed naming of children, long distance to registration centres and high costs compounded by unclear information concerning official birth registration fees and the prevalence of corruption. In Kenya, while 60 per cent of children under the age of 5 years are registered with a civil authority nationally, only 48 per cent of children of that age range are registered in the largely pastoral North Eastern Province due to factors such as insecurity in these areas and limited access to civil registration services.

Lack of legal identity and statelessness are interlinked in the Asia Pacific region, where these issues are found to increase the risk of violence and abuse. In Thailand, the estimated 2 million ‘stateless’ people include approximately 600,000 people of indigenous and minority backgrounds; many are children who do not possess birth certificates and are consequently denied access to services such as healthcare and education. Without identification cards or Thai citizenship, the CRC Committee expressed concern that “many indigenous and minority children are at increased risk of abuse and exploitation.”

In Myanmar and Viet Nam, disparities in birth registration are more evident in relation to ethnicity than to sex in which differentials are not noticeable. In Viet Nam, the birth registration rate of both boys and girls under 5 years is approximately 95 per cent. When disaggregated by ethnicity, however, 97 per cent of the majority Kinh/Hoa children are registered compared to 85 per cent of ethnic minority children. In Myanmar, the average rate for both males and females (73 per cent) is greater than in states with high indigenous populations (e.g., Chin, 24 per cent; Shan North, 52 per cent; and Rakhine, 59 per cent). The Government of the Philippines also finds that the majority of the 2.7 million unregistered children in its country are Muslim indigenous children living in the Autonomous Region in Muslim Mindanao (ARMM), Eastern Visayas, Central Mindanao, Western Mindanao
and Southern Mindanao. Though efforts have targeted registration of indigenous children, the challenge of reaching them with birth registration services as well as other prevention, protection and response services persists.

Not all indigenous communities are affected by low rates of birth registration: Important lessons may be learned from the experience of the predominantly indigenous north-eastern state of Mizoram in India where DHS data from 2005-2006 suggests that this state has a rate of 93 per cent, compared to the national average of 72 per cent.

Also for potential learning, in Myanmar, indigenous populated states of Mon, Shan East and Shan South also record rates of 89 per cent, 95 per cent and 79 per cent respectively, compared to the national average of 72 per cent.

### 3.3.7 Dispossession from ancestral lands

Infrastructural development is a fundamental necessity for the fulfilment of economic, social and cultural rights, as well as civil and political rights of all citizens. However, when such developments take place on the ancestral lands of indigenous peoples without their “free, prior and informed consent” and adequate compensation the consequences lead to an erosion of these rights. In such situations, the protective environments afforded by both families and communities generally break down due to displacement, loss of livelihoods, forced migration and relocation, all of which serve as risk factors for violence against indigenous girls and women. This can be appreciated from some documented experiences of indigenous communities.

According to the 2002-2007 Five-Year Plan of the National Commission on Scheduled Castes and Scheduled Tribes of India, 8.54 million members of the Scheduled Tribe population were displaced from their traditional lands as a result of development projects in the states of Andhra Pradesh, Bihar, Gujarat, Maharashtra, Madhya Pradesh, Orissa and Rajasthan. Of this number, only 25 per cent were resettled. The Commission found that the displacement led to...
“loss of assets, unemployment, debt bondage and destitution.”

The Special Rapporteur on the rights of indigenous peoples also found that the Sardar Sarovar Dam and Power Project, a multi-year, multipurpose project affecting areas in the states of Gujarat, Madhya Pradesh, Maharashtra and Rajasthan resulted in the relocation of 320,000 indigenous people and affected the livelihood of thousands of others.

Similar situations are noted in Malaysia where the Bakun Dam resulted in the forced displacement of 15 indigenous communities due to clear-cutting of 80,000 hectares of the rainforest and in the Lao People’s Democratic Republic, where the construction of the Nam Theun 2 Dam in Khammouane Province led to the displacement of more than 6,000 indigenous peoples. In the Lao People’s Democratic Republic, Thailand and Viet Nam, efforts to relocate communities affected by such development projects have often resulted in community disintegration due to lack of economic and subsistence support and tensions between other indigenous and non-indigenous communities over limited landed resources.

Experiences of loss of access to and control over lands also threaten the survival and existence of hunter-gatherers, pastoralists and agro-pastoralists in Africa. Developments such as logging, commercial agriculture, mining and wildlife conservation place their traditional rights of tenure in jeopardy. In addition, Minority Rights Group International finds that displacement has sometimes resulted in the relocation of internally displaced peoples to camps where women and girls face risks to their security and well-being due to lack of safe spaces in these environments.
4.1 Introduction
While there is a growing body of evidence on the magnitude, nature and consequences of gender-based violence globally, knowledge of its extent among the groups being studied is limited and tends to vary widely by issue and region. Existing literature provides illustrations of manifestations of violence in four areas, namely: (1) domestic violence; (2) harmful practices; (3) economic exploitation, sexual abuse and sexual exploitation; (4) and gender-based violence in situations of armed violence, insecurity and communal conflicts.

4.2 Violence against indigenous girls, adolescents and young women: what has been documented to date?

4.2.1 Domestic violence
Domestic violence – which the United Nations General Assembly defines as “any form of violence that occurs within the private sphere, generally between individuals who are related through blood or intimacy” – is one of the most common and least visible manifestations of violence against women and girls—assuming many different dimensions, including physical, psychological and sexual violence.145

Findings from the DHS of Bolivia (Plurinational State of) (2008), India (2005-2006), and the Philippines (2008) point to a mix of results in reference to some specific forms of violence against indigenous adolescents and women and how their prevalence rates compare with the rest of the population.

For example, 62 per cent of the Bolivian population is indigenous, and the country’s departments of Chuquisaca, Cochabamba, La Paz, Potosí and Oruro have its highest concentration of indigenous peoples.146 DHS data show that Potosi records the highest prevalence of ever-married girls and women aged 15-49 reporting physical or sexual violence by a current or former partner (29 per cent) compared to the national average of 24 per cent. In relation to psychological violence by a current or former partner however, Chuquisaca records the same prevalence (38 per cent) as the national average and is lower than Santa Cruz, a more cosmopolitan department which records a prevalence rate of 41 per cent (see Figure 4.2.1 overleaf for further details).147

In India, the proportion of the population belonging to Scheduled Tribes is high in all north-eastern states except Assam and Tripura. Households belonging to Scheduled Tribes comprise the majority in Mizoram (95 per cent), Nagaland (89 per cent), Meghalaya (86 per cent) and Arunachal Pradesh (64 per cent). One fifth or more of households belong to Scheduled Tribes in Manipur (34 per cent), Chhattisgarh (32 per cent), Jharkhand (26 per cent), Orissa (22 per cent), Sikkim (21 per cent) and Madhya Pradesh (20 per cent).148 The 2005-2006 DHS of India finds that 47 per cent of ever-married girls and women aged 15-49 belonging to Scheduled Tribes have experienced emotional, physical, or sexual violence committed by their husband, compared to 40 per cent of the total population.149 In addition, 16 per cent of ever-married girls and women aged 15-49 who belong
to a Scheduled Tribe report that their husband has displayed three or more ‘control behaviours’, compared to 12 per cent of the total population.150 Furthermore the predominantly indigenous state of Arunachal Pradesh has the highest percentage of ever-married girls and women aged 15-49 who have ever experienced different forms of spousal violence: physical or sexual (39 per cent) violence and emotional, physical or sexual (43 per cent) violence and ranks higher than the experience of girls and women of the same age in the total population—at 37 per cent and 40 per cent, respectively.151

Similarly, the DHS of the Philippines determines prevalence rates of specific forms of domestic violence according to regions which have largely homogeneous characteristics, such as the ethnic origin of inhabitants, dialect spoken, and agricultural produce. The National Commission on Indigenous Peoples (NCIP) estimates that 61 per cent of indigenous peoples live in Mindanao, which consists of six administrative regions (the Autonomous Region of Muslim Mindanao, Caraga, Davao, Northern Mindanao, SOCCSKSARGEN and Zamboanga peninsula).152 The remaining 33 per cent are accounted for in Luzon, which holds eight administrative regions: Bicol, Cagayan Valley, CALABARZON, Central Luzon, Cordillera Administrative Region, Ilocos, MIMAROPA and the National Capital Region. The Visayas group holds 6 per cent and 3 administrative regions (Western Visayas, Central Visayas, and Eastern Visayas). The Mindanao region (with the exception of ARMM) and Cordillera Administrative Region generally report higher percentages of ever-married girls and women aged 15-49 whose husbands have ever exhibited selected types of controlling behaviours, by background characteristics, compared to the total population (Table 4.2.1).

This finding is particularly important as among the overall population, older women are generally less likely than younger women to report most of the controlling behaviours by their husbands.153 This is demonstrated in the fact that 45 per cent of adolescents and young women aged 15-19 and 35 per cent of young women aged 20-24 indicate that their husbands have ever exhibited jealousy and anger when they talk to persons of the opposite sex.154

### 4.2.2 Harmful practices

In plural legal systems, the simultaneous existence and operation of national legislation, customary and/or religious laws often lead to tensions and complications in the implementation of the rights of women and girls as established in international and regional human rights treaties.155 This situation is particularly evident in a number of countries where harmful practices have been outlawed but continue to persist due to the continuing influence of traditional norms.

The Special Representative of the Secretary-General on Violence against Children finds that “the list of harmful practices worldwide is long and ranges from lesser-known practices such as breast ironing, forced feeding and nutritional taboos, and the use of children in witchcraft rituals, to the more commonly known practices of FGM/C, forced and child marriage, honour killings, acid attacks, son preference, female infanticide as well as virginity testing.”156 Nevertheless evidence gathered for this research shows that existing data in this area in relation to indigenous girls and women is limited mainly to child marriage and isolated examples of FGM/C and son preference.

The previous section noted that the lack of consistency between both statutory and customary laws with international standards on the minimum age of marriage compromise protections that should be afforded to indigenous girls.
In Viet Nam, the 8 per cent of adolescents aged 15–19 years who are currently married or are in a union nationally increases with lower levels of education and by localities populated by ethnic minority groups. Hence 27 per cent of adolescents aged 15–19 years with no education are currently married or in a union, compared with only 1 per cent of their peers with tertiary education. In the Northern Midland and Mountain regions the percentage of currently married 15-19-year-old adolescents is the highest, standing at 17 and 11 per cent, respectively.157 Similarly, while nationally, 12 per cent of women in the age group 20–49 were married by the age of 18, among those located in Northern Midland and Mountain areas, the prevalence rate was 19 per cent.158

In Myanmar, where 7 per cent of adolescents aged 15-19 are married nationally, the highest rates are found among the Shan indigenous group. Twenty-two (22) per cent or one in every five females is found in the largely indigenous populated areas of Shan (East), followed by Shan (North) and Shan (South) at 14 per cent and 11 per cent, respectively.159 In the Lao People’s Democratic Republic where child marriage has been prohibited by law, the CRC Committee expressed concern about the continued practice of child marriage among indigenous girls. It found that the country’s lack of an effective statistical database to monitor the Family Act of 1990 – the legislation that prohibits child marriage –, impedes the law’s implementation.160

The Global Campaign to Stop Violence against Women finds that child marriage in the indigenous-dominated Autonomous Region of Muslim Mindanao (ARMM) of the Philippines is largely influenced by Article 16 of the Muslim Code, which sets the minimum age of marriage of both males and females at 15 years and also confers powers on sharia district courts to sanction the marriage of a girl who has attained puberty.161 A total of 593 respondents from five provinces in ARMM who were younger than 18 at marriage when surveyed by Nisa Ul-Haqq Fi Bangsamoro showed that 83 per cent were aged 15-17, while 17 per cent were aged 9-14. The ages of the respondents’ husbands ranged between 11-59 years, and 57 per cent were between 17 and 21 at the time of marriage.162 The ARMM also has the lowest median age at first marriage and the lowest median age at first sexual intercourse (both 19 years) among women aged 25-29, compared to 22 and 21 years respectively for the country’s general population.163 Other related reproductive health data on ARMM include the region having the:

- Lowest percentage of girls and women aged 15-49 receiving antenatal care from a skilled provider (47 per cent), compared to 91 per cent of the total population;
- Highest likelihood of women aged 20-49 delivering their babies at home (85 per cent, compared to 56 per cent of the total population) and less likely in a health facility (15 per cent, compared to 44 per cent of the total population); and
- Lowest median duration of schooling (4 years for women and 3 years for

<table>
<thead>
<tr>
<th>State</th>
<th>Is jealous or angry if she talks to other men</th>
<th>Frequently accuses her of being unfaithful</th>
<th>Insists on knowing where she is at all times</th>
<th>Displays 3 or more of the specific behaviours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cordillera Administrative Region</td>
<td>20</td>
<td>12</td>
<td>14</td>
<td>9</td>
</tr>
<tr>
<td>Zamboanga Peninsula</td>
<td>36</td>
<td>12</td>
<td>28</td>
<td>10</td>
</tr>
<tr>
<td>Northern Mindanao</td>
<td>32</td>
<td>16</td>
<td>16</td>
<td>13</td>
</tr>
<tr>
<td>Davao</td>
<td>30</td>
<td>15</td>
<td>17</td>
<td>13</td>
</tr>
<tr>
<td>SOCCSKSARGEN</td>
<td>42</td>
<td>16</td>
<td>34</td>
<td>13</td>
</tr>
<tr>
<td>Caraga</td>
<td>38</td>
<td>23</td>
<td>24</td>
<td>17</td>
</tr>
<tr>
<td>ARMM</td>
<td>28</td>
<td>8</td>
<td>29</td>
<td>8</td>
</tr>
<tr>
<td>Total population</td>
<td>30</td>
<td>13</td>
<td>18</td>
<td>10</td>
</tr>
</tbody>
</table>

Source: Philippines National Demographic and Health Survey 2008: Key Findings, p. 212
men compared to 7 and 6 years, respectively, for the total population) based on de facto household population. While the DHS of India demonstrates that the median age at first marriage for Scheduled Tribe young women aged 20-24 is 17 years compared to 18 years for the total population, disaggregation by sex shows disparities between males and females based on the legal age of marriage of the country (Figure 4.2.2).

Like the ARMM, there is a strong association with low median age at first marriage and other reproductive concerns among the Scheduled Tribes in India. For example, the percentage of Scheduled Tribe adolescents and young women aged 15-24 and 18-24 who had sexual intercourse before 15 and 18 years, are 14 per cent and 50 per cent, respectively. This contrasts with the total population of 10 per cent and 40 per cent for the same age groups on the one hand and for Scheduled Tribal men: 4 per cent and 19 per cent on the other. The data also shows that Scheduled Tribe girls and young women aged 15-24 are less likely (10 per cent) to have used a condom at the last higher-risk intercourse than to Tribal males (22 per cent) and compared to the total population of females (22 per cent) and males (26 per cent) of the same age group.

In the absence of quantitative sources, qualitative studies on child marriage and betrothals of indigenous women and girls in West and Central parts of Africa show that girls as young as 13 or 14 are able to enter into marriage. In some countries, such as Gabon, girls as young as 4 years old are ‘promised’ and sent to the families of their future husbands to be educated according to their customs and values. Oral testimonies of adolescents and young women who had been abducted and coerced into marriage by men who were unwilling or unable to pay the bride price are also documented for countries in the Great Lakes region.

Commonplace are harmful myths about specific forms of violence (e.g., wife-beating and rape), many of which blame women and girls for such crimes committed against them. In the Democratic Republic of the Congo, there is a prevailing myth that sex with Pygmy women, imbued with mythical qualities, can cure illness (including HIV). Studies on the Great Lakes region similarly document prevailing myths that associate a cure of backaches with sexual relations with Batwa and Twa women. In Namibia, San women are believed to be “generally sexually available and, when assaulted, do not ‘feel’ raped.” Such myths not only perpetuate violence but also justify its occurrence and negate possibilities for seeking justice.

While Section 2.1 notes the continued high prevalence of FGM/C in some parts of Africa and the Middle East, only Kenya has to date collected detailed information on the extent to which the practice affects indigenous groups (see Section V). The Economic Commission for Latin America and the Caribbean (ECLAC), finds that the practice is not common in the Latin America, region. Nevertheless, rare cases have been detected and documented among the Embera people of Colombia for more than 70 years through ethnographic records. In 2009, the Health Ministry of Colombia drew public attention to the problem following the deaths of three young girls from complications. (see Section VI).

As part of its DHS (2005-06), the Government of India undertook a “Fertility and Fertility Preferences” module to collect data on the mean ideal number of sons, daughters, and children of either sex for both males and females aged 15-49. The indicators cover the percentage of those who want more sons...
than daughters; the percentage who want more daughters than sons; the percentage who want at least one son; and the percentage who want at least one daughter by background characteristics. While son preference is a shared practice among men and women in the country as a whole, prevalence rates for son preference are generally higher among those of Scheduled Tribes, including in those states where they are located (Table 4.2.2). These results point to the continued low status accorded to girls in society and can be used as an indication as to how household resources are shared between boys and girls and the impact this potentially has on girls’ access to basic services such as education.

### 4.2.3 Economic exploitation, sexual abuse and sexual exploitation

The review finds limited references to indigenous girls and women in the expanding research on the various dimensions of economic exploitation, sexual abuse and sexual exploitation which are issues of concern in the three regions. Within the broad array of literature, the study finds that disaggregation by both sex and ethnicity are rare and references to indigenous girls and women are made to sectors which engage young people in bonded labour, forced labour, domestic labour, human trafficking in which they are also at risk of being sold.

For example, child labour is documented to be common among the Scheduled Tribes of India and indigenous peoples in western Nepal. In the latter, the Tamang account for 58 per cent of child labourers in the carpet sector, while the Magar represent 51 per cent of those working in coal mines. A 2003 ILO/IPEC baseline survey undertaken in Nepal among male and female short and long route child porters found that the majority of the more than 5,000 respondents interviewed comprised of ethnic groups who identify themselves as indigenous (e.g., Tamang, Rai and Tharuin). It found that the maximum weight carried by female short-route porters was as high as 50 kilograms while for long distance routes it ranged between 20 and 30 kilograms, often doing so for over a period of one or more hours.

Additional studies undertaken by the ILO in the Papua Province of Indonesia found that indigenous children and adolescents are more likely to be involved in child labour activities, compared with 4 per cent in the Red River Delta. This

<table>
<thead>
<tr>
<th>Sex/states</th>
<th>% who want more sons than daughters</th>
<th>% who want more daughters than sons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scheduled Tribe females</td>
<td>29</td>
<td>4</td>
</tr>
<tr>
<td>Total female population</td>
<td>22</td>
<td>3</td>
</tr>
<tr>
<td>Scheduled Tribe males</td>
<td>27</td>
<td>3</td>
</tr>
<tr>
<td>Total male population</td>
<td>20</td>
<td>2</td>
</tr>
</tbody>
</table>

By State

<table>
<thead>
<tr>
<th>State</th>
<th>% who want more sons than daughters</th>
<th>% who want more daughters than sons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arunachal Pradesh</td>
<td>28</td>
<td>5</td>
</tr>
<tr>
<td>Chhattisgarh</td>
<td>33</td>
<td>4</td>
</tr>
<tr>
<td>Madhya Pradesh</td>
<td>31</td>
<td>2</td>
</tr>
<tr>
<td>Jharkhand</td>
<td>28</td>
<td>2</td>
</tr>
<tr>
<td>Orissa</td>
<td>24</td>
<td>2</td>
</tr>
<tr>
<td>Manipur</td>
<td>29</td>
<td>4</td>
</tr>
<tr>
<td>Meghalaya</td>
<td>12</td>
<td>17</td>
</tr>
<tr>
<td>Mizoram</td>
<td>29</td>
<td>23</td>
</tr>
<tr>
<td>Nagaland</td>
<td>21</td>
<td>10</td>
</tr>
<tr>
<td>Sikkim</td>
<td>16</td>
<td>6</td>
</tr>
<tr>
<td>Total population</td>
<td>22</td>
<td>3</td>
</tr>
</tbody>
</table>

Source: National Family Health Survey (NFHS-3), 2005–06: India: Volume I pp 103-106; *Based on round figures
child labour in Latin America is not

ILO/IPEC finds that the steady decline in child labour in Latin America is not

reflected among indigenous communities and therefore remains a serious concern. Forced labour in the region is closely linked to patterns of inequality and discrimination, especially against indigenous peoples. The country mission of the UNPFII to the Plurinational State of Bolivia in 2009 found evidence of sexual abuse of Guaraní girls while serving in homes of landowners (see Box 4.2.3). In that same year, the CRC Committee expressed concern that the abuse of Guaraní girls of the same country was increasing due to the absence of data to monitor prosecutions and convictions for such crimes.

<table>
<thead>
<tr>
<th>Box 4.2.3: Testimonies of Bolivian community members to the UNPFII country mission</th>
</tr>
</thead>
<tbody>
<tr>
<td>“The owners come and say they are taking our children to the city to be educated, but when they come back they don’t know anything. Many girls are sexually abused and when they become pregnant by the owner, they send them back to the community. Some never return.”</td>
</tr>
<tr>
<td>“Everyone knows that the owner’s sons have their first sex with Guaraní girls.”</td>
</tr>
<tr>
<td>Source: UNPFII Mission Report, 2009: 19</td>
</tr>
</tbody>
</table>

The Bolivia National Statistics Institute and ILO/IPEC finds that participation rates of males and female indigenous children and adolescents in hazardous employment is more pronounced compared to their non-indigenous counterparts in both urban and rural areas. Based on figures for the age group of between 5-17 years it suggests that 29 per cent of male and 24 per cent of female children and adolescents of indigenous background in urban areas are in these forms of employment, compared with 16 per cent and 14 per cent of their non-indigenous peers, respectively. At rural level, although the rates for both indigenous and non-indigenous groups increase sharply (82 per cent of males and 79 per cent of females in respect of those of indigenous background and 54 per cent and 46 per cent for those who are non-indigenous), those for the former remain significantly higher. Furthermore, in all cases, the data shows that the participation rate of indigenous girls and adolescents is consistently higher than that of non-indigenous males, non-indigenous females and in some instances, exceeds that of indigenous boys and adolescents. Table 4.2.4

In Ecuador, the results of a rapid assessment undertaken by ILO of girl child labour in agriculture, domestic service and sexual exploitation, covering both indigenous and non-indigenous areas reveal the difficulty in identifying violations of the rights of girls and adolescents due to the practice of employer-employee non-contractual, property-style labour relations which allows the former to “adopt” one or more of the latter’s children and assume responsibilities for raising them. Girls typically work in such household settings between the ages of 6 and 12 years old, and like others in such settings are at risk of diverse forms of abuse.

In Guatemala, an estimated 65 per cent of domestic workers are indigenous girls and adolescents. Impoverished families often send their young female members for employment as domestic labourers in towns and cities, where they work an average of 14 hours per day and are often at the risk of physical abuse, psychological abuse and sexual harassment by employers and their family members, a situation worsened by the lack of commensurate remuneration and social security.
During his 2010 visit to the Republic of Congo, the Special Rapporteur on the rights of indigenous peoples expressed concern about the inequitable social arrangements between the Bantu majority and indigenous peoples. Such arrangements are relationships of domination and exploitation, in many instances amounting to forms of serfdom or involuntary servitude, noting that “Bantu ‘masters’ may control a number of indigenous people, seeing themselves as ‘owning’ the members of particular indigenous families from birth, and consequently having the right to the labour and loyalty of those indigenous people.” Situations of debt-bondage between indigenous and non-indigenous populations have also emerged which have resulted in the male and female children of the former working long hours on the farms of masters of their parents for low or no remuneration.

Similar situations pertain in Namibia, where the Working Group on Indigenous Populations/Communities of the African Commission on Human and Peoples’ Rights learned of sexual abuse of indigenous girls in domestic work settings for which there had been police inaction even after the incidents had been reported. Recruitment for domestic labour of San girls and adolescents by non-San families in Namibia is...
sometimes disguised as adoption, often leading to trafficking to other parts of the country.  

4.2.4 Gender-based violence in situations of armed violence, insecurity and communal conflicts

General insecurity facing a country or community may serve as a potential risk factor for violence, as it is often symptomatic of a breakdown of the rule of law and the systems established to prevent and respond to violence. This contributes to the loss of protections afforded to boys and girls who tend to get caught in the web of adult conflicts. UNICEF finds that the use of children in armed conflict is widespread. Boys and girls are forcibly recruited into combat as young as 7 years old and are assigned responsibilities which reflect societal values on gender roles. While boys are more directly involved in combat, girls serve as spies, medics, cooks, gardeners, launderers and cleaners for combatants and are at risk of abuse by both adults and children alike. In 2012, the Special Representative of the Secretary-General for Children and Armed conflict reported of several grave violations including sexual violence, abduction and torture against girls in as many as 22 countries including indigenous populated countries of Central African Republic, Colombia, India, Myanmar, Nepal, and the Philippines.

There are also implications for the wider society. Latin America suffers from the highest rate of armed violence in the world, accounting for 42 per cent of homicides globally. This is accentuated by drug trafficking, youth violence, gangs and the increasing availability of small arms and light weapons. A 2012 Expert Group Meeting of the United Nations Special Rapporteur on violence against women, its causes and consequences found that gender-motivated killings emerging from such contexts of insecurity in the Latin America region was particularly critical for indigenous women and girls.

Indigenous women and girls have been victims of gender-based violence in conflicts in countries such as Colombia, Guatemala, Mexico, Nicaragua and Peru. The Rapporteur on the rights of women of the IACHR notes that the situation of indigenous women and girls is particularly critical in the context of armed conflict, given that they are victims of multiple forms of discrimination on the basis of race, age, ethnicity and gender. During a visit to Colombia, the Rapporteur received complaints about the use of indigenous women who were ‘spoils of war’ by armed actors and verified that they had often been victims of sexual violence perpetrated by these groups. She also found that armed groups occupying indigenous lands “had kidnapped indigenous women, collectively used them sexually and abandoned them with impunity,” while young girls were forced to perform domestic duties. (Box 4.2.4)

Conflicts over ancestral lands have also been a significant factor of insecurity among indigenous peoples in Latin America. In 2012, the Agrarian Affairs Secretariat of Guatemala registered 1,293 cases of land conflicts involving 1,059,873 people, of whom 81 per cent were indigenous and 66 per cent were concentrated in the Alta Verapaz, Huehuetenango, Petén and Quiché departments. In the same year the Office of the High Commissioner for Human Rights (OHCHR)-Guatemala monitored 39 social conflicts linked to land, extractive and/or monoculture projects, environmental threats and labour issues.

Section 3.3.5 noted the adverse consequences on indigenous communities when infrastructural developments take place on the ancestral lands of indigenous peoples without their ‘free, prior and informed consent’ and adequate compensation. When such processes are undertaken with the use of force due to resistance from such communities, the risk of violence against girls, adolescents and young women increases. The Women, Law and Development Asia Pacific Forum in 2008 on ending violence against indigenous women – held in consultation with the United Nations Special Rapporteur on violence against women, its causes and consequences and the United Nations Special Rapporteur on the rights of indigenous peoples – assessed that forced dispossession from ancestral lands leads to a number of actions and consequences which potentially results in violence against women and girls as demonstrated in Figure 4.2.4.
Primarily as a result of the expropriation of lands by both public and private entities leading to such resistance from indigenous communities over the last decade, many indigenous communities in countries of the Asia Pacific region such as Fiji, India, Myanmar, Nepal, Thailand and Timor-Leste continue to witness increased armed conflict, political instability and militarization. In a number of these countries (e.g., Fiji, Myanmar, Papua New Guinea and the Philippines), research finds that rape is used as a tool of war by armed groups to terrorize indigenous communities.\(^{208}\) The United Nations Special Rapporteur on the rights of indigenous peoples specifically documents evidence of numerous cases of gang-rape, sexual enslavement and killing of tribal women by members of the military have been reported. Although some of these cases have been well documented, the military has routinely failed to investigate these abuses. In the Chittagong Hill Tracts in Bangladesh, many cases of rape of Jumma girls and women by settlers backed by the military have been denounced, but in many cases the investigation of these cases is hampered by inaction on the part of the military and even of health professionals. In the Philippines, the militarization of many indigenous areas has also resulted in the sexual abuse of women of local indigenous communities.\(^{209}\)

In Africa, on which information is most scarce, Twa women and girls of the Great Lakes region have been and continue to be victims of war due to the on-going conflict in the Democratic Republic of the Congo and the absence of justice and remedies for those who were affected by conflicts in Burundi and Rwanda.\(^{209}\)

Situations of inter-communal and intra-communal conflicts involving indigenous communities in Africa appear much more documented. Such conflicts have been common among and between the Pokot, Turkana, Marakwet and Samburu of Kenya over issues such as diminishing water resources for animal grazing and worsening climatic conditions leading to competing access for land.\(^{210}\) Cross-border conflicts have also erupted between pastoralist communities located along borderlands linking Kenya (Turkana and Pokot), south Sudan (Topsa) and Uganda (Karamojong).\(^{211}\) Another source notes long standing and prevalent inter-clan and inter-ethnic conflicts between the Gurgura and Issa clans of the Erer district of the Somali region of Ethiopia for the same aforementioned reasons and resulting in
similar consequences for women and girls. Identical contexts and situations have also emerged among the Tuareg, Bororo, Wodaabe and the Toubou pastoralists of Niger; the Basarwa of Botswana; the Bagyéli of Cameroon; the Twa of Burundi, Rwanda and Uganda; and the Twa, Bongo and Mbendjele of the Congo. Previously dealt with through traditional dispute mechanisms, such conflicts have assumed fatal dimensions for men, women and children, particularly within the context of the proliferation of accessible small arms, high-powered and other assault rifles in some of these areas.

In Mindanao of the Philippines, clan violence, locally known as *rido*, is also noted to have impacts and risks that are comparable to armed groups as they often evolve into ethnic conflict and sometimes large-scale military interventions that carry security risks for women and girls. A recent humanitarian mission of the Basulta Core Group found that women and girls of families involved are at high risk of being kidnapped or taken hostage and often subsequently subjected to rape and other forms of sexual violence in order to dishonour their families. Furthermore, the Office for the Coordination of Humanitarian Affairs finds that 50 *rido*-related incidents in 2011 resulted in the displacement of an estimated 10,000 people, compared to 45 incidents that resulted in 6,000 displaced in 2010.
5.1 Introduction
To provide more in-depth illustrations of specific forms of violence already discussed, this section highlights one form of violence that is substantially well documented in Kenya, Guatemala and the Philippines and remedial actions being taken to address these concerns. The sub-sections which follow shed detailed light on harmful practices (FGM/C, child marriage and ‘beading’) affecting indigenous girls and adolescents in Kenya; violence against indigenous girls and young women in the post-conflict era of Guatemala; and the involvement of girls and adolescents in armed conflict in the Philippines.

5.2 Kenya: Harmful practices affecting girls and adolescents
Kenya is located in East Africa along the Equator with a population of approximately 38.6 million people. Fifty-one per cent are females and 44 per cent are 15 years or younger.218 The country is comprised of more than 43 different communities of diverse socio-cultural traditions, norms and practices.219 Indigenous peoples in Kenya include pastoralist communities such as the Endorois, Borana, Gabra, Maasai, Pokot, Samburu, Turkana and Somali and hunter-gatherer communities whose livelihoods remain connected to the forest, such as the Awer (Boni), Ogiek, Sengwer and Yaaku.220

While data on violence against indigenous girls and women is generally limited, Kenya’s previous and current DHS serve as opportunities for understanding the current situation of FGM/C and early marriage among indigenous girls and adolescents.

It is important to point out that while FGM/C is significantly associated with ethnicity, not all ethnic groups who identify themselves as indigenous in Kenya are documented to engage in the practice. DHS data from 1998, 2003 and 2008-2009 respectively show a decline in the national prevalence of girls and women aged 15-49 years who have undergone FGM/C in the country (38 per cent by 1998, 32 per cent by 2003 and 27 per cent by 2008-2009 respectively).221 The most current data demonstrates a higher prevalence of the practice among rural groups (31 per cent) than urban groups (17 per cent) and with regard to ethnicity, FGM/C is far more prevalent among the Somali (98 per cent), the Kisii (96 per cent), and the Maasai (73 per cent) and least common among the Luo and Luhya women.222 Coupled with this, the percentage of women who have undergone FGM/C declines steadily as wealth quintile increases.223

There is also a strong association between education levels and those affected by the practice: Fifty-four per cent of women with no education report that they have undergone FGM/C, compared with only 19 per cent of those with at least some secondary education.224 The fact that data on districts inhabited by Maasai, Rendille and Samburu indigenous communities reveal high illiteracy levels suggests that large proportions have either left or never attended school (Table 5.2). Despite Kenya’s adoption of a policy on free primary education in 2003, the CRC Committee expressed...
concern about low enrolment rates of girls belonging to remote pastoralist communities, largely due to cultural practices like child marriage, FGM/C and underlying and structural causes such as poverty and the absence of education opportunities that are adapted to suit pastoralist life.225

FGM/C and child marriage are intertwined practices as the former typically signals a transition to womanhood. Kenya’s State party reports to the CRC and CEDAW Committees that the latter remains a common practice due to customary laws that allow the marriage of girls as early as 12 years old, particularly after certain rites of passage such as FGM/C have taken place.226 The DHS of Kenya also finds that, “marriage is generally associated with fertility because it is correlated with exposure to risk of conception. The duration of exposure to the risk of pregnancy depends primarily on the age at which women first marry. Women, who marry earlier, on average, have their first child earlier and give birth to more children, contributing to higher fertility rates.”227

Although the proportion of women marrying by age 15 declines with age, (from over 10 per cent among women aged 45-49 years old to less than 2 per cent among girls and women aged 15-19), those located in three predominantly indigenous provinces (North Eastern, Rift Valley and Coast) as well as two predominantly non-indigenous provinces (Nyanza and Western) generally enter into marriage earlier than women in Nairobi, Central and Eastern Provinces. The difference in median age at marriage between North Eastern and Nairobi provinces is six years (18 and 24 years, respectively).228 The same data also shows that girls and women aged 15-49 with no or low education, those who are the poorest, and those who live in the North Eastern Province are most likely to live in a polygynous marriage. Western, Nyanza, Rift Valley and Coast Provinces have proportions of women in polygynous marriages ranging between 15 and 23 per cent.229

Further research is needed to determine the prevalence of the lesser-known but harmful practice of ‘beading’ found among the Samburu people involving the ‘engagement’ of girls as young as 9 years by male relatives (morani).230 The practice is limited to sexual relations and is not intended to lead to marriage since the would-be proposer and the girl are of blood relations. After the moran endows the intended to lead to marriage since the girl’s mother builds a hut for the couple to consummate and sustain the relationship. Given that it is not a marriage, pregnancy resulting from the process of beading is not permitted. Contraceptive use, however, is not allowed to prevent pregnancy, leading to unsafe abortions and the birth of children who are considered outcasts.231

Opportunities are nevertheless presented by Kenya’s elaborate and on-going legislative reform initiatives to address harmful practices. The Children’s Act (Act 8) of 2001 proscribes discrimination on the basis of factors such as sex, tribe and location; guarantees access to social services such as education and health and affords protection from FGM/C, early marriage or “other cultural rites, customs or traditional practices that are likely to negatively affect the child’s life, health, social welfare, dignity and physical or psychological development.” These provisions are supported by the 2010 National Policy on the Abandonment of FGM/C and the recently enacted Prohibition of Female Genital Mutilation Act (No. 32) of 2011. The latter criminalizes FGM/C and establishes the Anti-Female Genital Mutilation Board to facilitate the implementation of the law.

Furthermore, Kenyan courts are harnessing judicial precedence to challenge customary practices which impede the advancement of women and girls. Although unrelated to FGM/C and early marriage, the Maasai case of the Matter of the Estate of Lorionka Ole Ntutu (deceased) ruled in favour of Maasai women and girls, holding that they have equal rights as brothers to inherit the estate of their fathers. This ruling serves to demonstrate that a progressive judicial system can set the stage for reversing practices which are harmful and discriminatory against women and girls.232

### Table 5.2: Literacy levels of males and females 15-49 years in selected districts

<table>
<thead>
<tr>
<th>District</th>
<th>Literacy levels (%) 2008/09</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Males</td>
</tr>
<tr>
<td>Samburu*</td>
<td>12.8</td>
</tr>
<tr>
<td>Marsabit*</td>
<td>4.9</td>
</tr>
<tr>
<td>Narok*</td>
<td>32.3</td>
</tr>
<tr>
<td>Kiambu**</td>
<td>84.3</td>
</tr>
<tr>
<td>Nyeri**</td>
<td>78.7</td>
</tr>
</tbody>
</table>

*Predominantly indigenous **predominantly non-indigenous
5.3 Guatemala: Violence against indigenous girls, adolescents and young women in a post-conflict era

Guatemala is in a period of social, economic and political transition after over three decades of armed conflict. By 2011, it had an estimated population of 14.6 million and a high youth bulge (Table 5.3). Official records suggest that 40 per cent of the population is indigenous, although this is contested by indigenous peoples who contend that more than 60 per cent of Guatemala’s inhabitants are indigenous. Indigenous ethnic groups include the Achi’, Akateco, Awakateco, Ch’ortí’, Chuj, Itza’,Ixil, Jalapa, K’iche’, Mam, Mopan, Poqomam, Poqomchi’, Q’anjob’al, Q’eqchi’, Sakapulteco, Sipakapense, Tektiteko, Tz’utujil, Uspanteko, Xinka and Garifuna.234

Administratively, the country is divided into 22 departments (including the capital, Guatemala) of which four departments have indigenous populations of more than 75 per cent (Alta Verapaz, Q’eqchi’, Sololá and Totonicapán), five have indigenous populations above 50 per cent (Chiquimula, Jalapa, Petén, Retalhuleu, Sacatepéquez and San Marcos) and another six of up to 25 per cent (El Progreso, Escuintla, Izabal, Jutiapa, Santa Rosa and Zacapa).235

In its first cycle report to the UPR, the Government of Guatemala observed that “some of the most sensitive problems faced by the State of Guatemala are related to the task of ensuring that human rights are guaranteed, respected, defended and protected.”236 Persisting violence and impunity referred to in the government’s statement is traced to the 36 years of armed conflict during which indigenous women and girls were victims of various forms of violence.237 The Commission for Historical Clarification finds that 88 per cent of those affected were Mayan women and girls who were systematically targeted for gender-based violence, particularly femicide (two girls killed for every one boy) and rape as part of the counter-insurgency strategy.238

Therefore, while most indigenous girls and young women were born following the conflict, they continue to live its legacy.239

A general climate of impunity and new forms of violence such as organized crime and criminal gangs serve to perpetuate a tolerance of violence which discourage victims from seeking protection and redress.240 Article 200 of the Penal Code, then in place by the end of the conflict, granted immunity to perpetrators of sexual violence and kidnapping of women and girls over 12 years old as long as the perpetrator subsequently married the victim.241 In 2009 the law was repealed to provide for the penalization of sexual intercourse with a child younger than 14 years, thus reflecting only a minor improvement in the law.

Recent data show that indigenous girls, adolescents and women feel unsafe and live in fear of violence. A 2011 National Survey of Living Conditions, which included two departments with high indigenous populations (Totonicapán and Chimaltenango) and the department of Guatemala, reveals that females are less likely than males to view their communities as safe due to factors such as gang culture and high rates of kidnapping and murders. The survey also showed that both male and female youth view domestic violence as a matter of serious concern and regard their limited access to education, employment and information as underlying causes of violence. (Figures 5.3 and 5.3.1 - both overleaf)

In 2011, 705 of femicide alone were reported to the Presidential Commission on Femicide.242 Bodies of victims were found to show signs of mutilation and sexual violence and were dumped in public areas, to promote fear and insecurity within communities.243 Still, by 2012 the OHCHR found that only 150 sentences were issued out of 424 cases of gender-based violence filed by women and girls.244

The Commission for Historical Clarification and the United Nations Special Rapporteur on the rights of indigenous peoples suggest that inequitable social, economic and political relations deeply rooted in the colonial and post-colonial state structure and policies continue to have an enormous influence on the existing culture of violence and impunity. Consistent with the ecological model, they observe the following four levels of discrimination in Guatemala:245

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Table 5.3: Demographic profile of Guatemala by indigenous background, age (15-49 years) and sex

<table>
<thead>
<tr>
<th>Population group (%)</th>
<th>Males</th>
<th>Females</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indigenous</td>
<td>39.3</td>
<td>39.2</td>
<td>39.2</td>
</tr>
<tr>
<td>0-6 years</td>
<td>18.4</td>
<td>16.1</td>
<td>17.2</td>
</tr>
<tr>
<td>13-17 years</td>
<td>12.8</td>
<td>12.2</td>
<td>12.5</td>
</tr>
<tr>
<td>15-24 years</td>
<td>20.7</td>
<td>21.1</td>
<td>20.9</td>
</tr>
</tbody>
</table>

Source: INE, ENCOVI 2011 adjusted PNUD
1. **Legal discrimination:** Delays in legal matters and the absence of laws to secure the full enjoyment by the indigenous peoples of all their human rights;

2. **Interpersonal discrimination:** Attitudes of rejection and exclusion of indigenous peoples in ways affecting girls and women, especially when they wear traditional indigenous clothing in public spaces;

3. **Institutional discrimination:** Bias against indigenous peoples in the distribution of public expenditure and collective goods such as educational and health facilities, the administration of justice, public and private investment, basic infrastructure and other services; and

4. **Structural discrimination:** Exclusion from access to the economic, political and institutional resources needed in order to live on an equal footing with the remainder of the population.

These profound challenges affect the ability of indigenous girls and women to live free of discrimination and violence. Among other initiatives (see Section VI), Guatemala’s 1996 Peace Agreement provides a useful framework for addressing issues of discrimination, impunity and lack of access to justice. Its comprehensive agreement on human rights commits to ending de facto and de jure discrimination, strengthening national human rights institutions and the promotion of fundamental human rights including multiple forms of discrimination facing women and girls. A Tribunal of Conscience established in 2010 by a group of civil society organizations and other interest groups, has contributed to raising awareness on the persistent nature of femicide against indigenous girls and young women following the civil war.

In more recent times, steps have been taken by the government to undertake reforms which address questions of impunity and limited access to justice by indigenous women and girls. They include accession to the Rome Statute of the International Criminal Court, the enactment of the Act on Femicide and Other Forms of Violence against Women and the Act against Sexual Violence, Exploitation and Trafficking in Persons. These have been coupled with the launch of constitutional proposals for the restructuring of the justice and security systems, human rights institutions such as the Office of the Human Rights Ombudsman, improved co-ordination between enforcement agencies and the creation of specialized tribunals against femicide in the departments of Guatemala, Chiquimula, Quetzaltenango, Huehuetenango and Alta Verapaz.
5.4 The Philippines: Girls and adolescents associated with armed forces and armed groups in Mindanao

The Philippines is an archipelago made up of three major island groups: Luzon, forming the bulk of the northern islands and the location of the capital region; the Visayas group, situated in the central part of the country and; Mindanao, comprising the southern group. The country is divided into 17 regions (already described in Section 4.2.1) made up of decentralized provinces, followed by municipalities and barangays, the latter defined as the smallest units of local government. The population of indigenous peoples comprises between 10 to 15 per cent of the total population or about 11.3 million people from 110 ethno linguistic groups in more than 50 of the country’s 81 provinces. Of the country’s estimated 12 million indigenous peoples, approximately 5.1 million are 18 years or younger.

Many indigenous peoples in the Muslim-majority areas of central and south-western Mindanao live against a backdrop of conflict and violence that affect children and young people’s lives and increased insecurity in places they should consider safe. While women and girls in the region are negatively impacted by both localized and larger scale conflicts, this sub-section focuses on the latter. These instances of violence have emerged from concerns related to the centralization of power, increasing number of Christian settlers, and logging and mining activities. Conflicts have involved the Moro National Liberation Front (MNLF), the Moro Islamic Liberation Front (MILF), the Bangsamoro Islamic Freedom Movement (BIFM), the Abu Sayyaf Group (a breakaway faction of the MILF), the New People’s Army and the Armed Forces of the Philippines among others.

The Special Representative of the Secretary-General on Children in Armed Conflict found an increase in the recorded number of cases of recruitment and use of children by armed forces and armed groups in 2011 (54 children) compared with 2010 (24 children). For that year, the country task forces on monitoring and reporting documented 26 incidents involving 33 male and 21 females between the ages of 10 and 18 years (Table 5.4).

Many of these incidents occurred in indigenous areas, including two schools especially built for the Manobo tribe of Mindanao: the Alternative Learning Center for Agriculture and Livelihood Development and the Tribal Filipino Program of Surigao del Sur. Maiming and killings are also linked to continued explosions, shootings, explosive remnants of war and improvised explosive device attacks. In 2011, 44 incidents of killing and maiming of children were reported. Twenty-six children (16 boys and 10 girls) were reportedly killed, and

### Table 5.4: Reports of grave violations against children in armed conflict (2012) by sex

<table>
<thead>
<tr>
<th>Sex</th>
<th>Verified recruitment and use of children by armed forces and armed groups</th>
<th>Killing and maiming of children (between ages 10 and 17)</th>
<th>Abductions (between ages 4 and 17)</th>
<th>Rape and other sexual violence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boys</td>
<td>33</td>
<td>37</td>
<td>12</td>
<td>N/A</td>
</tr>
<tr>
<td>Girls</td>
<td>21</td>
<td>30</td>
<td>8</td>
<td>N/A</td>
</tr>
</tbody>
</table>

41 children (21 boys and 20 girls) were maimed. In the same year, 12 boys and 8 girls aged between 4 and 17 were victims of abduction; some assuming a pattern of kidnap-for-ransom to finance armed groups.

Previous reports of human rights violations against women and children in the Philippines in settings characterized by militarization included cases of rape, sexual harassment and situations of girls being forced to serve as ‘comfort women’ in military camps. A specific case in 2008 involved the gang rape and subsequent settlement of two indigenous girls, aged 13 and 14 years by soldiers, while on their way to school in the village of Malapatan in the Sarangani Province of Mindanao.

These findings are largely consistent with a 2002 assessment conducted by the ILO of 85 children (including 20 per cent girls) associated with armed groups in central and western Mindanao. The study indicated that on average, children were initiated into soldiering duties between 11 and 14 years of age. The “pull” to join the armed rebel group was primarily voluntary although encouragement by family members, rebel, and community leaders or a felt obligation to perform jihad were also important factors.

According to the ILO assessment, most children associated with armed forces or armed groups in the region come from the Maguindanaon and Iranun indigenous groups. Within these communities, girls are socialized from a young age to undertake domestic chores and other nurturing tasks such as para-

medical work or food preparation, while boys are assigned “traditional soldiering roles” such as foot patrolling, guarding, protecting camps and radio and communications. Nevertheless, the same source notes that girls are also given military training and taught the basics of handling guns – from short arms to more powerful weapons, including firearms like the AK-47 or M-16.

In 2009, UNICEF signed an action plan with MILF with respect to the recruitment and use of children in the Mindanao armed conflict. In addition to an affirmation of the policy of non-recruitment of children, the central commitment of the agreement focused on the release and reintegration of enlisted children. In 2010, the Australian Agency for International Development entered into a two-year funding agreement with UNICEF to promote and implement a family tracing and reunification education programme for children who had been registered under the action plan. A recently completed evaluation of this component has pointed to the need for the project to pay closer attention to the needs of girls, as the vast majority of beneficiaries of the project were boys.

In addition to the monitoring and reporting mechanism obligation established by Security Council Resolution 1612, the Philippines has enacted the Special Protection of Children against Abuse, Exploitation and Discrimination Act (Republic Act No. 7610 of 1992), which punishes the recruitment of children (including punishing children themselves), facilitates agreements with armed groups to enhance the protection of children affected by armed conflict and creates a monitoring, reporting and response system for grave child rights violations in situations of armed conflict. The CRC Committee observed gaps in implementation of these measures and consequently, has called for enhancing the data collection system on children in armed conflict through improvements in capacities of agencies such as the Council for the Welfare of Children and the Presidential Human Rights Committee. The government has also initiated steps through a draft bill to review Act 7610 to ensure that children are not prosecuted for having been recruited or used in hostilities.
Section VI
Overview of on-going national-level initiatives of relevance to address violence against indigenous girls, adolescents and young women and the challenges of implementation

6.1 Introduction
A discussion of interventions to address violence against indigenous girls and women cannot be disconnected from broader interventions taking place. Prevention, protection, and response measures addressing violence against indigenous girls and young women may be broadly classified into those which are targeted at (a) women and children more broadly; (b) indigenous communities and (c) indigenous girls, adolescents and young women specifically.

The effectiveness and challenges of implementing these measures – particularly in relation to their impact on indigenous girls and women – are difficult to assess in the absence of evaluations. Small-scale reviews of such initiatives however demonstrate that they are beset by severe human and financial resource gaps, poor coordination and lack of effectiveness due to persistent patriarchal views of females and an insufficient amount of political will to bring promising initiatives to scale.269

6.2 General progress
At the national level, countries continue to undertake legal, policy and institutional reforms to strengthen the protection of girls and women from different forms of violence. In the past decade, many countries have enacted legislation designed to protect women and children – including those of indigenous background – from violence and exploitation. For example, more than 80 per cent of countries have full or partial legal prohibition on violence against children, and more than 90 per cent have prohibited sexual exploitation of children (including prostitution) and instituted legal measures to prohibit the sale or trafficking in children.270 Moreover, 33 countries have prohibited corporal punishment of children in all settings, such as the home, schools and penal institutions.271

The capacities of national authorities to implement legislation and policies in a coordinated manner are also improving. A number of countries have established special police units to investigate gender-based violence and ensure gender-sensitive response to such violence. Many more countries are also investing in comprehensive support services, including the creation of shelters, counselling services, reporting mechanisms (such as helplines, legal and paralegal services) and health services. Furthermore, parallel efforts are being undertaken by governments and civil society to ensure that violence and exploitation of women and girls are prevented in the first place through various awareness-raising and information initiatives that aim to build community capacities to “break the silence” around violence.

6.2.1 Legal reforms and protections
Some countries enhance protections for indigenous girls and women through explicit constitutional references to indigenous peoples and violence. The scope and character of such provisions vary when viewed from the experiences of some countries such as Bolivia (Plurinational State of), Guatemala, Kenya, Nepal and the Philippines, which contain relevant provisions for addressing the rights of indigenous peoples, gender equality and violence against women and girls.
The 2010 Constitution of Kenya, for instance, progressively abolishes customary laws and upholds the principle of non-discrimination, guarantees protection from violence whether “from private or public sources,” and proscribes slavery and forced labour. Indigenous communities are also identified on the basis of marginalization, geographic isolation and their occupations as hunter-gatherers and pastoralists.

The 2009 Plurinational Constitution of Bolivia is built upon its recognition of the country’s indigenous peoples and peasants and their right to self-determination and non-discrimination. Article 15 specifically guarantees its citizens, especially women and girls, a life free from all forms of violence: psychological, physical and sexual. It also condemns serfdom, trafficking, gender-related violence and inter-generational violence. Similarly, the Nepalese constitutional provisions includes the Comprehensive Peace Accord concluded between the Government of Nepal and the Communist Party of Nepal (Maoist) and prohibits all forms of gender-based violence, exploitation of women and children and addresses discrimination based on language, gender and culture among others.

Despite countries such as Bolivia (Plurinational State of), Nepal and the Philippines passing specific laws on the protection of indigenous peoples prior to the coming into being of the UNDRIP, many of their provisions are consistent with the declaration’s letter and spirit.

6.2.2 Challenges in implementation

While these legal interventions represent significant steps forward in the protection of indigenous peoples, concerns have been expressed about their effectiveness due to limited implementation. The United Nations Special Rapporteur on the right to health, for example, found that Guatemala’s constitutional guarantees on the right to health were not being realized for indigenous peoples due to factors such as the over-concentration of health services in urban areas, insufficient funding, substantial language barriers and the lack of a comprehensive policy or national implementation plan for the health care of indigenous peoples.

Reinforcing the importance of land in the holistic development of indigenous children, the CRC Committee has been concerned at the lack of implementation of Cambodia’s Law on Expropriation (2010) and the Circular on Temporary Settlements (2010), which the Committee cited as resulting in land dispossession and displacement of indigenous families and their children.

The effectiveness of laws protecting women and girls against femicide in Latin America has been undermined by uncertainties surrounding its definition and scope, weak application, a culture of impunity and lack of due diligence on...
the part of the State. Furthermore, a recent comprehensive review of legislation affecting children and adolescents in the region points to the lack of full compliance with the principles, provisions of relevant conventions and the inadequate knowledge base pertaining to violence and exploitation.

As a case in point, the CRC Committee found inconsistencies in references to the protection of women and girls against violence in the Plurinational State of Bolivia’s national and indigenous customary law, as well as its international treaty obligations. For example, gaps are noticeable in Law 1674 on Family or Domestic Violence and Law 2033 on the Protection of Victims of Sexual Violence, which promotes reconciliation in the name of family honour and places less emphasis on prosecution.

### 6.3 Institutional frameworks

As the primary duty bearer of obligations contained under global and regional instruments and national laws, the State and its institutions are responsible for ensuring that indigenous peoples’ rights are fulfilled, respected and protected, including from all forms of violence.

Guatemala has invested in an elaborate institutional framework that specifically aims to ensure this in relation to indigenous women and girls. These institutions include the Presidential Secretariat for Women; the National Commission for the Prevention of Domestic Violence; the National Commission for Children and Young Persons; the National Commission for Migrants; the Office of the Ombudsman for Indigenous Women; Defensoría de la Mujer Indígena (DEMI); and the Guatemalan Fund for Indigenous Development. Within the framework of institutional reforms, in 2007 DEMI was relocated from the Presidential Human Rights Commission to the office of the Presidency of the Republic, resulting in an increase in its budgetary allocation by more than 100 per cent between 2004 and 2007 and an expansion of its services to areas with large indigenous populations. Additionally, as part of its training activities, DEMI is running a diploma course on the rights and citizenship of indigenous women in 12 regional branches. It includes a module on human rights more broadly and women’s rights more specifically and provides information on available support mechanisms and complaints procedures.

Guatemala’s feedback session to the first cycle UPR Working Group (2008) and a visit by the United Nations High Commissioner for Human Rights in 2012 highlighted that inadequate financial and human resources and capacities, limited co-ordination between agencies and the lack of political leverage posed challenges to the discharge of these mandates.

In Kenya, the creation of the Anti-Female Genital Mutilation Board to facilitate the implementation of the Prohibition of Female Genital Mutilation Act (No. 32) of 2011 presents a unique opportunity to reflect the views of indigenous communities in the design and implementation of anti-FGM/C interventions. The board’s effectiveness is also dependent upon that of other national institutions with broader mandates for the promotion of gender equality and human rights. In recent times, the CEDAW Committee observed that insufficient human and financial resources allocated to the Kenya national machinery for the advancement of women was hindering the effective discharge of its mandate, including co-ordination efforts between different institutions. It was equally concerned that the restructuring of the National Human Rights and Equality Commission into two separate commissions – a Human Rights Commission and a Gender Equality and Development Commission – would result in an overlap of mandates.

In the Philippines, the Magna Carta of Women (Republic Act No. 9710 of 2009) provides for the establishment of violence against women’s desks in every barangay to ensure that violence against women cases are fully addressed in a gender-responsive manner. As of December 2011 however, only 27,705 out of the 42,025 barangays (or 66 per cent) had done so. Tight budgets and the lack of systematic training of police officers, social workers, prosecutors and other governmental personnel are cited as reasons for gaps in enforcement of the law in poor and hard-to-reach barangays.

Through the National Statistical Coordination Board, the Government of the Philippines is also promoting the generation of statistics on violence against women and children and in this connection it has produced a number of related resources such as (1) a glossary of concepts to promote a common understanding and interpretation of statistics on the issues; (2) a statistical handbook containing data on the prevalence of violence against women and children; (3) a statistical methodology to generate statistics; (4) and an assessment of existing administrative reporting systems, which provides a basis for integrating efforts among concerned agencies to ensure the generation of data on a regular basis. While these steps have proved useful in the analysis of data by ethnicity, sex, age and location, particularly in relation to the Philippines DHS, its wider impact remains to be seen across other aspects of data collection, particularly at the level of administrative data (e.g., police and social welfare) and other household surveys.
6.4 Efforts to prevent violence

6.4.1 Introduction

Violence prevention requires the changing of attitudes, challenging stereotypes and building the capacities of communities to appreciate the adverse consequences of violence against women and girls. It also requires women and girls to be empowered socially, economically and politically to overcome their subordinate position in society. Prevention strategies are broad and can include advocacy and community mobilization, working with men and boys, using media and information technology, life skills training, enhancing access to birth registration, formal education and capacity-building interventions many of which have extended to indigenous communities.

Although the role of the media cannot be underestimated in prevention initiatives, a number of DHS data point to the limited access that indigenous women generally have to this opportunity. For example, Scheduled Tribe Indian females and males aged 15-49 are the least likely to be regularly exposed to the media. Fifty-seven per cent of women and 38 per cent of men fall within this category, compared to 35 per cent and 18 per cent of the total population of women and men, respectively. In the Philippines, ARMM and CAR have the lowest percentage of girls and women aged 15-49 who are exposed to three types of media (newspapers, television and radio) on a weekly basis (7 per cent and 17 per cent, respectively), compared to 24 per cent of the total population.

Such limited access to the media potentially hamper efforts at reaching out to indigenous communities on issues affecting the rights of girls, adolescents and young women and needs to be addressed as an integral part of violence prevention.

6.4.2 Examples of prevention interventions

Community mobilization efforts to eliminate FGM/C among the Emberá people of Colombia serve as an example of preventive action. The process has involved community ‘dialogue and reflections’ around the origins, meaning and consequences of the practice, sustained through the involvement of men, boys, local authorities, the media and culturally appropriate messages which promote understanding, rather than condemnation of the need to eliminate the practice.

Grassroots efforts at keeping girls in school are gaining visibility in Kenya. The Maasai Girls Education Fund awards scholarships to Maasai girls and engages in community sensitization on the dangers of harmful practices such as child marriage and FGM/C. Similarly the Taaru Ntomonok (meaning ‘rescue the women’ in the local Maa language) initiative, based in the southern Rift Valley was formed with the support of UNFPA to provide a ‘safe house’ for girls seeking refuge from FGM/C and child marriage and seeks long-term solutions by reconciling girls with their families.

In Guatemala, decentralized scholarship schemes have been put in place by the government in support of rural indigenous girls and others in similar situations with the aim of increasing their primary school retention and pass rates as seen from Table 6.4.2 which demonstrates an average of just under 90 per cent coverage in five departments.

The Abriendo Oportunidades based in Guatemala and initiated by the Population Council in partnership with UNFPA is established on an empowerment model which encompasses peer-education, the creation of safe spaces, and networking within reach of seven Mayan ethnic groups (Kiche’, Kaqchikel, Tsutuhil, Mam, Q’eqchi’, Poqomchi’ and Chorti). It has to date engaged more than 40 rural communities in six geographic regions of Guatemala and supported more than 3,500 indigenous girls aged 8–18. The program’s approach is achieving transformative and sustainable change through these growing social support networks and the commitment by beneficiaries to serve as models to other girls and adolescents in their communities.

With previous support from the United Nations Trust Fund to End Violence against Women, the Centro de Promoción...
6.5 Efforts to protect and support women and girls who have experienced violence

6.5.1 Introduction

To ensure that women and girls who are victims of violence are granted adequate protection and justice, it is critical that systems are put into place to facilitate reporting to the formal criminal justice system and other reporting mechanisms.306

However, evidence from the Philippines and India show that the tendency to report or seek help in situations of violence is less in communities with a high percentage of indigenous peoples. In the case of the Philippines, the ARMM scores lowest in terms of girls and women aged 15-49 who seek help to stop violence (5 per cent), compared to the national total of 18 per cent.307 Similarly, Scheduled Tribe girls and women of the same age group are among those least likely to seek such help in India.308 This is corroborated by 59 per cent of Scheduled Tribe girls and women aged 15-49 who agree that a husband is justified in hitting or beating his wife for specific reasons, compared to 54 per cent of the total population.309 These experiences demonstrate the importance of ensuring that reporting and complaints mechanisms, such as helplines, are well publicized and made easily accessible to indigenous girls and women in their own languages and communities. But nevertheless, appropriate support should be forthcoming to victims of violence, regardless of whether or not they unable to or prevented from reporting it.310

The sub-sections which follow outline the various forms of response measures in place for victims of violence and the accompanying challenges and gaps.

6.5.2 Access to justice and legal services

ECLAC uses the term ‘institutional violence’ to describe situations in which victims are denied the protection of the State due to the “blanket of impunity.”311 In Section 4.2.4, the point was made that the term femicide evolved from the persistent and regular killings of women and girls in this broader context of insecurity in the Latin America region. It is complemented by a corollary term, feminicidio, which connotes a culture of impunity rooted in the lack of due diligence to address the structural barriers to justice and due process.312

The experiences in countries such as Bolivia (Plurinational State of), Colombia, Guatemala and Mexico demonstrate that language and economic barriers, geographic remoteness of indigenous territories, patriarchal and discriminatory attitudes of law enforcement and justice officials, together with insufficient knowledge of existing applicable legislation, are among the factors that reinforce a system of indifference and discourage victims from pursuing cases.313

The Rapporteur on the rights of women of the IACHR finds that the response of the justice system to cases involving violence in the Americas is “deficient and hardly on par with the severity and incidence of the problem.”314 She highlights gaps, irregularities and deficiencies in investigation, prosecution, trial and punishment of such cases, attributing them to the failure of due diligence and due process and acknowledges that obstacles are even more challenging for indigenous women.315 The IACHR finds that although the Code of Criminal Procedure (Law No. 1970, 1999) of the Plurinational State of Bolivia provides special guarantees to indigenous peoples when accessing the judicial system, its effectiveness tends to be challenged by...
the lack of training of enforcement officials and the absence of translators.317

Some Latin American countries are nevertheless demonstrating support for justice reforms. A recent review of multi-sectoral services and responses for women and girls indicated that the Government of Mexico works with justice professionals to improve access to justice for indigenous women, including the certification of interpreters in indigenous languages and the establishment of specialized centres and mobile services. Similarly, the Government of Argentina’s free legal advice service extends to indigenous women and other vulnerable groups in remote areas through mobile outreach services, while the Government of Paraguay has established four regional centres to respond to violence against women.318

In Namibia, implementation of the Combating of Domestic Violence Act (2003) is hampered by concerns among indigenous women that reporting incidents to the police would result in police violence against their San husbands who also encounter discrimination in the security and justice sectors due to their ethnic background.319 During its mission to Gabon, the Working Group on Indigenous Populations/Communities of the ACHPR found that indigenous women and girls who had been sexually abused were not accessing the justice system due to the lack of awareness of their rights, cumbersome legal procedures, the cost of accessing justice and the fear of prejudice and bias.320

Forty-seven per cent of 95 Batwa women and girls interviewed in a 2010 Minority Rights Group International survey similarly indicated that setbacks such as cumbersome reporting procedures within the justice system, corruption and limited geographical access to police stations prevented them from reporting violence.321 An additional 29 per cent were concerned about being guaranteed confidentiality when reporting incidents of violence.322 Recent findings also indicate that access to justice and police protection for indigenous peoples in the Republic of Congo, is often circumvented, particularly when the offender belongs to the dominant non-indigenous group.323
Similar concerns have emerged with respect to access to justice to children affected by armed conflict in the Philippines where the prevailing climate of impunity, insecurity, corruption and lack of accountability and the absence of witness protection have led to lack of trust in the security and justice systems.\textsuperscript{324}

\subsection*{6.5.3 Care and support}

Studies show that efforts at addressing child trafficking in the Asia Pacific tend to be ineffective and unsustainable due to fragmented approaches that are not tailored to suit the needs of specific groups of children, such as those who are indigenous.\textsuperscript{325} Moreover, a desk review undertaken on sexual violence in the much broader geographical area of Latin America and the Caribbean points to barriers such as the lack of basic infrastructure; discriminatory, patriarchal attitudes of service providers; the lack of privacy and confidentiality; insufficient personnel; and bureaucracy.\textsuperscript{326}

The illustrative examples below show a combination of documented government-led and community based intersectoral and intercultural models in support of victims of violence.

In Guatemala, the enactment of the new femicide law and the creation of specialized tribunals to prosecute such cases in a number of mainly indigenous populated departments have resulted in the institution of a comprehensive care system in place for victims of violence. The system provides multi-sectoral personalized care to survivors through a combined team of psychologists, social workers and doctors. Assistance also extends to legal proceedings to avoid re-victimization and the identification of protection measures that need to be taken in particular cases.\textsuperscript{327} This is supported by a new protocol for implementing the anti-femicide law in addition to a full-time 24-hour service unit of the Public Prosecution Service.\textsuperscript{328}

In Kenya, a group of Samburu women activists established a women-run village in the 1990s in support of victims of violence. Called Umoja, which means ‘unity’ in Swahili, it serves as a place for victims who have been forced to leave their communities because of being considered to have brought ‘shame’ on their families. As part of their anti-violence strategies, the initiative draws substantially on human rights awareness and systems of resource sharing to promote economic independence and combating pressures to submit to FGM/C and child marriage.\textsuperscript{329}

As part of a United Nations Joint Programme to prevent gender violence in indigenous communities in Mexico, UNICEF is building the capacity of local actors to develop and implement inter-institutional protocols against gender-based violence and other forms of violence against children and adolescents. These efforts in 10 municipalities with large indigenous populations in the states of Chiapas and Oaxaca, have involved the innovation of promoting dialogue between formal judicial authorities and traditional indigenous authorities in the domain of gender violence. The programme aims to support victims, their families and communities to report cases of violence, and to seek legal redress, psychosocial support, and related services such as education.\textsuperscript{330}

UNFPA finds that responses to gender-based violence are also effective when care and support services for victims are integrated into a broader package of culturally-sensitive reproductive health services. Between 2008 and 2011, strategic partnerships forged in Bolivia (Plurinational State of), Ecuador, Guatemala, Honduras and Peru with various agencies achieved legal, policy and administrative reforms in the areas of on intercultural reproductive health including violence-related services for indigenous women and adolescents.\textsuperscript{331}

The Jambi Huasi Health Clinic based in Otavalo, Ecuador, and supported by UNFPA serves to provide health- and violence-related interventions in ways which are culturally responsive to the needs and experiences of indigenous
women and adolescents. Many of the lessons learned from the clinic have been used to establish culturally acceptable or intercultural health models in the Andean region (Box 6.5.3).

Similarly, in Mexico, a model programme supported by UN Women in collaboration with the Government of Mexico and women’s networks has succeeded in integrating sexual and reproductive health services with violence prevention and response services through the establishment of Indigenous Women’s Houses. These houses are coordinated by indigenous women and seek to provide culturally sensitive practical and psychological assistance, through counselling services, legal assistance, referrals and support to indigenous women and girls who have been affected by violence. As a result of a successful pilot phase, the initiative was acknowledged as a best practice by the UNPFII. To date, 19 Indigenous Women’s Houses have been established in the states of Baja California, Nuevo León, Sonora, Querétaro, Estado de México, Yucatán, Chiapas, Oaxaca, Guerrero, Puebla, Veracruz and Michoacán.

Box 6.5.3: Providing culturally sensitive health services through the Jambi Huasi Health Clinic

The Jambi Huasi Health Clinic was founded on a national strategy to address the health needs of the poorest, underserved communities. Designed to improve the quality and scope of reproductive health care provided to Quechua speaking communities, the services encompass provision of reproductive health education and information to women, men and adolescents, and a referral system for gender-based violence and obstetric complications. Jambi Huasi, which means ‘health house’, provides both modern and traditional medical treatment, as well as family planning advice and services. The traditional healers draw from a ‘pharmacy’ of more than 3,600 native plants used for medicinal purposes, and the programme draws on staff and volunteers who are also indigenous. This unique combination of services contributes to its wide utilization. Although originally designed to serve some 4,000 people a year, the number has increased to an average of 1,000 per month to date. The strategic value of utilizing the skills and external confidence of female doctors of indigenous descent trained in Western medicine and yet having a strong identity and bearing a legacy of cosmovision has been identified as source of the project’s success.

7.1 Conclusion
This study sought to generate a deeper understanding of the magnitude, nature and context of violence experienced by indigenous girls, adolescents and young women through illustrative examples from Africa, Asia Pacific and Latin America. Undertaken through a desk review, it aimed to determine the interface between the contexts in which indigenous girls and women live and the structural, underlying causes and risk factors associated with violence against these groups. It also sought to identify particular forms of violence that have been documented, examples of on-going, national-level prevention, protection and response measures and their identified challenges.

The findings underscore that the trajectory of violence for the study groups is traced to the multiple and intersecting forms of discrimination that confront them. Vulnerability to violence is not only heightened by risk factors at the individual, family, community and wider societal levels but also in the overall economic, legal, social, political and cultural contexts in which indigenous peoples live.

Looking into the future, it is vital to recognize the critical role that indigenous girls, adolescents and young women themselves have played in these achievements: They have challenged oppressive social and cultural norms. In fact the complex web of past and present circumstances has not prevented them from engaging in their communities, countries and globally as change agents in the pursuit of justice. (Box 7.1 - overleaf)

The study identifies some deficits in knowledge on violence faced by indigenous girls and women. Though limited, data already accumulated highlights the need for action to be taken. Recommendations to this study are informed by other recommendations already in place and continue to be set by relevant bodies, mechanisms and procedures of national, regional and global human rights systems.

This study further takes account of measures that were recommended for eliminating violence against indigenous women and girls at the 2012 International Expert Group Meeting of the UNPFII and those of the Fifty-seventh Session of the Commission on the Status of Women. To this extent, the principles and recommendations proposed are complementary to these efforts and aim to strengthen and facilitate their implementation. Realizing change for indigenous girls and young women and ensuring their right to live free from violence will require coordinated efforts of governments, United Nations agencies, funds and programmes, civil society, indigenous peoples, communities and families.

7.2 Principles
Six principles of action and 10 recommendations are proposed to guide the way forward in accelerating efforts towards ending violence against indigenous girls, adolescents and young women and should be taken into account in the design and implementation of all interventions aimed at preventing and
2. **Equality and non-discrimination:**

   All indigenous girls, adolescents and young women will be treated equally regardless of their age, sex, ethnicity, disability, location and other factors, and full recognition will be given to their status as rights holders alongside other male and female groups.

3. **Gender equality:**

   Addressing violence against indigenous girls and women from a rights perspective requires that gender inequality be taken into account as a root cause. This means that the rights and freedoms of women and girls will be respected, promoted and protected and that all interventions will be designed and implemented with this understanding.

4. **Respect the collective and individual rights of indigenous peoples:**

   The collective and individual rights of indigenous peoples – including their right to self-determination, ancestral land and natural resources – will be respected.

5. **Participation and empowerment:**

   The recognition of indigenous girls and women as agents of change and their participation on a regular and systematic basis will underpin the process of planning and designing interventions.

6. **The integration of inter-cultural perspectives:**

   All interventions will demonstrate and practice respect for cultural diversity, dialogue and consensus building, including efforts to adapt interventions where necessary and appropriate to suit the cultural perspectives of indigenous peoples.

### 7.3 Recommendations

- **Intended to be adaptable to regional and country contexts,** the recommendations are grouped into four broad areas of concern identified in the report: 1) research, monitoring and reporting; 2) prevention; 3) the provision of age, gender and culturally appropriate comprehensive services; and 4) enhancing capacities, co-ordination and co-operation.

#### 7.3.1 Research, monitoring and reporting

1. **Opportunistic data collection, analysis, reporting and monitoring:** The study finds that the limited analysis and reporting of data on violence by sex, age and ethnicity in addition to the absence of information systems capable of monitoring violence inhibits an adequate analysis of the causes of such violence and the identification of possible prevention, protection and response measures. Opportunities are however presented with DHS, MICS, CLS and other national household surveys to analyse data by these variables and to explore possibilities for increasing sample sizes of areas populated by indigenous peoples,
drawing on lessons from countries such as Bolivia (Plurinational State of), India, Kenya, the Lao People’s Democratic Republic, the Philippines and Viet Nam. Nevertheless, given that household surveys are only one method of data collection, it is equally important to promote and support data collection efforts through other means, such as administrative records, qualitative studies and ad-hoc surveys.

2. Address existing gaps in knowledge. Critical gaps in research identified in this study potentially serve to shape a future research agenda. The study elicits more in-depth appreciation of two major areas, namely: 1) the full extent to which indigenous women and girls are affected by the different forms of violence identified in this research (i.e., domestic violence, harmful practices, economic exploitation, sexual abuse and sexual exploitation, and gender-based violence in situations of armed violence, insecurity and communal conflicts) and others documented in the United Nations Secretary-General’s studies on violence against women and violence against children. Additionally, attention should be paid to different forms of intersecting inequalities as reflected in the experiences of indigenous girls and women with disabilities and those located in rural areas. The research should be undertaken from the perspective of different settings (e.g., domestic, education, employment, care and justice institutions and the community at large); and 2) effective strategies for preventing and responding to violence against indigenous girls and women, including documenting lessons learned and assessing the impact of existing legal, policy and institutional reforms. A research agenda must furthermore take into account identified gaps in data by region. For example, data on the situation of indigenous communities in Africa is commonly lacking, suggesting a need for technical assistance to address the paucity of data in that region.

3. Integrate issues affecting indigenous girls and young women into the procedures of national, regional and global human rights monitoring and reporting systems. It is critical that international, regional and national human rights mechanisms including special procedures of the Human Rights Council, ACHPR and IACHPR continuously monitor and report on violence perpetrated against indigenous girls and women. The treaty body system and UPR should also continue to use the opportunities of issuing recommendations to State parties and general comments (such as the forthcoming recommendation on access to justice of the CEDAW Committee) to address violence against these groups.

4. Tackle discrimination and gender inequality. Forming part of measures to address the systemic and structural root causes of violence, this should include taking steps to embark upon rigorous law reforms to align national and customary laws with international standards and to establish legal guarantees on the prohibition of violence; eliminate de facto and de jure discrimination against indigenous peoples; reverse patriarchal tendencies and other stereotypes which are at the root of discrimination and gender inequality and; revitalize positive cultural values that protect from violence. To effectively address violence, it is also critical to intensify community action and mobilization through legal awareness, increased access of indigenous communities to the media, and the active engagement of men, and boys including community elders’ in changing harmful attitudes and norms.

5. Conflict prevention and participatory development are critical to prevention. Increased efforts should be made to put mechanisms in place for peaceful
dialogue between indigenous communities and their respective governments over land allocations that are needed for developmental purposes. The principle of ‘free, prior and informed consent’, the allocation of adequate and appropriate compensation to affected families, and the full participation of women and girls must be enforced. Furthermore, in cases where communities are requested to relocate to new areas as a result of such development projects, adequate steps must be taken to ensure that family livelihoods are not compromised and that all security risks such as tensions over land distribution and sharing of other resources with other indigenous and non-indigenous communities do not place women and girls at risk of violence, abuse and exploitation.

7.3.3 Provide age, gender and culturally appropriate comprehensive services

6. Ensure that indigenous girls and young women access quality support services. Women and girls who have experienced violence, exploitation or abuse have the right to access the necessary support services for their full physical and psychological recovery and social reintegration. The provision of such services should be part of a broader multi-sectoral strategy that seeks to improve the holistic development of indigenous girls and women through access to birth registration, quality education, health (including sexual and reproductive health), social welfare services and complaints, and reporting mechanisms such as helplines. Such services should take into account the range of barriers to accessibility (e.g., geographical, language, financial and attitudes of service providers).

7. Promote access to justice and end the culture of impunity. Undertaking reforms in the justice sector for promoting access to justice and redress support systems is needed to enhance the ability of victims to seek redress, compensation and protection from violence. A package of reforms which includes legal aid, witness protection, interpretation of proceedings and procedures in appropriate languages should be pursued. Concrete efforts should also be made to ensure that the culture of impunity is addressed and that opportunities to effectively access remedies are enhanced.

7.3.4 Enhance capacities, coordination and co-operation

8. Enhancing the capacities of implementing institutions. Governments must allocate adequate human and financial resources to the implementation of legal and policy reforms, action plans and strategies to ensure that institutions across relevant sectors such as justice, health, education and social welfare possess the relevant capacity to effectively implement reforms in a coordinated manner.

9. Engage in partnerships to share knowledge and scale-up good practices. Governments, civil society organizations and the United Nations system should partner with indigenous communities to systematically document existing anti-violence strategies including those which have been nurtured in indigenous communities over the years. Platforms should also be created for knowledge sharing through avenues such as south-south and triangular co-operation.

10. Integrate findings and recommendations of this study into discussions, debates and outcomes of ongoing global agenda setting frameworks and their follow-up processes. These include: The International Conference on Population and Development Beyond 2014 review process, the World Conference on Indigenous Peoples to be held in September 2014, processes related to the Post-2015 Development Agenda and specific agenda-setting frameworks in relation to violence against children and women. Governments, civil society organizations and the United Nations system should also advocate for these outcomes to be integrated into national policy and decision-making at all levels.

7.4 Way forward

While some information on violence against indigenous girls, adolescents and young women is available, existing gaps in knowledge must be filled for its full extent to be known. This study underpins the peculiarities of the experiences of these groups who possess both collective and individual rights under various treaties and declarations. The UNDRIP triggers a need for more focused research to begin in parallel with improvements and scaling-up of ongoing initiatives on the basis of the knowledge that already exists. Looking forward, addressing discrimination and engaging with indigenous girls and women to design and implement accessible prevention, protection and response initiatives geared towards ending the unacceptable cycle of violence and impunity is an imperative for all countries.
The study was guided by a number of contextual definitions: (a) that of the child as contained in article 1 of the CRC: “[e]very human being below the age of eighteen years unless, under the law applicable to the child, majority is attained earlier”; (b) definition of adolescent: any person between the ages of 10-19 years; (c) United Nations definition of youth is: any person between the ages of 15-24 years. The African Youth Charter of the African Union stipulates this as between 15-35 years based on Africa’s context and development realities. (d) the definition of violence against children provided for by article 19 of the CRC: “all forms of physical or mental violence, injury and abuse, neglect or negligent treatment, maltreatment or exploitation, including sexual abuse,” in addition to (e) the definition of violence against children provided for in United Nations Secretary-General’s study on violence against children (2006): the intentional use of physical force or power, threatened or actual, against a child, by an individual or group, that either results in or has a high likelihood of resulting in actual or potential harm to the child’s health, survival, development or dignity; (f) the worst forms of child labour as defined by ILO Convention 182 comprising all forms of slavery or practices similar to slavery, such as the sale and trafficking of children, debt bondage and serfdom, forced or compulsory labour, including forced or compulsory recruitment of children for use in armed conflict; sexual exploitation of children in prostitution, pornography and pornographic performances; exploitation of a child for illicit activities; and work which, by its nature or the circumstances in which it is carried out, is likely to harm the health, safety or morals of children; (g) the definition of violence against women as provided for by the United Nations Declaration on the Elimination of Violence against Women “any act of gender-based violence that results in, or is likely to result in, physical, sexual or psychological harm or suffering to women, including threats of such acts, coercion or arbitrary deprivation of liberty, whether occurring in public or private life.” It encompasses physical, sexual and psychological violence occurring in the family, general community and perpetrated or condoned by the State, wherever it occurs; (h) risk factors are situations which increase the likelihood of someone becoming a victim and/or perpetrator of violence; and (i) protective factors are those which buffer against the risk of becoming a victim and/or perpetrator of intimate partner and sexual violence.
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Acronyms

ACHPR  African Commission on Human and Peoples’ Rights
ACRWC  African Charter on the Rights and Welfare of the Child
ARMM  Autonomous Region of Muslim Mindanao
ASEAN  Association of Southeast Asian Nations
CAR  Cordillera Administrative Region
CEDAW  Convention on the Elimination of All forms of Discrimination against Women
CRC  Convention on the Rights of the Child
CRPD  Convention on the Rights of Persons with Disabilities
CLS  Child Labour Surveys
DEMI  Defensoria de la Mujer Indigena
DHS  Demographic and Health Survey
ECLAC  Economic Commission for Latin America and the Caribbean
FGM/C  Female Genital Mutilation/Cutting
ICPD  International Conference on Population and Development
ICCPP  International Covenant on Civil and Political Rights
IACHR  Inter-American Commission on Human Rights
ILO  International Labour Organisation
ILO-EAST  International Labour Organization Education and Skills Training
INE  Instituto Nacional de Estadistica de la Republica de Guatemala
IPEC  International Programme on the Elimination of Child Labour
IWGIA  International Working Group for Indigenous Affairs
MDG  Millennium Development Goal
MICS  Multiple Indicator Cluster Surveys
MILF  Moro Islamic Liberation Front
MNLF  Moro National Liberation Front
MRG  Minority Rights Group International
NCIP  National Commission on Indigenous Peoples
NGO  Non-governmental organization
NPA  New People's Army
OHCHR  Office of the High Commissioner for Human Rights
UNAIDS  Joint United Nations Programme on HIV/AIDS
UNDP  United Nations Development Programme
UNDRIP  United Nations Declaration on the Rights of Indigenous Peoples
UNESCO  United Nations Educational, Scientific and Cultural Organization
UNFPA  United Nations Population Fund
UNICEF  United Nations Children’s Fund
UNODC  United Nations Office on Drugs and Crime
UNPFII  United Nations Permanent Forum on Indigenous Issues
UN Women  United Nations Entity for Gender Equality and the Empowerment of Women
UOBDU  United Organisation for Batwa Development in Uganda
UPR  Universal Periodic Review
WHO  World Health Organization
Notes


6 United Nations Declaration on the Elimination of Violence Against Women (Article 2).


9 ibid.


20 ibid., p. 506.

21 ibid., p. 519.


27 ibid., pp. 12, 13, 106, 112.


29 Kenya National Bureau of Statistics, Kenya Demographic and Health Survey 2008-2009, pp. 246, 265. It must, however, be noted that the 1998 findings, as presented in the report are not fully comparable with the findings from the 2003 and 2008-2009 reports, as the sample in 1998 did not include the regions with the Somali population where FGM/C is most common. In this sense, the prevalence was likely to be higher in 1998. Also see Feed the Minds, Female Genital Mutilation Practices in Kenya: The Role of Alternative Rites of Passage: A Case Study of Kisii and Kuria Districts, London, 2011, p. 4.


48 UNIFEM is presently designated the United Nations Entity for Gender Equality and the Empowerment of Women (UN Women).

49 It is important to note that the preliminary findings of the research were shared at the 2012 International Expert Group Meeting of the Permanent Forum, the Eleventh Session of the Permanent Forum (2012) as well as at a High Level Panel Discussion organized by UN Women and the Office of the United Nations Secretary-General’s Campaign UNITE to End Violence against Women during the Fifty-seventh Session of the Commission on the Status of Women on 8 March 2013.


56 Ibid. Article 2.


59 Ibid.


64 Ibid., pp. 25-26.


77 Ibid., pp. 19, 96.

78 http://www.ohchr.org/EN/ProfessionalInterest/Pages/InternationalLaw.aspx

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84 United Nations Economic Commission for Latin America and the Caribbean, Social Panorama of Latin America 2006; United Nations, 2007, pp.160-161. It is necessary to note that figures relate to the whole of the Latin America and the Caribbean region, whereas this research is focused on Latin America.


90 United Nations Children’s Fund, Socio Cultural and Legal Institutions, p. 45.


102 Busso, Matias, Martin Cicowiez, Leonardo Gasparini, Ethnicity and the Millennium Development Goals in Latin America and the Caribbean, UNDP, Colombia, 2005.


115 United Nations Convention on the Rights of the Child,
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177 General Statistical Office, Viet Nam Multiple Indicator Cluster Survey 2011, Final Report, 2011, Ha Noi, Viet Nam, pp 172-173. It must be noted that this data was not available by sex.


179 Ibid.


181 Ibid.


183 Ibid.


192 Ibid.


199 Ibid. pp. 19, 45–46, 74


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Demographic and Health Survey 2008-2009, p. 265.

Ibid.


Ibid., pp. 83, 84.

Ibid., p. 81.


Ibid., pp. 3-4.


Ibid.


Ibid.

Ibid.

Ibid., para. 50.


Ibid.


United Nations Security Council. Children and armed conflict. 26 April 2012, para. 147. Note that the statistical increase may also relate to the improved functionality of the country task force on monitoring and reporting of grave violations of child rights in armed conflict and the verification processes, including human resources and data-sharing mechanisms, as opposed to an actual increase in violations.


Ibid., para. 152.


Ibid. pp. Executive Summary XIV, 16.

Ibid., p. 46.


Ibid., p. 21.


Ibid., Section 260.


Cited as Republic Act No. 8371, Section 23.

Republic of Congo, Law n°5-2011 on the promotion and protection of indigenous peoples, sections 7-10.

Effectiveness in this context is used to mean evidence of fulfillment of provisions of a law, the objective of an initiative or the mandate of an institution (see General Comment No. 5 of the CERD Committee, General...
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333 UN Women. Inventory of United Nations system activities to prevent and eliminate violence against women, 2013, p. 56.


335 United Nations Secretary-General, Implementation of the World Programme of Action for Youth to the Year 2000 and Beyond, Report of the Secretary-General, United Nations, 2001.

336 African Union Commission, African Youth Charter, 2006. In dealing with the African context, the study uses 15-35 years as the frame of reference.


338 Ibid.
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About the research

Addressing disparities in development outcomes of marginalized and excluded groups such as those of indigenous background is central to all sustainable development efforts. This study represents the first attempt at consolidating existing evidence on violence against indigenous girls, adolescents and young women and is based on a recommendation of the United Nations Permanent Forum on Indigenous Issues to United Nations agencies to address gaps in knowledge on the magnitude, nature and context of violence against these groups. It is in step with similar recommendations arising out of the United Nations Secretary-General's 2006 studies on violence against children and violence against women respectively.

Using illustrations from Africa, Asia Pacific and Latin America, the study reaffirms the universality of violence across all socio-economic groups and cultures but finds that violence is heightened for indigenous girls, adolescents and young women when their communities’ broader contexts – such as colonial domination, continued discrimination, limited access to social services, dispossession from ancestral lands, militarization and inter-communal conflicts – intersect with personal circumstances such as age, sex, ethnicity and by patriarchal value systems of indigenous and wider societies.

This study finds that the types of violence which have been documented with respect to indigenous girls and young women are embedded in a narrow space of evidence which, though widening through a number of qualitative and quantitative sources remains insufficient.

Notwithstanding the noticeable gaps in information, the report aims to spur a call to action to governments, United Nations agencies and special mandate holders, indigenous communities, and women’s and children’s rights organizations to work collaboratively to end the impunity of violence. It also aims to tackle issues such as the structural, underlying causes and risk factors that lead to violence while paying close attention to deficits in information and strengthening of the capacities of government institutions and civil society organizations in preventing and responding to violence.