WE UNANIMOUSLY ADOPT THIS CALL FOR ACTION TO END CHILD MARRIAGE IN SOUTH ASIA IN KATHMANDU ON 7 NOVEMBER 2014.

4. Ensure access to legal remedies for girls whose rights are violated as a result of child marriage by introducing appropriate laws, raising legal awareness, providing legal counselling and legal aid, and enforcing penalties for violations of the law.

5. Harmonize child marriage prevention and prohibition laws with laws that protect against all forms of violence, including sexual violence, require birth and marriage registration, determine property rights, and ensure equal citizenship rights and other relevant laws.

6. Introduce legal reform recognizing marital rape as a punishable offence without establishing an age limit for its recognition as a crime and without prescribing a lesser punishment for marital rape.

7. Strengthen the enforcement of national laws prohibiting child marriage, specifically by ensuring that girls at risk are aware of legal protections against child marriage and that local government officials have the authority and capacity to execute their responsibilities to prevent child marriages in local communities.

8. Ensure that girls who are married under 18 years, or who have left a child marriage, have access to various forms of institutional support, including psycho-social counselling, protection mechanisms (including toll-free help lines), and opportunities for economic empowerment.

9. Ensure access to a full range of sexual and reproductive health information and services for girls and boys to inform them about the risks of early marriage, and ensure that married girls have immediate access to such information and services as a means to protect them against the risks and consequences of early pregnancy.

10. Support efforts by national human rights institutions to promote accountability for violations resulting from child marriage and ensure compliance with international norms and concluding observations issued by United Nations treaty monitoring bodies.

11. Support the inclusion of a specific target to eliminate child marriage under the goal on gender equality in the post-2015 Sustainable Development Goals.

12. Ensure the effective implementation of the Regional Action Plan to End Child Marriage in South Asia by allocating adequate resources for its successful implementation in 2015-2018.

KATHMANDU CALL FOR ACTION TO END CHILD MARRIAGE IN SOUTH ASIA

Endorsed on 7 November 2014 at the Regional Convening on Using Law to Promote Accountability to End Child Marriage
We, the participants at the Regional Convening on Using Law to Promote Accountability to End Child Marriage, which includes representatives of the SAARC Member States and members of national, regional, and international partner organizations, have gathered in Kathmandu, Nepal, on 6-7 November 2014 to discuss the importance of using the law and legal strategies to promote accountability to ending child marriage, as well as how these strategies may be implemented nationally and regionally in support of the actions outlined in the Implementation Framework for the Regional Action Plan to End Child Marriage in South Asia, developed and endorsed by the 5th SAIEVAC Governing Board in August 2014.

Reaffirming the efforts of all stakeholders to end child marriage and address its consequences and, more specifically, the commitments made by governments in the region to uphold the SAARC Social Charter, the SAARC Convention on Regional Arrangements for the Promotion of Child Welfare, the SAARC Convention on Preventing and Combating Trafficking in Women and Children for Prostitution, the SAARC Youth Charter, and the SAARC Decade of the Girl Child,

Reaffirming the obligations and commitments under international treaties signed and ratified by governments in the region, including the Convention on the Rights of the Child, the Convention on the Elimination of All Forms of Discrimination against Women; the International Covenant on Civil and Political Rights; the International Covenant on Economic, Social and Cultural Rights; and the Convention against Torture, as well as consensus documents such as the Programme of Action adopted at the International Conference on Population and Development in Cairo and the Beijing Platform for Action adopted at the Fourth World Conference on Women in Beijing,

Reaffirming our determination as key stakeholders to consistently implement and promote a rights-based approach to children’s well-being and development that is premised on standards recognizing the “best interest of the child” and the “evolving capacities of the child” and to collaborate with fellow stakeholders to ensure the prevention, prosecution, and combatting of violence against children, especially violence rooted in patriarchal norms and gender biased stereotypes that disproportionately affect the health, well-being, and human rights of girls,

Recognizing that child marriage is a discriminatory practice and manifestation of women’s and girls’ unequal status in society which reinforces their socially constructed role as mothers and caregivers and undermines their enjoyment of fundamental rights guaranteed under national constitutions, violating a broad range of human rights guaranteed under international instruments, particularly their sexual and reproductive rights and the right to determine when and whom to marry,

Recognizing that girls across the region continue to experience violence, discrimination, and the harmful consequences of early pregnancy, including maternal mortality and morbidity; that governments face many challenges in ensuring the adequate protection of children from these harms; and that concrete steps must be taken in South Asia to end child marriage and to address its harmful consequences, including by ensuring universal access to education and reproductive health information and services; preventing sexual and domestic violence, physical and emotional abuse, early and forced pregnancy, trafficking and exploitation, forced labour, and isolation and confinement of child brides; and removing barriers to access to legal recourse and remedies for violations of children’s rights,

Acknowledging that child marriage is not merely a social evil but a punishable crime and a human rights violation which triggers a continuum of harms that have a long-term detrimental impact on the lives of girls and women, not just at an individual level but also with regard to countries’ overall socio-economic development and prosperity. Violence against children, especially girls married as children, is not solely a private family matter but a public concern that casts upon States the obligation of due diligence to investigate cases of child marriage, prosecute perpetrators, provide redress to victims, and introduce effective measures to prevent the recurrence of violations,

Also building on the development and endorsement of the SAIEVAC Regional Action Plan to End Child Marriage in South Asia (2015-2018) and its Implementation Framework and the urgent need to take bold and meaningful steps to stop discrimination and violence against women and girls resulting from child marriage,

To achieve our joint goals and shared vision that children throughout South Asia enjoy their right to harmonious development and be protected from all forms of discrimination, inequality, violence, abuse, exploitation, neglect, and threats to their reproductive and sexual health, and recognizing the specific vulnerability of girl children to violations and abuse arising from being given away in marriage before a minimum age of 18,

We unanimously call for the following urgent actions to be taken by governments in South Asia to respect, protect, and fulfill the human rights of all children, especially girls, with full support from civil society and other partners dedicated to eliminating child marriage and with full participation of adolescent girls and boys and youth:

1. Formally recognize and denounce child marriage as a human rights violation that governments in the region are obligated to monitor, prevent, punish, address through legal remedies and administrative measures.
2. Review and harmonize national laws and policies relating to child marriage in line with constitutional guarantees of fundamental rights, commitments made in SAARC instruments, and state obligations to respect, protect, and fulfill human rights under international law and to comply with reporting requirements and implement recommendations.
3. Eliminate discriminatory provisions concerning marriage in all laws, including personal laws, by establishing a uniform minimum legal age of marriage of 18, clarifying the legal status of child marriages, creating safeguards to ensure the full and informed consent of parties to a marriage, removing burdensome requirements for ending a child marriage, and amending specific provisions to ensure equal rights within marriage regardless of religious background.