Joint Declaration and Global Call for Action to Eliminate Caste-Based Discrimination

We, over hundred Dalit activists and social movement leaders from the caste affected countries of Bangladesh, India, Japan, Nepal, Pakistan, Sri Lanka, Senegal and Yemen, solidarity networks from Denmark, Finland, Germany, Netherlands, Sweden and the UK, members of International Organizations, International Non-Governmental Organizations, and researchers, united for the International Consultation on Good Practices and Strategies to Eliminate Caste Based Discrimination, and launched this Declaration and Global Call for Action.

Building upon the Kathmandu Dalit Declaration (2004), the Ambedkar Principles (2005), The Hague Declaration on the Human Rights and Dignity of Dalit Women (2006), and the Geneva Declaration for the Decisive Decade against Discrimination Based on Work and Descent (2011);

Recognising that caste-based discrimination is a violation of international human rights law that affects more than 260 million people worldwide, particularly in South Asia, including Dalits and other communities discriminated against of the basis of work and descent;

Condemning the heinous structures of caste and the continued practice of caste-based discrimination in the public and private spheres, the impunity for crimes committed, and the egregious impact on affected persons, including violence, rape, poverty, landlessness, caste-based slavery and other forms of economic, social, cultural and political exclusion;

Recalling that the Universal Declaration of Human Rights recognises the inherent dignity and the equal and inalienable rights of all members of the human family and holds that everyone is entitled to all the rights and freedoms therein without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status;

Confirming the obligations of States to eliminate caste-based discrimination and emphasising the responsibilities of international and national human rights bodies, the private sector, multilateral and bilateral development agencies and financial institutions, and non-governmental organisations to assist in the elimination of caste-based discrimination through local, national, regional and international measures;

Deeply concerned that women and girls affected by caste-based discrimination face intersecting forms of discrimination and particular human rights violations such as rape, sexual exploitation, forced prostitution and domestic violence, and less access to political and economic participation;

Affirming the (draft) UN Principles and Guidelines for the Effective Elimination of Discrimination Based on Work and Descent, including the general and specific measures proposed in the areas of survey and research; segregation; protection against violence; access to justice; equal employment opportunities; forced labour; equal access to health, food, water, housing and education; awareness raising; discrimination against women; participation; humanitarian and development assistance; market enterprises; international cooperation; and diaspora communities;

Recalling General Recommendation XXIX on descent-based discrimination adopted by the UN Committee on the Elimination of all forms of Racial Discrimination;

Recalling International Labour Organization Convention No. 111 concerning Discrimination in Respect of Employment and Occupation, and its accompanying Recommendation No. 111;

Recalling also General Comment No. 20 on Non-Discrimination in Economic, Social and Cultural Rights adopted by the UN Committee on Economic, Social and Cultural Rights, General Comments No. 25 and 28 adopted by the UN Committee on the Elimination of all forms of Discrimination Against Women, and General Recommendation No. 7 adopted by the Committee on the Rights of the Child;

Recalling the global commitments to achieve the Millennium Development Goals (MDGs) by 2015 and the urgent need to adopt enhanced measures to ensure that all persons can benefit from the MDGs without discrimination on the basis of caste;

Deploring the failures to implement fully legislation and policies to combat caste-based discrimination and the resultant continued exclusion and marginalisation, including political exclusion, and lack of equal access to public services, land, education, markets, credit and proper employment;

Deeply concerned that in situations of humanitarian crisis and in disaster response, caste-based discrimination continues to exclude affected communities from equal access to assistance and relief measures;

Calling for a world conference on the elimination of caste-based discrimination and a UN Convention on Caste-based Discrimination;

Calling for coherence in policies to eliminate caste-based discrimination and adherence to human rights obligations, including the prohibition of caste-based discrimination, and to this end, we issue this Global Call for Action to Eliminate Caste-Based Discrimination.

1 The term ‘caste-based discrimination’ as used in the Declaration is meant to include discrimination based on caste, based on work and descent and based on analogous forms of inherited status.
We make this urgent Global Call for Action to citizens of the world to bring an end to millennia of immense human suffering, resulting from a brutal system of caste segregation, affecting over 260 million people worldwide.

We support the words of the UN High Commissioner for Human Rights: “Other seemingly insurmountable walls, such as slavery and apartheid, have been dismantled in the past. We can and must tear down the barriers of caste too.”

We call for leadership, cooperation and constructive engagement at the local, national, regional and international levels to achieve a caste-free world.

We call for the empowerment of individuals and communities facing caste-based discrimination in decision-making at all levels of governance and in the implementation of policies that affect them.

We declare that structures of caste or analogous systems of inherited status constitute an offence to human dignity, a barrier to equality and a form of apartheid that has been perpetuated in the public and private sphere, largely with limited, or no access to justice for its victims.

We appeal for effective police reforms for investigations, independent and neutral prosecution mechanisms and an unbiased judiciary that is committed to uphold justice.

We deplore notions of ‘untouchability’, pollution and caste hierarchy that cause segregation in villages, schools and places of worship, restrict individuals to the most menial and dangerous jobs, and prevent access to justice for crimes committed against affected communities.
We Appeal to All Stakeholders to Unite to Eliminate Caste-Based Discrimination

To Governments, we applaud those states where progressive legislative and policy measures to eliminate caste-based discrimination have been adopted and we urge the full and immediate implementation of these measures and monitoring of their enforcement. We call for the development of new legislation and policies to eliminate caste-based discrimination where such measures are lacking. We appeal to governments to officially recognize caste-based discrimination and to implement without delay measures for its elimination.

We call for National Action Plans to eliminate caste-based discrimination in all affected countries, to include also specific provisions for women. We demand that all relevant UN recommendations on caste-based discrimination be put into effect immediately.

To UN Human Rights Bodies, we commend the work of the Treaty Bodies, Special Procedures, and other mechanisms, with the support of the Office of the High Commissioner for Human Rights, and we call for further development of policy recommendations and technical support to eliminate caste-based discrimination.

To UN Country Teams, we call for National action plans and policies to eliminate caste-based discrimination where such measures are lacking. We appeal to governments to officially recognize caste-based discrimination and to implement without delay measures for its elimination.

To the Private Sector, we urge efforts to eliminate caste-based discrimination within their own organizations, as well as within the operations of their subsidiaries and through their supply chains, and call for the application of the Ambedkar Principles and for equal access to employment opportunities.

To the Member States of the G-20, we recommend the integration of measures to eliminate caste-based discrimination into policies for protecting marginalized groups from the global financial crisis and into all their bilateral and multilateral trade agreements.

To Regional Inter-Governmental Organisations, including the South Asian Association for Regional Cooperation, European Union, African Union, Association of Southeast Asian States, and the Organization of American States, we call for attention to caste-based discrimination in their respective agendas and the adoption of appropriate dialogues, political statements and policy recommendations to member states.

To Civil Society Organisations, we call for alliances with communities discriminated against on the basis of caste in order to build strategies across relevant sectors of advocacy and service-delivery to eliminate caste discrimination. We strongly encourage drawing from the good practices of Dalits and other affected groups in the critical analysis of public institutions, media and justice mechanisms.

To the Public, we call for an immediate end to caste systems and to practices of caste-based discrimination and untouchability in private and public life. We strongly encourage expressions of solidarity with caste-affected groups and support to government reforms for the elimination of caste-based discrimination.

To Governments of Selected Countries Affected by Caste Discrimination

India, we recognise the regional leadership taken in the fight against caste, such as the adoption of Constitutional provisions and guarantees, and other important legislative and policy frameworks, including affirmative action. We call for the full implementation of these measures to overcome the human rights violations that persist, including ensuring access to rights, monitoring of enforcement, and identifying and rectifying gaps in legislation and policy.

Nepal, we applaud the Interim Constitution, inclusive Constituent Assembly, establishment of the National Dalit Commission, adoption of proportional political representation for Dalits and declaring the country as an untouchability free state and we call for the full and continued implementation of these reforms, including the adoption of a National Action Plan. We further urge an inclusive State restructuring with Constitutional guarantees of special provisions for the promotion and protection of all rights for Dalits.

Bangladesh, we welcome the recognition of caste-based discrimination and we call for the adoption and full implementation of appropriate legislative and policy measures to eliminate caste-based discrimination.

Sri Lanka, we call for the official recognition of caste-based discrimination and the adoption and implementation of the required legislative and policy measures for its elimination.

Pakistan, we call for the official recognition of caste-based discrimination and the implementation without delay of legislative and policy measures for its elimination.

Japan, we applaud the adoption of legislative and policy measures to address Buraku discrimination and now call for enactment of a law to prohibit racial discrimination, including Buraku discrimination.

United Kingdom, we call for the adoption of Clause 9 (5)(a) to allow for the amendment to outlaw caste-based discrimination as part of the UK Equality Act (2010).

African states, we call for the official recognition of caste-based and analogous forms of discrimination and the implementation without delay of measures for its elimination.

Caste-affected diaspora states, we call for investigation into practices of caste-based discrimination and recommend the adoption of legislation to prohibit caste-based discrimination.
Recommendations on Good Practice and Strategies to Eliminate Caste-Based Discrimination

The foundation of all good practices is the adherence to democratic principles and human rights norms. The caste system is perpetuated by unequal access to power and structures of exclusion. The caste system and caste-based discrimination will not be fully eliminated until equal access to power is achieved. Fundamental to this is the full and effective participation of persons affected by caste-based discrimination in mechanisms of governance at all levels.

There is, therefore, an urgent need to respond to the call by United Nations (UN) Member States, UN experts, and institutions to identify good practices for the elimination of caste-based discrimination and to document and share experiences for the successful implementation of these good practices.

Governments should exercise leadership at the local, national and international level to eliminate caste and caste-based discrimination through the application and promotion of good practices. Their efforts should be encouraged and supported by other actors, including civil society organisations, multilateral and bilateral development agencies, international financial institutions, the private sector, UN, European Union (EU), South Asian Association for Regional Cooperation (SAARC), Organization of American States (OAS), Association of Southeast Asian Nations (ASEAN), African Union (AU), Arab League of Nations, and relevant international organisations.

Overview of Progress Made

The attention of the international community has been brought to the existence and persistence of various forms of caste-based discrimination occurring around the world. This practice has been established firmly as a violation of international human rights law.

The monitoring of existing mechanisms to prohibit caste-based discrimination has led states to adopt strengthened standards and to improve adherence to legislation. Important progress has been made in the adoption of progressive reforms to eliminate caste-based discrimination, such as that made by Nepal in the constitutional, legislative and institutional measures enacted to date for addressing caste-based discrimination.

National movements, solidarity platforms, and an international network for combating caste-based discrimination have been established and transnational links between them have been forged. Alliances have been built with other groups who experience endemic forms of discrimination, including in the context of the 2001 UN World Conference against Racism. Racial Discrimination, Xenophobia and related forms of Intolerance. Innovative strategies for advocacy and capacity-building to combat caste-based discrimination have been developed, including mass mobilisation, political and institutional reform, budget monitoring, media links, and documentation of human rights issues.

Important actions have been taken by the UN human rights mechanisms, including the UN Treaty Bodies, the former UN Sub-Commission on the Promotion and Protection of Human Rights, and UN Special Rapporteurs, to bring attention to caste-based discrimination, to affirm its prohibition under international human rights law, and to advise governments on the implementation of existing law to prohibit caste-based discrimination and the adoption and implementation of new measures towards this end. The Universal Periodic Review of the Human Rights Council has also been used effectively to bring focus on caste-based discrimination in a wide range of states and has generated recommendations for states to combat this discrimination.

The UN High Commissioner for Human Rights has recognised the persistence of caste-based discrimination and firmly stated that it constitutes the “very negation of the human rights principles of equality and non-discrimination”. Constructive engagement with the Office of the High Commissioner for Human Rights has grown significantly and this partnership has helped to initiate vital cooperation with states and other UN agencies for the elimination of caste-based discrimination.

Key principles

The following cross-cutting principles can be used as a framework for mainstreaming good practices and strategies to eliminate caste-based discrimination into legislative, policy and programme activities.

Non-discrimination: Caste-based discrimination is prohibited by international human rights law. This form of discrimination should be recognised in all measures to address discrimination. Prohibition of discrimination on the basis of caste, descent and/or analogous systems should be included among grounds for non-discrimination in all legislative and policy provisions.

Participation: All persons affected by caste-based discrimination have a right to participate in decision-making that will affect them or the regions where they live. This participation should be effective participation, comprising, inter alia, information sharing, dialogue, consultation, joint decision-making and cooperation in the implementation of decisions made. This participation should occur at all stages of the programme management cycle, from design of policies and programmes to the implementation, monitoring and evaluation stages. The equal participation of women should be ensured.

Accountability and access to remedies: States are accountable for the elimination of caste-based discrimination. Persons affected by caste-based discrimination should have equal access to remedies for violations of their human rights.

Substantive equality and special measures: In order to achieve substantive equality and to overcome caste-based discrimination, states and other actors can adopt special measures in the social, economic, cultural and other fields, with the aim of ensuring full and equal enjoyment of human rights and fundamental freedoms.

Intersectionality: Intersecting forms of discrimination of the basis of gender, age, disability, sexual orientation, religion and ethnicity should be taken into consideration when addressing caste-based discrimination.

Non-retrogression: Measures must be taken to ensure that persons affected by caste-based discrimination do not experience retrogression in access to or enjoyment of their human rights. The progressive realisation of human rights must not discriminate against anyone on the basis of caste.

Data and monitoring: Data to monitor the effects of caste-based discrimination should be collected systematically and transparently. Such data should be disaggregated to analyse intersecting forms of discrimination. Data should be collected in a manner that is consistent with international standards on privacy protection including, inter alia, informed consent and adherence to ethical standards. Data collected should be accessible to persons affected by caste-based discrimination and such persons should participate in all aspects of the design of methodology and collection of data.
Good Practices:

1 Effective frameworks, policies, and institutions

a. Constitutional and legislative provisions should prohibit discrimination, including on the basis of caste, descent and/or analogous systems of inherited status. Governments should review and enact or amend legislation to this end, including prohibiting the practices of ‘untouchability’ in both the public and private spheres. Governments should ensure that responsible institutions are capable of implementing these legislative provisions. New legislation, budgets, multi-year plans, policies, programmes and schemes should be subjected to mandatory equality impact assessments prior to adoption in order to prevent harmful impacts and to ensure positive benefits for disadvantaged groups. Such equality impact assessments should be public and should include the full and effective participation of disadvantaged groups.

b. Governments must create functional institutions of justice. Access to justice should be ensured following violations of the right to non-discrimination and other crimes committed against caste-affected communities, including through measures to combat impunity, support to legal aid, adequate compensation for victims, training for justice sector employees, like the police and judiciary, and monitoring of access to justice for caste-affected groups. Delays to the adjudication process must be eradicated in order to make justice possible. Governments must undertake fundamental reforms of the policing system in order to ensure access to justice for all. An independent legal aid system should be introduced, including with a mandate to intervene on behalf of victims and communities. A system for the protection of victims and witnesses should be adopted.

c. Human Rights Defenders should be safeguarded and their right to freedom of association respected. Governments must undertake prompt and impartial investigations of crimes committed against Human Rights Defenders.

d. States and international organisations should endorse and adopt the draft UN Principles and Guidelines for the Effective Elimination of Discrimination Based on Work and Descent in the UN Human Rights Council to serve as a framework for developing further policies and institutions. States should establish a follow-up monitoring mechanism, such as a UN Special Rapporteur on Discrimination Based on Work and Descent, to promote and oversee compliance with the UN Principles and Guidelines.

e. National Action Plans on human rights should be adopted and implemented fully and should include targeted intervention to eliminate caste-based discrimination. Such plans can include legislative review and reform; targeted budgetary allocations; private sector guidelines; collection of data on caste-based discrimination (including disaggregation by gender and age); and the adoption of special measures. National Action Plans should be time-bound, adequately resourced and routinely monitored for impact. Civil society organisations should be enabled to participate in the design and monitoring of National Action Plans.

f. Statutory bodies to address caste-based discrimination and ‘untouchability’ practices, such as National Dalit Commissions, should be created or strengthened. Such bodies should have adequate resources and personnel, independence, and institutional authority to fulfil their mandate. Processes of appointment to such statutory bodies and other state human rights and justice institutions, should be transparent and accountable to parliaments and should include fair and proportional representation of Dalits or other caste-affected groups, including women from these groups.

g. UN Country Teams should integrate into the Common Country Assessment and UN Development Assistance Framework strategies for eliminating caste-based discrimination. Persons affected by caste-based discrimination should participate in this strategy development, implementation, monitoring and evaluation. All UN agencies should implement affirmative action policies and measures in order to proportionately employ persons affected by caste-based discrimination, including women, in all development activities. UN Country Teams should assist with the implementation of recommendations made on caste-based discrimination by UN Treaty Bodies, the Universal Periodic Review, Special Rapporteurs, and other UN human rights mechanisms.

h. The European Union and the South Asian Association for Regional Cooperation should adopt strategies for political dialogue and policy reform to address caste-based discrimination. This strategy should be applied in measures for EU and SAARC Member States, bilateral dialogues with caste-affected states and in supporting the emergence of international mechanisms to combat caste-based discrimination in the UN and other fora. Attention should be given to addressing caste-based discrimination in country strategy papers, human rights dialogues and trade agreements.

i. Governments should follow the Guiding Principles for the Implementation of the UN “Protect, Respect and Remedy” Framework and should work with the private sector to ensure businesses comply with human rights standards, including the prohibition of caste-based discrimination. The private sector should abide by these Guiding Principles, along with the Ambedkar Principles. Multinational corporations based in home states should be held accountable to legal standards on non-discrimination in their operations in host states, including the Ambedkar Principles.

j. Governments should introduce mandatory human rights education, including education on non-discrimination and equality, into primary schools. Human rights education, including on issues of caste-based discrimination, should be introduced also at the secondary and tertiary levels, including in legal education.

2 Addressing multiple discrimination against Dalit women

a. Governments should take into account the situation of women and girls in all measures taken to address caste-based discrimination and should adopt specific provisions to ensure the human rights of women and girls affected by caste-based discrimination. Particular attention should be paid to combating intersecting forms of discrimination in the sectors of education, employment, health care, access to land and personal security.

b. Women from caste-affected communities should be supported to increase participation at all levels of political governance as well as in other decision-making structures. The formation of high-level skills in capacity building training for Dalit women should be prioritised, in order to provide them with opportunities for employment in donor and other international organizations at the regional and global level, which will lead to increased development and financial support to eliminate caste-based discrimination. Proportional representation of caste-affected women elected into parliaments, legislatures and local governance systems should be mandated. Gender discrimination within caste-affected communities should be challenged through programmes of dialogue and sensitisation of men.

c. National Human Rights Institutions in every caste-based country are encouraged to bring out an annual White Paper to appraise their performance in relation to caste and gender-based human rights violations.
d. Gender-disaggregated data on caste-based discrimination should be collected. This data should be collected in consultation with affected women and should aim for the participation of affected women in the design, collection and evaluation of data.

e. Women and girls affected by caste-based discrimination are particularly vulnerable to various forms of sexual violence, forced and ritual prostitution, trafficking, domestic violence and punitive violence when they seek justice for crimes committed. Measures should be taken to increase protection from these crimes and to tackle impunity and discrimination in access to justice. Such measures can include police and judicial training and monitoring, legal assistance for prosecution of crimes, strengthening laws against domestic violence and other forms of violence against women, awareness campaigns to help prevent exploitation, and investing resources into education for women and girls affected by caste-based discrimination.

3 Humanitarian standards and a framework to eliminate caste-based discrimination in humanitarian response

a. All governments and non-state actors involved in humanitarian response should take measures to tackle exclusion and discrimination in all humanitarian programmes, including disaster response and disaster risk reduction efforts.

b. Strategies and tools should be developed in the planning, implementation and monitoring of programmes, including participatory capacity assessment and vulnerability mapping, inclusion monitoring and social equity auditing. All actors should be trained in tackling caste-based discrimination and measures should be adopted to address and challenge ‘untouchability’ practices in disaster response.

c. The agency of affected communities should be strengthened to ensure their effective participation in all levels of decision-making and in humanitarian operations.

d. These measures must be adopted and sufficiently funded by all governments and non-state actors.

4 Forced and bonded labour and discrimination issues in employment

a. Forced and bonded-labour impacts disproportionately on caste-affected groups, including children. Governments, in cooperation with the International Labour Organization, development agencies, the private sector and trade unions, should implement, enact and fully enforce legislation and action plans prohibiting forced and bonded-labour. This should include the use of rigorous monitoring mechanisms, prosecution of those violating the laws and rehabilitation support for those affected by forced and bonded-labour. The right to freedom of assembly and association should be respected. Donors should differentiate the level of assistance to governments depending on the progress made towards the abolition of bonded-labour.

b. Governments should enforce measures for the immediate ending of manual scavenging. Women disproportionately are relegated to manual scavenging and long term sustainable measures should be taken to increase their capacity to pursue proper employment opportunities, including improving literacy, job skills training and entrepreneurial skills.

c. Governments should adopt legislation to prohibit discrimination on the basis of caste or analogous systems in any public and private sector employment. The introduction or extension of reservation policies in the public and private sector should be considered. Governments should take necessary steps to remove the customary constraints on leaving traditional caste-based occupations and enable individuals to access alternative employment. Policies to this end could include increasing access to finance and markets for small businesses, improving functional literacy and offering targeted job-skills training.

d. Private companies should work to eliminate caste-based discrimination within their own organizations as well as within the operations of their subsidiaries and throughout their supply chain. Businesses and other private sector actors should apply the Ambedkar Principles in all of their operations. Corporate Social Responsibility (CSR) Funds should be used to achieve and implement these goals.

e. The Dalit Discrimination Check is an essential tool to enable businesses to identify caste-based discrimination and to take steps to eliminate it in their operations. Private companies should adhere to the UN Global Compact principles on, inter alia, discrimination in respect of employment and occupation and should work with governments to ensure that all of their operations comply with human rights standards, using the Guiding Principles for the Implementation of the UN “Protect, Respect and Remedy” Framework.

f. Civil society organisations should work in broad coalitions to address the issue of bonded-labour more effectively and special attention should be given to the role the media can play in achieving positive change.

5 Access to services, resources and development

a. Caste-based discrimination prevents equal access to public services (e.g., housing, water and sanitation, health care, education). Governments should ensure equal access to quality public services for all, allocating appropriate budgets to do so, whilst monitoring access and delivery of services. All actors responsible for delivery of public services should be trained in how to identify, monitor and eliminate caste-based discrimination.

b. Governments must protect and promote the poorest and most excluded, ensuring that economic growth is equitable and sustainable. Priority should be given to providing access to financial services and credit for both formal and informal workers. Resources should be allocated to providing technical and higher education and promoting entrepreneurship for caste-affected communities.

c. Governments should take immediate measures to redistribute land to the landless, to adequately meet their agriculture and housing needs. Land titles should be provided to both women and men (preferably to women or jointly where appropriate). Governments need to prevent the encroachment of land owned by persons affected by caste-based discrimination and eviction of these communities. Extractive industries which continue to cause displacement, environmental devastation and conflict need to be properly regulated and compensation provided. CSR funds should be spent in a transparent and accountable way, promoting affirmative action and allocated to promoting the rights of caste-affected communities.

d. Governments should ensure that national and sub-national budgets are transparent, accessible and participatory, at all levels of planning, implementation, review and audit, especially for those affected by caste-based discrimination. All expenditure in relation to caste-affected communities should be subject to a social audit. Specific budget allocations should be made for women from caste-affected groups and the expenditures monitored (see also section 2).

e. Any diversion of funds, misallocation or underspend should be a criminal offence.

f. The state should allocate adequate budget spending to ensure that there is no development and welfare deficit. Such measures
need to be time bound and measurable. Targeted schemes, provisions and benefits, including social protection, are needed to reduce inequality.

g. Governments must take urgent measures to ensure appropriate legal and institutional measures to address corruption, within the framework of international norms and conventions. Measures to promote public accountability of these institutions, including proactive disclosure of budgets, should be adopted.

h. All multilateral and bilateral agencies must uphold the Paris Declaration and uphold the Millennium Development Goals (MDGs) (2015+) commitments.

6 Public awareness and campaigns against the caste system or caste-based discrimination

a. Governments, civil society organisations and the corporate sector should undertake nationwide public awareness campaigns to help eliminate the caste system. These campaigns should ensure that everyone in society is aware that the caste system is a violation of human rights and as such should be on the national agenda.

b. Governments, civil society organisations and the corporate sector should recognise, promote and encourage the communities affected by caste-based discrimination to increase their own capacity to use media strategically and to produce their own media resources.

c. Governments, civil society organisations and the corporate sector should sensitise and mobilise mainstream media to ensure their participation in public awareness campaigns to eliminate the caste system.

7 ‘Untouchability’ practices and inter-community experiences

a. Governments should outlaw the caste system and prevent, prohibit and eliminate practices of ‘untouchability’ directed against persons affected by caste-based discrimination, in the public and private spheres, including in the areas of housing, education, employment, water resources, personal relations (such as marriage) and the use of public spaces. Inter-communal relations at the local level should be monitored to document changes in ‘untouchability’, exclusion and social interaction and to help prevent violence.

b. ‘Untouchability’ practices and gender discrimination in educational institutions should be eliminated through curriculum reform to remove prejudicial content from textbooks and other educational resources, training and monitoring of teachers, and sensitisation programmes for students.

c. Governments should take steps to secure rights of marriage for persons affected by caste-based discrimination who wish to marry freely. This should include prevention and punishment of crimes committed against inter-communal marriages.

8 Civil society strategies – linking local, national, and international

a. Civil society organisations should promote parallel action strategies at the local, national and international level. They should research, document and share information on good practices to eliminate caste-based discrimination and caste-based violations of human rights. Attention to caste-based discrimination should be mainstreamed into civil society work on affected countries or relevant themes. Information sharing and meaningful involvement should be a two-way process to ensure that actors at local, national and international levels are equally aware of and able to influence issues and developments in their respective spheres of activity.

b. National platforms on the elimination of caste and caste-based discrimination should be created. These platforms should focus on asserting political pressure for accountable governance and should systematically monitor public institutions, including especially those on justice, to achieve reforms. (See also section 1)

c. Civil society organisations should build alliances with civil society organisations focused on caste-based discrimination, and vice versa, in order to mainstream attention to caste-based discrimination across relevant sectors of advocacy and service-delivery. Hiring practices in civil society organisations should eliminate caste-based discrimination and should adopt special measures to recruit staff from affected groups.

d. Donors should provide funding and technical support aimed at strengthening civil society organizations, including provision for social movements. Funding structures should be multi-year to enable more effective project implementation. Targeted resources should be allocated to civil society organisations focused on caste-based discrimination that are managed by Dalits or other caste-affected groups.

e. Recommendations made on caste-based discrimination at the UN, ILO or other international or regional bodies should be linked to national and local level follow-ups and monitoring of compliance with recommendations. Actions can include translation, making outputs relevant to local contexts and enabling local-level inputs to tools like shadow reports or country visits of UN Special Rapporteurs. Civil society organisations should liaise systematically with parliamentarians on the follow-up to such recommendations.

f. Civil society organisations focused on caste-based discrimination should build the leadership and empowerment of women and young people. Capacity-building can include language training or providing translation, management skills and opportunities to enhance leadership skills. Women and youth should participate equally in all aspects of organisational activity. Civil society organisations focused on caste-based discrimination should have at least 50 percent female staff and should include women in leadership positions. (See also section 2)

g. Civil society organisations should build alliances with media and build media strategies, including by sharing information across countries. (See also section 6 (b))

h. Religious communities and organisations should be encouraged to initiate and participate in inter-faith dialogue, with a possibility to work together to overcome social exclusion, to affirm and safeguard human dignity and to transform cultures of domination and discrimination.

Notes

1 These recommendations were borne out of the International Consultation on Caste-Based Discrimination – Good practices and strategies to eliminate caste discrimination by governments, civil society, national and international institutions and agencies, held on 29 November – 1 December 2011, in Kathmandu, Nepal. They were launched alongside a Declaration and Urgent Global Call for Action – available for download from: http://bit.ly/GlobalCall

2 When caste-based discrimination is noted this is meant to include also ‘untouchability’.

3 For a list of political statements on the need for sharing good practices to eliminate caste discrimination, please see: http://idsn.org/idsn-consultation/best-practice-statements/

4 Please see the UN Compilation of References to Caste-Based Discrimination by UN Treaty Bodies, Universal Periodic Review, and UN Special Procedures, IDSN (November 2011), available at: www.idsn.org/UNcompilation

5 Further recommendations for an EU Policy Framework can be found at http://idsn.org/international-advocacy/ue/idsn-recommendations/.
The International Consultation on Caste-Based Discrimination: Good practices and strategies to eliminate caste discrimination by governments, civil society, national & international institutions was organised by the International Dalit Solidarity Network (IDSN) in cooperation with Feminist Dalit Organisation (FEDO), the National Dalit Social Welfare Organisation (NNDSWO) and the Dalit NGO Federation (DNF) with the financial support of the European Union.

The Declaration and Recommendations are outcomes of the Consultation.

Participants included representatives of:

- Dalit NGOs, Human Rights NGOs and Development NGOs
- The International Labour Organization (ILO), the office of the UN High Commissioner for Human Rights, UNDP, UN Women, and UN experts
- The European Parliament, the EU delegation to Nepal, and the EC Humanitarian Aid & Civil Protection unit (ECHO)
- Human Rights Watch, Amnesty International, The Open Society Foundation, DanChurchAid, Asian Human Rights Commission, Lutheran World Federation, World Council of Churches, Christian Aid, International Movement Against All Forms of Discrimination and Racism (IMADR), and ICCO
- Dalit Solidarity Networks
- Governments
- Diplomatic Representations
- National Human Rights Institutions

Other participants included Dalit Human Rights defenders working independently and researchers.

The contents of this declaration are the sole responsibility of IDSN and can under no circumstances be regarded as reflecting the position of the European Union.