Sixty-second session
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Advancement of women

Violence against women migrant workers

Report of the Secretary-General

Summary

Pursuant to General Assembly resolution 60/139, the present report provides information on the legal and policy measures introduced by Member States and the activities undertaken by entities of the United Nations system and other organizations to address violence against women migrant workers. The report concludes with a series of recommendations for future action.

* A/62/150.
## Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Paragraphs</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Introduction</td>
<td>1–6</td>
<td>3</td>
</tr>
<tr>
<td>II. Measures taken by Member States</td>
<td>7–28</td>
<td>4</td>
</tr>
<tr>
<td>A. Statistical information and research</td>
<td>9</td>
<td>4</td>
</tr>
<tr>
<td>B. Legal measures</td>
<td>10–13</td>
<td>5</td>
</tr>
<tr>
<td>C. Policy and programme measures</td>
<td>14–28</td>
<td>6</td>
</tr>
<tr>
<td>III. Measures taken by United Nations intergovernmental and expert bodies</td>
<td>29–51</td>
<td>9</td>
</tr>
<tr>
<td>A. General Assembly</td>
<td>30–33</td>
<td>9</td>
</tr>
<tr>
<td>B. Commission on Human Rights/Human Rights Council</td>
<td>34–38</td>
<td>10</td>
</tr>
<tr>
<td>C. Commission on the Status of Women</td>
<td>39–41</td>
<td>11</td>
</tr>
<tr>
<td>D. Human rights treaty bodies</td>
<td>42–51</td>
<td>12</td>
</tr>
<tr>
<td>IV. Measures taken by entities of the United Nations system</td>
<td>52–69</td>
<td>14</td>
</tr>
<tr>
<td>A. Division for the Advancement of Women, Department of Economic and Social Affairs</td>
<td>53</td>
<td>14</td>
</tr>
<tr>
<td>B. Economic Commission for Latin America and the Caribbean</td>
<td>54–56</td>
<td>15</td>
</tr>
<tr>
<td>C. United Nations Development Fund for Women</td>
<td>57–58</td>
<td>15</td>
</tr>
<tr>
<td>D. United Nations Population Fund</td>
<td>59–60</td>
<td>16</td>
</tr>
<tr>
<td>E. United Nations Research and Training Institute for the Advancement of Women</td>
<td>61</td>
<td>16</td>
</tr>
<tr>
<td>F. International Labour Organization</td>
<td>62–65</td>
<td>16</td>
</tr>
<tr>
<td>G. United Nations Educational, Scientific and Cultural Organization</td>
<td>66</td>
<td>17</td>
</tr>
<tr>
<td>H. International Organization for Migration</td>
<td>67–69</td>
<td>17</td>
</tr>
<tr>
<td>V. Conclusions and recommendations</td>
<td>70–80</td>
<td>18</td>
</tr>
</tbody>
</table>
I. Introduction

1. The General Assembly, in its resolution 60/139, while expressing deep concern at the continuing reports of grave abuses and acts of violence committed against women migrant workers, urged Governments to strengthen further their efforts to protect and promote the rights and welfare of women migrant workers. It proposed a series of measures to prevent violence, punish perpetrators and provide support and assistance to victims of violence.

2. In the same resolution, the General Assembly requested the Secretary-General to report to it at its sixty-second session on the problem of violence against women migrant workers and on the implementation of the resolution, taking into account updated information from the organizations of the United Nations system, in particular the International Labour Organization (ILO), the United Nations Development Programme, the United Nations Development Fund for Women (UNIFEM) and the International Research and Training Institute for the Advancement of Women (INSTRAW), as well as the International Organization for Migration (IOM) and other relevant sources, and reports of relevant special rapporteurs of the Commission on Human Rights/Human Rights Council.

3. The present report is submitted in accordance with the above-mentioned request and is based on, inter alia, information received from Member States (see para. 7 below) and entities of the United Nations system. In addition to those entities listed in paragraph 2, information was provided by the Division for the Advancement of Women of the Department of Economic and Social Affairs, the Economic and Social Commission for Latin America and the Caribbean (ECLAC), the United Nations Population Fund (UNFPA) and the United Nations Educational, Scientific and Cultural Organization (UNESCO). It is also based on information on the work of intergovernmental and expert bodies.

4. The issue of violence against women migrant workers was on the agenda of the General Assembly every year from 1992 to 1997, and since then it has been considered on a biennial basis.

5. The Beijing Platform for Action recognized migrant women workers as particularly vulnerable to violence (para. 116) and called for special measures to eliminate such violence and for services for this group of women (e.g., paras. 125 (b), 125 (c) and 126 (d)).

6. Women currently represent half of the world’s international migrants. The experiences of women migrants differ from those of men. While migration provides new opportunities for women, it also often gives rise to discrimination. Women are exposed to violence at every stage of the migration cycle. Such violence includes sexual and gender-based violence, trafficking, domestic and family violence, racist and xenophobic acts and abusive labour practices (see resolution 60/139). As a means of enforcing contracts or debt arrangements, often in an illegal migration environment, women are subjected to violence or to the threat of violence against themselves or family members. Migrant women employed to do skilled and unskilled jobs tend to work in sex-segregated occupations that are generally informal and unregulated and offer little protection, putting them at greater risk of abuse and exploitation. Women migrant domestic workers are at high risk of exposure to violence, and their employment may not always be subject to monitoring, regulation or protection. Finally, migrant women also suffer as a result
of intimate partner violence. Their status as migrants may curtail their ability to escape such violence or gain access to available information and support services.1

II. Measures taken by Member States

7. As at 1 June 2007, 22 Member States2 had responded to the Secretary-General’s request for information on the implementation of resolution 60/139. Responses by 11 Member States3 received after the deadline as input for the previous report (A/60/137) on this subject have also been reflected in the present report.

8. Many of the Member States that provided information for the present report covered areas such as prevention, legislative measures and national plans to combat trafficking in women and girls, as well as support for victims. The linkages between trafficking and violence against women migrants had been noted; the subject of trafficking in women and girls will be addressed separately in a report to be submitted to the General Assembly at its sixty-third session, as requested in resolution 61/144.

A. Statistical information and research

9. Several States reported on efforts to record and study incidents of violence against migrant women. Specific studies were carried out in that regard, and efforts were also made to include that issue in more general studies and reports. The Ministry of Labour of Bahrain prepared periodic reports on and carried out statistical analyses of complaints concerning violence made by migrant women. Belarus kept sex-disaggregated data about callers using hotlines for migrants. The Women’s Health Council of Ireland began a national study on the effects of violence on the health of migrant women. Morocco initiated research to monitor the situation of girl child domestic workers in the province of Casablanca. The State Observatory on Violence against Women of Spain established a working group to analyse how measures to address violence serve migrant women. Ukraine reported on research indicating that between 2.5 million and 3.5 million citizens were currently working abroad, the majority of them young with medium to high levels of education. The Syrian Arab Republic stated that in February 2007, 19,227 domestic service workers, mostly from neighbouring Arab States, were officially registered there. The Secretariat for Human Rights of the Ministry of Justice of Argentina set up an observatory to study the situation of the Bolivian migrant community.

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1 See A/60/871, paras. 261 and 265, and A/61/122/Add.1, para. 153.
2 Argentina, Bahrain, Brazil, Croatia, Cyprus, Egypt, Finland, Indonesia, Ireland, Japan, Mexico, Palau, Poland, Portugal, Qatar, the Russian Federation, Saudi Arabia, Singapore, Slovakia, Spain, the Syrian Arab Republic and Ukraine.
3 Belarus, Georgia, Jordan, Malaysia, Morocco, the Netherlands, the Niger, Oman, Serbia, Thailand and the United Arab Emirates.
B. Legal measures

1. International obligations

10. As at 1 June 2007, 36 States had become parties to the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, which entered into force on 1 July 2003. Five of the Member States that submitted information for the report had ratified the Convention. Several Member States drew attention to their adherence to other international and regional human rights instruments and to International Labour Organization conventions relevant to the situation of women migrant workers. Oman reported that the protection of women migrant workers was enhanced by its accession, in 2006, to the Convention on the Elimination of All Forms of Discrimination against Women.

2. Domestic legal measures

11. New or revised criminal laws that benefited migrant women, including through the prosecution of perpetrators of violence, were reported by several States. The Penal Code of Bahrain included provisions aimed at ensuring the protection of women migrant workers who were victims of harassment or similar abuse, particularly when the victim was a domestic worker or when the offender had control over the victim. Croatia amended its Criminal Code in 2004 to prohibit forced labour, slavery and servitude and instituted penalties for those convicted of such crimes. The implementation of article 273 (a) of the Criminal Code (2005) of the Netherlands, which made the exploitation of workers in the labour market a criminal offence, was expected to reveal the extent to which women migrant workers experience exploitation. Singapore reported that since its Penal Code was amended in 1998 to increase penalties for the abuse of domestic workers by employers or household members, there had been a decline in the number of reported cases, from 157 in 1997 to 23 during the first three quarters of 2006. Since 2001, 27 employers or household members had served prison sentences for the abuse of foreign domestic workers and had subsequently been barred from employing such workers again. In Thailand, women migrant workers who gave evidence to officials in connection with investigation, criminal interrogation or court proceedings relating to abusive employers were afforded special protection under Witness Protection Act B.E. 2546 (2003).

12. A number of Member States also provided information about legislation pertaining to the recruitment, remuneration and social integration of migrant women and the protection of their rights, as well as about the provision of services for migrant women victims of violence. In Argentina, Migration Law No. 25,871, which entered into force in 2004, broadened the rights of migrant workers in general and included a framework for reducing violence against women migrant workers and ensuring access to justice. In Germany, an amendment to the Immigration Act was under discussion in parliament and included measures to prevent forced marriages and to support the integration of migrants. The Employment Permits Act 2006 of Ireland benefited migrant workers, as it called for the issuance to employees of permits that contained a statement of rights and entitlements regarding remuneration and to the right to change employers. The Act prohibited employers from deducting recruitment expenses from remuneration and from retaining a migrant worker’s personal documents, including passports and driving licences. Spouses of employment permit holders were entitled to apply for an employment permit in their
own right and thereby gain independent status. Any employer who contravened the provisions of the Act was liable to prosecution.

13. Several States reported on aspects of labour law and regulations that specifically addressed the issue of women migrants. In Serbia, the Law on the Protection of Citizens Working Abroad (2005) provided protection and guidance relating to employment by foreign employers of citizens and members of their families during departure, work abroad and return. Laws in Oman and Qatar made it possible for women domestic workers who experienced violence, either by an employer or a household member, to terminate their contracts prematurely. The Ministry of Labour and Social Affairs of the Syrian Arab Republic required the use of a standard contract for domestic service that specified the monthly salary and included a requirement that employers provide adequate food, clothing, shelter and medical care for domestic workers. The employment contract also prohibited mistreatment of or violence against domestic women workers. In Thailand, the Labour Protection Act prohibited sexual harassment, granted migrant workers access to health care and guaranteed a minimum wage.

C. Policy and programme measures

1. National strategies, action plans and other mechanisms

14. Several States noted that national action plans to combat violence against women in general also provided protection for migrant women. In a few States, national action plans contained provisions aimed specifically at combating violence against women migrant workers. These included, in Slovakia, the National Strategy for the Prevention and Elimination of Violence against Women (2005-2008); in Germany the second National Action Plan to Combat Violence against Women (2007); and in Poland, the National Programme to Counteract Domestic Violence. The national strategy of Morocco to combat violence against women recognized violence against women migrant workers as an emerging issue. The Strategic Plan on Citizenship and Integration (2007-2010) of Spain established programmes to strengthen women migrant workers’ participation in all areas of social life. The Plan called for the revision of policies on gender-based violence to better serve women migrant victims of violence. Mexico’s National Institute for Migration incorporated a gender perspective into the design and implementation of migration policy.

15. A number of States also provided information on monitoring and redress procedures. In Argentina, the Tripartite Commission on equal opportunities for and treatment of men and women in the labour market included migrant women in its assessments of work-related violence. The Ministry of Manpower of Singapore conducted interviews with foreign domestic workers during their initial months of employment to check for any adjustment problems.

16. Indonesia established a national coordinating agency for the placement and protection of Indonesian workers overseas under presidential decree No. 8/2006, and also improved processes for the recruitment, pre-departure, placement and return of migrant women by uniting them under a “one-roof” service initiative. With the participation of related ministries, this special agency was responsible for evaluating and monitoring all aspects of sending migrant workers abroad, including efforts to combat violence against women migrant workers.
17. The Special Rapporteur on the human rights of migrants was invited by Indonesia to conduct a country visit in December 2006. The Special Rapporteur held dialogues with various stakeholders, observed the situation of women migrant workers in border areas and interviewed women migrant workers who had returned to Indonesia after either escaping or being deported following instances of severe abuse at the hands of employers and employment agencies.

18. In Ireland, as most domestic workers were migrant women, the Department of Enterprise, Trade and Employment published a code of practice setting out employment rights and protections for all persons employed in people’s homes, including the right to privacy, the right to a written contract and the right to join a trade union.

19. The Labour Relations Administration of the Ministry of Labour of Bahrain and the Department of Labour Inspection of the Niger accepted complaints from women migrant workers concerning instances of violence. The Ministry of Labour of Saudi Arabia established a department that offered protection and support for migrant workers.

2. Prevention measures

20. Member States carried out a range of activities to raise awareness about violence against migrant women, including organizing campaigns and conferences, developing guidelines and information materials and creating websites. As part of its observance of the campaign entitled “16 Days of Activism to End Violence against Women”, Argentina held a one-day conference on the theme “Migration, slave labour and gender”. Belarus used the media, seminars and film to raise awareness among potential migrants of the dangers of working abroad, including abuse and sexual exploitation, aimed at ensuring that they did not become victims of trafficking. Mexico organized a range of events, including round-table discussions and designated days, to raise awareness of violence against migrant women among policymakers, civil society organizations and migrant women themselves.

21. Bahrain published guides in eight languages that provided information to foreign workers, including domestic servants, on their rights and obligations, and distributed them during the mandatory medical check-ups of foreign workers. Japan published pamphlets and created a website in seven foreign languages to inform victims of spousal violence about their rights under the law and about the services available to them. Portugal and Ireland produced leaflets on domestic violence intended for women migrants. In Finland, brochures and handbooks, available at municipal immigration offices, as well as at employment offices and immigrant advisory centres, contained information in several languages about Finnish society, including information regarding equality, orientation to working life and the use of protection orders in cases of domestic violence. Brazil and Mexico published guides aimed at educating migrant women about their rights and at preventing all forms of violence. In Serbia, the media provided information about legislation intended to secure safe and legal migration. Thailand translated its Labour Protection Act into Burmese, Khmer and Lao and disseminated relevant laws to provide migrant workers with information about their rights.

22. Capacity-building was an important strategy reported on by several Member States. Bahrain, Ireland, Mexico, Portugal, Slovakia and Spain carried out capacity-building activities to train Government officials and social service providers to
recognize and address violence against women migrant workers. In 2004, Bahrain trained hotline staff to handle complaints from women migrant workers who were victims of violence. A pilot project in Ireland for interpreters working with women who reported sexual assaults aimed to raise their awareness of such violence. The Department of Justice, Equality and Law Reform of Ireland also provided training to health-care providers on the rights of migrant workers, asylum-seekers, refugees and employees under the Employment Permits Act of 2006. In Mexico, the National Women’s Institute collaborated with the National Institute for Migration to train officials on the rights of women migrant workers and the prevention of violence. The High Commission for Immigration and Ethnic Minorities of Portugal provided training on gender equality to leaders of immigrant associations with the aim of enhancing the empowerment and participation of immigrant communities. The prevention of violence against migrant women formed part of various education and training programmes carried out by the Offices of Labour, Social Affairs and Family of Slovakia. Spain intended to hold workshops for immigrant associations aimed at the eradication of female genital mutilation.

23. Policies concerning the migration process had been revised by several States with a view to reducing violence against women. The Ministry of Manpower of Singapore set the minimum age of a first-time domestic worker at 23, imposed an educational requirement of at least eight years of basic schooling and introduced mandatory programmes to educate employers and domestic workers on their respective rights and responsibilities. The United Arab Emirates took steps to eliminate potential exploitation in the recruitment of women migrant workers by eliminating the middleman from the process. Government ministries monitored employment agencies to ensure that they did not demand money directly from workers during the recruitment process but instead received an agreed commission from employers. The agencies’ relationship with the workers terminated immediately upon their reporting to work after entering the United Arab Emirates.

3. Support measures

24. Member States introduced a number of measures to support migrant women, including shelters, one-stop centres, hotlines and improved information on and access to social services. Bahrain, Japan, Malaysia, Poland and Saudi Arabia reported that they had established shelters that provided services, including medical and psychological treatment as well as protection and legal counselling, to victims of violence.

25. Bahrain, Belarus, Finland, Indonesia, Ireland, Japan, Malaysia, Portugal, Singapore and Ukraine established telephone hotlines by means of which women migrant workers could seek advice and counselling on a range of issues, including violence against women.

26. Several States reported on social services oriented towards migrant women victims of violence. The Ministry of Social Affairs and Health of Finland, together with the non-governmental organization Monika-Naiset, which assisted and supported immigrant women who experienced violence, published a guidebook entitled “Immigrant women and violence — a guide to assistance provided by the social and health-care sector”. The Tukeva Perhe and Kokonainen projects in Finland also provided training and produced materials to enhance the ability of social and health services to address violence against migrant women, including
honour-related violence, female genital mutilation and domestic violence. Japan established human rights counselling offices for foreign nationals in eight cities, where migrant women victims of violence can receive advice on legal remedies for violations of their rights, with the support of translation services. In Portugal, a comprehensive online database of resources for support for victims of domestic violence included a section on services available to the migrant population. In Malaysia, the *Rumah Nur* — women's services centres — served as one-stop centres open to all women victims of violence, providing counselling, legal literacy and temporary shelter.

4. **Cooperation efforts**

27. Cooperation efforts reported by Member States included bilateral labour agreements, cooperation with non-governmental organizations and collaboration with United Nations entities. Indonesia concluded bilateral labour agreements with several receiving countries, namely, Jordan, Kuwait, Malaysia and the Republic of Korea, that were aimed at promoting and protecting the rights of women migrant workers, including those who were undocumented. Qatar concluded bilateral agreements with labour-sending countries to enforce employment contracts that set out the rights and obligations of employees and employers, as well as dispute resolution mechanisms. Mexico concluded repatriation agreements with El Salvador, Guatemala, Honduras and Nicaragua that contained content specific to the protection of the rights of women migrant workers. Mexico organized events focusing on women and migration with the United States of America and with States on its southern border. Belarus and Ukraine reported on the conclusion of several bilateral agreements regulating working conditions and protecting the rights of migrant workers.

28. Several States, including Bahrain, Belarus, Ireland, Finland, Jordan, Mexico and Ukraine reported on collaboration with non-governmental organizations and United Nations agencies. Jordan signed a memorandum of understanding with UNIFEM for a three-year project entitled “Empowerment of women migrant workers in Jordan”. The project included the formation of a committee on the improvement of the lives of women migrant workers, chaired by the Ministry of Labour. The membership of the committee included grass-roots organizations and representatives from the embassies of Indonesia, the Philippines and Sri Lanka. The work of the committee led to the adoption of a model employment contract for female domestic workers that specified their basic labour rights.

III. **Measures taken by United Nations intergovernmental and expert bodies**

29. Since the adoption of resolution 60/139, a number of United Nations intergovernmental bodies continued to work to combat violence against women migrant workers. Their activities are summarized below.

A. **General Assembly**

30. Violence against women migrant workers was addressed by the General Assembly during its sixtieth and sixty-first sessions.
31. At its sixtieth session, the General Assembly called on Governments to incorporate a gender perspective in their policies on international migration, including the protection of women migrants from violence, discrimination, trafficking, exploitation and labour abuse (resolution 60/210).

32. At its sixty-first session, on 14 and 15 September 2006, the General Assembly held a High-level Dialogue on International Migration and Development during which the multidimensional aspects of international migration and development were discussed and the relationship between international migration, development and human rights was recognized. The Secretary-General’s report (A/60/871), which informed the Dialogue, drew attention to violence against migrant women. It noted that policies related to international migration should be gender-sensitive so as to support the empowerment of female migrants and not place them in vulnerable situations (para. 86). The report also noted that married migrant women who were admitted as dependants under family migration and did not enjoy an independent migrant status or access to the labour market may, in particular, become vulnerable to abuse (para. 260). When women migrated as workers, the limitations they faced relative to migrant men included segregation into traditional, low-paid female occupations and greater vulnerability to sexual exploitation. In order to improve the benefits of the migration process for women, the report recommended that measures be underpinned by a genuine commitment by Governments to improve the overall status of all women (para. 265).

33. Also at its sixty-first session, following the launch of the Secretary-General’s in-depth study on all forms of violence against women, the General Assembly called for the intensification of efforts to eliminate all forms of violence against women and urged Member States and entities of the United Nations system to take necessary action at many levels (resolution 61/143). It called upon States to take positive measures to address structural causes of violence against women and to strengthen prevention efforts that address discriminatory practices and social norms, including with regard to women who needed special attention, such as migrant women.

B. Commission on Human Rights/Human Rights Council

34. A number of Special Rapporteurs reporting to the Commission on Human Rights and subsequently to the Human Rights Council devoted attention to violence against women migrant workers. No resolutions were adopted by the Commission on Human Rights or the Human Rights Council concerning violence against migrant women during the period covered by the present report.

35. The Special Rapporteur on the human rights of migrants highlighted allegations of abuse against migrant women by private recruitment agencies, including the confiscation of documents, the imposition of harsh working conditions, and confinement, as well as treatment characterized as forced labour (E/CN.4/2006/73). Attention was drawn to reports of sexual abuse by employers of women who migrated as domestic workers. In the context of irregular migration, the

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4 During its first session, from 19 to 30 June 2006, the Human Rights Council decided to extend exceptionally for one year, subject to the review to be undertaken by the Council, the mandates and the mandate-holders of all the Commission’s special procedures (see A/HRC/1/102).
Special Rapporteur noted that abuse took place mainly in the private sphere and underscored the responsibility of States for enforcing the rights of migrants.

36. The Special Rapporteur on violence against women, its causes and consequences pointed out that women working in globalized labour markets often found themselves in work environments where there was little or no monitoring of labour standards (E/CN.4/2006/61). While noting that women’s involvement in the economy as migrant workers may be a source of empowerment, the Special Rapporteur also observed that some local and “traditional” forms of violence against women had become globalized. The need for States and international organizations to cooperate in order to develop sustainable solutions firmly grounded in international human rights law in relation to forced and voluntary migration was highlighted. The Special Rapporteur emphasized the need to ensure that all workers, regardless of their status, received adequate legal protection under national and international labour legislation.

37. In her first report to the Human Rights Council, the Special Rapporteur analysed issues relating to the intersection between culture and violence against women (A/HRC/4/34). The Special Rapporteur noted a trend towards redefining violence against migrant women as an integration rather than a gender-equality problem, which had further stigmatized and marginalized such women. Another area of concern identified by the Special Rapporteur was the tendency of immigrant communities to adopt fundamentalist interpretations of their culture in order to assert a group identity when experiencing ethnic or religious discrimination. As women were often regarded as transmitters or bearers of culture, violence was used to enforce women’s compliance with such strict codes of conduct.

38. The Special Rapporteur on trafficking in persons, especially women and children analysed the relationship between trafficking and the demand for commercial sexual exploitation (E/CN.4/2006/62). In her first report to the Human Rights Council, the Special Rapporteur covered forced marriage in the context of trafficking in persons (A/HRC/4/23). Drawing from responses to a questionnaire sent to Governments, international organizations and non-governmental organizations, the Special Rapporteur concluded that as articulated in general recommendation 19 adopted by the Committee on the Elimination of Discrimination against Women, forced marriage was in itself a form of violence against women that further entrenched gender-based violence.

C. Commission on the Status of Women

39. At its fiftieth session, the Commission on the Status of Women considered the theme “Enhanced participation of women in development: an enabling environment for achieving gender equality and the advancement of women, taking into account, inter alia, the fields of education, health and work”. In its agreed conclusions, the Commission called for the incorporation of a gender perspective in all policies and programmes on international migration, the promotion of the full enjoyment of human rights and fundamental freedoms by women migrants and efforts to combat discrimination, exploitation, ill-treatment, unsafe working conditions and violence, including sexual violence and trafficking. It also called upon States to facilitate family reunification in an expeditious and effective manner, with due regard to
applicable laws, as such reunification had a positive effect on the integration of migrants.

40. Also at its fiftieth session, the Commission on the Status of Women convened a high-level panel that held an interactive discussion on the theme “Gender dimensions of international migration”, which served as input to the High-level Dialogue on International Migration and Development of the General Assembly. Violence against women migrants was identified as a critical issue, and participants recommended further examination of the living and working conditions of both legal and undocumented women migrant workers to identify their mistreatment and abuse.

41. At its fifty-first session, the Commission on the Status of Women considered follow-up at the national and international levels to the Secretary-General’s in-depth study on all forms of violence against women. During an interactive discussion with a panel of experts, including the Special Rapporteur on violence against women, its causes and consequences, participants exchanged experiences and examples of initiatives to address violence against women. Participants highlighted migrant women’s particular vulnerability to violence, which was due in part to poverty and lack of economic capacity and opportunity.

D. Human rights treaty bodies

42. In the period under review (June 2005 to June 2007), some of the treaty bodies established under international human rights instruments addressed issues relating to migration, including the enjoyment of human rights by women migrant workers and their families. The Committee on the Elimination of Discrimination against Women, the Committee on Economic, Social and Cultural Rights, the Committee on the Elimination of Racial Discrimination, the Committee on Migrant Workers, the Committee on the Rights of the Child and the Human Rights Committee paid attention to the specific issue of violence against migrant workers in concluding comments and observations on States parties and in other activities.

43. The Committee on the Elimination of Discrimination against Women was concerned that women who migrated in search of work opportunities, especially those who did so through informal channels, were vulnerable to becoming victims of violence, exploitation and trafficking. The Committee noted that there was a lack of legislation and policies on the rights of migrant workers, especially the rights of migrant domestic workers. The Committee called for studies to be undertaken on discrimination against migrant women and for statistics to be collected on their employment situation and on the various forms of violence they experienced. The Committee encouraged measures to enhance access to justice for migrant women in all instances of violations of employment rights. On a number of occasions, the Committee called for the adoption of comprehensive laws to safeguard the rights of women migrant workers, the creation of easily accessible avenues for redress and permission for victims of abuse to stay in a country while seeking redress, as well as for awareness-raising efforts targeted at migrant workers regarding their rights and the availability of social services. Concerned about female genital mutilation among migrant women of African descent, the Committee recommended that States take urgent action, including the enactment of legislation, to eradicate that harmful traditional practice.
44. The Committee on the Elimination of Discrimination against Women continued to work on a general recommendation on migrant women, which is expected also to address the question of violence against women migrant workers. The Committee wrote to the President of the General Assembly on the occasion of the High-level Dialogue on International Migration and Development to draw attention to that forthcoming general recommendation.

45. The Committee on Economic, Social and Cultural Rights was concerned that women working outside their country of origin were subject to abusive practices and infringement of their rights, in particular with regard to the enjoyment of economic, social and cultural rights. The Committee called for the protection and promotion of the rights of citizens working abroad through bilateral agreements and by ensuring that migrant workers and members of their families received sufficient information on their rights and obligations under international law and under the law and practice of the host country. The Committee also recommended the adoption of effective legislative measures to eliminate the exploitation and abuse of migrant domestic workers.

46. The Committee on the Elimination of Racial Discrimination was concerned about the situation of women migrant workers, especially those from indigenous communities, who may be victims of multiple forms of discrimination and abuse, including long working days, lack of health insurance, physical and verbal ill-treatment, sexual harassment and the threat of being handed over to immigration authorities if undocumented. The Committee was concerned about the vulnerability of migrant women victims of domestic violence, who may not seek assistance or ask for separation or divorce for fear of expulsion. The Committee was concerned about substantial allegations of prejudice against women migrant domestic workers, as well as of confinement, rape and physical assault, especially in connection with their working conditions, as they often did not benefit from protection under labour law.

47. The Committee on the Rights of the Child expressed concern about the situation and vulnerability of the children of migrant workers, including the high number of working and migrant children among indigenous communities, as well as about alleged human rights violations of migrant workers and their families, such as arbitrary arrests and detentions, especially by local police. The Committee was concerned about cases of the torture and cruel and degrading treatment of migrant children. The Committee recommended that States parties develop and implement policies to better protect and serve children of migrant workers, monitor the practice of domestic and rural labour performed by children, investigate such cases and provide victims with the appropriate services for care, recovery and social integration.

48. The Committee on the Rights of the Child adopted general comment No. 6 (CRC/GC/2005/6) on the treatment of unaccompanied and separated children outside their country of origin. The general comment highlighted the vulnerability of that group to exploitation and abuse and noted that girls were at particular risk of gender-based violence and of being trafficked, including for purposes of sexual exploitation.

49. The Committee on the Protection of the Rights of All Migrant Workers and Members of Their Families reviewed three initial reports during the period covered. Positive aspects noted by the Committee included the availability of training courses
for officials on the content of the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families with special emphasis on the rights of women migrants. The Committee expressed its concern that indigenous women migrants suffered from dual discrimination in respect of their enjoyment of their rights, especially their economic, social and cultural rights, and were especially vulnerable to violations and abuses. It noted the extreme vulnerability of undocumented women migrant workers in domestic service, many of whom were subjected to illegal working conditions, degrading housing conditions, ill-treatment, extortion and even sexual harassment or rape by employers. The Committee recommended appropriate measures to protect migrant women, including through access to regular migration status and more systematic involvement of the labour authorities in monitoring working conditions. It also recommended that women migrant workers in domestic service be given access to mechanisms for bringing complaints against employers and that all abuses be investigated and punished.

50. In December 2005, the Committee held a day of general discussion on the theme “Protecting the rights of migrant workers as a tool to enhance development”. The Committee submitted a summary (A/61/120) of its discussion to the High-level Dialogue on International Migration and Development. The Committee recommended that special attention be given to the protection of the rights of migrant women, in particular domestic workers.

51. The Human Rights Committee was concerned that migrant workers faced persistent discriminatory treatment and abuse in the workplace, had their official identification papers confiscated or retained and were not provided with adequate protection and redress. It noted that migrants were at high risk of being sold, trafficked and exploited. The Committee recommended that migrant workers be afforded full and effective access to social services, educational facilities and personal documents, adequate forms of redress and the right to form trade unions. In one case, it recommended the establishment of a governmental mechanism to which migrant workers could report violations of their rights by their employers, including the illegal withholding of their personal documents.

IV. Measures taken by entities of the United Nations system

52. The following entities of the United Nations system provided information on their efforts to combat violence against women migrant workers.

A. Division for the Advancement of Women, Department of Economic and Social Affairs

53. The question of violence against women was a priority area of work of the Division for the Advancement of Women in the period under review. Specific attention was devoted to violence against women migrant workers in the Secretary-General’s in-depth study on all forms of violence against women (A/61/122/Add.1). The study highlighted violence against migrant women as an under-documented form of violence against women and discussed the particular vulnerability of undocumented and unskilled workers to violence, especially those in domestic service settings (paras. 91 and 222). The study noted that migrant women who
experienced intimate partner violence could not always have easy access to information, support services or means of redress owing to their status, which made it more difficult for battered immigrant women to escape their abusers (para. 153). The study underscored the need for States to integrate efforts to prevent violence against women into a wide range of programme areas, including immigration (para. 387).

B. Economic Commission for Latin America and the Caribbean

54. The Economic Commission for Latin America and the Caribbean, together with IOM, contributed to the organization of the Ibero-American Meeting on Migration and Development, which was held in Madrid in July 2006 and addressed the links between gender equality and migration. Participants noted that while migration may benefit women, it may also increase the risk of their rights being violated and make them more vulnerable to abuse and violence. Countries were urged to enact legislation to protect migrant women from violence.

55. ECLAC adopted resolution 615 (XXXI), which focused on, inter alia, the situation of women migrants. The Population Division of ECLAC prepared a report on the relationship between migration and human rights.

56. At the fifteenth Ibero-American Summit in 2005, Heads of State or Government adopted the Declaration of Salamanca, which contained a commitment to the protection of the human rights of migrants and the eradication of all forms of discrimination against them.

C. United Nations Development Fund for Women

57. The United Nations Development Fund for Women continued to implement the Asia-Pacific and Arab States Regional Programme on Empowering Women Migrant Workers in Asia, launched in 2001. The programme focused on women migrant domestic workers and was active in Bangladesh, Cambodia, Indonesia, the Lao People’s Democratic Republic, Nepal and the Philippines as countries of origin, and in Hong Kong, Jordan and Thailand as destinations. It promoted policy dialogue, advocacy and sharing of good practices among Governments, as well as the strengthening of women migrant workers’ capacities and their economic and social security in origin and employment countries.

58. One of the activities implemented through the programme was a study, commissioned by UNIFEM, entitled “Mapping the migration process of women migrant workers in Jordan (2005)”. The findings led the Government of Jordan to adopt standard contracts for migrant domestic workers aimed at reducing the incidence of violence. UNIFEM continued to support radio shows aired by the Cambodian Centre for Human Rights to increase public awareness about gender equality and safe migration. UNIFEM co-hosted, in Bangkok in December 2005, a high-level Government meeting of countries of employment on good practices to protect women migrant workers and provided technical assistance to the Ministry of Labour of Thailand in developing rights-based and gender-sensitive contracts for foreign domestic workers.
D. United Nations Population Fund

59. The United Nations Population Fund and partners undertook research on women migrant workers, including on violence against women migrants, in the Latin American and Caribbean region. UNFPA supported the capacity-building of national and regional stakeholders, including training on human rights for the national police and migration police in Costa Rica and Nicaragua. Following an expert group meeting hosted by IOM and UNFPA in May 2006 on the theme “Female migrants: bridging the gaps throughout the life cycle”, the two entities agreed to establish a joint task force to define collaboration at the policy and programmatic levels on the topic of female migration.

60. The UNFPA report *State of World Population 2006: A Passage to Hope — Women and International Migration* covered the diverse experiences of women migrant workers, including their vulnerability to sexual violence and sexual exploitation, their risk of contracting infectious diseases and problems associated with poor health. The report concluded that policy responses would be more likely to succeed if based on strong and accurate data analysis.

E. International Research and Training Institute for the Advancement of Women

61. The International Research and Training Institute for the Advancement of Women considered the issue of violence against women migrant workers as part of its work on violence against women and the feminization of migration. INSTRAW identified a need for further research, capacity-building and dissemination of information on various aspects of migrant women’s lives, including the link between women migrant workers’ economic situation and earnings and their vulnerability to violence. A conceptual framework and research methodology for conducting a gender analysis of remittances and their impact on households and gender relations was developed.

F. International Labour Organization

62. As part of its efforts to address the social dimensions of globalization, ILO focused on the interlinkages between forced labour, child labour, illegal migration and trafficking. The ILO strategy for combating violence against migrant women involved preventing exploitation and abuse and promoting gender-sensitive regulated and managed migration policies, bilateral and multilateral agreements and labour standards for migrant workers within the “decent work” framework.

63. In 2005, a tripartite meeting of experts adopted the non-binding Multilateral Framework on Labour Migration, a key document for promoting a rights-based strategy for migration policy. This framework provided guidance to ILO constituents on strengthening migration policies, while also giving a number of examples of good practices that addressed the vulnerability of women migrant workers.

64. The ILO guide *Preventing Discrimination, Exploitation and Abuse of Women Migrant Workers* covered the full migration cycle from pre-departure to
reintegration into country of origin. The guide, available in 10 languages, had been used extensively to build the capacity of ILO constituents to protect women migrant workers and prevent abusive situations.

65. The ILO Special Action Programme to Combat Forced Labour, launched in 2001, continued to provide technical assistance, at the request of Member States, to address all aspects of forced labour, including trafficking. One project within the Programme mobilized action towards the social protection of workers, including migrant workers, in the informal economy.

G. United Nations Educational, Scientific and Cultural Organization

66. UNESCO planned to launch awareness-raising initiatives to educate migrant women and the general public about the rights of migrant workers, with special attention to the issue of violence. Measures would target professionals likely to come in contact with women migrant workers, such as teachers, law enforcement personnel, police officers, social workers and community leaders. UNESCO also addressed violence against migrant women as part of its efforts against trafficking.

H. International Organization for Migration

67. The International Organization for Migration contributed to the implementation of resolution 60/139 by conducting research and data collection on women and international migration and promoting bilateral cooperation between States as well as by promoting gender-sensitive international migration policies, including policies that regulate the recruitment and deployment of women migrant workers and focus on the protection of the rights of that group of women. It also continued to undertake counter-trafficking activities by providing information on legal migration channels and safe migration.

68. The International Organization for Migration implemented several projects relevant to women migrant workers in various countries, including conducting a qualitative study of migrant women factory workers in Ho Chi Minh City, Vietnam; assessing the situation of women migrant domestic workers in Lebanon with a view to enhancing legislative and policy frameworks; holding a regional workshop in the Philippines to foster collaboration and ethical recruitment practices among public and private employment agencies of sending countries and with selected employer representatives of receiving countries in the European Union; and raising awareness and advocacy for the provision of medical and psychological care and legal advice for victims of sexual violence in Mexico.

69. UNFPA and IOM organized an expert group meeting in May 2006 on the theme “Female migrants: bridging the gaps throughout the life cycle” to discuss the needs, challenges, opportunities and rights of female migrants. The meeting brought together experts from countries of origin, transit and destination, as well as representatives from Governments, international agencies, non-governmental organizations and diaspora organizations. It aimed to formulate a set of recommendations for action as a contribution to the High-level Dialogue on International Migration and Development and to support the mainstreaming of the needs and rights of women migrants in the Dialogue. Participants discussed the protection that should be afforded to migrant women, the information and training
they needed to protect themselves from abuse and the urgent need to combat sexual violence and abuse of migrant women and to regularize women’s migration and employment in order to reduce their risk of suffering such violence and abuse.

V. Conclusions and recommendations

70. During the period covered by the present report, increased attention was paid to the issue of violence against women migrant workers by Member States, entities of the United Nations system and expert bodies and mechanisms. The High-level Dialogue on International Migration and Development of the General Assembly and the launch of the Secretary-General’s in-depth study on all forms of violence against women contributed significantly to this heightened attention.

71. Several States had enacted policies to better regulate the migration process and protect women migrants from violence, including through enhanced contractual relations between workers and employers. States provided information on criminal and labour laws that also covered the situation of women migrant workers. A number of countries of origin and destination concluded bilateral and regional agreements and regulated the contractual employment of migrant workers.

72. While mechanisms were in place in a number of States to study the situation of migrant women, little statistical data on the incidence of violence against women migrant workers was provided.

73. Awareness-raising measures included advocacy and education campaigns, pre-employment orientation, and capacity-building for government officials, law enforcement personnel and social service providers. Support measures available for migrant women victims of violence included crisis centres, shelters, hotlines and health, social and legal services. Several States held round tables and conferences, some with regional participation.

74. In line with agreements in global policy forums, recommendations made by human rights treaty bodies and experience gained from measures already undertaken, international migration policies should be gender-sensitive in order to ensure that they support the empowerment of female migrants. This should include, inter alia, efforts to provide migrant women with residency status independent of that of male family members and permission to work when admitted for family reunification. Such independent status would enable migrant women to more easily integrate in host communities and contribute to the prevention of violence, abuse and exploitation.

75. Greater efforts are needed to assess the effectiveness of general migration legislation and policy in the prevention and elimination of all forms of violence suffered by women migrant workers. Legislation, including labour laws and redress mechanisms, should effectively protect women migrant workers from violence and ensure their access to justice, including by ensuring the right of victims of abuse to stay in the country while seeking redress; enhancing monitoring of working conditions of migrant women, especially those in domestic service; and providing effective complaint and investigation mechanisms leading to the punishment of violators.
76. States should complement legislative measures with more targeted and systematic measures to prevent and respond to violence against women migrant workers, taking into consideration the particular vulnerabilities and constraints migrant women may face. These measures should include comprehensive awareness-raising initiatives for migrant women and the general public in sending and receiving countries concerning the rights of women migrant workers.

77. States should strengthen training and capacity-building measures for Government officials, including law enforcement agents, labour inspectors, immigration and border police officers and social workers, as well as community leaders and other professionals likely to come into contact with migrant workers, to sensitize them to the issue of violence against women migrant workers in various settings. Effective measures of support for migrant women victims of violence should be put in place, including access to shelters, legal aid and medical, psychological, social and economic assistance.

78. Measures to address violence against women migrant workers should be continuously monitored, their impact assessed and corrective measures taken. More should also be done to assess the prevalence of different forms of violence suffered by this group of women in various settings, including the home, the workplace and society in general.

79. States should ensure respect for and the protection of the human rights of women migrants, irrespective of their immigrant status. Of particular importance is the need to continue to study and address the linkages between migration and trafficking, with a particular focus on the need to protect women from all forms of violence. States, entities of the United Nations system and civil society should be encouraged to place greater emphasis on clarifying these linkages in order to contribute to the development of more effective policies.

80. Governments should be encouraged to ratify international instruments that address migration issues, particularly the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families, the United Nations Convention against Transnational Organized Crime and its two Protocols and all relevant ILO conventions. Furthermore, the special rapporteurs reporting to the Human Rights Council on the human rights of migrants, on violence against women, its causes and consequences, and on trafficking in persons, especially women and children, as well as all human rights treaty bodies, should be invited to continue to pay attention to the situation of women migrant workers, and to violence against women migrant workers in particular.