PRACTICAL RECOMMENDATIONS FOR CSO PARTICIPATION IN THE 2030 AGENDA FOR SUSTAINABLE DEVELOPMENT
I. INTRODUCTION

A safe and enabling environment is a prerequisite for civil society engagement in the 2030 Agenda for Sustainable Development

II. KEY CONCEPTS

B. Inclusion and participation of civil society is essential

III. PRACTICAL RECOMMENDATIONS

C. Accountability for the 2030 Agenda for Sustainable Development and its processes is crucial to ensuring the achievement of the Sustainable Development Goals, in which the role of civil society as a watchdog is critical

D. Goal 17 of the Sustainable Development Goals affirms the need for partnerships between Governments, civil society and the private sector in order for the 2030 Agenda for Sustainable Development to be successful

IV. KEY AREAS OF WORK

V. ENDNOTES
As a follow-up to his first report on the linkages between the exercise of the rights to freedom of peaceful assembly and of association and the implementation of the 2030 Agenda for Sustainable Development, submitted to the General Assembly at its seventy-third session (A/73/279), the Special Rapporteur on the rights to freedom of peaceful assembly and of association presents to the Human Rights Council practical recommendations for the participation of civil society in the implementation of the 2030 Agenda.
The exercise of the rights to freedom of peaceful assembly and of association contributes to the strengthening of an inclusive and effective system of checks and balances inherent to democracy and essential for societies in which power is held to account. The guaranteed enjoyment of those rights constitutes a precondition for the active participation of individuals and civil society actors in decision-making at all levels of government, which is particularly relevant to the ability of civil society to engage in implementing the Sustainable Development Goals (A/73/279, para. 14).

The 2030 Agenda for Sustainable Development, as a universal plan of action, seeks to ensure that all human beings can fulfil their potential with dignity and equality, and in a healthy environment, that they can enjoy prosperous and fulfilling lives, that the planet is protected from degradation, and that societies are peaceful, just and inclusive, and free from fear and violence.

In the 2030 Agenda, Member States acknowledge the role played by civil society as a key partner in the intensive public consultations and engagement in the two years prior to the adoption of the Agenda, as well as in subsequent efforts to implement the Agenda. States also recognize within the Agenda the need to build peaceful, just and inclusive societies and the importance of the Universal Declaration of Human Rights, together with other international human rights instruments and international law. There is an emphasis in the 2030 Agenda on the obligations of States to respect, promote and protect, without discrimination, human rights and fundamental freedoms, including the rights to freedom of peaceful assembly, association and expression.

In his report of 2018, submitted to the General Assembly at its seventy-third session (A/73/279), the Special Rapporteur on the rights to freedom of peaceful assembly and of association affirmed that civil society is both a means to ensuring social participation in the implementation of the 2030 Agenda and a beneficiary of the promise of the Goals. In the present annex, the Special Rapporteur provides a non-exhaustive list of practical recommendations emanating from that report, with the hope that all stakeholders involved in the implementation of the Sustainable Development Goals will find it to be a useful guide to optimizing the participation of civil society in the achievement of the 2030 Agenda. In particular, the recommendations are aimed at supporting States in the implementation of their human rights obligations to ensure the enjoyment of the rights to freedom of peaceful assembly and of association in the context of the 2030 Agenda.

In May 2019, the Special Rapporteur held a consultation meeting in Johannesburg, South Africa, with civil society organizations from around the world to seek their views and input in preparing the aforementioned recommendations. The Special Rapporteur is grateful to those organizations for their contribution.

“The exercise of the rights to freedom of peaceful assembly and of association are essential for the achievement of the Sustainable Development Goals in every State. They enable people to communicate, mobilize, organize and connect, favouring solidarity and partnerships and contributing to shaping public opinion and decision-making, thus constituting real drivers of change.”

Special Rapporteur Clément N. Voule, A/73/279, para. 8.
“Everyone has the right to freedom of peaceful assembly and association”.

——— Universal Declaration of Human Rights, Article 20.

**WHAT IS THE RIGHT TO FREEDOM OF PEACEFUL ASSEMBLY?**

The fundamental human right of peaceful assembly enables individuals to express themselves collectively and to participate in shaping their societies. This right includes the right to participate in peaceful assemblies wherever they take place: outdoors, indoors and online; in public and private spaces; or a combination thereof. Such assemblies may take many forms, including demonstrations, protests, meetings, processions, rallies, sit-ins, candlelit vigils and flash mobs.

**WHAT IS THE RIGHT TO FREEDOM OF ASSOCIATION?**

The right to freedom of association is the right to join a formal or informal group to take collective action. It also includes the right to form and join trade unions for the protection of one’s interests. Associations can include civil society organizations, clubs, cooperatives, NGOs, religious associations, political parties, trade unions, foundations or even online associations. There is no requirement that the association be registered in order for freedom of association rights to apply.

**WHO SHOULD ENJOY THESE FREEDOMS?**

Everyone has the rights to freedom of peaceful assembly and of association, citizens and non-citizens alike. States may not limit these rights based on race, color, sex, language, religion, political or other opinion, national or social origin, property, birth or any other status. It may be exercised by, for example, foreign nationals, migrants (documented or undocumented), asylum seekers, refugees and stateless persons.

**WHAT ARE STATE’S OBLIGATIONS REGARDING THESE RIGHTS?**

The State has an obligation to respect, protect and fulfill the rights to freedom of peaceful assembly and of association. This includes a negative obligation not to interfere with the rights to assemble and associate and a positive obligation upon the State to facilitate their exercise. To comply with their positive obligations States should take measures to ensure all individuals are facilitated and encouraged to enjoy these freedoms by the overall social, legal and political framework. An enabling environment for the exercise of these rights is free from violence, threats, or intimidation.

These rights are “essential components of democracy as they empower individuals to express their political opinions, engage in literary and artistic pursuits and other cultural, economic and social activities, engage in religious observances or other beliefs, form and join trade unions and cooperatives, and elect leaders to represent their interests and hold them accountable.”

——— Human Rights Council resolution 15/21, preamble.
The Agenda 2030 acknowledges the prominent role that civil society plays in its implementation. Civil society’s effective action and impact is concomitant to the enjoyment of the rights of freedom of peaceful assembly and of association, which makes it possible to open spaces for empowerment, participation, inclusion, transparency and accountability.

These practical recommendations highlight five areas where the exercise of the rights to freedom of peaceful assembly and of association is crucial in the implementation of the 2030 Agenda.
A safe and enabling environment is a prerequisite for civil society engagement in the 2030 Agenda for Sustainable Development

For civil society actors to effectively play their role in the implementation of the 2030 Agenda for Sustainable Development and the achievement of the Sustainable Development Goals, an enabling environment needs to be in place. Such an environment should acknowledge and seek to nurture the role of civil society in service delivery, humanitarian assistance, research, public participation in policy development, accountability and watchdogs, monitoring, and amplifying the voices of the vulnerable, among other roles. The legitimacy of the role of civil society, founded in law and in practice, provides a solid basis for the active participation of groups in development processes on an equal footing with other sectors. In that context, the Special Rapporteur highlights the conditions set out below.

“An important component for creating an enabling environment is recognizing the intrinsic value of civil society and creating meaningful spaces where their diverse and pluralistic voices can be heard and valued in contributing to the achievement of all of the Goals.”

Special Rapporteur
Clément N. Voule, A/73/279, para. 20.
In practice, everyone, including women, men, young people, children, indigenous peoples, persons with disabilities, persons belonging to minority groups or groups at risk, and human rights defenders, should be able to form, join and leave associations without undue hardship. Their ability to aggregate and raise their voices will facilitate their participation in processes aimed at achieving the Sustainable Development Goals.

Entry procedures and dissolution processes of associations should be voluntary, simple, non-burdensome and affordable.

Adverse decisions related to the establishment or dissolution of associations should have a sufficient motive, with a clear basis for the decision and the right to appeal before an independent body. Impartial oversight of decisions would ensure that any discretion afforded to authorities is appropriately used to maintain enabling spaces for civic action and participation.

Associations in every form, whether registered or unregistered, formal or informal, in the sphere of service delivery, advocacy or oversight, should be able to freely conduct their activities as independent actors in order to effectively represent the needs and aspirations of their constituents or beneficiaries.

The ability of associations to freely conduct their activities includes the ability to regulate their own governance without external interference, the enjoyment of the freedom of expression and opinion, as well as the right to access information and the ability to exercise those rights online or offline. Associations that operate freely are better able to participate effectively and to articulate the needs of the communities that they represent.
The ability to seek, receive and use resources from national, foreign and international sources is a critical part of the right to freedom of association.

Civil society organizations should be free to seek, receive and use financial resources from a range of local and international sources, including local communities, businesses, government, philanthropic organizations and individuals. States must refrain from any arbitrary or unlawful acts that deprive civil society organizations of those resources. The criminalization or delegitimization of the activities of civil society organizations in Sustainable Development Goal processes on account of the origin of their funding should be prohibited.

Civil society organizations should be able to access such resources without prior authorization, without formal constraints to the process, without administrative burdens and with the possibility of tax benefits. Access to resources, particularly financial resources, is key to empowering civil society to effectively contribute to Sustainable Development Goal processes in various ways.

Financing arrangements should be sufficiently flexible to cover project expenses, as well as long-term support or core funding directed towards ensuring the sustainability of civil society organizations.

A balance between funding objectives defined by civil society organizations and those defined by donors is critical. Thus, civil society organizations should be respected as independent actors and should not be under pressure to adjust their objectives and activities to take advantage of the available funding.

In relation to funding for the Sustainable Development Goals, modalities should encompass not only funding for activities directed towards achieving the Goals, but also for activities carried out to support capacity-building, awareness-raising activities and monitoring of the achievement of the Goals. Such funding is crucial to extend the reach of civil society organizations to the most marginalized and vulnerable populations.

States should facilitate the efforts of civil society organizations to seek and obtain public funding for the implementation of the 2030 Agenda while preserving their independence. State funding schemes should be transparent, fair and accessible on an equal basis to all civil society organizations. Private donors should strengthen their financial support for the work of civil society organizations in Sustainable Development Goal processes.

“An enabling legal framework should make it possible to have access to domestic and/or foreign funding without prior authorization and without formal constraints being imposed on the process, with the possibility of tax-benefits and raising funds from the public without administrative burdens.”

Special Rapporteur Clément N. Voule, A/73/279, para. 8.
at-risk populations and those in vulnerable situations. It would also help civil society organizations to effectively contribute to monitoring the progress of the implementation of the Goals. As such, funding should be accessible to informal groups, as well as groups that play supportive roles in achieving the Goals, such as research centres and libraries.

Funding should also be predictable in order to enable civil society organizations to plan activities in advance.

Enhancing the autonomy of civil society organizations more broadly would encourage the ability of such organizations to prioritize the representation of community needs more effectively.

Members of civil society should be guaranteed the freedom to peacefully assemble, including in public spaces, in order to engage in public debate or carry out oversight activities related to the Sustainable Development Goals. Civil society should be able to mobilize the population and channel grievances and aspirations in order to influence public policy in a variety of ways, including through peaceful protests and demonstrations.

States must not require – either in law or in practice – organizers to obtain prior authorization to hold an assembly. Where a system of prior notification is in place, there is a presumption in favour of assemblies. In line with that principle, States must ensure that those participating in non-notified assemblies should not be arrested, detained or fined solely for their participation in such an assembly.

A tolerant political culture that acknowledges civil society as having an intrinsic and instrumental value is necessary to ensure that the sector is valued, appreciated and protected. Public authorities should aim to engage civil society through a constructive approach, in which they publicly recognize the positive contribution of the civil society sector in country development.

Civil society organizations denouncing corruption, lack of good governance and human rights violations by State and non-State actors should be protected and supported in their advocacy for positive change. In that way, they contribute to building peaceful, just and inclusive societies, as required under the 2030 Agenda.
All acts of reprisal against those engaging or seeking to engage in Sustainable Development Goal processes, in whatever form, should be prohibited and sanctioned. Such acts include: threats to life and physical safety; stigmatization; criminalization; denial of accreditation, visas and permits; and restrictions on the freedom of movement. All allegations of such reprisals must be promptly, thoroughly and independently investigated. Access to effective remedies and reparation should be guaranteed to victims and their families.

Peaceful assemblies play a vibrant role in mobilizing the population and formulating grievances and aspirations, and, importantly, influencing public policy.

——— Clement Voule, A/73/279 para. 19.

Ensuring a safe and enabling environment: examples of promising practice

The African Commission on Human and Peoples’ Rights adopted guidelines on the rights to peaceful assembly and association, which offer guidance to States on how to promote and protect those rights and adopt a legal framework that has, as its primary purpose, the enabling of the exercise of those rights.

Anti-SLAPP (strategic lawsuit against public participation) legislation exists in several states in the United States of America, such as California, Nevada, Oklahoma, Oregon and Texas. Those state-level laws provide procedural protections against baseless suits to silence and intimidate civil society actors in their work. The growth of anti-SLAPP statutes in the United States is largely attributable to a growing recognition of a worrying trend of suits filed by corporations against non-governmental individuals or organizations as an intimidating tactic to silence them and drain their resources.
**Inclusion and participation of civil society is essential**

The inclusion of civil society organizations in processes related to the implementation of the 2030 Agenda for Sustainable Development serves to enrich debates, build global awareness of the Agenda, and add to the knowledge and expertise needed to achieve the Sustainable Development Goals. That principle ensures that the overarching theme of the 2030 Agenda of leaving no one behind is fulfilled by civil society by amplifying and aggregating the voices of the poorest and most marginalized and channelling them into conversations at the local, national, regional and global levels. The conditions described below enhance the possibilities for the full participation and inclusion of civil society in Sustainable Development Goal processes.

“The rights to freedom of peaceful assembly and of association ensure that people are able to organize collectively around shared interests. They help to tackle the barriers of exclusion, a key objective of the 2030 Agenda.”

——— Special Rapporteur Clément N. Voule, A/73/279, para. 10.
Genuine consultation processes should ideally be embedded in local and national development and planning processes, thereby including civil society in the full range of activities leading to the achievement of the Sustainable Development Goals.

Civil society voices should be included in the determination of how civil society participates, including in defining local needs, setting priorities, developing strategies and policies, implementing projects and programmes, monitoring outcomes and impact, and reviewing lessons learned.

Civil society plays a critical role in data collection, research, awareness-raising and sharing knowledge and expertise, and should be engaged in those processes.

Institutionalized spaces for civil society participation that promote consistency and adhere to agreed rules of engagement should be established, as they serve to facilitate the effective engagement of stakeholders in issues of concern.

Inclusive dialogue should be organized regularly, be well communicated in advance, and be well guided, with clear objectives, roles and responsibilities for all stakeholders.¹ Such dialogue should take account of the unequal power relationships and different primary interests among the stakeholders at the table.

Feedback to stakeholders on how their input has been incorporated into policies, plans and programmes is crucial for building trust and motivation.

Full participation is particularly important to provide spaces in which the voices of those most at risk and marginalized can be raised and heard, thus fulfilling their right to take part in the conduct of public affairs. Digital divides should be taken into account when designing participation mechanisms.

Full participation depends on the ability of civil society actors to move freely, including in leaving or entering a country and moving within their own country. Travel bans that prevent civil society actors from leaving the country and are imposed solely for reasons related to their work should be prohibited. Visa regimes and procedures should not impose undue obstacles on civil society actors when travelling to another country for the purpose of engaging in Sustainable Development Goal processes. States should consider practical measures to ease visa processes for civil society actors when hosting international or regional meetings related to the 2030 Agenda.
Inclusion

Broad stakeholder engagement is necessary to ensure that all voices are heard. Positive measures are required to ensure that the groups most at risk of marginalization are consulted and heard. States should strengthen their outreach to engage stakeholders outside the established circles, such as young people and children, migrant workers and refugees, grass-roots groups and spontaneous social movements.

Stronger partnerships should be formed, for example with the media and in order to encourage greater involvement of national parliaments.

Financing to help to facilitate the attendance and participation of smaller local civil society groups at key consultations, gatherings and meetings is crucial to ensuring inclusion. Furthermore, capacity-building, skills-building and training may be necessary to ensure that all stakeholders can participate meaningfully in the related processes.

Government-organized non-governmental organizations should not be used to stifle independent voices during Sustainable Development Goal processes.

Applying legislation and measures towards the elimination of discrimination is necessary to fulfil the promise of the 2030 Agenda to “leave no one behind”.

Access to information

States should adopt and implement constitutional, statutory and/or policy guarantees regarding public access to information and ensure their effective implementation. Laws and policies should guarantee the right to request and receive information from competent authorities without mentioning any special interest or explaining the reasons for the request.

States in particular should generate, collect and disseminate high-quality, accessible and disaggregated information and data relevant to the implementation of the 2030 Agenda and the achievement of the Sustainable Development Goals in a proactive and timely manner, and should periodically update that information.

Environmental information in the possession of business corporations, in particular information on their operations and the possible adverse impact of those operations on human health and the environment, should be made accessible.

Information should be disseminated at the national, subnational and local levels, in accessible language and format, for all stakeholders and participants, with minimal expense or other obstacles to access. Access to information is of particular importance to facilitate the participation of individuals and communities at risk, including indigenous peoples and minority groups, in Sustainable Development Goal processes.

Individuals who expose wrongdoing, human rights law violations or other threats to the overall public interest, such as risks to public health or the environment, should be protected against legal, administrative or employment-related sanctions.

Information on the formal mechanisms that exist for civil society organizations to participate at the national and international levels should be made widely available.

All available communications platforms
and forums should be utilized to raise awareness and conduct consultations, including physical and online spaces. The use of information technology, such as videoconferencing and online tools, would encourage greater and more diverse civil society participation in Sustainable Development Goal processes.

All stakeholders should have an equal opportunity to be heard at governmental and intergovernmental forums at the national and international levels. Such opportunities include: access to meetings, processes and bodies; speaking rights with the same opportunities for civil society as those for Governments and private sector entities to express views and opinions and have those views taken into account; and the right to submit documents such as shadow reports and memorandums.

All stakeholders should have timely and easy access to all relevant information and documentation – guided by comprehensive and fair access-to-information policies – to enable them to participate effectively.
Ensuring inclusion and participation of civil society: examples of promising practice

Civil society played an active role in shaping the 2030 Agenda for Sustainable Development by contributing expertise, knowledge, amplifying the voices of marginalized populations and those at the grass-roots level, and engaging in all levels of the process. It was one of the best examples of comprehensive engagement of civil society in developing a global plan of action and it succeeded in addressing many of the shortcomings of the Millennium Development Goals. The energy, openness and consultative nature of that process should be the foundation upon which future implementation, monitoring and accountability activities are grounded.

In Finland, the Commission for Sustainable Development maintains a web portal through which individuals, civil society organizations and companies can register their commitments to contribute to “the Finland we want by 2050.” At the time of writing, the website had collected 1,830 operational commitments.

In Georgia, the Supreme Audit Office launched the Budget Monitor tool, an online platform providing budget information, including on public debt, major infrastructure projects, municipal budgets and audits, in an accessible format. The platform allows public participation and invites users to identify shortcomings in public service delivery, report cases of corruption and prioritize government agencies for the Office to audit. The platform now includes a feature related to the implementation of the Sustainable Development Goals, including Goal-related audits, issues and recommendations for budget spending.

In Sri Lanka, the Right to Information Act, approved by Parliament in June 2016 following over 20 years of advocacy by civil society organizations, provides a robust and progressive legal framework to ensure the effective exercise of the right to freedom of information in

The Government of Canada has recognized that:
The realization of the 2030 Agenda for Sustainable Development cannot be achieved without collective action that recognizes and includes the diverse voices and participation of First Nations, Inuit and Métis. There is significant alignment between the SDGs and the work of reconciliation – centred on closing socio-economic gaps between Indigenous people and non-Indigenous Canadians, advancing self-determination and improving relationships with Indigenous peoples.
accordance with the Global Right to Information Rating system of the Centre for Law and Democracy. Since its adoption, the Act has empowered communities and civil society actors to scrutinize government decisions and participate in public life. Use of the law by civil society organizations has led to the disclosure of information related to corruption and human rights violations. For example, information relating to bilateral agreements between the Government and Middle Eastern States pertaining to migrant workers was disclosed pursuant to a decision of the Right to Information Commission.

Another good example of how Governments can empower people and promote civil society participation in the implementation of the 2030 Agenda is the Regional Agreement on Access to Information, Public Participation and Justice in Environmental Matters in Latin America and the Caribbean (the Escazú Agreement), adopted in March 2018. The Escazú Agreement develops Principle 10 of the Rio Declaration on Environment and Development, which states that the best way to deal with environmental matters is though the effective participation of all people. The Escazú Agreement is also the first binding instrument to offer a specific regimen of protection for environmental human rights defenders and their organizations. While the Escazú Agreement promotes citizen participation, the negotiating process also saw the public participate directly by way of electing representatives from the public to have a seat at the negotiating table and present proposals to delegates.

The Escazú Agreement recognizes “the important work of the public and of human rights defenders in environmental matters for strengthening democracy, access rights and sustainable development and their fundamental contributions in this regard.”

——— The Escazú Agreement, Preamble
Accountability for the 2030 Agenda for Sustainable Development and its processes is crucial to ensuring the achievement of the Sustainable Development Goals, in which the role of civil society as a watchdog is critical.

The 2030 Agenda for Sustainable Development provides for the follow-up and review process to be “open, inclusive, participatory and transparent for all people”, and to be “people-centred, gender-sensitive, respect human rights and have a particular focus on the poorest and most vulnerable and those furthest behind”. Sustainable Development Goal 16 aims, inter alia, to “build effective, accountable and inclusive institutions at all levels”. The role of civil society can be strengthened in the ways set out below.

“The rights to freedom of peaceful assembly and of association ensure that people are able to organize collectively around shared interests. They help to tackle the barriers of exclusion, a key objective of the 2030 Agenda.”

Special Rapporteur Clément N. Voule, A/73/279, para. 20.
At the national and subnational levels, civil society should have a stake and a role in tracking progress towards achieving the Sustainable Development Goals by developing appropriate indicators for particular country contexts and ensuring the means to assess and follow up on the implementation of improvements needed.

The availability of data and the development of progress assessment methodologies are crucial to the success of review and follow-up mechanisms. The capacity of civil society to collect, disaggregate and analyse relevant data should be strengthened.

Technical trainings and sessions on how to monitor implementation of the Goals, collect and produce data, and conduct awareness-raising should be developed at the national level.

Recommendations from the universal periodic review process of the Human Rights Council, the human rights treaty bodies, and special procedures should be integrated into the follow-up and review process through the use of tools such as the Universal Human Rights Index, which is designed to facilitate access to human rights recommendations.

Collaborative, creative, innovative, efficient and cost-effective approaches to monitoring and data collection should be developed, taking advantage of existing civil society capacity, reach and expertise in that area.

“Having multiple sources of data collection on the 2030 Agenda, including by non-governmental organizations (NGOs), not only helps to fill in data gaps from among otherwise excluded groups, but also contributes to the relevance and disaggregation of data and empowers rightsholders and vulnerable groups.”

Mechanisms should be put in place to ensure the active and meaningful participation of civil society in the voluntary national review. To that end, States should implement multisectoral and ongoing mechanisms and platforms to ensure that civil society is able to contribute to the voluntary national review, including through consultations, online platforms, written submissions and reporting. Models of civil society ownership of a section of the voluntary national review should be promoted.

National review reports are an opportunity to evaluate progress and extract lessons that will support further implementation of the Sustainable Development Goals. They should be a solutions-based tool rather than just an opportunity to showcase good practices.

National review reports should be drafted in an accessible manner and disseminated through appropriate means in order to give relevant stakeholders, including civil society organizations, the opportunity to make observations on the reports before their presentation to the high-level political forum on sustainable development. The comments and contributions of civil society to the voluntary national review should be reflected in the final report.

Civil society should also be part of the Sustainable Development Goal review process at the global level. States and the coordination mechanism of the high-level political forum should ensure that the recommendations from civil society reports are taken into account when discussing and negotiating the ministerial declaration of the forum.

The outcomes of the voluntary national review and its presentation at the high-level political forum should be widely disseminated among civil society actors at the national and subnational levels.

Civil society should develop collaborative endeavours at the local level to identify the priority areas of people’s concerns and build their capacities to hold government institutions accountable. That includes raising levels of awareness and understanding of the 2030 Agenda among all civil society actors, including by breaking silos and building solidarity.
Ensuring accountability for the 2030 Agenda for Sustainable Development and its processes: examples of promising practice

Monitoring and accountability functions are at the heart of the mandates of national human rights institutions in many countries. In Argentina, the National Ombudsman developed a comprehensive monitoring and evaluation programme for the Sustainable Development Goals in January 2016. As part of the programme, the Ombudsman has initiated 57 investigations that are explicitly linked to the Goals, the results of which will be sent to the relevant national authorities and to the United Nations system on an annual basis. The Danish Institute for Human Rights developed the Human Rights Guide to the Sustainable Development Goals and the SDG - Human Rights Data Explorer, which connect each target of the Goals to international human rights instruments and country recommendations, providing an integrated approach to implementation of the Goals. Similarly, Paraguay established the SIMORE Plus platform, linking its follow-up mechanisms for international human rights recommendations to the Goals. The SIMORE Plus platform strengthens State capacity to monitor compliance with human rights recommendations and their connection to the Goals.

In 2019, the United Nations Educational, Scientific and Cultural Organization (UNESCO) launched a pilot global data collection on the implementation of access-to-information laws in 43 countries. UNESCO is the custodian agency for indicator 16.10.2 of the Goals on access to information and is mandated to monitor and report on the number of countries that adopt and implement constitutional, statutory and/or policy guarantees for public access to information. The data collected through the pilot project will help UNESCO to map global progress towards realization of access-to-information rights and feed into voluntary national reviews.

In 2017, the International Work Group for Indigenous Affairs launched the Indigenous Navigator, a platform for and by indigenous peoples to systematically produce data and monitor the level of recognition and implementation of their rights. The Indigenous Navigator monitors both the implementation of relevant international human rights conventions, including International Labour Organization Convention No. 169 concerning indigenous and tribal peoples in independent countries, and essential aspects of the Goals. The project has been conducted in countries such as Bangladesh, the Plurinational State of Bolivia, Colombia, Kenya, Nepal, Peru, Suriname and the United Republic of Tanzania.

Together 2030 is a global civil society initiative aimed at generating
and sharing knowledge on the implementation and accountability of the 2030 Agenda for Sustainable Development and the Sustainable Development Goals. The initiative helps civil society organizations to promote national implementation and track progress of the 2030 Agenda.¹

Since 2016, the civil society Reflection Group on the 2030 Agenda for Sustainable Development, in partnership with several civil society organizations and trade unions from around the world, has published a report entitled “Spotlight on sustainable development”, which provides an independent and comprehensive assessment of the implementation of the 2030 Agenda and its Goals. In Nepal, the Federation of Community Forestry Users Nepal presented a shadow report to the country’s voluntary national review process ahead of the high-level political forum. The shadow report mapped local civil society contributions to realizing the Goals, identified gaps in the country report and provided suggestions to improve the voluntary national review and the process in Nepal.² Similarly, in 2017, the SDGs Kenya Forum, a civil society platform that advocates and promotes engagement with the Government in the implementation of the 2030 Agenda, submitted a comprehensive report to the Government towards the voluntary national review, ahead of the high-level political forum.

It is critical to strengthen the capacity of national human rights institutions to: monitor and hold Governments accountable for the lack of progress or adequate progress in the implementation of the commitments of the Sustainable Development Goals; identify patterns of discrimination and inequality that impede the promise of the Goals to “leave no one behind”; and utilize the quasi-judicial mandates of national human rights institutions to receive and redress complaints of human rights violations related to development.
Goal 17 of the Sustainable Development Goals affirms the need for partnerships between Governments, civil society and the private sector in order for the 2030 Agenda for Sustainable Development to be successful

Partnerships for sustainable development are defined as multi-stakeholder initiatives that are voluntarily undertaken by Governments, intergovernmental organizations, major groups and other stakeholders, whose efforts are contributing to the implementation of intergovernmentally agreed development goals and commitments. Partnerships are recognized as effective instruments for mobilizing human and financial resources, expertise, technology and knowledge.4

In order for civil society to mobilize and collaborate effectively, the elements described below need to be in place.

“Civil society organizations must be recognized as key partners, as they provide essential contributions to sustainable development.”

Partnerships that offer opportunities for formal engagement between civil society, Governments and other key stakeholders should be maximized, keeping in mind the principles for full and effective participation outlined above. To that end, forums such as the Open Government Partnership need to be strengthened and leveraged, particularly in their efforts to encourage the meaningful engagement of citizens and civil society in open government reforms.

Stakeholders engaged in development cooperation, including civil society, should be considered equal partners seeking a common objective and should therefore pool their resources and competencies to achieve that objective. Stakeholders should share ownership and jointly develop the process, including in developing the agenda and the decision-making process.

The establishment of partnerships with a wide cross section of civil society and other actors who would not typically engage in development or human rights or are not given sufficient prominence or capacities, such as local governments and municipal authorities, enriches development processes and promotes the inclusiveness that is so crucial to fulfilling the Sustainable Development Goals.

Autonomy of operation is important for all stakeholders to fulfil their role in achieving the Sustainable Development Goals. For civil society, that means independence in determining priorities, programmes, funding, internal governance and staffing, among other things.

Civil society members of multi-stakeholder initiatives should determine their own selection process, which should be transparent and fair. Civil society actors should not be treated as extensions of government departments or agencies that are thus bound by government priorities.

“We will support civil society to play its full role as an independent development actor in its own right”

(Nairobi Outcome Document, 2016, Global Partnership for Development Cooperation)
Building partnerships for sustainable development: examples of promising practice

Workers in coal-fired power stations in Port Augusta, Australia, anticipating the closure of the stations, developed a plan to create jobs and solar thermal power and took their plan to state and federal government authorities and to global energy companies in France and the United States of America. In the case study, collective bargaining supported an inclusive and just transitional approach that brought together workers, communities, employers and Governments in social dialogue to drive the concrete plans, policies and investments needed for a fast and fair transformation towards a low-carbon economy (thereby contributing to the achievement of Sustainable Development Goal 7, on ensuring access to affordable, reliable, sustainable and modern energy for all, Goal 12, on ensuring sustainable consumption and production patterns, and Goal 13, on taking urgent action to combat climate change and its impacts).°

An initiative spearheaded by the Centre for Civic Collaboration in Mexico has resulted in the creation of a semi-formal coalition of 40 civil society organizations working on different issues to form a network for the implementation of Goal 16, on promoting peaceful and inclusive societies for sustainable development, providing access to justice for all and building effective, accountable and inclusive institutions at all levels. The Centre for Civic Collaboration specializes in enabling effective multi-stakeholder dialogue and consensus-building processes, mediating conflicts between parties and strengthening civil society networks and coalitions to address common problems affecting the public sphere. The initiative has also established open and dynamic communication channels between civil society organizations participating in the coalition and government institutions working on the implementation of the 2030 Agenda for Sustainable Development.°

In Mongolia, the Government “partnered with local non-profits to train citizens, educators, health workers, businesses and public officials, teaching them how to enlist citizens to report on public services. They also learned how to collaborate to improve services by identifying needs and incorporating them into budgets and local development plans. As a result, rural Mongolians were empowered to shape how public services ought to be delivered to meet the needs of the community”."
KEY AREAS OF WORK

VI

The Agenda acknowledges the prominent role that civil society plays in its implementation. Civil society’s effective action and impact is concomitant to the enjoyment of the rights of freedom of peaceful assembly and of association, which makes it possible to open spaces for empowerment, participation, inclusion, transparency and accountability. The significant impact that civil society has on several pertinent themes to the 2030 Agenda is discussed in this section.

WORKER’S RIGHTS

The right to freedom of association constitutes a prerequisite to the full development of free collective bargaining, which can lead to important positive outcomes in relation to inequality, poverty reduction and social and economic progress. The exercise of these fundamental rights depends on the existence of an enabling environment where trade unions can participate through social dialogue in decision-making processes with respect to socioeconomic development questions.

These rights and social dialogue are closely related to the pledges made in the 2030 Agenda that aim to create the conditions necessary for sustainable, inclusive and sustained economic growth, shared prosperity and decent work. They are also important for building dynamic, sustainable, innovative and people-centred economies, and are pillars in building and fortifying democratic processes, which are in turn the cornerstone of sustainable development.

In the context of the Sustainable Development Goals, the link between the exercise of these rights, social dialogue and the contribution of trade unions to the decision-making processes can have far-reaching implications on consensus-building and social cohesion, facilitating effective policy implementation, fostering socioeconomic progress and constituting a governance instrument for sustainable development, representing a key means of implementing the 2030 Agenda.

“In the labour sphere, the exercise of these rights is equally critical for the achievement of all of the Sustainable Development Goals, as it permits workers and employers to form and join unions and enter into dialogue not only at the workplace but also when it comes to development policies that foster equitable social and economic progress and inclusivity.”

Special Rapporteur
Clément N. Voule, A/73/279, para. 48.
DEVELOPMENT AND HUMANITARIAN WORK

The work of development and humanitarian civil society organizations in supporting the Sustainable Development Goals cannot be overstated. These organizations are engaged in providing services and aid aimed at promoting a majority of the Goals, directly or indirectly, principally including: ending poverty in all its forms everywhere (Goal 1); ending hunger, achieving food security and improved nutrition and promoting sustainable agriculture (Goal 2); ensuring healthy lives and promoting well-being for all at all ages (Goal 3); ensuring inclusive and equitable quality education and promoting lifelong learning opportunities for all (Goal 4); achieving gender equality and empowering all women and girls (Goal 5); and ensuring the availability and sustainable management of water and sanitation for all (Goal 6).

Those Goals are closely linked to economic and social rights, and many of the targets correspond to elements of specific rights in the International Covenant on Economic, Social and Cultural Rights. Development and humanitarian organizations working on these issues are therefore supporting States in the fulfilment of their obligations under these rights. States further committed, in the 2030 Agenda, to take effective measures and actions in conformity with international law, to remove obstacles and constraints, and to strengthen support for and meet the special needs of people living in areas affected by complex humanitarian emergencies and in areas affected by terrorism.

GROUPS AT-RISK AND THE PLEDGE TO LEAVE NO ONE BEHIND

The 2030 Agenda recognizes the imperative of empowering people who are vulnerable, including all children, young people, persons with disabilities, people living with HIV/AIDS, older persons, indigenous peoples, refugees and internally displaced persons and migrants.

For those living in poverty and marginalization, the ability to exercise the rights to freedom of peaceful assembly and association is constitutive of their sense of agency and self-determination and is a crucial element of empowerment and participation. Through freedom of peaceful assembly and association, all individuals can see themselves as full members of society and autonomous agents of their own development rather than passive recipients of assistance. Most notably, through the exercise of these rights,
communities ensure individuals living in poverty and marginalization can be active citizens and tackle the development challenges they are facing, such as mobility and road safety, climate change, water scarcity, illiteracy and harmful traditional practices.

In the context of Goal 5, on the equality of women and girls, the principle of “ensuring that no one is left behind” requires both substantive and formal equality, non-discrimination and empowerment of women, as enshrined in the Convention on the Elimination of All Forms of Discrimination against Women.

An enabling environment for the participation of civil society groups involved in natural resource governance is indispensable for the achievement of Goals 13, 14 and 15, related to climate change and the sustainable management of the planet’s natural resources. In paragraph 33 of the 2030 Agenda, States made a commitment to the conservation and sustainable use of oceans and seas, freshwater resources, forests, mountains and dry lands and to the protection of biodiversity, ecosystems and wildlife. States cannot achieve these goals without engaging with indigenous and other communities that own or manage natural resources.

"Women of all ages and backgrounds are at the forefront of today’s most pressing global struggles, including tackling the greatest impediments to achieving the 2030 Agenda for Sustainable Development. Whether it is speaking up against militarization and discriminatory policing, fighting poverty and economic inequality, reclaiming democracy and political freedom, advancing women’s rights and gender equality, improving communities or organizing for fair work and climate justice, women are the drivers of change around the world.”

Special Rapporteur
Clément N. Voule, A/75/184, para 1.
Clément Nyaletsossi VOULE,
Special Rapporteur on the Rights to Freedom of Peaceful Assembly and of Association

Special Rapporteur on the rights to freedom of peaceful assembly and of association - WinClément Nyaletsossi VOULE, a national of Togo, was appointed as United Nations Special Rapporteur on the Rights to Freedom of Peaceful Assembly and of Association and took up his functions in April 2018.

Prior to his appointment, he led the International Service for Human Rights (ISHR) to support human rights defenders from States in transition and coordinated the organization’s work in Africa as the Advocacy Director.

Mr. Voule also worked as Secretary-General of the Togolese Coalition of Human Rights Defenders, as a campaigner for the Togolese Coalition for the International Criminal Court and as Secretary-General of the Amnesty International section in Togo.

Since 2011, he has been an Expert Member of the Working Group on Extractive Industries, Environment and Human Rights Violations of the African Commission on Human and Peoples' Rights.

As a founding member and Vice-Chair of the West African Human Rights Defenders Network, he has coordinated and participated in the elaboration of several studies and guidelines, including two studies on freedom of association and the situation of women Human Rights Defenders in Africa and the guidelines on the rights of Freedom of Association and Assembly of the African Commission on Human and Peoples' Rights.

A long-time activist and jurist, Mr. Voule has supported State and civil society efforts to develop and adopt specific laws for the protection of human rights defenders and contributed to the publication of the Model law for the recognition and protection of human rights defenders and a human rights defenders guide to the African Commission on Human and Peoples' Rights.

Mr. Voule has a degree in Fundamental Rights from Nantes University and a Masters Diploma in International Law in Armed Conflict from the Graduate Institute of International and Development Studies, University of Geneva.

Currently, he holds positions in Geneva in the field of human rights. Follow him on Twitter at @cvoule.
PRACTICAL RECOMMENDATIONS


PROMISING PRACTICE


b. See https://anti-slapp.org/your-states-free-speech-protection.

c. Section 425.16 (a) of the California Code of Civil Procedure states, for example, that “there has been a disturbing increase in lawsuits brought primarily to chill the valid exercise of the constitutional rights of freedom of speech and petition for the redress of grievances”.

d. See https://sitoumus2050.fi/en/web/sitoumus2050/home#/


f. See https://nhri.ohchr.org.

g. See www.dpn.gob.ar.

h. See https://www.humanrights.dk/what-we-do/sustainabledevelopment-goals.

i. See https://sustainabledevelopment.un.org/memberstates/paraguay.


l. See https://www.together2030.org/.

m. See https://www.2030spotlight.org/en.


o. Submission from the International Trade Union Confederation.

