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Report of the Secretary-General on children and armed conflict in the Sudan

Summary

The present report has been prepared pursuant to the provisions of Security Council resolution 1612 (2005), and is presented to the Council as the second country report on the situation of children and armed conflict in the Sudan. It covers the period from 16 July 2006 to 30 June 2007 and follows my first report (S/2006/662) and the subsequent conclusions and recommendations of the Working Group on Children and Armed Conflict (S/AC.51/2007/5, annex).

The report stresses that the level of grave violations against children in the Sudan remains high, including their recruitment and use by armed forces and groups and rape and sexual violence, especially in Darfur. With over 30 armed groups operating in Sudanese territory, and with the regular shifts in alliances and splintering of those groups, it is a considerable challenge to present a definitive account of parties and violations. The task has been compounded by continued access restrictions and a prevalence of attacks against humanitarian personnel and assets. However, better and more systematic monitoring and reporting is beginning to yield more reliable and timely information on violations and perpetrators.

The report highlights the ongoing dialogue with parties to the conflict in relation to the preparation of action plans to address violations and outlines the programmatic responses that are being undertaken by the United Nations and non-governmental organization partners. The report acknowledges significant initiatives undertaken by the national authorities, including legislative reform for the protection of children. However, much more needs to be done by the national authorities to ensure the practical implementation of commitments.



I. Introduction

1. The present report has been prepared in accordance with Security Council resolution 1612 (2005), covering the period from 16 July 2006 to 30 June 2007, and follows my first report on the situation of children in the Sudan (S/2006/662) and the subsequent conclusions and recommendations of the Working Group on Children and Armed Conflict (S/AC.51/2007/5, annex). The report identifies parties to the conflict who recruit and use children and who commit other violations of children's rights in all theatres of armed conflict throughout the Sudan. The report also outlines the ongoing dialogue with parties to the conflict in relation to action plans to address violations and highlights programmatic responses for the protection of children.

II. Political and military developments in the Sudan

A. Political developments

2. During the reporting period, Southern Sudan and the three areas (Abyei, Blue Nile State and Southern Kordofan/Nuba Mountains) continued to witness some progress in the implementation of the Comprehensive Peace Agreement of January 2005. Significant progress was made by the Sudan People's Liberation Army (SPLA) in releasing children recruited or used during the conflict, but there is still a need for engagement with other armed groups affiliated with the Sudanese Armed Forces (SAF) and for monitoring the SAF and Popular Defence Forces (PDF) to ensure compliance with the Comprehensive Peace Agreement and other international obligations.

3. In Darfur, the establishment of a peacekeeping operation has been the subject of ongoing discussions following the adoption of Security Council resolution 1706 (2006), which called for the replacement of African Union peacekeepers in Darfur with United Nations forces. The political dialogue made little progress until June 2007 when the Government of the Sudan accepted the joint African Union-United Nations proposals on a hybrid operation in Darfur. Resolution 1769 (2007) establishes the hybrid peacekeeping mission and, inter alia, requests that the protection of children be addressed in the implementation of the Darfur Peace Agreement, asks for continued monitoring and reporting of grave violations against children, and requests a dialogue with parties to the conflict in relation to action plans to protect children.

4. Meanwhile, there has been no significant progress in the implementation of the Darfur Peace Agreement of May 2006 beyond the establishment of the Transitional Darfur Regional Authority. Limited efforts have been made through that institution to specifically engage parties to address the issues related to children and implement the relevant articles. Efforts to open up the political space to Darfur Peace Agreement non-signatories were overshadowed by intensified military operations, numerous violations of the ceasefire arrangements, frictions within armed groups and the fragmentation of those groups. However, towards the end of the reporting period there were positive signs of attempted engagement between signatories and non-signatories in order to reopen the discussions. Given the multiplicity of armed actors in Darfur, clearly identifying perpetrators of violations of children's rights is

a major challenge. Darfur was also the topic of the special session of the Human Rights Council, after which an action plan was developed to address the human rights situation in Darfur. The plan includes provisions related to children and armed conflict.

5. The Eastern Sudan Peace Agreement was signed on 14 October 2006 in Asmara between the Eastern Front armed group and the Government of National Unity, after 12 years of armed conflict. The peace agreement has a few provisions for children but is mostly focused on the coverage of essential security arrangements and power-relationship provisions. Nevertheless, it does contain references to education, health, release of children, return and reintegration, and those references have been successfully used as entry points for a dialogue on children by humanitarian actors on the ground. Progress in implementation of the Agreement has been slow, and access for humanitarian actors in the East has also been difficult. Nonetheless, Government authorities and leaders of the different ethnic groups have emphasized the importance of the Agreement as an entry point for enhanced programming in Eastern Sudan, especially for children. The three eastern States, Gedaref, Kassala and Red Sea, are among the most underdeveloped regions in the North. The East has received inadequate attention, as international humanitarian and development funding for the area has been extremely limited and interventions have been mostly confined to small-scale, short-term emergency projects.

6. The Lord's Resistance Army (LRA) from Northern Uganda has been active in Southern Sudan since 1994. The Government of Southern Sudan invited LRA and the Government of Uganda to peace talks that began on 14 July 2006, and a cessation of hostilities agreement was signed on 26 August 2006. While LRA soldiers began assembling at agreed areas in mid-September 2006, the agreement has not yet been implemented. An addendum to the agreement signed on 1 November 2006 extended the deadline for LRA forces to gather in the designated assembly areas. Towards the end of 2006, however, LRA refused to accept the continued mediation of peace talks by the Government of Southern Sudan. On 14 April 2007, LRA renewed its cessation of hostilities agreement with the Government of Uganda, and peace talks restarted in Juba, the Sudan, on 26 April 2007 with the participation of the Special Envoy, President Joaquim Alberto Chissano of Mozambique.

B. Military developments

7. Two and a half years after the signing of the Comprehensive Peace Agreement, the implementation of the Agreement's security provisions remains behind schedule. The delay in the redeployment of troops is a matter of serious concern and has led to tensions between parties in some areas of Southern Sudan. The Sudan Peoples' Liberation Army has yet to redeploy its forces from Southern Kordofan and Blue Nile. Furthermore, the Sudanese Armed Forces still have significant forces in Southern Sudan, particularly in Malakal (Upper Nile State) and in the oil-rich Bentiu area (Unity State) even though, according to the Agreement, the deadline for their withdrawal was 9 July 2007. In April 2007, the Pibor Defence Forces formally aligned themselves with the SPLA and moved to Juba. However, the formation of the Joint Integrated Units (JIUs) incorporating the allied armed groups has been slow. The participation of JIU officers in the fighting between SAF and SPLA in November 2006 in Malakal was a clear indication that the parties to the

Comprehensive Peace Agreement are still facing challenges regarding the effective alignment of other armed groups and the integration of JIUs. Some positive developments were observed in February 2007 when the parties adopted a common military doctrine and code of conduct to guide the work of JIU forces.

8. All parties to the conflict in Darfur have engaged in military operations since the previous report of the Secretary-General (S/2006/662) in August 2006. In episodes of violence during the reporting period, tens of thousands of people were displaced, and hundreds of civilians, including children, were killed. Attacks on humanitarian staff and vehicle hijackings have reached unprecedented levels in Darfur, including attacks on peacekeepers of the African Union Mission in the Sudan (AMIS), resulting in seven deaths. The Government of the Sudan conducted aerial bombardment of the positions of non-signatory forces and civilian targets, in spite of its commitment in the Abuja Security Protocol of November 2004 to end hostile military flights in the region. Other factors aggravating the situation include the increased military presence of the Government of the Sudan in Darfur; activities of militias allied to the Government, known as Janjaweed; and clashes between armed groups in favour of, or opposed to, the Darfur Peace Agreement, which has led to the killing and maiming of children as well as to new displacements. The Government of the Sudan's 24 June 2006 plan to disarm the so-called Janjaweed has not been implemented. In addition, tribal conflicts and the presence of Chadian armed groups launching attacks against the Chadian Government forces from Darfur have contributed to the generalized insecurity in that region.

9. The Sudan and Chad agreed at a meeting in the Libyan Arab Jamahiriya in February 2007 to begin implementing the agreement signed by the two parties in Tripoli on 8 February 2006 by setting up border observation posts staffed by 500 Chadian, Libyan, Sudanese and Eritrean troops. The Darfur Peace Agreement of May 2006 requires those observers to monitor and register Chadian troops in the Sudan, many of whom are children.

III. Grave violations of children's rights

10. In general, the situation for children in the Sudan is showing small signs of improvement. However, reporting on violations continues to be fraught with difficulties, including access, especially in Darfur. In January 2007, the Office for the Coordination of Humanitarian Affairs reported that only 64 per cent of Greater Darfur was accessible to humanitarian agencies owing to the fighting. Difficulties in verifying the violations are a fundamental problem. In the South, violations are more of an intercommunal nature, resulting from years of conflict and from the breakdown of the rule of law.

11. With over 30 armed groups operating in the Sudan and with the regular shifts in alliances and splintering of the groups, it is a considerable challenge to present a definitive and comprehensive overview of parties. For purposes of clarity and ease of reference, I include an annex to the present report detailing parties and violations as of the end of June 2007.

A. Recruitment and use of children

1. Southern Sudan and the three areas

12. In the previous reporting period, the Sudanese Armed Forces and the Sudan People's Liberation Army were cited for the use of children in their forces. While some senior commanders are knowledgeable and conscious of children's rights, it appears that many junior officers of SAF and SPLA do not seem to be aware of those rights or disregard them. During the current reporting period the United Nations received no verifiable reports of recruitment of children by SAF or SPLA. Both forces have stated that their policies and procedures prohibit child recruitment. However, they have failed to fully prevent the association of children with armed groups allied to their forces who fall under their respective commands. Further, they have not allowed unhindered and direct access by the United Nations to military barracks for impartial verification, despite the commitment having been made by both SAF and SPLA to my Special Representative for Children and Armed Conflict during her visit to the Sudan in February 2007. Progress has also been limited in regard to the timely release of, and reintegration programmes for children.

13. The Pibor Defence Forces, a group previously allied with SAF, was responsible for the recruitment and use of at least 78 children, the youngest of whom was a boy 6 years of age. The children were identified and registered by the United Nations Mission in the Sudan (UNMIS) in November 2006, and their details were sent to the Southern Sudan Disarmament, Demobilization and Reintegration Commission. In April 2007, the Pibor Defence Forces switched camps and formally integrated into SPLA. The whereabouts of the children associated with the Forces remains unknown, and the Commission was unable to account for them after the movement of troops out of Pibor.

14. During the reporting period, the United Nations confirmed the presence of children associated with SPLA forces in Southern Sudan and in the three areas. The youngest of the children was 9 years of age and the average age 16. Forty-seven children were reported in the Kilo 7 barracks in Bentiu (Unity State) in July 2006. Owing to political posturing, delay tactics and other difficulties, the children were not released until July 2007. During that time, 23 children voluntarily left the barracks and returned home by their own means. The remaining 24 children were released and reunified through a combined effort of the Southern Sudan Disarmament, Demobilization and Reintegration Commission, supported by the United Nations Children's Fund (UNICEF) and the Disarmament, Demobilization Unit of the United Nations Mission in the Sudan.

15. Children were allegedly enticed by junior officers of SPLA to join the move from Eastern Sudan on the way to Kilo 7 with promises of education in Southern Sudan. A similar episode occurred with more positive results in Upper Nile during November 2006, when 37 children were taken from a school by SPLA officers and brought back to the barracks. The unit commander intervened on their behalf and the children were released within 24 hours.

16. There were reports that the Sudanese Armed Forces-aligned forces of Major General Gabriel Tang Ginye recruited some 70 children, including street children, during hostilities in Malakal in late November 2006. The exact number of children involved could not be confirmed.

2. Recruitment and use of children in Darfur

17. Although improved and more systematic monitoring has resulted in better information on violations by groups, the verification of a number of allegations was hampered by insecurity and access limitations. Compared to my previous report (S/2006/662), the number of parties listed for recruitment and use of children increased during the present reporting period. However, that figure does not necessarily indicate an increase in the total number of children recruited and used. In my first report, the Chadian opposition forces, the Government of the Sudan-allied militias (Janjaweed) and SLA (Minni Minawi) were reported to be responsible for the recruitment and use of children. During the present reporting period, credible reports have indicated that the following armed forces and groups are recruiting and using children in Darfur: the Sudanese Armed Forces, the Justice and Equality Movement (JEM (Peace Wing)), the Sudan Liberation Army (Minni Minawi), SLA (Abu Gasim), SLA (Peace Wing), SLA (Abdul Wahid), the Popular Defence Forces (PDF), the Chadian rebel forces, Government of the Sudan-allied militias (Janjaweed) and the central reserve police.

18. The fragmentation of the armed groups in Darfur has affected the children associated with those groups. Seven boys between 14 and 16 years of age who were recruited by SLA before it split into various factions were held in SLA (Abdul Shafi) military detention between August and December 2006. They appear to have been detained because they were from the Zaghawa ethnic group, while the SLA faction they stayed with was predominantly Fur. They were released in December 2006 as a result of negotiations between the United Nations and SLA (Abdul Shafi).

19. Some of the children interviewed by United Nations monitors stated that they had been fighting in East Jebel Mara (Southern Darfur) for the past three years. There were confirmed reports in November 2006 that SLA (Abu Gasim) recruited and used children. In April 2007, armed children believed to be as young as 12 years of age and wearing uniforms were identified with SLA (Minawi) at Khazan Tunjur, south-west of Al-Fasher in Northern Darfur. In May 2007, 13 boys confirmed to UNMIS field monitors that they were recruited and were being used as combatants by the armed group JEM (Peace Wing).

20. While SAF denies any recruitment and use of children in their forces, the United Nations and AMIS field monitors have observed children associated with both SAF and allied militias. In April 2007, armed children believed to be associated with Government-allied militia were identified in the Kutum area. Two separate incidents reported in May 2007 indicated the presence of children in Government-regulated forces. During a visit to one of the Darfur police stations in May 2007, AMIS came across a child 17 years of age who was arrested and detained for allegedly shooting and wounding a civilian without justification. Also confirmed was the presence of children as young as 15 years of age with guns, some dressed in the uniform of PDF militia, recruited and used by that group in Mukjar, Western Darfur.

B. Killing of children

1. Southern Sudan and the three areas

21. The deaths of eight children, directly and indirectly related to armed conflict, were confirmed during the reporting period. Some killings were attributed to fighting between SPLA and the local militia known as the White Army, which took place in Jonglei State in August and September 2006. Further, following the fighting that erupted in Malakal, Upper Nile State, in November 2006 between SPLA and SAF, at least 150 people, including civilians, were reportedly killed. The exact number of children killed during that fighting is unknown. The responsibility for the killings lies with SAF and SPLA, who acted in clear violation of the ceasefire agreement. Some 31 people, mostly children, were killed due to unexploded ordnance during the first six months of 2007. However, those cases represent only the ones reported through the United Nations Mine Action Office, as many more incidents occurred during the reporting period.

2. Killing of children in Darfur

22. Sixty-two children were confirmed to have been killed during the reporting period in Darfur. However, the United Nations received additional reports alleging the killing of a further 110 children, which could not be verified. The Government of Sudan's aerial bombardments resulted in the deaths of children. For example, two children 4 and 15 years of age were killed in May 2007 as a result of the bombing of villages in Northern Darfur by the Government of the Sudan. In a series of incidents during late August 2006 in the Buram area of Southern Darfur, at least 11 children were confirmed killed when a militia from the local Habania ethnic group, described as Janjaweed, attacked about 50 villages and killed children by throwing them into burning houses. In addition, during the first six months of 2007 alone, 16 people died as a result of unexploded ordnance, of whom most were children tending animals, playing or working in the fields.

23. Although civilians, including children, continue to be killed during attacks in various parts of Darfur, the full extent of child casualties is unknown owing to limitations in access. The identification of perpetrators remains a considerable challenge.

C. Rape and grave sexual violence

1. Southern Sudan and the three areas

24. There were six confirmed cases of rape reported during the period, with responsibility attributed to members of armed forces or groups. For example, in March 2007, a girl 7 years of age was allegedly raped by an SPLA soldier in Unity State. In this instance, the soldier is in detention pending a court appearance. However, cases of alleged violations by SPLA perpetrators are rarely investigated or prosecuted.

2. Rape and grave sexual violence in Darfur

25. In Darfur, rape is widespread and used as weapon of war. It is clear that the problem extends far beyond the few cases that have been confirmed. Generally,

perpetrators are armed men, often in uniform, targeting internally displaced persons or village women and girls on their way to and from livelihood activities. In many incidents, victims identified perpetrators as elements of SAF, the central reserve police and the Janjaweed. Unidentified armed men have allegedly committed rape in a number of other incidents. Increasingly, the trend in Darfur seems to indicate that younger girls are being specifically targeted for rape. There were also five boys among 62 confirmed reports of rape during the year.

26. On 15 April 2007, two girls, ages 10 and 12, from Northern Darfur, returning home from working on a farm, were approached by two armed soldiers dressed in green khaki uniforms. One soldier pushed the 12-year-old girl to the ground and raped her while the other continued beating the 10-year-old. Upon seeing a group of internally displaced persons approaching, the soldiers reportedly quickly escaped southward in the direction of the SAF military camp in nearby Umm Dereisa. Two SLA (Minawi) soldiers raped a 12-year-old girl at Taradona in Northern Darfur on 15 October 2006. She was brutally attacked and beaten. The allegation was confirmed and attributed to SLA (Minawi). In September 2006, it was confirmed that four SAF soldiers raped a girl 16 years of age in Eastern Jebel Marra. The attack was carried out in the presence of the girl's six-month-old son, who was born as a result of an earlier rape. These rape cases reflect the daily atrocities to which girls are subjected, many of which occur when girls are fetching water, collecting firewood or performing other such domestic chores.

27. In Darfur, investigation and prosecution of the crime of rape is very rare. Many cases go unreported owing to the stigma attached to the survivor. The justice system in Darfur is very weak. During the reporting period, there were three cases recorded that involved two central reserve police officers and one SAF soldier who were prosecuted for the alleged rape of children as young as 13 years of age.

D. Abduction of children

1. Southern Sudan and the three areas

28. Ten cases of abduction were confirmed during the reporting period, and two Dinka boys were returned to their homes after the intervention of state governors. Most of the abductions occurred during cattle raids and during conflict between communities. At least 40 more children were reported to have been abducted, but those allegations were not confirmed. Many of the latter abductions were allegedly perpetrated by armed men from the Murle tribe in Jonglei State. Reports indicate that the above-mentioned abductions also occurred during cattle raiding operations. There are also abduction cases attributed to LRA. On 28 March 2007, a village near Maridi, Western Equatoria, was attacked by armed men suspected of belonging to LRA. Six girls between 12 and 17 years of age were abducted. The whereabouts of the girls remains unknown.

2. Abductions in Darfur

29. There were 26 confirmed cases of abduction and, in one case, four civilian men were charged in Kass, Southern Darfur. They were found not guilty of abduction but were found guilty under forced labour charges and ordered to pay compensation for unpaid wages. On 19 March 2007, a boy 15 years of age was abducted near the Kabkabiya area by 10 armed men believed to be elements of SLA

(Minawi). The boy managed to escape and returned home. There were also more than 150 additional reports of abduction that could not be confirmed.

E. Attacks on schools or hospitals

1. Southern Sudan and the three areas

30. There are persistent reports that SPLA forces are occupying schools in various locations in Southern Sudan. An investigating team from the United Nations Mission in the Sudan confirmed the occupation of one school by SPLA soldiers at Holi village, near Torit town (Eastern Equatoria). Lessons for the children had to be conducted outside under a tree. In a more violent incident, SPLA forces raided a school in Nasir, Upper Nile, in October 2006 for the purpose of recruitment. Thirty-two boys and 24 teachers were abducted. All but two boys were released after sustained pressure was exerted on SPLA by parents and teachers.

2. Attacks on schools or hospitals in Darfur

31. Seven attacks on schools by SAF and allied militias were confirmed during the reporting period, and six others remained unconfirmed. An investigation into the aerial attack by SAF on the village of Umm Rai in Northern Darfur on 21 April 2007 revealed that a helicopter fired nine rockets at the school while 170 children were having lessons inside the classrooms. Four rockets landed inside the school grounds, as close as two metres from the classrooms. Five rockets reportedly landed just outside the school fence. Two children, a boy and a girl between 12 and 14 years of age, suffered superficial injuries.

32. Equally disturbing are reports that elements of SAF were involved in the looting of health facilities in Darfur. On 1 September 2006, SAF soldiers looted the health centre, the pharmacy and the guesthouse of an international non-governmental organization in Hashaba North, Northern Darfur after non-governmental organizations staff were killed in crossfire. Elsewhere, SAF Antonov aircraft bombed Bir Maza, Northern Darfur on 4 November 2006, undermining a polio vaccination campaign planned for 8 November 2006.

F. Denial of humanitarian access in Darfur

1. Southern Sudan and the three areas

33. There were several incidents hampering humanitarian action in Southern Sudan. For instance, in an incident on 14 September 2006, 25 SPLA soldiers engaged in the ongoing disarmament campaign forced their way into the compound of the Office of the United Nations High Commissioner for Refugees (UNHCR) in Rumbek. The guards were beaten and threatened. On 12 February 2007, a World Food Programme (WFP) truck on its way back from distributing food to the hospital 2 kilometres north of Billing was stopped and staff were harassed by SPLA soldiers. Generally, access is also denied to areas held by the Lord's Resistance Army.

2. Denial of humanitarian access in Darfur

34. The insecurity and lawlessness prevailing in many areas of Darfur is seriously hampering humanitarian action. On 13 September 2006, armed men abducted a

United Nations agency truck loaded with commodities near Abdel Shakour, in Northern Darfur. The driver and truck were released two days later. Parties to the conflict are failing to address the consistent targeting and hijacking of the vehicles of humanitarian agencies in Darfur. Such attacks bear considerable consequences for children.

3. Denial of humanitarian access in Eastern Sudan

35. The last quarter of the reporting period showed improvement of humanitarian access in the states of Eastern Sudan, including Kassala State. This allowed for the initiation of a dialogue and preparations for a children's disarmament, demobilization and reintegration programme by UNICEF, in collaboration with the Northern Sudan Disarmament, Demobilization and Reintegration Commission and the Eastern Front, which has begun together with other child protection programmes. However, there are still instances of denial of access in Eastern Sudan.

IV. Progress in dialogue and action plans

36. At the time of my first report on the situation of children in Sudan (S/2006/662), a dialogue was under way with various armed forces and groups, including the Sudanese Armed Forces and the Sudan People's Liberation Army through the Ceasefire Joint Military Committee and the Sudan Liberation Army factions of Minawi and Wahid in Darfur. However, no action plans or written commitments were in effect. The visit of the Special Representative of the Secretary-General for Children and Armed Conflict to the Sudan in February 2007 gave momentum to dialogue and advocacy efforts, and significant progress has been made since then. A time-bound action plan for the identification and release of children was signed between SLA (Minawi) and the United Nations Children's Fund in June 2007. In the same month, SAF and SPLA commanders made a commitment to end child recruitment, and an Area Joint Military Committee action plan addressing children in Upper Nile, Jonglei and Unity States was prepared. It is anticipated that the precedent set by the commitment of the SLA (Minawi) faction in Darfur to an action plan will generate momentum for other armed groups to follow suit.

A. Southern Sudan, Khartoum and the three areas

37. In Southern Sudan, ceasefire bodies have provided the main vehicles for dialogue with parties to discuss violations of children's rights and particularly the recruitment of children. During the reporting period, UNMIS child protection advisers have used the Ceasefire Joint Military Committee and its seven subsidiary Area Joint Military Committees to engage with SAF and SPLA on abuses against children and on problems in releasing children from military units, particularly from those newly incorporated from other armed groups. In some cases, the Ceasefire Joint Military Committee has taken action on allegations of child recruitment in Southern Sudan, such as that taken in July 2006 when it received allegations that the SPLA recruited children around Gedaref while redeploying towards Southern Sudan. The Ceasefire Joint Military Committee gave UNMIS child protection the task of investigating the allegations, as a result of which 47 children were located in

Kilo 7 military barracks, Bentiu (Unity State). The children were released and reunited with their families in May 2007 with the assistance of UNICEF. In addition, dialogue with parties through the Ceasefire Joint Military Committee and the Area Joint Military Committees allowed UNMIS child protection to disseminate Security Council resolution 1612 (2005) and deliver training on child protection to 64 SPLA and SAF field commanders. During the last training session, held on 7 June 2007, 60 SAF and SPLA commanders made a commitment to end child recruitment and also developed an Area Joint Military Committee action plan to address abductions, rape and sexual violence against children in Upper Nile, Jonglei and Unity States.

38. The United Nations, with the lead of UNICEF and UNMIS child protection, has been in constant dialogue with the Northern Sudan Disarmament, Demobilization and Reintegration Commission. UNICEF is actively working with the disarmament, demobilization and reintegration commissions to develop policy, raise awareness and implement activities for child release and reintegration programmes. UNICEF is also seconding staff to help build capacity and train commission and non-governmental organization staff on working with children in the release and reintegration process.

39. In February 2007, a joint military team led by UNMIS met with the Commissioner of Pibor and General Ismail Koni, a Murle leader and leader of the Pibor Defence Forces, on the alleged child abductions by Murle militias. Both promised to take tough actions against perpetrators of child abductions.

40. UNICEF has also engaged with the Lord's Resistance Army through the peace talks in Juba in order to establish programmes in the assembly areas for children and women. LRA did not release any children during the reporting period.

B. Darfur

41. UNICEF has been in dialogue with the SLA (Minawi) on the need to end the recruitment of children and to release those associated with its forces. On 11 June 2007, SLA (Minawi) and UNICEF signed an action plan, which was witnessed by the acting Resident Coordinator/Humanitarian Coordinator. It is anticipated that the action plan will benefit about 1,800 children believed to be associated with SLA (Minawi). UNICEF agreed to provide services to the released children through a community-based reintegration programme.

42. UNICEF and UNMIS have also approached other armed groups to discuss the release of children from their forces. Talks with representatives of SLA (Wahid), SLA (Shafi) and SLA (Free Will) indicate that the groups are willing to collaborate with the international community towards the release of children in their ranks. However, by the end of June 2007, no concrete commitments to release children had been made by those armed groups. Similarly, AMIS carried out advocacy on children's issues through the Darfur Peace Agreement Ceasefire Commission. However, the Commission has not yet effectively addressed violations by the parties.

V. Follow-up on recommendations and programmatic response to violations

43. Beyond dialogue in relation to action plans, progress has been made in a number of respects in follow-up to the recommendations of my first report (S/2006/662) and the subsequent conclusions and recommendations of the Working Group on Children and Armed Conflict (S/AC.51/2007/5, annex), including significant steps by national authorities outlined in further detail below.

44. My Special Representative for Children and Armed Conflict, Radhika Coomaraswamy, visited the Sudan from 26 January to 2 February 2007, accompanied by the Deputy Executive Director of UNICEF, Rima Salah. The main purpose of the visit was to assess first-hand the situation of war-affected children and to address the pertinent issues with the authorities of the Sudan and various stakeholders, based on my recommendations. The Special Representative stressed that children have no place in conflict and urged all the parties to make a commitment to ending child recruitment and to immediately release all children associated with their forces. She acknowledged the efforts of the national authorities in establishing policies and structures for the protection of children, and stressed that much remained to be done to ensure the practical implementation of those commitments. The following commitments were made to my Special Representative by the Government of National Unity and the Government of Southern Sudan:

(a) To allow UNICEF and UNMIS to visit and audit the Sudanese Armed Forces and the Sudan People's Liberation Army as well as the military barracks of allied armed forces and groups, and to allow the United Nations, together with an appropriate government focal point such as the National Council for Child Welfare, to monitor and verify compliance;

(b) To allocate adequate resources for the reintegration of children associated with armed forces into their communities;

(c) To adopt and implement in a timely manner national legislation to criminalize the recruitment of child soldiers;

(d) To establish, jointly with the United Nations, a task force on sexual violence and abuse against children;

(e) To ensure the safety and protection of humanitarian personnel, including follow-up and action on recent attacks against United Nations staff in Nyala and on the consistent incidents of armed robbery and other targeting of humanitarian personnel.

45. There has been some progress regarding the release and reintegration of children, although the process remains generally slow. Despite the establishment of the Southern and Northern Sudan disarmament, demobilization and reintegration commissions with children's desks, large numbers of children were still being held in military barracks beyond the 9 July 2006 deadline. Some children returned to the army owing to the lack of an effective reintegration programme. During the reporting period, hundreds of children were released from SPLA, and a small number were released from other armed groups aligned with SAF. In May 2007, successful coordination between the Northern and Southern Sudan disarmament, demobilization and reintegration commissions facilitated the release of 25 children from SPLA in Bentiu, Southern Sudan, and their reunification with their families in

Northern Sudan. Reintegration programmes are already being organized for those children. The Southern Sudan Disarmament, Demobilization and Reintegration Commission has planned for a further release and reintegration of almost 600 children from SPLA ranks in Southern Sudan and the three areas. At the time of preparation of the present report, arrangements were under way between the United Nations Development Programme (UNDP) and the Northern Sudan Disarmament, Demobilization and Reintegration Commission on the return and assembly of former fighters of the Eastern Front. Reports were received on the presence of children, and a dialogue has been initiated by UNICEF and the National Disarmament, Demobilization and Reintegration Coordination Council on the release, family tracing and reunification for those children.

46. As a follow-up to the recommendations in my first report (S/2006/662) and commitments made to my Special Representative on ensuring adequate reintegration support to released children when they return to their communities, UNICEF conducted an assessment of reintegration activities implemented in 2006. The report on that assessment highlighted the need to support long-term reintegration of children through community-based programming. It also called for a strategy that fosters greater integration with other United Nations agencies and stakeholders for a more holistic approach to supporting children, families and communities.

47. During the reporting period, consultative meetings were conducted by the National Council for Child Welfare, supported by UNICEF, with the participation of all sectors and institutions related to children in contact with the law. In that process, child-friendly procedures and policies related to children in Khartoum State were initiated and/or adopted, including the establishment of a special prosecution office and a special court for children to deal with children as offenders; as victims of crimes, including sexual and gender-based violence; and as witnesses.

48. On 16 June 2007, UNICEF, in collaboration with the National Council for Child Welfare, launched a comprehensive child protection awareness campaign celebrating the Day of the African Child in the three states of Darfur and in Eastern Sudan, Khartoum and the three areas. The campaign included key messages on a number of child protection issues, including child recruitment and sexual and gender-based violence. The campaign targets partners, parents, children and service providers and aims at creating greater community awareness of the definition of and response to grave child rights violations. The campaign is ongoing and will be implemented until the end of 2008. The child recruitment concern will be addressed in September 2007.

49. UNMIS continues to implement my zero-tolerance policy on sexual abuse and exploitation of children by peacekeeping personnel, including through rigorous investigation of allegations of such abuse. For example, the Office of Internal Oversight Services is investigating such allegations against United Nations peacekeepers in Juba, and appropriate action will be taken if those allegations are found to be true.

50. Also during the reporting period, the Government of National Unity was represented at the Free Children from War conference, held in Paris in February 2007, by the Minister for Foreign Affairs, the National Council for Child Welfare and the Northern Sudan Disarmament, Demobilization and Reintegration Commission. Three national non-governmental organizations also took part in the conference. On 25 May 2007, a Government of National Unity delegation headed by

the State Minister for Social Welfare presented the report of the Sudan to the Committee on the Rights of the Child regarding the implementation of the Optional Protocol to the Convention on the Rights of the Child on the Sale of Children, Child Prostitution and Child Pornography. The delegation included representatives of the Government of Southern Sudan. That report highlighted the measures being taken by the national authorities. The Committee on the Rights of the Child commended the Sudan on its work, recognizing that the ongoing conflict and widespread violence affects not only large parts of the population but also obstructs the implementation of the Optional Protocol. Among the recommendations made by the Committee were the need for improved disaggregated data collection for the country as a whole; ratification of the Rome Statute of the International Criminal Court; strengthening of the National Council for Child Welfare; and increased collaboration between the Council and non-governmental organizations and civil society. Furthermore, the Committee recommended that the Sudan take all necessary measures to prevent, prohibit and punish any act or transaction whereby a child is transferred by any person or group of persons to another for the purpose of recruitment in armed conflict.

VI. Measures undertaken by national authorities to address grave violations

51. Beyond the examples of responses highlighted above, national authorities in the Sudan have undertaken a number of important initiatives at the institutional level for the protection of children, including the review and revision of the national legal protection framework and initiatives relating to sexual violence. However, it must be stressed that ensuring tangible protection for children through the practical implementation of these commitments remains lacking.

A. Legislative reforms

52. The National Council for Child Welfare is leading an interministerial committee, of which UNICEF and UNMIS are members, on legal reform for children. The Council has agreed to advocate for child protection legislation with relevant state institutions. The committee has reviewed, amended and finalized a draft child rights bill which would replace the Child Act of 2004 that has been applicable in Northern Sudan. Similar processes have been initiated in five states for state-level legal reform. The draft Sudan armed forces act was expected to be debated in the National Assembly in October 2006, but had not yet reached the Assembly by the end of June 2007. The bill sets 18 as the minimum age for recruitment and lays down criminal penalties for a range of violations of humanitarian and human rights law, including killings, abduction and enslavement, rape and attacks on schools and hospitals. There is also ongoing consideration of the revision of the 1991 Criminal Act in order to clarify the definition of rape and other sexual offences.

53. In Southern Sudan, the Child Bill of 2006, which prohibits the recruitment of children, passed its first reading in the Southern Sudan Assembly in June 2007.

B. Structures to address sexual exploitation and abuse, and other child protection concerns

54. Further to the recommendations, in my first report, on sexual violence against girls and women in Darfur and on the responsibility of national authorities to deal proactively with that issue, state committees to deal with sexual and gender-based violence have been established. Through the committees, representatives of the United Nations have worked to promote access to medical services, justice for survivors and capacity-building for key government representatives. However, the committees do not yet function effectively, mainly owing to the continued denial of sexual and gender-based violence as a major issue in Darfur by the Government of the Sudan. Likewise, two joint task forces on sexual exploitation and abuse established in February 2007 in Northern and Southern Sudan are yet to become fully operational.

55. In January 2007, the National Council for Child Welfare organized a one-day workshop in Khartoum jointly with UNMIS, UNICEF and AMIS on the sexual abuse and exploitation of children. The workshop included many presentations on current systems in place for addressing sexual abuse and exploitation. In the same month, the Vice President of the Government of Southern Sudan held a public meeting in Juba with UNMIS and UNICEF that set up a similar sexual abuse and exploitation task force for Southern Sudan, and also inaugurated a public information campaign on the issue.

56. In Khartoum, a child and family protection unit was established within the State Police in January 2007 with the support of UNICEF. The unit, which offers various child-friendly services, including legal aid and psychosocial support, has assisted more than 400 children that have been victims of abuse and sexual and gender-based violence in a six-month period. The same process has been initiated in Western Darfur, Ghedaref and Kassala. Of particular note during the reporting period is the initiative by the Western Darfur Police, who held a two-day workshop to discuss a draft child-friendly plan for that unit. The plan will be a cross-sectoral initiative, with support from various service providers, including social workers, health officials and psychosocial support. In addition, the Western Darfur parliament also held a two-day workshop to discuss a model law for child protection, which includes issues of relevance to resolution 1612 (2005). The preceding initiatives were supported by UNICEF.

57. Child protection working groups are active in all three states of Darfur and in an additional nine states in Northern Sudan. The groups coordinate child protection response at the state level in order to maximize the impact of child protection programming.

58. In Southern Sudan, the Ministry of Gender, Social Welfare and Religious Affairs has established child protection working groups in all states with the support of relevant Government departments, non-governmental organizations and United Nations entities. The first meetings of the child protection groups were held in Juba, Malakal and Wau in February 2007 to discuss workplans, identify areas of concerns for child protection in Southern Sudan and analyse gaps in services provided to children.

C. Commitment to child disarmament, demobilization and reintegration by national disarmament, demobilization and reintegration authorities

59. National disarmament, demobilization and reintegration bodies have been established by the Government of National Unity and the Government of Southern Sudan. The National Council for Disarmament, Demobilization and Reintegration Coordination and the Northern Sudan Disarmament, Demobilization and Reintegration Commission were established in February 2006; while the Southern Sudan Disarmament, Demobilization and Reintegration Commission was created in May 2006. The Northern and Southern disarmament, demobilization and reintegration commissions have a mandate through peace agreements to plan and implement disarmament, demobilization and reintegration operations, including the release and reintegration of children, with the support of the international partners (disarmament, demobilization and reintegration provided by United Nations entities, including UNDP, the Disarmament, Demobilization and Reintegration Unit of UNMIS and UNICEF). However, the disarmament, demobilization and reintegration of children is hampered by continued fighting in Darfur and by the lack of some of the most basic infrastructure in communities to enable them to absorb and integrate their children.

VII. Recommendations

60. I urge all relevant parties, as a matter of priority, to implement the recommendations of my first report on the situation of children in Sudan (S/2006/662) and the subsequent conclusions and recommendations of the Security Council Working Group on Children and Armed Conflict (S/AC.51/2007/5, annex). I call upon the Government of National Unity and the Government of Southern Sudan to end the recruitment and use of children in their forces in accordance with the provisions of the Optional Protocol to the Convention on the Rights of the Child on the Involvement of National Unity bears direct responsibility for the recruitment and use of children in both the Sudanese Armed Forces and all aligned forces, and the Government of Southern Sudan bears direct responsibility for the recruitment and use of children in the Sudan People's Liberation Army; both must act to halt recruitment, and release any children within their ranks without delay.

61. In that regard, I welcome the action plan on child recruitment and reintegration agreed by the Sudan Liberation Army (Minawi) with UNICEF, and call upon the signatories to implement the agreement without delay in order to facilitate the release of children and facilitate their return and reintegration into their families.

62. I urge all parties to the conflict in Darfur, Darfur Peace Agreement signatories and non-signatories, to take concrete steps to implement the commitments made to my Special Representative for Children and Armed Conflict to end grave violations of children's rights, and also urge the Government of National Unity and the Government of Southern Sudan to take concrete steps to undertake an independent verification exercise with the support of the United Nations Children's Fund and the United Nations Mission in the Sudan to assess and identify the children presently associated with the armed forces and their allied armed groups and to establish a

regular monitoring and verification system. In this regard, I call on all parties to the conflict to enter into dialogue with the United Nations in order to develop concrete action plans, in line with the Paris Principles, to release and reintegrate children and to address other grave violations of children's rights.

63. I commend the inclusion of child protection provisions for the African Union-United Nations hybrid peacekeeping mission in Darfur as specified in Security Council resolution 1769 (2007), and request the United Nations and the African Union to ensure that the protection of children is addressed in the implementation of the Darfur Peace Agreement and that the monitoring and reporting of grave violations against children and the protection dialogue with parties to conflict in relation to action plans are continued.

64. I am concerned about the slow progress in the disarmament, demobilization and reintegration programmes in Southern Sudan, the three areas and Darfur, as well as in the East. I reiterate my urgent call to the Northern and Southern disarmament, demobilization and reintegration commissions to carry out child disarmament, demobilization and reintegration without delay, with a special focus on the release and reintegration of children.

65. I commend the work of ceasefire institutions in addressing child recruitment with SAF and SPLA. I encourage the Ceasefire Joint Military Committee and the Area Joint Military Committees to maintain children on their agenda and facilitate the training of United Nations military observers and SAF and SPLA commanders on child protection. I also encourage African Union Mission in the Sudan peacekeepers to continue a dialogue with parties through the Darfur Peace Agreement Ceasefire Commission in order to investigate child rights violations.

66. I am deeply concerned that sexual violence against women and girls continues with impunity throughout the country, and in particular in the conflict-affected areas of Darfur. I strongly urge the Government of National Unity to step up its efforts to assert the rule of law, including through the establishment of child and women protection units within the police and the training of social and judiciary workers throughout the country.

67. I am also concerned that humanitarian actors are increasingly attacked and their vehicles hijacked in Darfur, and call upon the Government of National Unity and all parties to the conflict in Darfur to cease such attacks and fully cooperate with the African Union Mission in the Sudan, and to facilitate the work of United Nations agencies and of local and international non-governmental organizations carrying out protection and humanitarian work in Darfur.

68. I reiterate my concerns over the continued reports of systematic abduction and kidnapping of children in both Southern Sudan and Darfur, and urge both the Government and armed groups to act without delay to stop that practice.

69. I commend the work of the United Nations Children's Fund, the United Nations Mission in the Sudan, the African Union Mission in the Sudan and non-governmental child protection partners in their constant efforts to prevent and respond to grave child rights violations. I call upon the international community to support UNICEF, the disarmament, demobilization and reintegration commissions and the child protection partners with the resources needed to release and reintegrate children and to continue their programmes of prevention and response to the grave violations of children's rights.

70. I welcome the efforts by the Government of National Unity and the Government of Southern Sudan to carry out legal reforms that will positively impact on the situation of children in the Sudan. However, I am concerned about the slow progress in passing the draft Sudan Armed Forces act (2006) and the draft child rights bill (2006). I urge government authorities and parliamentarians to accelerate those processes without delay, and to implement the legislation.

Annex

Grave violations against children in armed conflict committed by parties named in the report, July 2006-June 2007

Parties in Darfur	Constituencies ^a	Recruitment and use	Killing and maiming	Abduction	Grave sexual violence	Denial of humanitarian access	Attacks on schools and hospitals
Parties under the control of the G	overnment of the Sudan						
Sudanese Armed Forces	Legally regulated government armed forces	- *	*		*	*	*
Popular Defence Forces	Legally regulated military force, linked to National Islamic Front grouping in ruling National Congress Party						
Police forces	Legally regulated government police including central reserve police						
Militias supporting the Government; also called Janjaweed	Northern (camel) Rizeigat, Zaghawa (Umm Kamalti), Saada tribal constituencies; may be linked to PDF or SAF						
Chadian opposition groups	Tama tribal constituencies; may be linked to PDF or SAF						
Former rebel parties who have ac	cepted the Darfur Peace Agreement						
Sudan Liberation Army/ Movement (Minawi)	Zaghawa tribal constituency	- *	*		*		*
Sudan Liberation Army/ Movement (Free Will)	Birgid tribal constituency						
Justice and Equality Movement (Peace Wing)	Masalit tribal constituency						
Sudan Liberation Army (Abu Gasim)	Fur tribal constituency						
Rebel parties who have rejected the	he Darfur Peace Agreement		<u> </u>			,	
Sudan Liberation Army/ Movement (Wahid)	Fur tribal constituency	*		*			
Sudan Liberation Army/ Movement	Fur tribal constituency						

Sudan Liberation Army/ Movement Fur tribal constituency (Shafi); also called the 32 commanders group

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Parties in Darfur	Constituencies ^a	Recruitment and use	Killing and maiming	Abduction	Grave sexual violence	Denial of humanitarian access	Attacks on schools and hospitals
Group of 19 (G19)	Fur and possibly Masalit tribal constituencies						
Justice and Equality Movement	Zaghawa leadership, Masalit tribal/Islamist political constituency						
National Redemption Front (NRF)	Coalition including JEM, elements of G19, SLA (Wahid), SLA (Shafi), secularist politicians; linked to Eritrea						
Non-Signatory Front (NSF)	Coalition linking NRF with SLA groups						

fighting each other

Maaliya, Tarjem, Habaniya, Fallata, Rizeigat (Abbala), Mahria

Parties in Southern Sudan	Constituencies ^a	Recruitment and use	Killing and maiming	Abduction	Grave sexual violence	Denial of humanitarian access	Attacks on schools and hospitals
Parties under the control of the	Government of the Sudan	- *					
Sudanese Armed Forces	Legally regulated government armed forces	- *	*		*		
Police forces	Legally regulated police forces						
South Sudan Defence Forces, including the forces of Major General Gabriel Tang Ginye	Nuer tribal constituency						
Parties under the control of the	Government of Southern Sudan						
Sudan People's Liberation Army	Legally regulated government armed forces	*			*		
Pibor Defence Forces	Murle tribal constituency						
Parties whose allegiance is not cl	ear or not solidified	_					
Peace forces	Kresh, Balanda and other Western Bahr al-Ghazal tribes	_	*		*		
Jamos Third Brigade	Officially incorporated into SPLA						
Parties under the control of both Government of Southern Sudan	the Government of the Sudan and the				*		
Joint Integrated Units	Legally regulated government armed forces	_			-14		

Parties in Southern Sudan	Constituencies ^a	Recruitment and use	Killing and maiming	Abduction	Grave sexual violence	Denial of humanitarian access	Attacks on schools and hospitals
Groups of tribally linked a	rmed civilians involved in intercomm	unal fighting					

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or confrontations with parties

Lou Nuer (White Army), Bul Nuer, Dinka Gok, Agar, Apuk, Aguok, Kuac, Murle

Parties in Eastern Sudan	Constituencies ^a	Recruitment and use	Killing and maiming	Abduction	Grave sexual violence	Denial of humanitarian access	Attacks on schools and hospitals
Parties under the control of	the Government of the Sudan						
Sudanese Armed Forces	Legally regulated government armed forces	n/a	n/a	n/a	n/a	n/a	n/a
Popular Defence Forces	Legally regulated military force, linked to National Islamic Front grouping in ruling National Congress Party						
Rebel groups		_					
Eastern Front	Coalition of Free Lions (Rashaida tribal constituency) and Beja Congress (Beja tribal and secularist political constituency)	n/a	n/a	n/a	n/a	n/a	n/a

^a "Tribal constituency" means that the group tends to recruit from the named tribe or tribes. It does not mean that all or many people belonging to a tribe support the actions of the group.