October 1, 2003

The Human Rights Committee

Re: Supplementary information on the Russian Federation
Scheduled for review by the U.N. Human Rights Committee during its seventy-ninth session

Dear Committee Members:

This letter is intended to supplement the periodic report submitted by the Russian Federation, which is scheduled to be reviewed by the Human Rights Committee (the Committee) during its 79th session. The Center for Reproductive Rights, an independent non-governmental organization, hopes to further the work of the Committee by providing independent information concerning the rights protected in the International Covenant on Civil and Political Rights (ICCPR). This letter highlights several areas of concern related to the status of women’s reproductive and sexual health rights in the Russian Federation and focuses specifically on discriminatory or inadequate laws and policies.

Because reproductive rights are fundamental to women’s health and equality, States Parties’ commitment to ensuring them should receive serious attention. Further, women’s reproductive health and rights receive broad protection under the ICCPR. In its elaboration of equality of rights between men and women in General Comment 28, the Committee directs States Parties to report on laws as well as government or private action that interferes with women’s equal enjoyment of the right to privacy. Women’s lack of access to health services, and particularly reproductive health services, has been identified by the Committee as a violation of Article 3, which guarantees the right of equality of men and women.

We wish to bring to the Committee’s attention the following issues of concern, which directly affect the reproductive health and lives of women in the Russian Federation:

A. Right to Reproductive Health Care and Family Planning (Articles 3, 6, 23, and 26 of the ICCPR)

The ICCPR’s guarantee of the right to life in Article 6 requires governments to take “positive measures” aimed at preserving life. Such measures should respond to the needs of both women and men, in keeping with Articles 3 and 26, which guarantee the right to equal enjoyment of the rights in the Covenant and equality before the law. Because reproductive health care is an essential condition for women’s survival, these
provisions collectively give rise to a governmental duty to ensure the full range of reproductive health services, including the means of preventing unwanted pregnancy, as well as safe abortion. As the Committee noted in General Comment 28, when reporting on compliance with the duty to fulfill the right to life, “States parties should give information on any measure taken by the State to help women prevent unwanted pregnancies, and to ensure that they do not have to undergo life-threatening clandestine abortions.”

The Committee has found possible violations of the ICCPR where women have difficulty accessing contraceptive methods to prevent unwanted pregnancies. It has recognized that women’s lack of access to contraceptives, including their high cost, is discriminatory.

The Russian Federation has fallen short of its duties to ensure women’s rights to reproductive health care. Currently, there is no reproductive rights legislation, either within the Russian Fundamental Law on Health or any other law. Hence, women have no redress under domestic law when their sexual or reproductive rights are violated. The following facts indicate further specific violations of women’s right to reproductive health care and family planning.

1. **Access to Affordable Modern Contraception**

Contraceptive availability remains limited due to the government’s failure to ensure affordable contraceptives of reliable quality, particularly for low-income women. The cost of contraceptives, which are primarily imported, is prohibitive for most Russians. For example, individuals buying contraceptive pills spend between US $4.9 to $6.5 per month. This is a substantial portion of the average monthly wage of US $50. Lack of access to contraception leads to high numbers of unwanted pregnancies.

Unaffordable or unavailable barrier contraceptives also contribute to the alarming rate of sexually transmissible infections (STIs), including HIV/AIDS. In the years 1987-92, Russia had fewer than 30 cases of syphilis per 100,000 people. By 1995, this figure had increased to 172 cases per 100,000 people. Similarly, incidence of gonorrhea increased from 75 cases per 100,000 in 1987 to 165 cases in 1995. In 2001, UNAIDS reported 700,000 cases of HIV/AIDS infections among adults in Russia, with 180,000 cases being reported by women. According to a recent UNAIDS report, Russia has experienced a steep and explosive increase in the rate of HIV/AIDS infections over the past several years and it is predicted that this increase will continue in the coming years.

2. **Access to Information on Family Planning and Reproductive Health**

Over the past three decades, the incidence of pregnancy among women under age 20 has increased from 28.4% to 47.8%. In some cities, between 1984 and 1994, the number of pregnancies among adolescents increased by 20 times. Moreover, even with more than 70% of Russians commencing sexual relations between the ages of 15-19 years, reproductive health information and services remain inadequate. Sex education is not a required part of school curricula. One study found that about a third of young women
are completely unaware of effective contraceptive methods. Another study found that, lacking education about contraceptives, 36.6% of adolescents have had resort to abortions at later stages of pregnancy.

The state-sponsored family planning programs known as “Children of Russia,” adopted in the 1990s, were intended to introduce modern contraceptives and train providers in family planning services. According to the government, “the measures carried out under these programs have produced a welcome downturn in the number of abortions and stabilized the maternal and infant mortality rates.” However, despite the documented success of these programs, in 1998, they were cut from the state budget. Consequently, several regions have no federal funding for family planning and reproductive health programs.

3. Access to Safe Abortion Services

Women’s access to safe abortion services in the Russian Federation is under threat. Abortion is legal without restriction as to reason through the 12th week of pregnancy and at later stages to save a woman’s life, preserve her physical or mental health, on social indications, and in cases of fetal disorder. On August 11, 2003, the Russian Federation issued Decree No. 485 on the List of Social Indications for Induced Termination of Pregnancy, restricting the circumstances under which women may obtain abortions on social grounds after the 12th week of pregnancy and before the 22nd. The decree lists four “social indications” for legal abortion within this gestational period: 1) a court ruling depriving or restricting one’s parental rights; 2) pregnancy resulting from rape; 3) incarceration in a detention center; and 4) severe disability or death of the woman’s husband at the time of pregnancy. The Decree voids Decree No. 567 of May 8, 1996, which listed eight additional indications, including: unemployment of either spouse; the unmarried status of the pregnant woman; dissolution of marriage at the time of pregnancy; lack of housing or residence in a hostel or sublet apartment; a woman’s status as a refugee or displaced person; a woman’s status as a mother of three or more children or of a child with a disability; and per capita family income below minimum regional standards.

In addition, draft legislation would impose a more fundamental shift in Russia’s legal and policy approach to abortion. A draft amendment to the Family Code would recognize a right to life of “a child before his birth.” The amendment, if adopted, would conflict with a woman’s right to reproductive autonomy and self-determination and set the stage for further restrictions on abortion. A draft amendment to the Public Health Care Law would impose a mandatory counseling requirement on a woman seeking abortion, thereby making the procedure less accessible and putting women at risk of unsafe abortion.
B. Violence Against Women and Girls (Articles 3, 6 & 7)

Article 7 of the ICCPR states that no one shall be subjected to torture, inhuman or degrading treatment, or punishment and Article 6 ensures the individual’s right to life. Both of these rights are potentially violated when women are subjected to rape and domestic violence. Article 3, which provides for the equal enjoyment by both sexes of the Covenant’s rights, is violated if women are not protected from these practices by law and the government’s diligent enforcement of such law.

The Committee has urged States to promulgate laws providing effective protection against rape, sex abuse, and violence against women. The Committee’s numerous comments to States Parties on domestic violence reinforce state responsibility by placing a strong emphasis on the need for legislation to criminalize it. It has further commented that acts of discrimination, such as sexual harassment in the workplace, should “be established as punishable crimes.”

1. Domestic Violence

Russia has one of the worst domestic violence rates in the world. Nearly 14 thousand women in Russia are murdered by family members every year. Despite the prevalence of domestic violence, currently there is no law that specifically recognizes domestic violence as a separate crime. This omission leads to a lack of effective measures for women seeking legal protection from domestic abuse. The most recent criminal code includes three articles under which perpetrators of domestic violence can be prosecuted. Article 113 prohibits “the systematic infliction of blows or other acts bearing the nature of torture.” Article 115 prohibits “the intentional causation of harm to the health entailing short-term disruption of health or negligible loss of fitness for work.” Article 116 prohibits “beating or committing other violent actions causing physical pain but not resulting in the consequences stated in article 115.” However, enforcement of these measures in the context of domestic violence is exceedingly rare. Police often do not respond to calls involving domestic violence, claiming that domestic violence is a family matter and that no law has been broken. The inaction of the police leads, in turn, to silence and underreporting on the part of the abused women.

2. Rape

According to women who have reported incidences of rape to law enforcement officials, members of both the police force and the judiciary blame the victim. Many women have reported that police have been unwilling to register complaints of sexual assault and that prosecutors have refused to carry out investigations. Such treatment by law enforcement officials perpetuates underreporting of such crimes by the women victims.

3. Sexual Harassment

Sexual harassment is not recognized as an offense in either the Civil or Penal Code. Therefore, women who are victims of sexual harassment in their workplaces have no legal redress.
We hope that the Committee will address the following questions to the government of the Russian Federation:

1. What legislation and policies have been adopted to address the barriers that women face in accessing comprehensive reproductive health and family planning services, as well as information about these services? What is the unmet need for contraception and what governmental efforts are being made to increase public awareness about contraceptive methods?

2. Sex education is still not systematically offered in the schools. Given this reality, what specific measures have been taken to institute government-sponsored programs such as public awareness campaigns and sexual education in schools, and to distribute contraception to adolescents?

3. What specific measures have been taken to increase public awareness to prevent, contain and manage the HIV/AIDS epidemic?

4. Given the increased risk of HIV infection that young women face in the Russian Federation, have any measures been aimed specifically at women and girls? For example, in 1999, the Ministry of Health established special health monitoring centers for children and women living with HIV/AIDS. Do these centers continue to operate and receive federal funding? What programs and services are being offered through these centers and are they accessible and user friendly?

5. Given the high rates of domestic violence, what measures have been taken to introduce specific legislation that would prevent the perpetuators from repeating their crime? What specific measures have been taken to ensure that existing legislation is effectively enforced? What measures have been taken to introduce specific reproductive rights legislation?

Finally, we will be submitting the following supporting documentation for the Committee’s reference:


There remains a significant gap between the provisions of the International Covenant on Civil and Political Rights and the reality of women’s reproductive health and lives. We appreciate the active interest that the Committee has taken in the reproductive health and rights of women in the past, stressing the need for governments to take steps to ensure the realization of these rights.
We hope that this information is useful during the Committee’s review of the Russian government’s compliance with the ICCPR. If you have any questions, or would like further information, please do not hesitate to contact us.

Very truly yours,

Christina Zampas
Legal Adviser for Europe

Laura Katzive
Legal Adviser for Global Projects


3 Human Rights Committee, General Comment 6, Right to Life (Article 6), 16th Sess., 1982.


5 HRC, General Comment 28, supra note 1, para. 10.


7 See, e.g., HRC Concluding Observations: Poland, supra note 3, para. 11(b).


10 For example, female condoms are not sold in Russia. See CENTER FOR REPRODUCTIVE RIGHTS, WOMEN OF THE WORLD: EAST CENTRAL EUROPE 159 (2000) [hereinafter WOW EAST CENTRAL EUROPE].


12 Id.

13 Id.

14 Id.


19 See CENTER FOR REPRODUCTIVE RIGHTS & ODRR, supra note 16, at 11, citing Russian Federation, Ministry of Health, Ordinance No. 154 of 5 May 1999, on the Improvement of Medical Care for Adolescents.


23 Id. at 29.

25 See id.


30 Response letter from Minister of Justice, Ms. Ibolya Davidm to May 23, 2000 request by NGOs to establish domestic violence legislation (June 9, 2000) (on file with NANE).

31 Between 52-150 women are murdered each year directly from domestic violence. There is no estimate as to the number of women who die from the indirect results of such abuse (e.g. internal bleeding or suicide). Among a population of ten million people, approximately one million women are beaten yearly by their spouses. (Sources: Toth Olga. Domestic Violence: Research. Budapest: TARKI. 1999; Morvai Krisztina. Terror a csaladban (Terror in the Family). Budapest: Kossuth. 1998.

32 Bunteto Torvenykonyv (Penal Code), art. 203 [hereinafter BTK].


34 Id.


36 Id.

37 Id.

38 Id.

39 Amnesty International, supra note 33.

40 Id.

41 Human Rights Watch, supra note 35.

42 Id.

43 Id.