THE CLOSING SPACE FOR CIVIL SOCIETY: A RIGHTS-BASED APPROACH FOR ACTION

In 2012 the European Union (EU) reinforced its commitment to foster a dynamic, pluralistic and independent civil society and committed to meaningful and structured engagement with civil society. However, whilst the policy framework provides a useful basis for support, recent research shows a disturbing trend towards an increasingly restricted space for independent civil society as well as outright threats to individuals and organisations.

The Human Rights and Democracy Network (HRDN) sees fostering an enabling environment as critical for the realisation of rights. It underpins the work of all rights and democracy organisations, and the essential watchdog role that they play towards public authorities. We therefore urge the EU to renew efforts to vigorously defend the space for civil society both externally and within its borders and ensure that policy commitments translate into systemic action and clear conditions under which the EU will engage with partner countries.

A FOUR POINT FRAMEWORK

Limitations and restrictions on civil society manifest in different ways across countries and regions. Attacks are often direct: through restrictive NGO laws and limits on funding sources or distorted criminal charges. Or in the wake of counter-terrorism policies indirect limitations have been imposed through a swathe of restrictive rules that impact non-profit organisations.

HRDN sees four key areas for attention: the legal environment, policy and practice, funding and participation. This is an opportune moment for the new High Representative, the EU Special Representative on Human Rights as well as Commissioners and members of the European Parliament to identify concrete actions in the four key areas, building on international standards and best practice. A particular opening to enforce clear policy lines is the development of a new Human Rights Action Plan for the period starting in January 2015.

Under these four key areas HRDN makes the following recommendations to the EU institutions:

I) THE LEGAL ENVIRONMENT Laws and standards define the space for civil society through international human rights standards, including the four cornerstones of freedom of expression, opinion, assembly and association, as well as through domestic laws. Increasingly, however, laws that actively limit the operation or financing of civil society organisations are being adopted.

- Monitor laws globally through staff in delegations and support to organisations and researchers with expert knowledge and experience. Regularly compile and assess information to follow up on individual cases, advocate reforms and develop knowledge on trends.
- Consistently monitor laws within the EU, and where necessary, launch infringement proceedings where laws are found to breach fundamental rights.
- Urge governments to repeal all laws/articles that violate the rights to freedom of association and assembly and thus the ability of local civil society to cooperate and affiliate themselves with national, regional and international networks.

II) POLICY & PRACTICE Even where a good legal framework exists, arbitrary and continuously changing policies and practice cause considerable harm to civil society. Intimidation, harassment or spurious allegations against individuals are common, as are actions that target organisations such as arbitrary registration and reporting requirements, raids and audits or counterterrorism measures that constrain the work of civil society.

- Take a lead role in countering the closing space for civil society and take a preventive approach to support human rights defenders. React promptly to cases of intimidation and criminalisation of human rights defenders through: diplomatic and political actions (inter alia, statements, and demarches); physical and

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financial support; and the regular use of all platforms to clearly reaffirm the EU's commitment to the essential function of a vibrant, independent civil society.

- Ensure that all EU and member states’ policies are coherent. Particular attention should be paid to DGs and government departments whose policies impact on the operation and funding of civil society organisations. Coherence should be ensured between geographic and human rights tools.

- Develop European External Action Service (EEAS) guidelines and monitoring tools, building on the DG Enlargement guidelines and DG Development and Cooperation - EuropeAid CSO roadmaps, to reinforce and promote an enabling environment for civil society.

- Ensure that the EU guidelines on Human Rights Defenders are fully implemented including systematic trial observations and visits to human rights defenders who are deprived of liberty.

- Appoint a civil society focal point within the EEAS to liaise with human rights focal points in EU delegations. Ensure that all EU officials meet with a diverse range of civil society on every visit to third countries and share best practice between delegations.

III) FUNDING Civil society organisations rely on multiple funding sources and limiting any one source can have a significant impact on the health and sustainability of the sector. Restrictions range from rules that prohibit organisations from accessing foreign funds, to blocking the registration of international organisations. Measures that are meant to restrict funding to terrorist groups, such as recommendations by the Financial Action Task Force (FATF), and proposals for the 4th Anti Money-Laundering Directive, are particularly open to abuse.

- Ensure that EU funding is available and used both to fund long-term support and emergency interventions when civil society activists including human rights defenders are at risk. Ensure that funding is prioritised and reaches independent civil society actors in countries where their freedom to operate independently and effectively is the most curtailed.

- Take action to diversify EU funding streams and lead and coordinate efforts with other donors. Support organisations to diversify their funding sources and ensure they are equipped to assess and withstand threats to their work.

- Actively monitor and take action to ensure that blanket counter-terrorism measures and aspects of anti-money laundering legislation are not used to justify limitations on the funding of civil society organisations.

IV) PARTICIPATION The active participation of civil society is crucial for inclusive and participatory governance. Campaigns aimed at undermining or diminishing the role of civil society discredit organisations and individuals, and limit their capacity to actively participate in decision making processes. Particular groups of human rights defenders often suffer additional discrimination, further preventing their participation in public life.

- Ensure regular and high level meetings with independent civil society, including registered and unregistered human rights organisations, rural and marginalised organisations (in Brussels and through delegations), to gather information, analyse trends and assess the implementation of strategies.

- Commit to active, meaningful, inclusive, and transparent participation of civil society in all processes – in particular for the drafting of country human rights strategies and EU roadmaps for engagement with civil society. Put in place means of systematic, timely and well-informed consultation processes.

- Commit the EU institutions to close engagement with, and eventual membership of, the Open Government Partnership.

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3 For example policies on dual-use technology, trade agreements, Corporate Social Responsibility measures, counterterrorism measures, the Anti-Money Laundering directive all led by varying DGs including DG Trade, DG Enterprise, Internal Market etc.
