ECPAT Sweden (ECPAT) welcomes that the Swedish parliament in June 2018 adopted the bill “Incorporation of the UN Convention on the rights of the child” \(^1\) regarding incorporation of the Convention on the Rights of the Child (CRC) \(^2\) into Swedish domestic law. The bill is projected to enter into force by January 1, 2020. However, ECPAT makes the assessment from our ongoing work as a national child’s rights organization that much work remains in Sweden in order to protect children from all forms of sexual exploitation and sexual abuse in accordance with CRC and the Optional Protocol on the Sale of Children, Child Prostitution and Child Pornography (OPSC) \(^3\).

26 percent of Swedish children (40 percent of girls and ten percent of boys) who participated in a nationwide study in 2016 reported that they had been sexually abused on one or more occasions. \(^4\) The Sustainable Development Goals (SDG) \(^5\) universally apply to all people and act as a call to action for all countries. SDG 16.2 on ending abuse, exploitation, trafficking, and all forms of violence against and torture of children makes it imperative to increase the efforts made to allow all children to grow up without sexual exploitation.

In this report ECPAT give brief summaries of areas of concern regarding sexual exploitation of children (SEC) in Sweden today and give recommendations that would make a substantial difference for children, within Sweden but also worldwide.

1. A national plan to prevent sexual exploitation in children

A holistic and multisectoral approach to prevention is crucial, with the civil society organizations and the private sector as indispensable partners to law enforcement and other government agencies. Child’s rights organizations, the financial institutes, the Internet service providers and the travel industry are key in preventing children from being victims to sexual exploitation. Children’s participation is also imperative, and a fundamental right regulated in CRC \(^2\), \(^6\).

There is still a lack of focus on prevention of SEC in Sweden. Sweden has earlier had temporary plans for protecting children from trafficking and sexual exploitation, the latest being a plan for the years of 2016 - 2018. \(^7\) However, as of today no national plan exists. A long-term national plan without an end date that is updated yearly and sufficiently funded is of crucial importance in the work against SEC in Sweden. ECPAT hence repeats the recommendation from the Second Cycle of Universal Periodic Review (UPR) to establish a long-term strategy against SEC. \(^8\) This national plan should also be published in a very legible edition in accordance with CRC. \(^9\)

The Swedish Government should:

- Adopt a long-term strategic national plan of action with the purpose of combating SEC in all its forms with a holistic and multisectoral approach, and provide the adequate human, technical and financial resources for its implementation.
Mandate the government agency put in charge of instituting the national plan to have children participating in the process and to have children’s participation as a pervading principle in all of the actions included in the plan.

2. Child marriage

Egypt recommended Sweden in the Second Cycle of UPR to raise the age of entry into marriage to 18 years in accordance with the definition of a child in the CRC. Since July 2014 children under the age of 18 cannot enter into marriage in Sweden. The laws regarding the recognition of child marriages established abroad has also recently (January 2019) been strengthened. No marriages involving a person under the age of 18 is now considered valid in Sweden.

Sweden has of today no separate penal provisions regarding a person marrying a child or being complicit in the marriage of a child. In August 2018 a governmental inquiry presented a report recommending that child marriage should be criminalised with the responsibility being borne by the person who induces or permits the child to enter into a marriage. Informal marriages are also suggested to be covered by the provision. ECPAT concurs with this.

The Swedish Government should:

- Accept the proposal of the inquiry SOU 2018:69 to introduce a penal provision regarding child marriage and incorporate the suggestions made regarding this in the inquiry into national legislation.

3. Child sexual abuse material (CSAM)

To produce, possess, view and distribute documented sexual abuse against children under the age of 18 is criminalised in Sweden and termed “child pornography crime”. However, this is not seen as a sexual offence (chapter 6 of the Swedish Penal Code). Instead, it is classified as a crime against public order (chapter 16 of the Swedish Penal Code). ECPAT recommended the Swedish Government to move the offence to chapter 6 of the Swedish Penal Code in the Second Cycle of UPR and it is still our opinion that this is imperative.

The demand for CSAM is an impelling factor in children being subjected to sexual abuse. Behind the documentation there is almost always an actual child, whose human rights, health and dignity is being severely violated by sexual exploitation. Defining the offence as a sexual offence against a child would create more stable prerequisites for the abused child to be seen as an injured person in the legal process. It would also serve as an acknowledgement of the violation a child depicted in CSAM is exposed to. It probably would also entail that the investigations of these offences would be given
higher priority. In 2017 ECPAT assigned two scientists at the Department of Law at Stockholm University to do an independent research study regarding this offence. They concluded that children’s rights probably would be strengthened if the offence were to be moved to chapter 6 of the Swedish Penal Code. As for sexual depictions of fictitious children, for example animated pictures or videos, this could still be regulated as an offence of itself in chapter 16 of the Swedish Penal Code.

ECPAT is also of the opinion that Swedish legislation should use appropriate terminology regarding CSAM. It is important to use the term “child sexual abuse material” rather than “child pornography” to more accurately describe the criminal nature of such material and the fact that children can never consent to participation in this kind of material. The European Parliament, in its Resolution on Child Sexual Abuse Online of 11 March 2015, made the statement that it “is essential to use the correct terminology for crimes against children, including the description of images of sexual abuse of children, and to use the appropriate term ‘child sexual abuse material’ rather than ‘child pornography’.” Using adequate terminology could lead to increased attention given to the issue of identification of the children being victims, by clarifying the actual crime behind the documentation and hence increasing the sense of urgency.

The Swedish Government should:

– Define CSAM depicting actual children as a sexual offence against these children instead of a crime against public order, by placing the offence in chapter 6 of the Swedish Penal Code.

– Change the term used in the Swedish legislation to describe criminality involving documented sexual abuse against children from “child pornography crime” to “documented child sexual abuse”.

4. Equal protection for all children and sanctions proportionate to the severity of the crime

All children must be equally protected from sexual exploitation, regardless of sexual self-determination and sexual maturity. However, today not all children are treated equally in Swedish legislation. The crime “exploitation of a child for sexual posing” does not protect children above the age of 15 in the same way as younger children. When the victim of the crime is a child above the age of 15, the legislation requires that the court can establish that the posing by its nature is likely to damage the child’s health or development.

It is illegal to pay for sexual services in Sweden, with the classification of the crime being “purchase of a sexual act of a child” when the victim of the crime is a child under the age of 18. In a study done 2014 in Swedish schools; 0.9 percent of the pupils stated that they had been subjected to someone buying them for sexual purposes. The minimum sanction for the crime “purchase of a sexual act of a child” is a pecuniary penalty - which under no circumstances can be proportionate for a crime
involving the act of paying for sexually abusing a child. Sweden must ensure that all sanctions for sexual crimes against children are proportionate to the severity of these crimes. As in the Second Cycle of UPR, it is the position of ECPAT that the Swedish Government should eliminate all pecuniary penalties for sexual crimes against children. Sex buyers also should have a strict liability to ensure that the victim of the offence they are committing is not a child and be held responsible to undertake every possible precaution not to sexually abuse a child. This was also put forward by ECPAT in the previous cycle of UPR.

The Swedish Government should:

- Make the required changes to the definition of the crime “exploitation of a child for sexual posing” so that all children under the age of 18 are guaranteed the same legal protection.

- Make the required changes to the legislation so that perpetrators have a strict liability and are prosecuted and convicted for “purchase of a sexual act of a child” when the victim of the crime is a child under the age of 18 regardless if the perpetrator knew or could suspect this at the time of the criminal act or not.

- Eliminate all pecuniary penalties for sexual crimes against children so that the minimum sanctions reflect the severity of these crimes.

5. Incorporation of the Optional Protocol on the sale of children, child prostitution and child pornography (OPSC)

ECPAT welcomes the Swedish Government’s decision to incorporate the CRC into Swedish legislation in January 2020. The inquiry on the rights of the child was tasked with “surveying, within particularly important areas, how the application of laws and other regulations complies with the rights of the child under the CRC and the two Optional Protocols to which Sweden has acceded” but the decision to incorporate the CRC into Swedish legislation does not include the OPSC.

In the previous cycle of UPR Sweden accepted the recommendation from Bahrain to “take all necessary measures to implement the Convention on the Rights of the Child, particularly to combat the sale, exploitation, and prostitution of children”. However, by not including the OPSC in the proposal for the act on the incorporation of the CRC Sweden has not fulfilled this commitment. Furthermore, this proposal is not compatible with the overall perspective of the CRC nor the Child Rights Committee’s clear position on the status of the CRC and the universal, indivisible rights of the child.

The Swedish Government should:
6. International efforts to work against sexual exploitation of children (SEC)

In Sweden in 2018 a total of 57 children were identified as being victims or suspected victims of trafficking, with girls most commonly being subjected to sexual exploitation. That same year only two convictions was made regarding trafficking of children. The governmental institutions working with human trafficking are clearly stating that the number of undetected victims is large and that the more working hours spent on the issue; the more victims of trafficking and sexual exploitation are identified.

Trafficking is an international issue. The sexual abuse and exploitation of children takes many forms, but these days Internet is often a factor. The online environment is borderless and makes the offense international by nature. Sexual exploitation of children in travel and tourism (SECTT) is also an international issue. We know that Swedes travel abroad every year to sexually abuse children, even though the extent of this is unknown due to lack of data.

Sweden accepted recommendations about SECTT from several countries in the review in 2015. Sweden also accepted the recommendation from Lebanon to continue international efforts to work against sexual abuse and exploitation of children. Sweden has since then appointed an ambassador at large to strengthen the Swedish international cooperation regarding human trafficking and also continued a public awareness campaign that encourages the general public to report suspected sexual exploitation of children when travelling abroad. The Swedish Government also had an action plan 2016-2018 with several other actions to protect children from trafficking and sexual exploitation, but as of 2019 there is no national action plan.

In order to work effectively against all sexual abuse and exploitation of children, and as a Pathfinder country to end violence against children, Sweden must ensure a global multi-stakeholder, cross-sectoral approach. The Swedish Government should aim to be supporting children all over the world by leading by example.

The Swedish Government should:

- Incorporate the OPSC into national legislation.
- Institute a position in strategically important embassies around the world and task the people recruited with supporting the embassy regarding issues concerning SEC, work close together with local and regional child’s rights organizations, in general facilitate cooperation on an international and regional level and function as advocate regarding children’s rights. The people recruited should have ample knowledge in the field of children’s rights, especially children’s participation, and in the subject of sexual exploitation of children.
7. Online child sexual exploitation (OCSE)

In Sweden last year 49 percent of 2-year-olds used the Internet daily, and at 10 years of age 90 percent of Swedish children had their own mobile phone with 44 percent of children aged 8-10 using Internet in a phone daily. The Internet is essentially a positive thing for children. But it has also created a large increase in the number of opportunities for those who would harm children. It has never been easier for perpetrators to contact children, access and share child sexual abuse material and inspire each other to commit further crimes. ECPAT International and INTERPOL writes in a report from 2018 that this has resulted in perhaps millions of children being sexually exploited in recent years.

The consequences for the child are the same regardless if the sexual abuse is physical or non-physical, and for an abused child the dissemination and circulation of material on the Internet means that the suffering never ends. Sweden should ensure that law enforcement has access to necessary legal and technical tools as well as human resources to discover and investigate OCSE.

The Swedish Government should:

- Ratify the Convention on Cybercrime of the Council of Europe.
- Ensure that new regulations such as the ePrivacy regulation does not impose obstacles to criminal investigations regarding SEC.
- Strengthen corporate liability and create legal incentives to proactively prevent and discover hosting of illegal material such as mandatory reporting and proactive detection of child sexual abuse material for Internet service providers.

8. Preventive treatment for potential offenders

Preventive measures for people with a sexual interest in children such as treatment programs for paedophilia and anonymous helplines are vital in order to prevent sexual abuse of children before it occurs. Spokespersons for the Swedish Police and the detention services stress the need for easy access to specialised treatments for people with a sexual interest in children that are at risk of committing offences. The treatments need to be available throughout Sweden and, if possible, scientifically proven to be effective. ECPAT raised this issue in the Second Cycle of UPR and still believe this is incremental to preventing SEC.

The Swedish Government should:
– Adopt an evidence-based prevention, treatment and follow-up programme targeting people who have a sexual interest in children and make sure that it is available within the health care system in every Swedish county.

– Establish a national research centre for preventive treatments for people with a sexual interest in children.

9. Systematic collection of data

There is currently no systematic data collection on SEC in Sweden or of the extent of SEC by Swedish perpetrators. Current and reliable data is lacking for almost all forms of sexual exploitation of children; such as the number of children sexually exploited in Sweden, or of sexual exploitation of children in the context of travel and tourism. Furthermore, Sweden does not collect data on OCSE, and it is not possible to follow a criminal case from report to dismissal or verdict.

As a consequence of the lack of data, the prevention of children being subjected to sexual exploitation is not as efficient as it could be. The more we know about these crimes, the victims and the perpetrators, the more powerful society’s response may be. ECPAT hence repeats it’s request from the Second Cycle of UPR\(^8\) to establish a system for systematic collection of data regarding SEC.

The Swedish Government should:

– Establish a mechanism for the systematic collection of data regarding SEC disaggregated by age and sex of the victim and the perpetrator.

– Establish a mechanism for the systematic collection of data on reported, conducted and dismissed preliminary investigations disaggregated by type of offence and possible use of information and communications technology.