Inter-American Model Law on Care

Recognizing and valuing the invisible work of women

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About the Inter-American Commission of Women (CIM)

- Established in 1928 as the first inter-governmental agency created to promote women’s rights, a result of hemispheric partnership by the feminist movement.
- Joined the OAS in 1948 as an “autonomous and decentralized organization.”

Mission: Support Member States in their compliance with their respective international and inter-American commitments on women’s human rights and gender equity and equality.
The disproportionate amount of care work carried by women in Latin America and the Caribbean:

- Approximately 60% of women in households with the presence of children under the age of 15 state that they do not take part in the labour market due to family responsibilities.

- Women dedicate between 6.3 and 29.5 more hours per week than men to domestic and care work.

- That’s to say, women dedicate 19.6% of their time to unremunerated domestic and care work (vs. a comparative 7.3% by men).

Calculations show that care work contributes between 15.9% and 27.6% to GDP.
1 of every 2 women continues to be outside the labour market. The quantity is not all that counts.

The salary gap between women and men is as high as: 22% on average in LAC.

117 million women are part of the LAC labour force – the highest figure in history.
Inter-American Model Law on Care:

The need for new gender pacts → care.

It is a transformation towards a new ethic: taking this out of the private world and bringing into the public sphere.

This signifies a major fracture of classical paradigms and an opening up, which means…
The Inter-American Commission of Women (CIM) recognizes women's historical contribution to unpaid care work, the effects of unpaid care work on women's development opportunities, and promotes women's formal labor participation and access to decent work. By establishing links between women's economic autonomy and the full enjoyment of their rights, the Commission contributes to closing the gender gap. A tool made available to States facilitates their process of establishing a national care law.
Why a Model Law on care?

The interpretation and application of regulations is the institutional mechanism by which formal equality is translated into substantive equality.

• **Existing instruments** have been insufficient in addressing women's realities in a comprehensive manner.

• Legal norms are an **expression of a society at a given moment in history** and represent, in democratic and inclusive States, the demands of important sectors of the citizenry, such as women.

• Regulatory changes are understood as the permanent and urgent **assertion of women's rights at the structural level that makes up state power** and define the obligations and competencies of the State in relation to the citizenry.
5 critical points of the Inter-American Model Law on Care (LMIC)

1. The right of persons to give and receive care, and the right to self-care.

2. Care as an integral part of social protection systems, emphasising universality.

3. Legal principles of family and social co-responsibility for care.

4. Care as the basis of the economic system.

5. Care as a transversal axis of governance based on human rights and gender equality.
4 pillars of the Inter-American Model Law on Care:

1. Recognition
   • Of care as a right.
   • Of care work as work.

2. Reduction and redistribution
   • Co-responsibility for care as a primary goal.

3. Remuneration or compensation
   • Valuing care work.
   • Remunerating through social security systems.

4. Representation
   • Taking into account the needs of people that require care as well as the caregivers.

Foundational premise: Redefining care work, which lays the foundation for a new understanding of social organization and the economy, by focusing on life-sustaining processes.
Structure of the Model Law:

I. Principles and general provisions
- These permeate the whole contents of the Model Law and respond to the critical issues mentioned.

II. Recognition and valuing of care
- Establishes the need for recognition of care as work and the universal right to care.

III. The right to care
- The right of dependent persons to be cared for and the right of caregivers to offer care, and the quality and dignity of this labour as work.
Structure of the Model Law:

IV. Redistribution of care and co-responsibility
- Reduction of the burden of care work that falls on women.
- Redistribution in order to advance social and family co-responsibility.

V. National Care System
- A co-responsible system of public, universal access and solidarity-based financing, which articulates the different modalities of care service provision: public (national and local), private, and community-based.

VI. Care and global value chains
- Social co-responsibility of economic actors in global value chains and positions the State as the promoter and driver of these measures.
Implementation Guide for the Inter-American Model Law on Care:

Includes the highest standards of care and co-responsibility.

- Practices in the region - an overview of the standards and experiences of countries that have already begun taking action.
- Reference point for countries seeking to initiate progress on care, establishing a minimum basis for policy and regulatory change.
- Presents the advances and experiences of European countries.