As expressed at the 7th World Urban Forum (Medellín, 2014) and the PrepCom1 (New York, 2014), Habitat International Coalition (HIC) calls for the integrity of the Habitat II (1996) commitments and modalities as we move forward toward Habitat III. These include the preservation of three basHIC principles and demands:

- Processes must uphold the Habitat II-established principle to be as inclusive as possible;
- Maintain the Habitat Agenda, not pose a narrower and more-divisive “urban agenda”;
- The human rights and good governance approaches must continue to anchor and guide global human settlement policy and corresponding commitments.

The various Habitat III preparations, reporting and deliberation processes and contents must be grounded in (1) a faithful evaluation of commitments made at Habitat II; (2) a review of housing-rights and good-governance practices consistent with those essential aspects of the Habitat II promise, while taking into consideration the lessons learned and greater conceptual clarity of the issues since Habitat II; and (3) realistic preparation for the emerging human settlement-development challenges that light the way toward improving “balanced rural and urban development,” as pledged since Habitat I (1976).

No program, campaign, periodic report of UN-Habitat or the UN Secretary General so far has provided for a review or evaluation of commitments coming out of Habitat II, and the UN-Habitat-proffered national Habitat III reporting guidelines omit mention of those commitments and/or their evaluation. Therefore, correctives are urgently needed if the Habitat III process, conference, themes and/or outcomes are to be meaningful and justify the effort and resources that multiple stakeholders are pouring into it.
Promises, Promises

The promises that governments made and development partners shared at Habitat II are classified in the outcome “Commitments” and “Global Plan of Action” under seven organizational headings:

A. Adequate Shelter for All
B. Sustainable Human Settlements
C. Enablement and Participation
D. Gender Equality
E. Financing Shelter & Human Settlements
F. International Cooperation
G. Assess Progress

States and governments reaffirmed their obligations to uphold the human right to adequate housing 61 times in the Habitat II outcome document. Among the specific commitments corresponding to this legal obligation was their pledge to protect from, and redress forced evictions. In 1996, governments also explicitly committed to combat homelessness. Neither of these core commitments is mentioned in the UN-Habitat Guidelines for preparing national reports for Habitat III.

The Habitat II Agenda commitments are, at once, varied and inter-related. Their progressive nature augured hope for a better living environment by:

- Ensuring gender equality
- Protecting the environment
- Practicing international cooperation
- Participatory governance at all levels
- Maintaining just macroeconomic policies
- Recognizing habitat’s urban and rural scope
- Promoting community-based land management
- Promoting land markets that meet community needs
- Involving multiple sectors and partnering with civil society and communities
- Adopting innovative instruments that capture gains in land value and recover public investments
- Increasing housing affordability through subsidies and other innovative forms of assistance, including support for self-built housing

Evaluation

As noted above, the concluding broad heading of these promises relates to the indispensable task of evaluating performance against the principles detailed in the Istanbul Declaration and The Habitat Agenda. The Habitat II commitments are many, and are summarized as “Habitat II Evaluation Criteria” in HIC’s separate ANNEX to this primer. Consistent with any standard evaluation, however, the essential criteria to consider in assessing the implementation of Habitat II commitments would review:

- **Relevance**: The extent to which the Habitat II commitments and their corresponding interventions have met implementer and beneficiary requirements, whether committed states’ national and local governments, priority (i.e., vulnerable) communities and sustainability of the environment. Essential to the relevance of the implementation of Habitat II commitments would be an assessment of how they have been adapted to the local context, as well as to agreed-upon global policies.
• **Coherence**: How Habitat II commitments’ synergies and complementarity with other efforts of the international community of states, regional commitments and national policies, posing and answering the questions of how Habitat II commitments and outputs strictly or causally link to outcomes, which, in turn, contribute to the broader development objectives of the local, national, region or international community as a whole, as well as build partnerships and synergies with other relevant initiatives by national stakeholders, civil society and development partners.

• **Effectiveness**: The extent to which interventions align with Habitat II objectives and achieve intended—and/or unintended—habitat-development outcomes. The evaluation should report findings on the extent to which the output targets of efforts and interventions have been achieved so far vis-à-vis indicators and targets (to the extent possible), analyzing the reasons for achievement or failure, strategic adjustments and learning.

• **Efficiency**: The degree to which resources (time, level of effort, funds, etc.) have been converted into results economically, considering potentially more cost-effective and more timely alternatives.

• **Impact**: The evaluation should consider the positive and negative, intended and unintended effects, within the 1996–2016 timeframe, covering:
  - The main outcome-level results achieved so far by operationalizing commitments and
  - Any expected results that do not show sufficient evidence of achievement.

• **Sustainability**: The likelihood of continued long-term positive effects of the efforts/interventions during Habitat II Agenda period (1996–2016), as well as the likelihood of continuity beyond, ensuring local ownership and continuity and replication by partners.

**Greater Clarity and Lessons Learned since 1996**

Building on the Habitat II commitments and findings from their performance evaluation should involve reconsideration and more-exlicit inclusion of principles and concepts in the New Habitat Agenda. During the Habitat II Agenda’s implementation period, states, governments, UN bodies, other development partners, including civil society and social movements, have developed and further clarified these human-rights and good-governance concepts implied in Habitat II. Meanwhile, these concepts and their operation have evolved to inform the Habitat III process. While it remains within the competence of Habitat III partners to inventory these good practices and concepts, HIC has identified the following key elements that it expects to be included among the New Habitat Agenda commitments:

**Right to the city, its elements and derivations**: Although predating Habitat I, the concept of the “right to the city” has evolved in the form of the “Global Charter for the Right to the City,” numerous local charters, UCLG’s “Charter Agenda on Human Rights in the City,” regional iterations of the concept, a prolific literature on both its theory and practice, urban social movements asserting the claim of the right to the city and the current Global Platform on the Right to the City. Articulations of the elements of the right to the city are found also in such related expressions as: “human rights city,” “human rights in the city,” “human rights habitat” and “rights of the city.”

**Social production of habitat** is also a time-honored concept, but, more importantly, it is the dominant form of building housing and the built environment in many cities, especially in the developing world. The social production of habitat (SPH) encompasses all nonmarket processes carried out under inhabitants’ initiative, management and control that generate and/or improve adequate living spaces, housing and other elements of physical and social development, preferably without—and often despite—impediments posed by the state, or other formal structures or authorities. The SPH experience provides a basis for fulfilling the human right to adequate housing and corresponding obligations to extend urban
planning and other support to communities engaged in SPH, as well as illustrates the related concepts of public-popular partnership (PPP) and public-private-popular partnership (PPPP).

The social function of land and property has been the subject of increased policy debate and reform over the years since Habitat II. In theory, a social function is “the contribution made by any phenomenon to a larger system of which the phenomenon is a part.”20 In practice, the social function of a thing is its use or application to the benefit of the greater society, in particular, prioritizing those with the greatest need. Thus, the social function of a land, property, a good, resource or service is realized when it is applied to satisfy a general social need or the unmet need of a segment of society. The social function of land and property in human settlement development is a policy device that can ensure more-equitable distribution of benefits of an economic system. Its clarity and precise methods of application are the subject of much contemporary practice and, in certain countries, is ordained as a constitutional requirement.

Plusvalía, mais-valia and land-value capture also are not new concepts, but are expressions of the Habitat II commitment to “innovative instruments that capture gains in land value and recover public investments.”21 Several states and cities have developed corresponding programs, projects, institutions and legislation to operationalize the social application of the appreciation in value or capital gain from a change in zoning or use, sale or development of land or property. When this added value derives from public land or property, this type of public asset is considered “socially produced” value. Applying the social function of that property, such assets become value that redounds to the benefit of the community or municipality, with the function of distributing its benefits to needy citizens, and/or for other public purposes.

Extraterritorial obligations of states to respect, protect and, in certain cases, fulfill human rights form one dimension22 of duties under treaties that enshrine the human right to adequate housing, the human right to water and other habitat-related substantive and process human rights. States and their constituent bodies also bear the obligation to uphold peremptory norms of international law through their international relations, transactions and regulation of third parties.

Holistic habitat planning: The human settlement is not the domain of an exclusive set of stakeholders. The physical configuration, definition of technical solutions, human needs and aspirations, and environmental considerations of the village, town and city all should be determined through participatory urban/regional planning as a public good and service and an element of the human right to adequate housing. Equitable, ethical, rule-based and people-centered development planning can optimize economies of agglomeration, promote sustainable density, encourage social diversity and mixed-land uses, foster inclusiveness, maximize heterogeneity, guarantee equal opportunity, promote livable public spaces, ensure vibrant and safe streets, and, thus, make human settlements more functional, more democratic and more environmentally balanced. A planning and administrative vision broader than the touted “new urban agenda” becomes more conceivable—indeed indispensable—in light of efforts to maintain city-region food systems and transport systems, reconsidering the segregated distinctions of “rural” and “urban,” and enabling the approach to the city-region as the functional metabolism that it is.

Local fiscal systems have to change from being mere instruments of revenue generation and budget management to vectors of change that generate real development outcomes. Fiscal systems and services must realize their social function in support of people-centered development. Public and private investment must uphold fundamental principles and basic rights at work, and investment policies must purposefully generate decent work. Regulatory mechanisms are needed to ensure that fiscal systems and financial services serve not only clients and beneficiaries, but also right holders, especially households in need of a choice of tenure options to realize adequate housing and human well-being.23 Socially produced values must be sufficiently recovered to finance and promote equal access to public services, continuous improvement of living conditions and adequate housing by right.
Accountability for violations of habitat rights, in particular the human rights to adequate housing, land, water and sanitation, public goods and services and the related process rights, must be built into the Habitat III commitments. The practice of forced evictions; displacement; population transfer, including the implantation of settler colonies in occupied territory; demographic manipulation; land grabbing; and other gross violations, grave breaches and crimes have continued with impunity in every region since Habitat II. A new development agenda and global order must put an end to these wholly unsustainable models, destructive behaviors and breaches of existing norms, while ensuring reparation for victims, affected persons and communities.

Moving Forward

Since 1996, new and growing challenges and issues apply to human settlements development and deserve addition to the New Habitat Agenda. The patterns of urbanization, policies and their resisters, as well as environmental conditions, have created new urgencies for the New Habitat Agenda to address:

Resilience: Climate change has raised the priority of disaster preparedness in human settlements and the capacity to maintain resilience. Resilience of human settlements and inhabitants is more vital also in light of cyclical crises such as those in finance and food distribution. Human settlements and their inhabitants are compelled to be more resilient in order to survive the shocks that have manifested since Habitat II, as well as those anticipated in the period of the New Habitat Agenda. However, as resilience may be a virtue, it must not be understood to shift the onus onto victims of human-made crises and violations of their rights, expecting them, defenders and funders incessantly to bear consequences without remedying the root causes of crises, including through the accountability and liability of responsible parties.

Urbanization is not inevitable: The realization of global development, as any outcome, is all about facing dilemmas by making and acting on choices. Since Habitat II, certain parties have promoted the axiom that urbanization is “inevitable.” Such ideology dismisses human responsibility and suggests that the forces and factors of urbanization are involuntary, or the consequence of some force majeure. However, urbanization is not self-executing. Rather, it is the consequence of human choice and corresponding action. The fact and nature of urbanization are the outcomes of human political will, among other conscious choices. Urbanization is only one deliberate choice among others. With the currently dominant market-driven model, real or imagined urban opportunities also are not self-executing. The distribution of urban wealth and poverty are systemic, but also grounded in deliberate choices. Development processes, including urban development, thus, are not inevitable, linear or always forward moving, nor are they irreversible, without alternative, or exempt from needed restraint.

Distribution of economic values, not merely growth, is a critical measure of development, as well as policy and governance success. Unregulated private interests continue to hoard the world’s wealth and natural resources. The world has more billionaires than ever before and, in some countries, the richest 10% have surpassed the national disparity at the height of the Gilded Age a century ago. If only one-fifth of the wealth possessed by the world’s 1,225 billionaires were allocated for human settlement upgrading, the net $1 trillion could solve the problem of slums well within the Habitat III period. States and governments would fail in their duties to impoverished citizens if they did not commit to a wealth-redistribution scheme in Habitat III. In any event, the urban poor will invest another $1 trillion of their own in the social production of habitat in even less time. Well managed and supported, the proceeds would create millions of jobs, ensure dignified living conditions, realize human rights and improve human well-being. Income inequality has been characterized as the “defining challenge of our time.” In Habitat III, states must not fail to rise to this challenge by deferring to the market and its consequences as if “inevitable.”
Conclusions

The Habitat II commitments, although never properly operationalized or evaluated, have provided a solid basis for a further development of the principles and commitments for a better world with the New Habitat Agenda in 2016. Those Habitat II promises stand to be improved and developed as proposed above, this time with targets to be monitored and assessed through the coming 20-year Agenda. The current opportunity presents itself also finally to reform UN-Habitat accordingly, aligning it with the triple (security, development and human rights) purposes of the UN Charter as a bona-fide Charter-based specialized organizations. Any New Habitat Agenda that falls short of these standards risks being just as neglected as Habitat II’s broken promises, squandering the great efforts and resources invested in this Habitat III process and the 40 preceding years of normative development.

Endnotes:

1 Istanbul Declaration on Human Settlements and The Habitat Agenda, A/CONF.165/14, 14 June 1996, paras. 40(n), 61(b), and 98(b).
2 Istanbul Declaration, para. 4; The Habitat Agenda, paras. 8; 11; 38; 40(l); 61(c)(iv); 61(d); 115; 119(k) and 204(y).
4 The Habitat Agenda, 119(a–l); 46(a–e); 72(a); 78(f); 46(c); 51; 72; 119(j); 120(f); 127(b); 180(g); 180(l); 208(b) and 239.
5 Istanbul Declaration, paras. 1, 3, 4, 7, 9, 10 and 11; The Habitat Agenda, paras. 128–144, and throughout, totaling 278 references.
6 The Habitat Agenda, paras. 119(k); 204(a–j); 204(m) and 204(y).
7 The Habitat Agenda, 50(c) 113(l) and 68(b).
8 The Habitat Agenda, paras. 40(a), 62, 65, 67(b) 115, 186(d), 189(b) and 201(b).
9 Istanbul Declaration, paras. 6 and 10; The Habitat Agenda, paras. 46(d), 68, 68(c), 70(a), 70(c), 75, 79(m), 104, 113(a–n) and 114.
10 The Habitat Agenda, paras. 74(c), 75 and 113(m).
11 The Habitat Agenda, paras. 113–14.
12 Istanbul Declaration, para. 8; The Habitat Agenda, paras. 50(c), 61(c)(v), 113(l).
13 The Habitat Agenda, para. 76(h).
14 The Habitat Agenda, paras. 47; 61(c)(ii), 72(b), 73, 74.
17 See the Global Platform on the Right to the City website, at: http://www.righttothecityplatform.org.br/programacao/.
19 For more information and cases, go to HIC general website and HIC-HLRN website.
21 The Habitat Agenda, para. 76(h).
22 In addition to domestic, individual and collective dimensions of duty under treaty and erga omnes obligations.
25 For example, the United States of America and United Kingdom.