Colombia: Background and U.S. Relations

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Summary

Colombia is the third most populous country in Latin America, with roughly 49 million inhabitants. A key U.S. ally in the region, Colombia endured an internal armed conflict for half a century. Drug trafficking has fueled the violence by funding both left-wing and right-wing armed groups. In the late 1990s, some analysts feared Colombia—threatened by a multisided, violent conflict—would become a failed state. The Colombian government defied those predictions, however, through an evolving security strategy known as Plan Colombia. Originally designed as a six-year program, Plan Colombia ultimately became a 17-year U.S.-Colombian bilateral effort.

Colombia’s current President Juan Manuel Santos, first elected in 2010, has made achieving peace the central goal of his two terms in office. To implement his goal, the Colombian government engaged in intense, formal peace talks from 2012 to 2016 with the Revolutionary Armed Forces of Colombia (FARC), the largest of Colombia’s rebel groups, culminating in a peace accord approved in November 2016 by the Colombian congress. The Santos government launched formal peace talks in February 2017 with the country’s second largest rebel group, the National Liberation Army (ELN), which agreed to a three-month ceasefire starting in October 2017. Despite this headway, Santos’s peace legacy inside Colombia remains controversial. With his term ending in August 2018, following congressional and presidential elections, the future for consolidating peace remains uncertain.

President Santos has continued the market-oriented economic policies of prior administrations. During his first term, the U.S. Congress approved the U.S.-Colombia Free Trade Agreement, which went into force in May 2012. The United States remains Colombia’s top trade partner. After several years of annual growth exceeding 4%, one of the strongest and steadiest expansion rates in the region, Colombia’s growth rate declined to 2% in 2016 and is expected to be even lower in 2017. The FARC-government peace accord alone is projected to cost more than $40 billion over 15 years, adding to the polarization over the controversial peace accord in the midst of low to modest growth.

The U.S.-Colombian partnership initially focused on counternarcotics and later counterterrorism and has since broadened to include sustainable development, human rights, trade, regional security, and many other areas of cooperation. Some observers maintain that Colombian-citizen investment, through a security tax, and the commitment and vision of the country’s leaders were critical to the plan’s success. The government’s long-term strategy has evolved from defeating insurgents to post-conflict stabilization.

Many considered Plan Colombia and its successor strategies a remarkable advance, although recent developments have sparked renewed criticism. Despite Colombia’s success in improving security and economic stability, many observers continue to raise concerns about the country’s human-rights conditions and sharply rising cocaine exports destined mainly for the U.S. market. Those exports were estimated by U.S. authorities to exceed 900 metric tons of export-quality cocaine in 2016, the highest level ever recorded. On September 13, 2017, President Trump cited the recent spike in Colombia’s cocaine production as the reason he was reserving the option to decertify Colombia as a cooperating partner in fighting illegal drugs, the first time such a move was considered in more than 20 years.

Colombia and the United States have had one of the closest partnerships in the Western Hemisphere. Between FY2000 and FY2016, the U.S. Congress appropriated more than $10 billion to fund Plan Colombia and its follow-on programs. The FY2016 omnibus appropriations measure provided close to $300 million foreign aid from the U.S. State Department and the U.S. Agency for International Development. In FY2017, U.S. assistance expanded to focus on...
implementation of the new peace accord with the FARC, an effort called Peace Colombia. In May 2017, Congress passed an omnibus appropriations measure, the Consolidated Appropriations Act, 2017 (P.L. 115-31), which essentially funded Peace Colombia at $391.3 million. The Trump Administration’s proposed foreign aid for Colombia in FY2018 would reduce assistance to $251 million. The House passed an omnibus appropriations bill for FY2018 (H.R. 3354) that would fund bilateral programs for Colombia at $335.9 million. The Senate’s Appropriations Committee’s foreign aid bill for FY2018 would provide $391.3 million for Colombia, the same amount appropriated in FY2017.

This report analyzes the political and economic conditions in Colombia and examines major issues in U.S.-Colombian relations. For additional background, see CRS Report R42982, *Colombia’s Peace Process Through 2016*, by June S. Beittel and CRS Report R44779, *Colombia’s Changing Approach to Drug Policy*, by June S. Beittel and Liana W. Rosen.
Contents

Political and Economic Situation ......................................................................................... 1
   Political Background and Colombia’s Internal Conflict .................................................. 1
   Roots of the Conflict ...................................................................................................... 2
   The Uribe Administration (2002-2010) ..................................................................... 4
   The Santos Administration (2010-2018) .................................................................... 5
   Colombia’s Legislative and Presidential Elections in 2018 .......................................... 8
   Economic Background ................................................................................................. 10

The Current Security Environment .................................................................................... 11
   Peace Accord Implementation ...................................................................................... 13

Ongoing Human Rights Concerns .................................................................................. 15
   Extrajudicial Executions and “False Positives” ......................................................... 16
   Human Rights Defenders and Journalists .................................................................. 17
   Violence and Labor ...................................................................................................... 18
   Internal Displacement ................................................................................................. 20

Regional Relations and Security ..................................................................................... 21
   Colombia’s Role in Training Security Personnel Abroad ........................................... 22
   U.S. Relations and Policy ............................................................................................ 25

Plan Colombia and Its Follow-On Strategies .................................................................. 25
   National Consolidation Plan and Peace Colombia ..................................................... 28
   Funding for Plan Colombia and Peace Colombia ....................................................... 29
   Human Rights Conditions on U.S. Assistance ............................................................. 32
   Assessing the Programs of Plan Colombia and Its Successors .................................. 34
   Trends in Colombia’s Coca Cultivation ...................................................................... 34
   Drug Crop Eradication and Other Supply Control Alternatives .............................. 36
   U.S.-Colombia Economic Relations .......................................................................... 39

Outlook .......................................................................................................................... 40

Figures

Figure 1. Map of Colombia ............................................................................................. 3
Figure 2. Third-Country Security Forces Trained Under the Action Plan on Regional
       Security Cooperation, 2013-2016 ........................................................................... 24
Figure 3. Colombia Potential Cocaine Production and Cocaine Seizures, 2006-2016 ....... 37

Tables

Table 1. U.S. Assistance for Colombia by State Department Foreign Aid Account:
       FY2010-FY2017 ................................................................................................... 30
Table 2. U.S. Assistance for Colombia from the Department of Defense: FY2010-FY2017 .... 31
Table 3. U.S. ONDCP Estimate of Coca Cultivation in Colombia .................................. 35
Table 4. UNODC Estimate of Coca Cultivation in Colombia ........................................ 35
Table 5. U.S. Government Estimate of Pure Cocaine Production in Colombia ............ 35
Table 6. U.S. Government Estimate of “Export Quality” Cocaine Produced in Colombia .. 35
Appendixes
Appendix. Selected Online Human Rights Reporting on Colombia ................................. 41

Contacts
Author Contact Information ......................................................................................... 41
Acknowledgments ........................................................................................................ 41
Political and Economic Situation

Political Background and Colombia’s Internal Conflict

Colombia, one of the oldest democracies in the Western Hemisphere, has endured a multisided civil conflict for more than five decades until President Juan Manuel Santos declared the conflict over in August 2017 at the end of a UN-monitored disarmament, initiating a fragile post-conflict phase.1 According to the National Center for Historical Memory 2013 report, presented to the Colombian government as part of the peace process, some 220,000 Colombians died in the armed conflict through 2012, 81% of them civilians.2 The report also provided statistics quantifying the scale of the conflict, which has taken a huge toll on Colombian society: more than 23,000 selective assassinations between 1981 and 2012; internal displacement of more than 5 million Colombians due to land seizure and violence; 27,000 kidnappings between 1970 and 2010; and 11,000 deaths or amputees from anti-personnel land mines laid primarily by Colombia’s main insurgent guerrilla group, the Revolutionary Armed Forces of Colombia (FARC).3 To date, more than 8 million Colombians, or roughly 15% of the population, have registered as conflict victims.

Although the violence has scarred Colombia, the country has achieved a significant turnaround. Once considered a likely candidate to become a failed state, Colombia, over the past two decades, has overcome much of the violence that had clouded its future. For example, between 2000 and 2016, Colombia saw a 94% decrease in kidnappings and a 53% reduction in homicides (below 25 per 100,000 in 2016).4 Coupled with success in lowering violence, Colombia has opened its economy and promoted trade, investment, and growth. Colombia has become one of Latin America’s most attractive locations for foreign direct investment. Yet, after steady growth over several years, Colombia’s economy slowed to 3.1%

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2 Basta Ya! Colombia: Memorias de Guerra y Dignidad, Center for Historical Memory, at http://www.centrodememorialhistorica.gov.co/micrositios/informeGeneral/.
3 About half of Colombia’s 32 departments (states) have land mines, and the government has estimated that about 11,000 Colombians have been injured or killed by the weapons since 1990.
growth in 2015 and about 2% in 2016. Many analysts identified Colombia’s dependence on oil and other commodity exports as the primary cause.

Between 2012 and 2016, the Colombian government held formal peace talks with the FARC, Colombia’s largest guerrilla organization. Upon taking office for a second term in August 2014, President Santos declared peace, equality, and education as his top priorities, although achieving the peace agreement remained clearly his major focus. In August 2016, the government and FARC negotiators announced they had concluded their talks and achieved a 300-page peace agreement covering six topics. The accord was subsequently narrowly defeated in a popular referendum, but was revised by the Santos government and agreed to by the FARC and then ratified by the Colombian Congress in late November 2016.

**Roots of the Conflict**

The Colombian conflict predates the formal founding of the FARC in 1964, as the FARC had its beginnings in the peasant self-defense groups of the 1940s and 1950s. Colombian political life has long suffered from polarization and violence based on the significant disparities and inequalities suffered by landless peasants in the country’s peripheral regions. In the late 19th century and a large part of the 20th century, the elite Liberal and Conservative parties dominated Colombian political life. Violence and competition between the parties erupted in a period of extreme violence in Colombia, known as *La Violencia*, set off in 1948 by the assassination of Liberal presidential candidate Jorge Gaitán. The violence continued for the next decade.

After a brief military rule (1953-1958), the Liberal and Conservative parties agreed to a form of coalition governing, known as the National Front. Under the arrangement, the presidency of the country alternated between Conservatives and Liberals, each holding office in turn for four-year intervals. This form of government persisted for 16 years (1958-1974). The power-sharing formula did not resolve the tension between the two historic parties, and many leftists, Marxist-inspired insurgencies took root in Colombia, including the FARC, launched in 1964, and the smaller National Liberation Army (ELN) formed the following year. The FARC and ELN conducted kidnappings, committed serious human rights violations, and carried out a campaign of terrorist activities to pursue their goal of unseating the central government in Bogotá.

Rightist paramilitary groups formed in the 1980s when wealthy ranchers and farmers, including drug traffickers, hired armed groups to protect them from the kidnapping and extortion plots of the FARC and ELN. In the 1990s, most of the paramilitary groups formed an umbrella organization, the United-Self Defense Forces of Colombia (AUC). The AUC massacred and assassinated suspected insurgent supporters and directly engaged the FARC and ELN in military battles. The Colombian military has long been accused of close collaboration with the AUC, accusations ranging from ignoring their activities to actively supporting them. The AUC became increasingly engaged in drug trafficking. In the late 1990s and early 2000s, the U.S. government designated the FARC, ELN, and AUC as Foreign Terrorist Organizations (FTOs). The AUC was formally dissolved in a collective demobilization between 2003 and 2006 after many of its leaders stepped down. However, former paramilitaries joined armed groups (called criminal bands, or Bacrim, by the Colombian government) who continued to participate in the lucrative drug trade and commit other crimes and human rights abuses. When the FARC demobilized in 2017, other

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illegally armed groups made aggressive efforts to take control of former FARC territory and its criminal enterprises as FARC forces withdrew. (For more, see “The Current Security Environment,” below.)

**Figure 1. Map of Colombia**

![Map of Colombia](image)

**Source:** Congressional Research Service.
The Uribe Administration (2002-2010)

The inability of Colombia’s two dominant parties to address the root causes of violence in the country led to the election of an independent, Álvaro Uribe, in the presidential contest of 2002. Uribe, who served two terms, came to office with promises to take on the violent leftist guerrillas, address the paramilitary problem, and combat illegal drug trafficking that had grown exponentially in Colombia.

During the 1990s, Colombia had become the region’s—and the world’s—largest producer of cocaine. Peace negotiations with the FARC under the prior administration of President Andrés Pastrana (1998-2002) had ended in failure; the FARC used a large demilitarized zone located in the central Meta department (see map in Figure 1) to regroup and strengthen itself. The central Colombian government granted the FARC this demilitarized zone, a traditional practice in Colombian peace negotiations, but the FARC used it to launch terror attacks, conduct operations, and increase the cultivation of coca and its processing, while failing to negotiate seriously. Many analysts, noting the FARC’s strength throughout the country, feared that the Colombian state might fail. During this time, opinion polling indicated that some Colombians thought the FARC might at some point successfully take power. The FARC was then reportedly at the apogee of its strength, numbering an estimated 16,000 to 20,000 fighters under arms.

This turmoil opened the way for the aggressive strategy advocated by independent candidate Uribe. At President Uribe’s August 2002 inauguration, the FARC showered the event with mortar fire, signaling the group’s displeasure at the election of a hardliner who believed a military victory over the Marxist rebels was possible.

In his first term (2002-2006), President Uribe sought to shore up and expand the country’s military, seeking to reverse the armed forces’ losses by aggressively combating the FARC. He entered into peace negotiations with the AUC. President Pastrana, however, had refused to negotiate with the rightist AUC, but Uribe promoted the process and urged the country to back a controversial Justice and Peace Law that went into effect in July 2005 and provided a framework for the AUC demobilization. By mid-2006, some 31,000 AUC paramilitary forces had demobilized. The AUC demobilization, combined with the stepped-up counternarcotic efforts of the Uribe administration and increased military victories against the FARC’s irregular forces, helped to bring down violence, although a high level of human rights violations still plagued the country. Uribe became widely popular for the effectiveness of his security policies, a strategy he called “Democratic Security.” Colombians approved a referendum to amend their constitution in 2005 to permit Uribe to run for a second term. He ran and won reelection with strong majorities in both houses of the Colombian Congress, giving President Uribe a mandate to continue to consolidate Democratic Security in his second term.

Following his re-election in 2006, President Uribe continued to aggressively combat the FARC and his government had a successful year in 2008. In March 2008, the Colombian military bombed the camp of FARC’s second-in-command, Raul Reyes (located inside Ecuador a short

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8 Many Colombians have expressed disappointment in the AUC demobilization in which they criticize for failing to provide adequate punishments for perpetrators and adequate reparations to victims of paramilitary violence. It has also been seen as incomplete because those who did not demobilize or those who re-mobilized into criminal gangs have left a legacy of criminality. For a concise history of the AUC, see “AUC Profile,” InSight Crime: Organized Crime in the Americas, at http://www.insightcrime.org/colombia-organized-crime-news/auc-profile.
distance from the border), killing him and 25 others. Also in March, another of FARC’s ruling seven-member secretariat was murdered by his security guard. In May, the FARC announced that their supreme leader and founder, Manuel Marulanda, had died of a heart attack. The near-simultaneous deaths of three of the seven most important FARC leaders were a significant blow to the organization. In July 2008, the Colombian government dramatically rescued 15 long-time FARC hostages, including three U.S. defense contractors who had been held since 2003 and Colombian senator and former presidential candidate Ingrid Bentancourt. The widely acclaimed, bloodless rescue further undermined FARC morale.9

Uribe’s success and reputation, however, were marred by several scandals. They included the “parapolitics” scandal in 2006 that exposed links between illegal paramilitaries and politicians, especially prominent members of the national legislature. Subsequent scandals that came to light during Uribe’s tenure included the “false positive” murders allegedly carried out by the military (primarily the Colombian Army) in which innocent civilians were executed and then dressed to look like guerilla fighters to increase the military’s rebel body count. In 2009, the media revealed another scandal of illegal wiretapping and other surveillance by the government intelligence agency, the Department of Administrative Security (DAS), to discredit journalists, members of the judiciary, and political opponents of the Uribe government. (In early 2012, the tarnished national intelligence agency was replaced by Uribe’s successor.) Despite the controversy surrounding these scandals, President Uribe remained popular and his supporters urged him to run for a third term in 2010. Another referendum was proposed to alter the constitution to allow a third term; however, it was turned down by Colombia’s Constitutional Court.

The Santos Administration (2010-2018)

Once it became clear that President Uribe was constitutionally ineligible to run for a third term, Juan Manuel Santos of the pro-Uribist National Unity party (or Party of the U) quickly consolidated his preeminence in the 2010 presidential campaign. Santos, a centrist, who comes from an elite family who once owned the country’s largest newspaper, was educated in part in the United States. He had recently served as Uribe’s defense minister. In 2010, Santos campaigned on a continuation of the Uribe government’s approach to security and its role encouraging free markets and economic opening, calling his reform policy “Democratic Prosperity.” In the May 2010 presidential race, Santos took almost twice as many votes as his nearest competitor, Antanas Mockus of the centrist Green Party, but he did not win a majority of cast votes. Santos won the runoff handily with 69% of the vote in June. Santos’s “national unity” ruling coalition formed during his campaign included the center-right National Unity and Conservative parties, the centrist Radical Change Party, and the center-left Liberal party.10

On August 7, 2010, President Santos said in his first inauguration speech that he planned to follow in the path of President Uribe, but that “the door to [peace] talks [with armed rebels] is not locked.”11 Under President Uribe, relations with both neighboring Ecuador and Venezuela had been significantly strained. Under the new Santos administration, relations with Ecuador and cooperation on cross-border issues improved. Venezuela also increased its counternarcotics and counterterrorism cooperation with the Santos government and repaired economic relations that

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9 The rescue operation received U.S. assistance and support. See, Juan Forero, “In Colombia Jungle Ruse, U.S. Played A Quiet Role; Ambassador Spotlights Years of Aid, Training,” Washington Post, July 9, 2008.

10 In July 2011, the coalition contained 89 senators out of 102 in the Colombian upper house. However, in late September 2013, the Green Party (renamed the Green Alliance) broke away from the ruling coalition, although it sometimes continued to vote with the government.

had sharply deteriorated between the governments of President Uribe and then-Venezuelan President Hugo Chávez. Uribe repeatedly accused Chávez of harboring FARC and ELN forces on Venezuelan territory.

During his first two years in office, President Santos reorganized the executive branch, eliminating the scandal-tainted intelligence agency, DAS, and restructuring three executive-level ministries into six. He accomplished some legislative victories and launched several reforms, including a fiscal reform and a plan to redistribute royalties from land and mineral development more widely. He built on the market opening strategies of the Uribe administration and secured a free-trade agreement with the United States, Colombia’s largest trade partner, which went into effect in May 2012. To address U.S. congressional concerns about labor relations in Colombia, including the issue of violence against labor union members, the United States and Colombia agreed to an “Action Plan Related to Labor Rights” (Labor Action Plan) in April 2011. Many of the steps prescribed by the plan were completed in 2011 while the U.S. Congress was considering the free trade agreement.

Significantly, the Santos government maintained a vigorous security strategy and struck hard at the FARC’s top leadership. In September 2010, the Colombian military killed the FARC’s top military commander, Victor Julio Suárez (known as “Mono Jojoy”), in a bombing raid on his camp in central Colombia. In November 2011 bombing raid, the Colombian security forces tracked down and killed the FARC’s supreme leader, Guillermo Leon Saenz (aka “Alfonso Cano”). He was replaced by Rodrigo Londoño Echeverri (known as “Timoleón Jiménez” or “Timochenko”), the group’s current leader.

While continuing the security strategy, the Santos administration began to re-orient the Colombian government’s stance toward the internal armed conflict through a series of reforms. The first legislative reform that moved this new vision along, signed by President Santos in June 2011, was the Victims’ and Land Restitution Law (Victims’ Law), to provide comprehensive reparations to an estimated (at the time) 4 million to 5 million victims of the conflict. Reparations under the Victims’ Law included monetary compensation, psycho-social support and other aid for victims, and the return of millions of hectares of stolen land to those displaced. The law was intended to process an estimated 360,000 land restitution cases. The government’s implementation of this complex law began in early 2012, and it has received mixed reviews.

Between 2011 and 2016, there were more than 100,000 applications for restitution and 5,000 properties, or about 5%, were resolved by judges.

The Victims’ Law, while not a land reform measure, tackled issues of land distribution including the restitution of stolen property to displaced victims. Given the centrality of land issues to the rural peasant-based FARC, passage of the Victims’ Law was a strong indicator that the Santos government shared its interest in addressing land and agrarian concerns. In June 2012, another government initiative—the Peace Framework Law, also known as the Legal Framework for

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12 The Victims’ and Land Restitution Law (Victims’ Law) covers harms against victims that date back to 1985, and land restitution for acts that happened after 1991.


14 For example, the limitations of the law’s implementation, particularly of land restitution efforts, are analyzed in the following report. Lisa Haugaard et al., Far from the Promised Land: Land Restitution on Colombia’s Caribbean Coast, Lutheran World Relief and Latin America Working Group Education Fund, November 2013.

Peace—was approved by the Colombian Congress, which signaled that congressional support for a peace process was growing.16

In August 2012, President Santos announced he had opened exploratory peace talks with the FARC and subsequently launched formal peace negotiations in October 2012 in Norway. The countries of Norway, Cuba, Venezuela, and Chile each held an international support role to the talks, with Norway and Cuba serving as peace talk hosts and “guarantors.” Following the formal start in Norway, the actual negotiations began a month later in mid-November 2012 in Cuba, where the FARC-government talks continued until their conclusion in August 2016.

In the midst of extended peace negotiations, Colombia’s 2014 national elections presented a unique juncture for the country. During the elections, the opposition Centro Democrático (CD) party gained 20 seats in the Senate and 19 in the less powerful Chamber of Representatives,17 and its leader, former President Uribe, became a popular senator. His presence in the Senate challenged the new ruling coalition that backed President Santos. The coalition contained the center-right “U” Party, the Liberal Party, and the centrist Radical Change Party but lacked the strong numeric majority the national coalition had enjoyed in Santos’s first term. With a safe majority in the Chamber of Representatives, the ruling coalition had to build a working majority in the Senate through alliances with either leftist parties or parties on the right, such as the Conservative Party, that contained both Uribe and Santos supporters. In a tight but decisive contest, President Santos won reelection in a June 2014 runoff with 51% of the vote to his CD opponent’s 45%, with about 4% of voters casting blank ballots, suggesting some disillusionment with both candidates whose campaigns had been marred by corruption allegations.

In August 2014, President Santos, during his second-term inaugural address, declared three pillars—peace, equality, and education. His clear top priority was to conclude the peace negotiations launched with the FARC. Ultimately, the peace talks became the signature policy of the Santos government. Former President Uribe, who had become the most vocal critic of the Santos presidency soon after his one-time protégé first took office, attacked the president over social media, accusing his successor of caving to terrorists by engaging the FARC, and led the opposition from the Colombian Senate during Santos’s second term. In February 2015, the Obama Administration provided support to the peace talks by naming Bernard Aronson, a former U.S. assistant secretary of state for Inter-American Affairs, as the U.S. Special Envoy to the Colombian peace talks.

The talks with the FARC, the country’s oldest, largest, and best-financed guerrilla organization, concluded in August 2016. In early October, to the surprise of many, approval of the accord was narrowly defeated by less than 0.5% of voters, revealing a polarized electorate. The accord covered many significant issues, including the illicit drugs problem, land and rural development issues, and how to deliver justice for the millions of victims of Colombia’s five-decade conflict. Although President Santos claimed he revised the accord during an intense 40-day consultation with opponents, many did not believe that the revised agreement had been sufficiently altered. In late November, when President Santos put the accord to a vote before the Colombian Congress, the major opposition party, CD, walked out in protest.

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16 In August 2013, the Colombian Constitutional Court ruled that the Peace Framework Law was constitutional. In response to another challenge, the court again upheld the law in August 2014, establishing that demobilized guerrillas who had not committed crimes against humanity could eventually run for political office.

17 Final results for the 2014 legislative elections provided to the Congressional Research Service (CRS) by a Colombian Embassy official, July 22, 2014.
The peace process to end the five-decade conflict was deemed the most significant achievement of the Santos presidency and lauded outside of Colombia, throughout the region, and at the United Nations. Over the course of two terms, the President’s approval ratings rose and fell rather significantly. For example, in a September 2017 poll, 54% of all Colombians disapproved of Santos’s mandate, and only 16% polled viewed the president favorably. A large number of Colombians contend that President Santos ignored major issues, such as unemployment, health care, and growing corruption. Other Colombians believe that Santos’s investments in peace have been historic and worthwhile, citing large reductions in crime and violence, including the lowest homicide rate recorded since the early 1970s.

The president was awarded the Nobel Peace Prize in December 2016, although the peace plebiscite had been defeated in October. In March 2017, President Santos reshuffled his cabinet and brought General Óscar Naranjo (a former head of the Colombian National Police) to replace his vice president, Germán Vargas Lleras, who had decided to run in the 2018 presidential race on the right-leaning Cambio Radical ticket. Subsequently, in October 2017, Cambio Radical left the national coalition and became openly critical of some parts of the peace accord, suggesting that candidate Vargas Lleras may not support full implementation of some elements of the accord negotiated by a government he was once part of.

In his last full year (2017), President Santos has been recognized by several environmental groups for his efforts to protect Colombia’s natural areas and ensure stability through peace. Those awards included a biodiversity award from England’s Royal Botanic Garden, recognition for doubling the size of Colombia’s natural protected areas and parks by the U.S. National Geographic Society, and the international affairs award called the Chatham House Prize for his role in ratifying a peace agreement with the FARC rebel group.18

Colombia’s Legislative and Presidential Elections in 2018

Colombians are scheduled to elect a new president and vice president on May 27, 2018, with a runoff on June 17, if needed. Presidential hopefuls are preparing for next year’s election amid long-standing disapproval of the Santos administration among a majority of Colombians. Disgruntled Colombians point to an aloof president whose energy and political capital have been spent on accommodating an often-despised criminal group.

Many observers are watching the initial campaigns closely, as the outcome of the 2018 elections will have serious repercussions for the longevity and direction of President Santos’s peace legacy. The 2018 election cycle will be a response to the peace agenda and its aftermath even as some analysts caution that recent polling results indicate solely focusing on implementation of the controversial accord will not be popular. Newly demobilized FARC members are expected to exercise the right to vote, and the FARC, for the first time in Colombian history, will hold seats in both chambers of Congress. According to the peace accord, the FARC’s new political party will hold 5 seats in the 102-member Senate and 5 seats in the 166-member House chamber for two terms (through 2026).

Although the official start date for presidential campaigning is not until late January 2018, the list of presidential hopefuls already exceeds 20 names. According to various polls, most popular among those potential candidates at present are former Vice President and Housing Minister Germán Vargas Lleras, former Bogotá Mayor Gustavo Petro, former Medellín Mayor Sergio

Fajardo, and current Green Alliance Senator Claudia López. Others who are likely to compete include former Colombian Ambassador to the United States Juan Carlos Pinzón, former Minister of Defense Marta Lucia Ramírez, and chief peace negotiator and former Vice President Humberto de la Calle.

Many of the candidates have begun to explore ways to broaden their appeal through forming political coalitions and running as independents rather than with traditional parties. The efforts were in the initial stages in October 2017, but finding coalition partners who held common views on issues such as security, combating corruption, peace accord implementation, and jobs and the economy was actively being pursued. Some, such as the Uribe-Pastrana coalition led by former Presidents Alvaro Uribe and Andrés Pastrana, appear more well-defined than others. A carryover of the coalition that voted down the peace accord on October 2, 2016, by less than a half percent of votes cast, the Uribe-Pastrana coalition was awaiting a final decision on the candidate that the conservative CD party would support. According to President Uribe, the new coalition will build support from the same groups that helped win the “no” vote, which would attract a broader audience to their candidate.

On the liberal end of the spectrum, the Colombian Coalition or Coalición Colombiana has coalesced around the themes of combating corruption and supporting peace. This recently created group, made up of former Medellín Mayor Sergio Fajardo and Senators Claudia López and Jorge Enrique Robledo, coalesced around the idea of addressing corruption and clientelism that plagues the Colombian public sector. Liberal party hopeful Humberto de la Calle has expressed interest in joining this group. His party’s leadership, however, has stated it intends to form a “great coalition” geared toward defending the peace accords and their implementation, topics that the Colombian Coalition also supports, but perhaps less centrally.

Colombian electoral law stipulates presidential candidates must win half of all votes, plus one, to win in the first round. If no single candidate is declared the winner, a run-off election between the two highest-polling candidates will be held in June 2018. The winning candidate will serve for four years with no option for reelection because the Colombian Congress voted to snap back the provision prohibiting reelection that had been altered under President Uribe.

Colombia’s concern with corruption has been particularly acute in 2017. Similar to many countries in the region, government officials, including the president’s 2014 campaign for reelection and the opposition candidate’s campaign, both alleged to have received payoffs (bribes) from the Odebrecht firm, the Brazilian construction company. In June 2017, the Santos administration was embarrassed by the U.S. Drug Enforcement Administration’s arrest of its top official in anti-corruption, Gustavo Moreno. In mid-September, the former chief justice of Colombia’s Supreme Court was then arrested for his alleged role in a corruption scandal that involves other former justices who are accused of taking bribes from corrupt congressmen, some with ties to illegal paramilitary groups. The series of corruption charges made against members or former members of Colombia’s judicial branch, politicians, and other officials have clearly made the issue a prominent one in Colombian politics and led to a referendum on cleaning up corruption to be held in March 2018, just days before the national congressional elections on March 11, 2018.

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19 According to some analysts, former Minister of Defense Marta Lucía Ramírez and CD party candidate Iván Duque are most likely to receive the backing of the Uribe-Pastrana coalition.


22 Stephen Gill, “Colombia to Seek Major Justice Overhaul through Popular Vote,” Colombia Reports, September 17, (continued...)
Economic Background

Colombia’s economy is the fourth largest in Latin America after Brazil, Mexico, and Argentina. The World Bank characterizes Colombia as an upper middle-income country, although its commodities-dependent economy has been hit by oil price declines and peso devaluation related to the erosion of fiscal revenue. Between 2010 and 2014, Colombia’s economy grew at an average of more than 4% but slowed to 3.1% gross domestic product (GDP) growth in 2015 and 2.0% in 2016.23 Despite its relative economic stability, high poverty rates and inequality have contributed to social upheaval in Colombia for decades. The poverty rate in 2005 was slightly above 45%, but declined to below 27% in 2016. The International Monetary Fund (IMF) cites the capacity of the Colombian economy to sustain a slowdown in 2016 while continuing to achieve gains in addressing inequality. Yet, concentrated land ownership and high rural poverty rates remain a problem.24

According to a United Nations study published in 2011, 1.2% of the population owned 52% of the land,25 and in later data about 49% of Colombians in 2016 continued to work in the informal economy. Colombia is often described as a country bifurcated between metropolitan areas with a developed, middle-income economy, and some rural areas that are poor, conflict-ridden, and weakly governed. The fruits of the growing economy have not been shared equally with this ungoverned, largely rural periphery. Frequently these more remote areas are inhabited by ethnic minorities or other disadvantaged groups, such as Afro-Colombians, indigenous populations, or landless peasants and subsistence farmers, who are vulnerable to illicit economies due to few connections to the formal economy.

Promoting more equitable growth and ending the internal conflict have been twin goals of the two-term Santos administration. Unemployment, which has historically been high and over 10%, fell below that double digit mark during Santos’s first term and remained at 9.2% in 2016 but rose slightly in the first quarter of 2017 to an estimated 9.4%.26 Colombia has secured free trade agreements with the European Union, Canada, and the United States, and with most nations in Latin America. Colombia is a founding member of the Pacific Alliance along with Chile, Mexico, and Peru, and has sought to deepen trade integration and cross-border investment with its partners in the Alliance, while reducing trade barriers. Colombian officials have worked over the past decade to increase the attractiveness of investing in Colombia, and foreign direct investment (FDI) grew by 16% between 2015 and 2016. This investment increase came not only from the extractive industries, such as petroleum and mining, but also from such areas as agricultural products, transportation, and financial services.

Although Colombia is ranked highly for business-friendly practices and has a favorable regulatory environment that encourages trade across borders, it is still plagued by persistent corruption and an inability to effectively implement institutional reforms it has undertaken, particularly in regions where government presence is weak. According to the U.S. State

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24 International Monetary Fund (IMF), Colombia: Staff Report for the 2017 Article IV Consultation,” April 17, 2017.
Department in its analysis of national investment climates, Colombia has demonstrated a political commitment to create jobs, develop sound capital markets, and achieve a legal and regulatory system that meets international norms for transparency and consistency. Some of the problems in its business environment include a still-complicated tax system, a high corporate tax burden, and continuing piracy and counterfeiting issues. Colombia’s rural-sector protestors formed strikes and blockades beginning in 2013 with demands for long-term and integrated-agricultural reform in a country with one of the most unequal patterns of land ownership.27

Given the Santos administration’s outward-looking, market-oriented approach to the economy and interest in inclusive and sustainable economic growth, many Colombian policymakers and business leaders want to see Colombia’s accession to the Organization for Economic Cooperation and Development (OECD). President Santos acknowledges that OECD full membership will constitute recognition of Colombia’s attainment of world-class development standards and policies.28

The Current Security Environment

Colombia has confronted a complex security environment of armed groups: two violent leftist insurgencies, the FARC and the ELN, and groups that succeeded the AUC following its demobilization during the Uribe administration. The FARC, whittled down by the government’s military campaign against it, continued to conduct a campaign of terrorist activities during peace negotiations with the government through mid-2015, but imposed temporary unilateral ceasefires in succession that did lower violence levels significantly. In August 2016, the FARC and the government concluded negotiations on a peace accord that was narrowly rejected in a referendum in October but approved by Congress in November 2016.

In 2017, the FARC largely demobilized in the first half of the year, with a majority of the estimated 12,000 combatants and militia members turning in their arms at designated normalization areas under the supervision of UN monitors.29 Authorities and some analysts maintain that 5% to 10% of the FARC have become dissidents, who reject the peace settlement, although other estimates suggest a higher percentage. These armed individuals remain a threat.30 As agreed in the peace accord, the demobilized rebels transitioned to a political party that became known as the Common Alternative Revolutionary Force (retaining the acronym FARC) in September 2017.31 On November 1, 2017, the FARC announced their party’s presidential ticket: current FARC leader Rodrigo Londoño (aka Timochenko) for president and Imelda Daza for vice president.32

29 About 8,200 guerrillas and ex-FARC militia members turned themselves in to the 26 UN monitored zones for disarmament, and another 3,000 were either outside of the country or had been prisoners, some of whom came into the zones before August 2017. For more background on the demobilization totals, see International Crisis Group (ICG), Colombia’s Armed Groups Battle for the Spoils of Peace, Report No. 63, Latin America & Caribbean, October 19, 2017. Also, see “Ya son 4.011 los Acreditados de las Farc por su Renuncia a las Armas,” El Tiempo, June 15, 2017, http://www.eltiempo.com/politica/proceso-de-paz/el-comisionado-de-paz-acredita-a-milicianos-de-las-farc-99350.
The ELN, like the FARC, became deeply involved in the drug trade and used extortion, kidnapping, and other criminal activities to fund themselves. The ELN, with diminished resources and reduced offensive capability, according to government estimates, declined to fewer than 2,000 fighters. Some analysts maintain that former FARC were recruited to join the ELN as the larger rebel group demobilized. In early 2015, the ELN leadership began exploratory peace talks with the Santos government in Ecuador, although the ELN continued to attack oil and transportation infrastructures and conduct kidnappings and extortions, at least periodically. Formal talks with the ELN finally opened in February 2017 in Quito, Ecuador. The ELN’s chief leadership, which includes Nicolás Rodríguez Bautista, alias “Gabino,” is represented in Quito but the organization is far more regionally oriented, decentralized, and nonhierarchical in its decisionmaking, in contrast to the centralized control of the FARC. In September, the government and ELN negotiators announced that a 100-day bilateral ceasefire would begin in October 2017.

The AUC, the loosely affiliated national umbrella organization of paramilitaries, officially disbanded a decade ago. The organization was removed from the State Department’s Foreign Terrorist Organizations list in July 2014. More than 31,000 AUC members demobilized between 2003 and 2006, and many AUC leaders stepped down. However, as noted, many former AUC paramilitaries continued their illicit activities or re-armed and joined criminal groups—known as Bacrim. Viewed by many observers as successors to the paramilitaries, the Bacrim are seen by the Colombian government as the biggest threat to Colombia’s security since 2011, although these groups do not appear to be motivated by the dream of defeating the national government, they do seek territorial control and appear to provide rudimentary justice in ungoverned parts of the country. Human rights groups maintain that these paramilitary successors are responsible for widespread abuses against civilians. The Bacrim are primarily involved in drug trafficking, but also extortion and many other violent crimes.

In 2013, the criminal group Los Urabeños, launched in 2006, emerged as the dominant Bacrim. Over its lifetime, the group has been referred to as the Gaitanistas, the Clan Úsuga, and most recently El Clan del Golfo, growing to about 3,000 members by 2015. The Urabeños organization is heavily involved in cocaine trafficking as well as arms trafficking, money laundering, extortion, gold mining, human trafficking, and prostitution. Early leaders of the group, such as founder Daniel Rendón Herrera (alias “Don Mario”) and his brother Feddy Rendón Herrera were designated drug kingpins under the U.S. Kingpin Act in 2009 and 2010, respectively, but because these men had been part of the AUC peace process, they could not be extradited to the United States until they had served time and paid reparations.

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33 The FARC has traditionally used kidnapping, but claimed to end the practice in early 2012 in an overture to begin peace negotiations with the government. The FARC has diversified into illegal mining (particularly gold mining), cattle rustling, and other illicit businesses. The ELN has focused on extortion and kidnapping business executives from oil, gas, and mining operations.

34 According to some analysts, all but one of the major Bacrim have their roots in the AUC. See, Jeremy McDermott, “The BACRIM and Their Position in Colombia’s Underworld,” InSight Crime, Organized Crime in the Americas, May 2, 2014.

35 For a discussion of the informal justice provided by Bacrim, see ICG, Colombia’s Armed Groups Battle for the Spoils of Peace, October 19, 2017.

36 The group members sometimes refer to themselves by an old name, Autodefensas Gaitanistas de Colombia (AGC), or as part of the umbrella organization of paramilitaries, the AUC, that demobilized formally between 2003 and 2006.

In 2015, the Colombian government conducted operations against the Urabeños, apparently in tandem with U.S. efforts. In June 2015, the Justice Department unsealed indictments against 17 alleged Urabeños members. The Colombian government’s efforts to dismantle the Urabeños and interrupt its operations began to result in the capture of top leaders and gradually to disrupt its illicit activities. The Urabeños faced an intense enforcement campaign by the Colombian police and military, especially after the Urabeños reportedly advertised and paid rewards to its subcontracted assassins to murder Colombian police. In September 2017, the Urabeños top leader, Dairo Antonio Úsuga (alias “Otoniel”), requested terms of surrender from the Santos government after the arrest of his wife, and the killing or arrest of siblings and co-leaders of this group. As of late October 2017, the Santos government continued to assess Otoniel’s offer and had not announced its response. However, in Colombia’s largest cocaine seizure to date, the government seized 12 metric tons of cocaine linked to the Los Urabeños in November 2017.

Splinter groups of the large Colombian drug cartels of the 1980s and 1990s, such as the Medellin Cartel and Cali Cartel, have come and gone in Colombia, including the powerful transnational criminal organization (TCO), the Norte del Valle Cartel and Los Rastrajos. The U.S. Drug Enforcement Administration’s 2017 National Drug Threat Assessment maintains “Colombian TCOs continue to control [cocaine] production and supply.” According to the report published in October 2017, for the most part, “large-scale Colombian TCOs work closely with Mexican and Central American TCOs to export ton quantities of cocaine out of Colombia every year.”

Traditionally, the FARC and ELN have been willing to cooperate with Bacrim and other Colombian crime groups in defense of drug trafficking and other illicit activities despite the groups’ ideological differences. The demobilization of the FARC and possibly a future demobilization of the ELN may lead to the emergence of new criminal groups or restructuring of old groups into new ones.

**Peace Accord Implementation**

The four-year peace talks between the FARC and the Santos administration started in Norway and moved to Cuba where negotiators worked through a six-point agenda during more than 50 rounds of talks that produced agreements on six major topics. They include land and rural development (May 2013), the FARC’s political participation after disarmament (November 2013), illicit drug crops and drug trafficking (May 2014), victims’ reparations and transitional justice (finalized in December 2015), and the demobilization and disarmament of the FARC and a bilateral cease-fire (June 2016). The final topic—verification to enact the programs outlined in the final accord—all parties knew would be the most challenging, especially with a polarized public and many Colombians skeptical of whether the FARC would be held accountable for its violence and crimes during the years of conflict.

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40 Ibid. In response to the death of its second in command leader, the Urabeños unleashed an aggressive campaign against Colombia’s National Police offering rewards for assassinating police to its violent membership. Known as Operation Agamemnon and Agamemnon II, Colombian operations over a two-year period captured more than 1,500 alleged Urabeños members, 100 million metric tons of cocaine, and more than $170 million of the gang’s assets.
43 For more background on the peace talks and the actors involved in the conflict, see CRS Report R42982, Colombia’s
Some analysts have estimated that to implement the programs required by the commitments in the accord to ensure stable post-conflict development may require 15 years and cost from $30 billion to $45 billion. The country faces steep challenges to underwrite the post-accord peace programs in an era of declining revenues. While progress has been uneven, some programs (those related to drug trafficking) had external pressure to move forward quickly and some considered urgent received “fast track” treatment to expedite their regulation by Congress. The revised peace accord that was approved by the Colombian Congress in late 2016 was granted fast track implementation by the Colombian Constitutional Court in a ruling on December 13, 2016, particularly applied to the FARC’s disarmament and demobilization. However, in May 2017, a new ruling by the high court determined that all legislation related to the implementation of the accord needed to be fully debated rather than passed in an expedited fashion. Some observers note that this could slow the process of implementation significantly.

The first provision undertaken was the demobilization of the FARC, monitored by a U.N. mission that was approved by the U.N. Security Council to verify implementation of the accords. In June 2017, the U.N. monitors certified that the demobilization was complete with more than 7,000 FARC combatants turning in their arms. In the summer of 2017, U.N. monitors also emptied large arm caches identified by FARC leaders, seizing the contents of more than 750 of the reported nearly 1,000 caches of hidden weapons. The United Nations plans to collaborate with the newly formed special peace police unit to extract the remaining weapons. With the final disarmament, President Santos declared the conflict over in mid-August 2017.

The FARC revealed its hidden assets in September 2017, listing more than $330 million in mostly real estate investments. This announcement drew criticism from several analysts who note that the FARC assets are likely much greater. In July 2017, the U.N. Security Council voted to expand its mandate and launch a second mission for three years to verify the reintegration of FARC guerrillas into civil society beginning September 20, 2017.44

One of Colombia’s greatest challenges continues to be ensuring security for ex-combatants. The FARC’s reintegration into civil society is a charged topic because the FARC’s efforts in the 1980s to start a political party, known as the Patriotic Union, or the UP by its Spanish acronym, resulted in more than 3,000 party members being killed by rightwing paramilitaries and others.45 As of late October 2017, about two dozen ex-FARC or demobilized FARC members and their close relatives have reportedly been killed. In addition to unmet government guarantees of security, the FARC also has criticized the government for not adequately preparing for the group’s demobilization. According to analysts, the government failed to provide basic resources to FARC gathered throughout the country in specially designated zones for disarmament and demobilization (later renamed reintegration zones). The demobilization areas or cantonments had been so little prepared in early 2017 that the FARC had in many cases to construct their own housing and locate food and other provisions.

Following the disarmament, the reintegration process has proceeded slowly. In addition, the complex transitional justice mechanism has been delayed due to complicated approval of laws that must pass through the Colombian Congress, slowed by the Constitutional Court’s May 2017

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45 For more about the decimation of the former FARC-linked party called the Patriotic Union in the 1980s, see CRS Report R42982, Colombia’s Peace Process Through 2016, by June S. Beittel.
ruling to restrict fast track, and controversy about the new court to try war crimes and other serious violations, the “Special Jurisdiction of Peace.” Another area of criticism by peace process advocates is the limited attention to include ethnic Colombians, such as Afro-Colombian leaders and indigenous communities, into the accord’s implementation, as required by the “ethnic chapter” of the peace accord. In contrast, a U.N. deputy human rights official warned in October 2017 that after a successful demobilization it would be dangerous not to reintegrate FARC former combatants by providing them realistic options for income and delaying effective reintegration could undermine peace going forward.46

Efforts to make rapid progress that can demonstrate the peace accord’s effectiveness will be scrutinized as presidential and congressional races begin before the official start of campaigning in early 2018. Peace process opponents are making a case that the process was flawed based on mistakes that gave too many concessions to the FARC. How a successor to President Santos will carry out the peace accords remains to be seen. In October 2017, Colombia’s Constitutional Court determined that the next three governments (until 2030) must follow the accord commitments negotiated by the Santos administration and approved by the Colombian Congress in 2016.47

**Ongoing Human Rights Concerns**

Colombia’s multisided internal conflict over the last half century generated a lengthy record of human rights abuses. Violence targeting noncombatants, including killings, tortures, kidnappings, disappearances, forced displacements, forced recruitments, massacres, and sexual attacks, has been committed by most of the various actors in the conflict: the guerillas, the paramilitaries and their successors, and some elements of the Colombian security forces. Although it is widely recognized that Colombia’s efforts to reduce violence, combat drug trafficking and terrorism, and strengthen the economy have met with success, many nongovernmental organizations (NGOs) and human rights groups continue to report significant human rights violations. Colombia continues to experience murders and threats of violence against journalists, human rights defenders, labor union members, social activists such as land rights leaders, and others. Crimes of violence against women, children, Afro-Colombian and indigenous leaders, and other vulnerable groups continue at high rates.

The Center for Historical Memory report issued to the Colombian government in July 2013 traces those responsible for human rights violations to the guerrillas (the FARC and ELN), the AUC paramilitaries and successor paramilitary groups, and the Colombian security forces. For example, analyzing nearly 2,000 massacres between 1980 and 2012 documented in the center’s database, the report maintains that 58.9% were committed by paramilitaries, 17.3% by guerrillas, and 7.9% by public security forces.48 According to the U.S. State Department’s annual report on human rights covering 2016, Colombia’s most serious human rights abuses were the consequence of “impunity, forced displacement, and societal discrimination.” The report cited as significant issues extrajudicial and unlawful killings; slow prosecution of extrajudicial killings; military collaboration with members of illegal armed groups; overcrowded and insecure prisons; and harassment of human rights groups, including death threats and killings. In addition to the State

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47 “Colombia Peace Deal Cannot Be Modified for 12 years, Court Rules, Reuters, October 11, 2017.

48 Basta Ya! Colombia: Memorias de Guerra y Dignidad, Center for Historical Memory, at http://www.centrodememorialhistorica.gov.co/micrositios/informeGeneral/.
Department, numerous sources report regularly on human rights conditions in Colombia. (See Appendix.)

Prominent human rights issues, involving homicides and threats of violence, remain relevant and illustrate the scale of the human rights problem still facing the Colombian government. These ongoing issues reflect constraints of the Colombian judicial system to effectively prosecute crimes and overcome impunity despite increased efforts to better finance prosecution efforts and streamline processes.

**Extrajudicial Executions and “False Positives”**

For many years, human rights organizations have raised concerns about extrajudicial executions committed by Colombian security forces, particularly the military. In 2008, it was revealed that several young men from the impoverished community of Soacha—who had been lured allegedly by military personnel from their homes to another part of the country with the promise of employment—had been executed. When discovered, the Soacha murder victims had been disguised as guerrilla fighters to inflate military claims of enemy body counts, resulting in the term *false positives*. Following an investigation into the Soacha murders, the military quickly fired 27 soldiers and officers, including three generals, and the army’s commander resigned. The Colombian prosecutor general’s criminal investigations of soldiers and officers who allegedly participated in the Soacha executions have proceeded quite slowly. Some 48 of the military members eventually charged with involvement in the Soacha cases were released due to the expiration of the statute of limitations. Whereas some soldiers have received long sentences, few sergeants or colonels have been successfully prosecuted.49

In 2009, the false positive phenomenon was investigated by the U.N.’s Special Rapporteur on Extrajudicial Executions, who issued a report that concluded with no finding that such killings were a result of an official government policy. However, the Special Rapporteur did find, “the sheer number of cases, their geographic spread, and the diversity of military units implicated, indicate that these killings were carried out in a more or less systematic fashion by significant elements within the military.”50 The majority of the cases took place between 2004 and 2008, when U.S. assistance to Colombia peaked. In recent years, the number of new alleged false positive cases declined steeply, but human rights NGOs still reported a few cases in 2012 through 2015.

To address the military’s human rights violations, the Santos administration proposed a change that did not prevail. This reform was a constitutional change to expand the jurisdiction of military courts and, it was approved by the Colombian Congress in late December 2012 by a wide margin despite controversy.51 Human rights groups criticized the legislation’s shift in the jurisdiction over serious human rights crimes allegedly committed by Colombia’s public security forces from the civilian to the military justice system.52 In its review of the constitutional amendment, the Colombian Constitutional Court struck down the law over procedural issues in October 2013.53

49 For example, as of mid-2013, 18 colonels were accused of links to the crimes committed in Soacha; two had been convicted. See U.S. Department of State, *Memorandum of Justification Concerning Human Rights Conditions with Respect to Assistance for the Colombian Armed Forces*, September 11, 2013.


51 In addition, implementing legislation was passed by the Colombian Congress in June 2013.

52 Under the law, Colombia’s military justice system would henceforth try all violations of international humanitarian (continued...)
According to a June 2015 Human Rights Watch report on false positives, prosecutors in the Human Rights Unit of the Prosecutor General’s Office conducted investigations into more than 3,000 false positive homicide cases allegedly committed by army personnel that resulted in about 800 convictions, mostly of lower-ranking soldiers.\(^5^4\) Only a few of those convictions involved former commanders of battalions or other tactical units, and none of the investigations of 16 active and retired army generals had produced charges. In 2016, the prosecutions against generals accused of responsibility for false positives continued, although a few were closed and 12 remained under investigation at year’s end. However, an active duty general, Henry William Torres Escalante, and a former army general were accused of playing a key role in a 2007 false positive murder and faced charges in August 2016, the first time an active duty general has faced such charges.\(^5^5\) Additionally, in October 2016, the Colombian prosecutor general indicted Santiago Uribe, the brother of former President Uribe, on charges of murder and association to commit crimes for his alleged role in the paramilitary group “The 12 Apostles” in the 1990s.\(^5^6\) Some analysts maintain that they see increased evidence of vigor in addressing extrajudicial executions, but securing convictions of responsible parties remains a challenge.

**Human Rights Defenders and Journalists**

Although estimates diverge, the number of human rights defenders murdered in 2016 totaled 80 and another 51 in the first half of 2017, according to Somos Defensores (“We are Defenders”), a Colombian NGO that tracks violence against defenders and is cited by the State Department.\(^5^7\) Some groups, such as the Colombian think tank, Indepaz, say the numbers are higher, up to 117 murders in 2016.\(^5^8\) Human rights activists are generally pleased with the tone of the Santos government’s policies and statements on human rights that have frequently denounced attacks, but they have been critical of inadequate levels of prosecution of such crimes. Few, if any, of those accused of making threats and ordering or carrying out assassinations have been prosecuted. According to these activists, perpetrators still have little to fear of legal consequences.

Since early 2012, violence against land rights activists has risen sharply with the start of implementation of the Victims’ Law that authorized the return of stolen land. A September 2013 report by Human Rights Watch pointing to the rise in violence against land activists and claimants maintained that the environment had turned so threatening that claimants who had received land judgments were too frightened to return, and the government had received more than 500 serious law with seven exceptions, including sexual violence, forced disappearance and extrajudicial killings. The law narrows the definition of extrajudicial killings, according to Human Rights Watch and other critics, raising the likelihood that such crimes as False Positive killings would be tried by military judges.

\(^5^3\) The bill was reintroduced by the Santos administration but met vigorous opposition of domestic and international human rights groups. See, for example, an editorial by Human Rights Watch. José Miguel Vivanco and Max Schoening, “Colombia’s Compromise with Murder,” New York Times, November 12, 2014. In April 2015, the government significantly modified what Human Rights Watch calls “the most troubling aspects of its latest proposed constitutional change to broaden military jurisdiction.” Human Rights Watch, On Their Watch, Evidence of Senior Army Officers’ Responsibility for False Positive Killings in Colombia,” June 23, 2015.


\(^5^7\) Human rights defenders include community leaders, land rights activists, indigenous and Afro Colombian leaders, and women’s rights defenders.

threats against claimants in less than 18 months. According to Human Rights Watch, many of the threats and killings have been conducted by paramilitary-influenced Bacrim, although they may be operating at the behest of third-party “landowners,” who are trying to protect their land from seizure. In 2017, Bacrim attacks on leaders supporting the voluntary substitution of coca crops had become another serious problem. In addition, the confusion about forced eradication of coca crops in lieu of voluntary eradication of crops led to the murders of four farmers protesting the eradication of their fields in Tumaco (in the southwestern department of Nariño), allegedly by Colombian security forces, although the event remains under investigation.59

For more than a decade, the Colombian government tried to suppress violence against groups facing extraordinary risk through the National Protection Unit (UPN) programs. Colombia’s UPN provides protection measures, such as body guards and protective gear, to individuals in at-risk groups, including human rights defenders, journalists, trade unionists, and others. However, according to international and Colombian human rights groups, the UPN has been plagued by corruption issues and has inadequately supported the prosecution of those responsible for attacks. According to the State Department’s Report on Human Rights Practices, in 2016, the UPN protected roughly 6,200 at-risk individuals, including 478 human rights activists.60

Journalists, a group long receiving protection measures from the UPN, continue to operate in a dangerous environment in Colombia. According to the Committee to Protect Journalists (CPJ), 47 journalists have been killed in work-related circumstances since 1992. Two journalists were reported killed in 2015, according to human rights groups working in Colombia. The ELN kidnapped three journalists in 2016, but they were released after six days of captivity. CPJ acknowledged some recent improvement in prosecuting cases in Colombia, and murders of working journalists have declined.61

Violence and Labor

The issue of violence against the labor movement in Colombia has sparked controversy and debate for years. Many human rights groups and labor advocates have maintained that Colombia’s poor record on protecting its trade union members and leaders from violence is one reason to avoid closer trade relations with Colombia. The U.S.-Colombia Free Trade Agreement (also known as the U.S.-Colombia Trade Promotion Agreement) could not be enacted without addressing the deep concern of many Members of Congress that Colombia must enforce basic labor standards and especially measures to mitigate the alleged violence against trade union members and bring perpetrators of such violence to justice.

In April 2011, the United States and Colombia agreed to an “Action Plan Related to Labor Rights” (the Labor Action Plan, LAP), which contained 37 measures that Colombia would implement to address violence, impunity, and workers’ rights protection. Before the U.S.-Colombia Free Trade Agreement entered into force in April 2012, the U.S. Trade Representative determined that Colombia had met all the important milestones in the LAP to date.62 Some U.S. and Colombian labor groups contend that progress on the plan’s objectives as of 2014 had been

minimal and urge that the United States and Colombia continue to cooperate for an additional four years.63

Despite the programs launched and measures taken to implement the LAP, human rights and labor organizations claim that violence targeting labor union members continues. (Some analysts continue to debate whether labor activists are being targeted because of their union activities or for other reasons.) The Colombian government has acknowledged that violence and threats continue, but points to success in reducing violence generally and the number of homicides of labor unionists specifically. Violence levels in general are high in Colombia, but have steadily been decreasing. According to the data reported by the U.N. Office on Drugs and Crime (UNODC) in its annual homicide report, rates have decreased dramatically since 2002, when the homicide rate was at 68.9 per 100,000.64 The Colombian Ministry of Defense reported in 2016 that the homicide rate had declined to 24.4 per 100,000.65

In this context of an overall steady decline in homicides, the number of labor union killings has also declined. For many years, the government and the leading NGO source that tabulates these crimes did not agree on the number of labor union murders because they used different methodologies. Both sources recorded a decline, but the government generally saw a steeper decline. According to the Colombian labor rights NGO and think tank, the National Labor School (Escuela Nacional Sindical, ENS), there has been a significant decline from 191 labor union murders in 2001 to 20 reported in 2012.66 One element of the Action Plan was that the government and ENS would meet to develop a single methodology to define, identify, and provide information on cases involving crimes against trade union members. While this process of unifying their approaches has been slow, the U.S. State Department and other official sources now frequently report the ENS figure. The ENS reported for 2015 17 labor homicides as of the end of August and for 2016 8 labor homicides through August.67 A new government information system, supported with U.S. funding, has registered between January 2011 and August 2017, 162 homicide cases in which victims were labor union members. There have been 409 convictions, 31 for cases after 2011 and 378 for cases before 2011.68

In addition, labor advocates note that tracking homicides does not capture the climate of intimidation that Colombian labor unions face. In addition to lethal attacks, trade union members encounter increased death threats, arbitrary detention, and other types of harassment. Measures to strengthen the judicial system to combat impunity for such crimes are also part of the Labor Action Plan. Nevertheless, many analysts maintain there remains a large backlog of cases yet to be investigated involving violent crimes against union members. According to the State Department’s country report on Colombia covering human rights in 2016, some prominent cases

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64 UNODC, Global Study on Homicide, 2013, March 2014.
were resolved, but the pace of investigations and convictions for trade unionist homicides remains slow.\textsuperscript{69}

**Internal Displacement**

The internal conflict has been the major cause of a massive displacement of the civilian population that has many societal consequences, including implications for Colombia’s poverty levels and stability. Colombia has one of the largest populations of internally displaced persons (IDPs) in the world. Most estimates place the total at more than 7 million IDPs, or more than 10\% of Colombia’s estimated population of 49 million.\textsuperscript{70} This number of Colombians, forcibly displaced and impoverished as a result of the armed conflict, continues to grow and has been described by many observers as a humanitarian crisis. Indigenous and Afro-Colombian people make up an estimated 15\%-22\% of the Colombian population.\textsuperscript{71} They are, however, disproportionately represented among those displaced. The leading Colombian NGO that monitors displacement, Consultancy for Human Rights and Displacement (CODHES), reports that 36\% of the victims of forced displacement nationwide in 2012 came from the country’s Pacific region. Afro-Colombian and indigenous people predominate in the Pacific coastal departments of Nariño, Cauca, Valle del Cauca, and Chocó.\textsuperscript{72}

The Pacific region, historically inhabited by ethnic minorities, has been largely marginalized as a result of weak central government presence and societal discrimination. (Some 84\% of the land in the Pacific region is subject to collective-title rights granted to Afro-Colombian and indigenous communities.)\textsuperscript{73} Illegal armed groups are active in usurping land in this region, which is valued for its proximity to a major port and drug trafficking routes, and the Afro- and indigenous communities are also caught in the middle of skirmishes between illegal groups and Colombian security forces.

IDPs suffer stigma and poverty and are often subject to abuse and exploitation. In addition to the disproportionate representation of Colombia’s ethnic communities among the displaced, other vulnerable populations, including women and children, have been disproportionally affected. Women, who make up more than half of the displaced population in Colombia, can become targets for sexual harassment, violence, and human trafficking. Displacement is driven by a number of factors, most frequently in more remote regions of the country where armed groups compete and seek to control territory or where they confront Colombian security forces. Violence that uproots people includes threatened or actual child recruitment or other forced recruitment by illegal armed groups, as well as physical, psychological, and sexual violence. Other contributing factors reported by NGOs include counternarcotics measures such as aerial spraying, illegal mining, and large-scale economic projects in rural areas. Inter-urban displacement is a growing


\textsuperscript{70} Under its single registry for victims, the Colombian government reported more than 5.1 million victims of forced displacement as of December 2013. Many NGOs have reported higher numbers. For example, the Consultancy for Human Rights and Displacement (CODHES), maintains that more than 6 million Colombians have been displaced since 1985. United Nations High Commissioner for Human Rights, Annual Report of the United Nations High Commissioner for Human Rights, Human Rights Council, Addendum: Situation of Human Rights in Colombia, January 24, 2014.

\textsuperscript{71} The government’s victims’ registry is a national database but is comprehensive going back to the 1960s. It counts a total of 7.2 million individuals displaced since that time.


phenomenon in cities such as Buenaventura and Medellin, which often results from violence and threats by organized crime groups.

The Victims’ Law of 2011, which began to be implemented in 2012, is the major piece of legislation to redress Colombian displacement victims with the return of their stolen land. The historic law provides restitution of land to those IDPs who were displaced since January 1, 1991. The law aims to return land to as many as 360,000 families (impacting up to 1.5 million people) who had their land stolen. The government notes that some 50% of the land to be restituted has the presence of land mines and that the presence of illegally armed groups in areas where victims have presented their applications for land restitution has slowed implementation of the law. In 2015, the U.N. Office for the Coordination of Humanitarian Affairs (OCHA) released a report on Humanitarian and Peace Trends—Colombia (November 2012-June 2015) chronicling trends since the government-FARC peace process started between late 2012 and June 2015, a period punctuated by unilateral ceasefires by the FARC. The report noted that the country had experienced a significant decline in mass displacements.74

The Global Report on Internal Displacement from the Internal Displacement Monitoring Centre (IDMC) reports continuing levels of displacement inside Colombia with 171,000 internally displaced in 2016. Of those, about 68,000 officially registered with the Colombian government as displaced within the current year or prior year.

Some of Colombia’s IDPs have fled across international borders, becoming refugees in neighboring states. The U.N. High Commissioner for Refugees (UNHCR) reported that 360,000 Colombians were refugees or in refugee-like situations in 2016 in Ecuador, Venezuela, Costa Rica, and Panama. Relative to its size, Ecuador has by far the largest population of refugees from Colombia. As the political crisis in Venezuela has grown since 2015, however, a wave of refugees has come across the border into Colombia reversing the earlier trend as Venezuelans flee political instability and economic turmoil in Colombia’s once-wealthy neighboring nation.75

Regional Relations and Security

Colombia shares long borders with neighboring countries, and some of these border areas have been described as porous to illegal armed groups that threaten regional security. Colombia has a 1,367-mile border with Venezuela, approximately 1,000-mile borders with both Peru and Brazil, and shorter borders with Ecuador and Panama. Much of the territory is remote and rugged and suffers from inconsistent state presence. Although all of Colombia’s borders have been problematic and subject to spillover effects from Colombia’s armed conflict, the most affected are Venezuela, Ecuador, and Panama.

Over the years, Colombia’s relations with Venezuela and Ecuador have been strained by Colombia’s counterinsurgency operations, including cross-border military activity. The FARC and ELN insurgents have been present in shared-border regions and in some cases the terrorist groups have used the neighboring countries to rest, resupply, and shelter. Former President Uribe accused the Venezuelan government of Hugo Chávez of harboring the FARC and ELN and maintained that he had evidence of FARC financing the 2006 political campaign of Ecuador’s leftist President Rafael Correa. Relations between Ecuador and Colombia remained tense following the Colombian military bombardment of a FARC camp inside Ecuador in March 2008.


Ecuador severed diplomatic relations with Colombia for 33 months. Also in 2008, Ecuador filed a suit against Colombia in the International Court of Justice (ICJ), claiming damages to Ecuadorian residents affected by spray drift from Colombia's aerial eradication of drug crops. In September 2013, Colombia reached an out-of-court settlement awarding Ecuador $15 million.

Once in office, President Santos reestablished diplomatic ties with both countries and in his first term (2010-2014) cooperation greatly increased between Colombia and Venezuela on border and security issues and with Ecuador’s Correa. However, concerns about Venezuelan links to the FARC and the continued use of Venezuela by the FARC and ELN as a safe haven to make incursions into Colombia stoked remaining tension. Nevertheless, the Venezuelan and Colombian governments committed to jointly combat narcotics trafficking and illegal armed group activities along the porous Venezuelan-Colombian border. In the meantime, Venezuela remained a supporting government of the FARC-government peace talks (along with Chile, Norway, and Cuba) through 2016, even after former President Chávez died in office in March 2013. Ecuador’s government hosted exploratory talks between the ELN and the Santos government beginning in 2015, which became formal talks hosted in Quito in February 2017.

The State Department’s 2016 terrorism report (published in July 2017) maintained that the number of terrorist incidents in Colombia—carried out by the FARC and ELN—decreased overall by 55%. During 2016, the ELN continued to conduct bombings and acts of sabotage to strengthen its negotiating position; however, after peace talks with the ELN began in 2017, a temporary bilateral ceasefire began in October. According to the terrorism report, ELN aggression during 2016 included high-impact attacks, such as launching mortars at police stations and bombing pipelines, although the report also states that ELN demobilizations and surrenders increased in 2016 by more than 90%. The peace accord with the FARC approved in November 2016 put into motion a six-month disarmament and demobilization process.76

Periodically in 2016 and for extended periods, current Venezuelan President Nicolas Maduro closed the border between Venezuela and Colombia. Nevertheless, there has been increased cooperation between Colombia and Venezuela through a Bi-National Center for Fighting Transnational Organized Crime. In addition, the State Department’s 2016 terrorism report cites Colombia’s regional leadership in the fight against terrorism and money laundering, providing training (see section below) and coordination activities among Latin American countries.

For many years, the region in Panama that borders Colombia, the Darien, was host to a permanent presence of FARC soldiers who used the remote area for rest and resupply as well to transit drugs north. By 2015, according to the State Department, the FARC was no longer maintaining a permanent militarized presence in Panamanian territory, in part due to effective approaches taken by Panama’s National Border Service in coordination with Colombia. Nevertheless, the remote Darien region still faces challenges from smaller drug trafficking organizations and criminal groups such as Bacrim and experiences problems with human smuggling with counterterrorism implications.77

Colombia’s Role in Training Security Personnel Abroad

When Colombia hosted the Sixth Summit of the Americas in April 2012, President Obama and President Santos announced a new joint endeavor, the Action Plan on Regional Security


77 Ibid.
Cooperation. This joint effort, built on ongoing security cooperation, addresses hemispheric challenges, such as combating transnational organized crime, bolstering counternarcotics, strengthening institutions, and fostering resilient communities. The Action Plan focuses on capacity building for security personnel in Central America and the Caribbean by Colombian security forces (both Colombian military and police). To implement the plan, Colombia undertook several hundred activities in cooperation with Panama, Costa Rica, El Salvador, Honduras, Guatemala and the Dominican Republic, and between 2013 and 2016 trained more than 11,000 individuals (See Figure 2). The Colombian government notes that this program grew dramatically from 34 executed activities in 2013 to 385 activities planned for 2017.

Colombia has increasingly trained military and police from other countries both under this partnership and other arrangements, including 36,300 officials from 73 countries across the globe. According to the Colombian Ministry of Defense, around 80% of those trained were from Mexico, Central America, and the Caribbean. U.S. and Colombian officials maintain that the broader effort is designed to export Colombian expertise in combating crime and terrorism while promoting the rule of law and greater bilateral and multilateral law enforcement cooperation.

Critics of the effort to “export Colombian security successes” maintain that human rights concerns have not been adequately addressed. Some observers question the portion of these activities that are funded by the U.S. government and want to see more transparency. In one analysis of the training, a majority of the training was provided by Colombian National Police rather than the Colombian Army, in such areas as ground, air, maritime, and river interdiction; police testimony; explosives; intelligence operations; psychological operations; and Comando JUNGLA, Colombia’s elite counternarcotics police program.

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82 For example, critics have raised concerns that such programs circumvent congressionally imposed human rights restrictions on U.S.-funded security cooperation, such as vetting participants to identify and bar human rights violators. See Adam Isaacson et al., Time to Listen: Trends in U.S. Security Assistance to Latin America and the Caribbean, Latin America Working Group Education Fund, Center for International Policy, and the Washington Office on Latin America, September 2013. For more on the Leahy Law provisions that seek to bar assistance to human rights violators, see CRS Report R43361, “Leahy Law” Human Rights Provisions and Security Assistance: Issue Overview, coordinated by Nina M. Serafino.
Figure 2. Third-Country Security Forces Trained Under the Action Plan on Regional Security Cooperation, 2013-2016

Source: Data from the Colombian Ministry of Defense provided by the Embassy of Colombia.


Other analysts praise the Colombian training as a way to multiply U.S. security assistance and its impact with partner nations. They maintain that Colombian trainers provide partner nations in Latin America in particular with experts who are fluent in their language and familiar with the crime and security challenges facing the region. These analysts maintain that U.S. assistance has helped to train, professionalize, and expand the Colombian military, making it the region’s second largest. As that highly trained military shifts from combating the insurgency and the Colombian National Police take the dominant role in guaranteeing domestic security, Colombia may play a greater role in regional security and even in coalition efforts internationally. In September 2017, President Trump announced that he had considered decertifying Colombia, but noted that he had not taken the step in part because of Colombian training efforts to assist others in the region with combating narcotics and related crime.

84 Colombia signed a memorandum of understanding (MOU) with NATO focused on future security cooperation and consultation. According to the Colombian Embassy in Washington, DC, although the Colombian Constitutional Court rejected the MOU after it was ratified by the Colombian Congress on some minor procedural issues, it will be reintroduced and is likely to gain approval. CRS consultation with official at the Colombian Embassy, September 1, 2015.

85 According to the September 2017 presidential memorandum, “Ultimately, Colombia is not designated because the Colombian National Police and Armed Forces are close law enforcement and security partners of the United States in the Western Hemisphere, they are improving interdiction efforts, and have restarted some eradication that they had significantly curtailed beginning in 2013.” White House, Office of the Press Secretary, “Presidential Memorandum for the Secretary of State,” Presidential Determination No. 2017-12, September 13, 2017. For more information on the certification process, see CRS Report RL34543, International Drug Control Policy: Background and U.S. Responses, by Liana W. Rosen.
U.S. Relations and Policy

Colombia is a key U.S. ally in the region. With diplomatic relations that began in the 19th century following Colombia’s independence from Spain, the countries have enjoyed close and strong ties. Because of Colombia’s prominence in the production of illegal drugs, the United States and Colombia forged a close partnership over the past 16 years. Focused initially on counternarcotics, and later counterterrorism, a program called Plan Colombia laid the foundation for a strategic partnership that has broadened to include sustainable development, human rights, trade, regional security, and many other areas of cooperation. Between FY2000 and FY2016, the U.S. Congress appropriated more than $10 billion in assistance from U.S. State Department and Department of Defense (DOD) accounts to carry out Plan Colombia and its follow-on strategies. During this time, Colombia made notable progress combating drug trafficking and terrorist activities and reestablishing government control over much of its territory. Its economic and social policies have reduced the poverty rate and its security policies have lowered the homicide rate.

Counternarcotics policy has been the defining issue in U.S.-Colombian relations since the 1980s because of Colombia’s preeminence as a source country for illicit drugs. Peru and Bolivia were the main global producers of cocaine in the 1980s and early 1990s. However, successful efforts there in reducing supply pushed cocaine production from those countries to Colombia, which soon surpassed both its Andean neighbors. The FARC and other armed groups in the country financed themselves primarily through narcotics trafficking, and that lucrative illicit trade provided the gasoline for the decades-long internal armed conflict at least since the 1990s. Colombia emerged to dominate the cocaine trade by the late 1990s. National concern about the crack cocaine epidemic and extensive drug use in the United States led to greater concern with Colombia as a source. As Colombia became the largest producer of coca leaf and the largest exporter of finished cocaine, heroin produced from Colombian-grown poppies was supplying a growing proportion of the U.S. market. Alarm over the volumes of heroin and cocaine being exported to the United States was a driving force behind U.S. support for Plan Colombia at its inception.

The evolution of Plan Colombia took place under changing leadership and changing conditions in both the United States and Colombia. Plan Colombia was followed by successor strategies such as the National Consolidation Plan, described below, and U.S.-Colombia policy has reached a new phase anticipating post-conflict Colombia.

Plan Colombia and Its Follow-On Strategies

Announced in 1999, Plan Colombia originally was a six-year strategy to end the country’s decades-long armed conflict, eliminate drug trafficking, and promote development. The counternarcotics and security strategy was developed by the government of President Andrés Pastrana in consultation with U.S. officials. Colombia and its allies in the United States realized that for the nation to gain control of drug trafficking required a stronger security presence, the rebuilding of institutions, and extending state presence where it was weak or nonexistent.

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87 According to State Department testimony, by 2001, Colombia was providing 22% to 33% of the heroin consumed in the United States. Paul E. Simons, Acting Assistant Secretary of State for International Narcotics and Law Enforcement Affairs, testimony before a hearing of the House of Representatives, Committee on Government Reform, December 12, 2002.
88 For a nuanced description of U.S. involvement in the development of Plan Colombia, see Stuart Lippe, “There is No Silver Bullet and Other Lessons from Colombia,” Interagency Journal, vol. 5, no. 3 (Fall 2014).
Initially, the U.S. policy focus was on programs to reduce the production of illicit drugs. U.S. support to Plan Colombia consisted of training and equipping counternarcotics battalions in the Colombian Army and specialized units of the Colombian National Police, drug eradication programs, alternative development, and other supply reduction programs. The original 1999 plan had a goal to reduce “the cultivation, processing, and distribution of narcotics by 50%” over the plan’s six-year timeframe. The means to achieve this ambitious goal were a special focus on eradication and alternative development; strengthening, equipping, and professionalizing the Colombian Armed Forces and the police; strengthening the judiciary; and fighting corruption. Other objectives were to protect citizens from violence, promote human rights, bolster the economy, and improve governance. U.S. officials expressed their support for the program by emphasizing its counternarcotics elements (including interdiction). The focus on counternarcotics was the basis for building bipartisan support to fund the program in U.S. Congress because some in Members were leery of involvement in fighting a counterinsurgency, which they likened to the “slippery slope” of the war in Vietnam.89

President George W. Bush came to office in 2001 and oversaw some changes to Plan Colombia. The primary vehicle for providing U.S. support to Plan Colombia was the Andean Counterdrug Initiative, which was included in foreign operations appropriations. The Bush Administration requested new flexibility so that U.S.-provided assistance would back a “unified campaign against narcotics trafficking, terrorist activities, and other threats to [Colombia’s] national security” due to the breakdown of peace talks between the FARC and the Pastrana government in February 2002.90 Congress granted this request for a unified campaign to fight drug trafficking and terrorist organizations as Members of Congress came to realize how deeply intertwined the activities of Colombia’s terrorist groups were with the illicit drug trade that funded them.91 However, Congress prohibited U.S. personnel from directly participating in combat missions. Congress placed a legislative cap on the number of U.S. military and civilian contractor personnel who can be stationed in Colombia, although the cap was adjusted to meet needs over time. The current limit (specified in the National Defense Authorization Act, as amended) caps total military personnel at 800 and civilian contractors at 600, although numbers deployed have been far below the 1,400-person cap in recent years.92

President Uribe (2002-2010) embraced Plan Colombia with an aggressive strategy toward the insurgent forces that prioritized citizen security. His Democratic Security Policy, implemented first in a military campaign called Plan Patriota, relied on the military to push FARC forces away from the major cities to remote rural areas and the borderlands. Like his predecessor, President Pastrana, Uribe continued to expand the Colombian military and police. He enhanced the intelligence capacity, professionalization, and coordination of the forces, in part with training

89 Ibid.
91 Congress granted the expanded authority requested by the Bush Administration in an emergency supplemental appropriations bill (H.R. 4775, P.L. 107-206), which gave the State Department and the Department of Defense (DOD) flexibility to combat groups designated as terrorist organizations as well as to fight drug trafficking. The legislation was signed into law on August 2, 2002. Congress granted this new authority in the aftermath of terrorist attacks on the United States on September 11, 2001, and during a period when there was growing support in the U.S. Congress to combat terrorism.
92 The FY2005 National Defense Authorization Act (H.R. 4200; P.L. 108-375) raised the military cap from 400 to 800 and the civilian cap from 400 to 600. The number of U.S. personnel has declined significantly from the peak years of 2005-2007, reflecting the gradual nationalization of U.S.-supported programs.
provided by U.S. forces. His strategy resulted in expanded state control over national territory and a significant reduction in kidnappings, terrorist attacks, and homicides. In 2007, the Uribe administration announced a shift to a “Policy of Consolidation of Democratic Security.” The new doctrine was based on a “whole-of-government” approach to consolidate state presence in marginal areas that were historically neglected—vulnerable to drug crop cultivation, violence, and control by illegal armed groups. Called a strategic leap forward by then-Defense Minister Juan Manuel Santos, in 2009 the new strategy came to be called the National Consolidation Plan.

Colombian support for Plan Colombia and for the nation’s security program grew under Uribe’s leadership. President Uribe levied a “wealth tax” to fund Colombia’s security efforts, taxing the wealthiest taxpayers to fund growing defense and security expenditures. Overall U.S. expenditures on Plan Colombia were only a modest portion of what Colombians spent on their own security. By one 2009 estimate, U.S. expenditures were not more than 10% of what Colombians invested in their total security costs. In 2000, Colombia devoted less than 2% of its GDP to military and police expenditures and in 2010 that investment had grown to more than 4% of GDP. One assessment notes “in the end there is no substitute for host country dedication and funding” to turn around a security crisis such as Colombia faced at the beginning of the millennium.

In 2008, congressional support for Plan Colombia and its successor programs also shifted. Some Members of Congress believed that the balance of programming was too heavily weighted toward security. Prior to 2008, the emphasis had been on “hard side” security assistance (to the military and police) compared with “soft side” traditional development and rule of law programs. Members debated if the roughly 75%/25% mix should be realigned. Since FY2008, Congress has reduced the proportion of assistance for security-related programs and increased the proportion for economic and social aid. As Colombia’s security situation improved and Colombia’s economy recovered, the United States also began turning over to Colombians operational and financial responsibility for efforts formerly funded by the U.S. government. The Colombian government “nationalized” the training, equipping, and support for Colombian military programs, such as the counterdrug brigade, Colombian Army aviation, and the air bridge denial program. U.S. funding overall began to decline. The nationalization efforts were not intended to end U.S. assistance, but rather to gradually reduce it to pre-Plan Colombia levels, adjusted for inflation.

A key goal of Plan Colombia was to reduce the supply of illegal drugs produced and exported by Colombia but the goals became broader over time. Bipartisan support for the policy endured through three U.S. Administrations—President Bill Clinton, President George W. Bush, and President Barack Obama. Plan Colombia came to be viewed by some analysts as one of the most enduring and effective U.S. policy initiatives in the Western Hemisphere. Some have lauded the strategy as a model. In 2009, William Brownfield, then-U.S. Ambassador to Colombia, described

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93 Although Democratic Security evolved over Uribe’s two-terms in office, the strategy is credited by some analysts for its coherence. “Uribe and his advisors developed a coherent counterinsurgency strategy based on taking and holding territory, protecting local populations, controlling key geographic corridors ... and demobilizing the paramilitary forces that threatened democracy and state authority as much as did the FARC.”. Stuart Lippe, “There is No Silver Bullet and Other Lessons from Colombia,” Interagency Journal, vol. 5, no. 3 (Fall 2014).


95 Stuart Lippe, “There is No Silver Bullet and Other Lessons from Colombia,” Interagency Journal, vol. 5, no. 3 (Fall 2014).

Plan Colombia as “the most successful nation-building exercise that the United States has associated itself with perhaps in the last 25-30 years.” Other observers, however, were critical of the policy as it unfolded. Many in the NGO and human rights community maintained the strategy, with its emphasis on militarization and security, was inadequate for solving Colombia’s persistent, underlying problems of rural violence, poverty, neglect and institutional weakness. Nevertheless, it appears that improvements in security conditions have been accompanied by substantial economic growth and a reduction in poverty levels over time.

National Consolidation Plan and Peace Colombia

The National Consolidation Plan (renamed the National Plan for Consolidation and Territorial Reconstruction) was designed to coordinate government efforts in regions where marginalization, drug trafficking, and violence converge. The whole-of-government consolidation was to integrate security, development, and counternarcotics to achieve a permanent state presence in vulnerable areas. Once security forces took control of a contested area, government agencies in housing, education, and development would regularize the presence of the state and reintegrate the municipalities of these marginalized zones into Colombia. The plan has been restructured several times by the Santos government.

The United States supported the Colombian government’s consolidation strategy through an inter-agency program called the Colombia Strategic Development Initiative (CSDI). CSDI provided U.S. assistance to “fill gaps” in Colombian government programming. At the U.S. Embassy in Colombia, CSDI coordinated efforts of the U.S. Agency for International Development (USAID), the State Department’s Narcotics Affairs Section, the U.S. Military Group, and the Department of Justice to assist Colombia in carrying out the consolidation plan by expanding state presence and promoting economic opportunities in priority zones. It combined traditional counternarcotics assistance for eradication, interdiction, alternative development, and capacity building for the police, military, and justice sector institutions with other economic and social development initiatives.

As the peace agreement between the FARC and the government moved forward into implementation, the focus of U.S. assistance to Colombia has shifted again. With a foundation of the work done to advance consolidation, U.S. assistance has begun to aid in post-conflict planning and support Colombia’s transition to peace by building up democratic institutions, protecting human rights and racial and ethnic minorities, and promoting economic opportunity. USAID’s country cooperation strategy for 2014-2018 anticipated the Colombian government reaching a negotiated agreement with the FARC, but remained flexible if an agreement was not signed. It recognized early implementation efforts, especially in the first 24 months after signature, would be critical to demonstrate or model effective practices. In the next five years, it envisioned Colombia evolving from aid recipient to provider of technical assistance to neighbors in the region.

Consolidating state authority and presence in the rural areas with weak institutions remains a significant challenge following the FARC’s disarmament in the summer of 2017. Reintegration of the FARC and possibly other insurgent forces, such as the ELN, will be expensive and delicate. In particular, critics of the consolidation efforts of the Colombian government maintain that the Santos administration has often lacked the commitment to hand off targeted areas from the

97 Ibid.
Consolidation efforts have lacked political support, suffered from disorganization at the top levels of government, and failed to administer national budgets effectively in more remote areas, among other challenges. How the Trump Administration will engage with the issues of supporting post conflict stability in Colombia has not been clearly defined either by the State Department or other executive departments.

**Funding for Plan Colombia and Peace Colombia**

The U.S. Congress initially approved legislation in support of Plan Colombia in 2000, as part of the Military Construction Appropriations Act of 2001 (P.L. 106-246). Plan Colombia was never authorized by Congress, but it was funded annually through appropriations. From FY2000 through FY2016, U.S. funding for Plan Colombia and its follow-on strategies exceeded $10 billion in State Department and Defense Department programs. From FY2000 to FY2009, the United States provided foreign operations assistance to Colombia through the Andean Counterdrug Program (ACP) account, formerly known as the Andean Counterdrug Initiative, and other aid accounts. In FY2008, Congress continued to fund eradication and interdiction programs through the ACP account, but funded alternative development and institution building programs through the Economic Support Fund (ESF) account. In the FY2010 request, the Obama Administration shifted ACP funds into the International Narcotics Control and Law Enforcement (INCLE) account.

Since FY2008, U.S. assistance has gradually declined because of tighter foreign aid budgets and nationalized Plan Colombia-related programs. In FY2014, in line with other foreign assistance reductions, funds appropriated to Colombia from State Department accounts declined to slightly below $325 million. In FY2015, Congress appropriated $300 million for bilateral assistance to Colombia in foreign operation. The FY2016 Omnibus Appropriations bill (P.L. 114-113) provided Colombia from U.S. State Department and U.S. Agency for International Development accounts, slightly under $300 million, nearly identical to that appropriated in FY2015 (without P.L. 480, the Food for Peace account, the total for FY2016 was $293 million as shown in Table 1). In FY2017, Congress funded a program the Obama Administration had proposed called “Peace Colombia” to re-balance U.S. assistance to support the peace process and implementation of the accord. In May 2017, Congress approved a FY2017 omnibus appropriations measure, the Consolidated Appropriations Act, 2017 (P.L. 115-31), which funded the various programs of Peace Colombia at $391.3 million. In the FY2017 legislation, Congress appropriated the following:

- The ESF account increased to $187 million (from $134 million in FY2016) to build government presence, encourage crop substitution to replace drug crops, and provide other assistance to conflict victims, including Afro-Colombian and indigenous communities.
- INCLE funding increased to $143 million with a focus on manual eradication of coca crops, support for the Colombian National Police, and judicial reform efforts.
- INCLE funding also included $10 million for Colombian forces’ training to counterparts in other countries.
- $38.5 million in Foreign Military Financing (FMF); and

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• $21 million in Nonproliferation, Anti-Terrorism, Demining, and Related Programs (NADR), which was a relatively large increase from under $4 million in FY2016 to focus on the demining effort.

In the first budget proposed by the new Trump Administration, the total for Colombia in FY2018 would reduce assistance to $251 million. Congress passed a three-month continuing resolution through December 8, 2017. The House version of the omnibus for FY2018 (H.R. 3354) would fund bilateral programs for Colombia at $335.9 million. In September, the Senate reported out of committee an FY2018 Foreign Operations bill, S. 1780, which would provide the same level of funding for Colombia as in FY2017, or $391.3 million. The House version would reduce by 14% the amount allocated to Colombia in FY2017, with most of the cut in the “economic support fund” account and no change in the level of counternarcotics funding.

Table 1 provides account data from the annual international affairs congressional budget justification documents. The information about DOD-funded programs was provided to the Congressional Research Service by DOD analysts in December 2015 and October 2017. DOD’s FY2016 and FY2017 projected assistance for counternarcotics support to Colombia is estimated to be $72 million and $66 million, respectively.100 The breakout by program element for the DOD assistance to Colombia is shown in Table 2.

Table 1. U.S. Assistance for Colombia by State Department Foreign Aid Account: FY2010-FY2017

<table>
<thead>
<tr>
<th>Account</th>
<th>FY2010 (Actual)</th>
<th>FY2011 (Actual)</th>
<th>FY2012 (Actual)</th>
<th>FY2013 (Actual)</th>
<th>FY2014 (Actual)</th>
<th>FY2015 (Actual)</th>
<th>FY2016 (Actual)</th>
<th>FY2017 (Est.)</th>
<th>Total</th>
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<tr>
<td>ESF</td>
<td>201.8</td>
<td>184.4</td>
<td>172.0</td>
<td>152.3</td>
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<td>1.7</td>
<td>1.7</td>
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<td>1.5</td>
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<td>1.4</td>
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<td>INCLE</td>
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<td>204.0</td>
<td>160.6</td>
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<td>301.0</td>
<td>293.1</td>
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Notes: Accounts as follows: ESF = Economic Support Fund; IMET = International Military Education and Training; INCLE = International Narcotics Control and Law Enforcement; NADR = Nonproliferation, Anti-Terrorism, De-mining and Related Programs; and FMF = Foreign Military Financing. Table 1 does not include P.L. 480 (also known as Food for Peace).

100 DOD, “Counternarcotics (CN) Support to Foreign Countries,” by COCOM and Country, Unclassified.
Table 2. U.S. Assistance for Colombia from the Department of Defense: FY2010-2017
(in millions of current U.S. dollars)

<table>
<thead>
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<td>58.88</td>
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Source: Counter Terrorism Fellowship Program (CTFP) - Defense Security Cooperation Agency (DSCA), with Military Group (MILGRP) FY10 mod; Humanitarian Assistance (HA) - DSCA; Humanitarian Mine Action (HMA) - DSCA; Traditional Commanders Activities – U.S. Southern Command (SOUTHCOM); Defense Institution Reform Initiative (DIRI) - Office of the Secretary of Defense for Policy, OSD (P); Defense Institute for International Legal Studies (DIILS) - DOD; 1203 - OSD (P); Counter narco-terrorism (CNT) - OSD (P) via U.S. Southern Command (SOUTHCOM). ISR (Army MIP) data and FY2016 and FY2017 (estimated) from DOD response to CRS request in October 2017.

a. In early FY2014, the Peru program was shut down, and funds were diverted to Colombia.
b. Portions of some DIILS activities are funded by other accounts, such as CTFP, and state accounts, such as IMET.
c. General Purpose Forces Training of the United States Armed Forces with Military and Other Security Forces of Friendly Foreign Countries: FY2014 National Defense Authorization Act (NDAA), P.L. 113-66, Section 1203. It authorizes U.S. general purpose military forces to train with the military forces or other security forces of a friendly foreign country and DOD to pay up to $10 million per fiscal year in incremental expenses incurred by participating foreign forces.
d. The counternarcotics (CN) data reflect non-budget quality estimates of DOD and CN support provided to these nations or regions. DOD budgets the CN program by projects, not by regions or countries. CN is allocated from the Central Transfer account in Defense appropriations for “drug interdiction and counter-drug activities.”
e. Intelligence, surveillance, and reconnaissance (ISR) of Military Intelligence Program (MIP).
Human Rights Conditions on U.S. Assistance

Some Members of Congress have been deeply concerned about human rights violations in Colombia—especially those perpetrated by any recipients or potential recipients of U.S. assistance. In Colombia’s multisided, 50-year conflict, the FARC and ELN, the paramilitaries and their successors, and Colombia’s security forces have all committed serious violations. Colombians have endured generations of noncombatant killings, massacres, kidnappings, forced displacements, forced disappearances, land mine casualties, and acts of violence that violate international humanitarian law. The extent of the crimes and the backlog of human rights cases to be prosecuted have overwhelmed the Colombian judiciary, which some describe as “inefficient” and overburdened. The United Nations and many human rights groups maintain that although some prosecutions have gone forward, most remain unresolved and the backlog of cases has been reduced slowly. In addition to the problem of impunity for such serious crimes, continued violations remain an issue.

Since 2002, Congress has required in the annual foreign operations appropriations legislation that the Secretary of State certify annually to Congress that the Colombian military is severing ties to paramilitaries and that the government is investigating complaints of human rights abuses and meeting other human rights statutory criteria. (The certification criteria have evolved over time.) For several years, certification was required before 30% of funds to the Colombian military could be released. The FY2014 appropriations legislation requires that 25% of funding under the Foreign Military Financing (FMF) program be held back pending certification by the Secretary of State. Some human rights groups have criticized the regular certification of Colombia, maintaining that evidence they have presented to the State Department has contradicted U.S. findings. However, even some critics have acknowledged the human rights conditions on military assistance to Colombia to be “a flawed but useful tool” because the certification process requires that the U.S. government regularly consult with Colombian and international human rights groups. Critics acknowledge that over time, conditionality can improve human rights compliance.

Additional tools for monitoring human rights compliance by Colombian security forces receiving U.S. assistance are the so-called “Leahy Law” restrictions, which Congress first passed in the late 1990s prior to the outset of Plan Colombia. First introduced by Senator Patrick Leahy, these provisions deny U.S. assistance to a foreign country’s security forces if the U.S. Secretary of State has credible information that such units have committed “a gross violation of human rights.” The provisions apply to security assistance provided by the State Department and DOD.

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101 For example, the Consolidation Appropriations Act, 2014, (P.L. 113-76) requires the Secretary of State certify that “(1) cases involving members of the Colombian military who have been credibly alleged to have violated human rights, or to have aided, abetted, or benefited from criminal or illegal armed groups are subject only to civilian jurisdiction during investigation and prosecution, and the Colombian military is not opposing civilian jurisdiction in such cases and is cooperating with civilian prosecutors and judicial authorities; (2) the Government of Colombia is upholding its international obligations by investigating, prosecuting, and punishing persons responsible for crimes against humanity, war crimes, and other gross violations of human rights, and is not offering amnesty to such persons, and (3) the Government of Colombia is taking effective steps to dismantle paramilitary successor groups and to protect the rights of human rights defenders, journalists, trade unionists, and other social activists, and protecting the rights and territory of indigenous and Afro-Colombian communities.”

102 Lisa Haugaard, Adam Isacson, and Jennifer Johnson, A Cautionary Tale: Plan Colombia’s Lessons for U.S. Policy Toward Mexico and Beyond, Latin America Working Group Education Fund, Center for International Policy, Washington Office on Latin America, November 2011. The authors caution that the benefits of the certification are present only under certain conditions: “Human rights conditions only became a useful lever in extreme circumstances and with enormous effort by human rights groups.”
The Leahy Law under the State Department is authorized by the Foreign Assistance Act (FAA) of 1961, as amended, and is codified at 22 U.S.C. 2378d (§ 520M of the FAA). The DOD Leahy provisions, which for years applied just to DOD training, now include a broader range of assistance, as modified in the FY2014 appropriations legislation. The provision related to the Leahy Laws for DOD assistance is codified at 10 U.S.C. 362, and prohibits “any training, equipment, or other assistance,” to a foreign security force unit if there is credible information that the unit has committed a gross violation of human rights.

Both the State Department and DOD Leahy provisions require the State Department to review and clear—or vet—foreign security forces to determine if any individual or unit is credibly believed to be guilty of a gross human rights violation. Leahy vetting is typically conducted by U.S. embassies and State Department headquarters. Reportedly on an annual basis about 1% of foreign security forces are disqualified from receiving assistance under the Leahy provisions, although many more are affected by administrative issues and are denied assistance until those conditions are resolved. Tainted security force units that are denied assistance may be remediated or cleared, but the procedures for remediation differ slightly between the DOD and State (or FAA) provisions.

Because of the large amount of security assistance provided to Colombian forces (including the military and police), the State Department reportedly vets more candidates for assistance in Colombia than in any other country. In the late 1990s, poor human rights conditions in Colombia were a driving concern for developing the Leahy Law provisions. The U.S. Embassy in Bogotá, with nearly two decades of experience in its vetting operations, has been cited as a source of best practices for other embassies seeking to bring their operations into compliance or enhance their performance. State Department officials have cited Colombia as a model operation that has helped Colombia to improve its human rights compliance.

However, some human rights organizations are critical of the Leahy vetting process in Colombia, and cite the prevalence of extrajudicial executions allegedly committed by Colombian military units as evidence that these restrictions on U.S. assistance have failed to remove human rights violators from the Colombian military. A human rights nongovernmental organization, Fellowship of Reconciliation, has published reports alleging an association between false positive killings and Colombian military units vetted by the State Department to receive U.S. assistance.

However, some have questioned the group’s methodology. Some human rights organizations contend that the U.S. government has tolerated abusive behavior by Colombian security forces without taking action or withholding assistance.

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106 The first enactment of the Leahy provisions restricted international narcotics control assistance in an amendment to the 1997 Foreign Operations Appropriations Act (P.L. 104-208).
Assessing the Programs of Plan Colombia and Its Successors

Measured exclusively in counternarcotics terms, Plan Colombia has been a mixed success. Colombia remains the dominant producer of cocaine and in the DEA’s National Drug Threat Assessment for 2017 continued to be the source for 95% of cocaine seized in the United States. Enforcement, eradication, and improved security squeezed production in Colombia, so that in 2012, Peru reemerged as the global leader in cocaine production, surpassing Colombia, for a year or so. In the early 2000s, given Colombia’s predominance as the source of cocaine destined for U.S. markets and its status as the second-largest producer of heroin consumed in the United States, eradication of coca bush and opium poppy (from which heroin is derived) was an urgent priority and became the preferred tool for controlling the production of these drugs. Another critical component of the drug supply reduction effort was alternative development programs funded by the U.S. Agency for International Development (USAID) to assist illicit crop cultivators with transitioning to licit crop production and livelihoods.

Trends in Colombia’s Coca Cultivation

Analysts have long debated how effective Plan Colombia and its follow-on strategies were in combating illegal drugs. Although Plan Colombia failed to meet its goal of reducing the cultivation, processing, and distribution of illicit drugs by 50% in its original six-year time frame, Colombia has sustained significant reductions in coca cultivation in recent years. According to U.S. estimates, cultivation of coca declined from 167,000 hectares in 2007 to 78,000 hectares in 2012. (Poppy cultivation declined by more than 90% between 2000 and 2009.) According to U.S. government estimates, Colombia’s potential production of pure cocaine fell to 170 metric tons in 2012, the lowest level in two decades. However, it started to rise slightly in 2013, and more dramatically in 2014 through 2016. In those years, cultivation of coca and production of cocaine grew significantly in part due to ending the aerial eradication of coca crops. In 2015, following a U.N. agency determination that the herbicide used to spray coca crops was probably carcinogenic, Colombia’s minister of health determined that aerial eradication of coca was not consistent with requirements of Colombia’s Constitutional Court. In 2016, as noted above, the U.S. DEA reported that 95% of cocaine seized in the United States originated in Colombia.

In 2016, according to the U.S. Office of National Drug Control Policy, Colombia cultivated 188,000 hectares of coca, potentially resulting in 710 metric tons of pure cocaine as shown in the tables below (Table 3 and Table 5). The United Nations Office on Drugs and Crime (UNODC) reports a similar decline over the same time period, from 99,000 hectares in 2007 to 48,000 hectares in 2012. In 2013, Colombia’s cultivation of coca plants remained stable at 48,000 hectares, according to the UNODC’s annual survey. See UNODC, “UNODC 2013 Survey: Coca Cultivation Area Unchanged in Colombia, Prices and Value of Crop Markedly Down,” press release, June 26, 2014.
### Table 3. U.S. ONDCP Estimate of Coca Cultivation in Colombia
(in hectares)

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<td>3%</td>
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<td>42%</td>
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### Table 4. UNODC Estimate of Coca Cultivation in Colombia
(in hectares)

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### Table 5. U.S. Government Estimate of Pure Cocaine Production in Colombia
(in metric tons)

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<td>280</td>
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<td>235</td>
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### Table 6. U.S. Government Estimate of “Export Quality” Cocaine Produced in Colombia
(in metric tons)

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<tr>
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<td>64%</td>
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Drug Crop Eradication and Other Supply Control Alternatives

Both manual eradication and aerial eradication were central components of Plan Colombia to reduce coca and poppy cultivation. Manual eradication is conducted by teams, usually security personnel, who uproot and kill the plant. Aerial eradication involves spraying the plants from aircraft with an herbicide mixture to destroy the drug crop, but it may not kill the plants. In the context of Colombia’s continuing internal conflict, manual eradication was far more dangerous than aerial spraying. U.S. and Colombian policymakers recognized the dangers of manual eradication and, therefore, employed large-scale aerial spray campaigns to reduce coca crop yields, especially from large coca plantations. Colombia is the only country globally that aerially sprayed its illicit crops, and the practice has been controversial for health and environmental reasons, resulting in a Colombian decision to end aerial eradication in 2015.

Since 2002, as a condition of fully funding the spraying program, Congress has regularly directed the State Department, after study and consultation with the U.S. Environmental Protection Agency and other relevant agencies, to certify that the spraying did not “pose unreasonable risks or adverse effects to humans or the environment.” This certification requirement was included most years in the annual foreign operations appropriations legislation. Some analysts have also raised questions about the monetary and collateral costs of aerial eradication compared with other drug supply control strategies, its effectiveness, and its limited effect on the U.S. retail price of cocaine.

U.S. State Department officials attribute Colombia’s decline in coca cultivation after 2007 and prior to 2013 to the persistent aerial eradication of drug crops in tandem with manual eradication where viable. Between 2009 and 2013, Colombia aerially sprayed roughly 100,000 hectares annually. In 2013, however, eradication efforts declined. Colombia aerially eradicated roughly 47,000 hectares. It manually eradicated 22,120 hectares, short of the goal of 38,500 hectares. This reduction had a number of causes: the U.S.-supported spray program was suspended in October 2013 after two U.S. contract pilots were shot down, rural protests in Colombia hindered manual and aerial eradication efforts, and security challenges limited manual eradicators working in border areas. In late 2013, Ecuador won an out-of-court settlement in a case filed in 2008 before the International Court of Justice in The Hague for the negative effects of spray drift over its border with Colombia. In negotiations with the FARC, the government and the FARC

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110 For example, the Consolidated Appropriations Act, 2014, (P.L. 113-76) enacted on January 17, 2014, states that “10 percent of the funds appropriated by this Act for the Colombian national police for aerial drug eradication programs may not be used for the aerial spraying of chemical herbicides unless the Secretary of State certifies to the Committees on Appropriations that the herbicides do not pose unreasonable risks or adverse effects to humans, including pregnant women and children, or the environment, including endemic species [...] any complaints of harm to health or licit crops caused by such aerial spraying shall be thoroughly investigated and evaluated, and fair compensation paid in a timely manner for meritorious claims.”

111 Research has focused on a number of issues, including the limited effectiveness of aerial spraying in the face of mitigation efforts by coca crop farmers, its effects on exacerbating displacement, and its limited impact on cocaine price.


113 Chris Kraul, “Anti-coca Spraying Halted in Colombia after 2 U.S. Pilots Shot Down,” Los Angeles Times, December 16, 2013; U.S. Department of State, 2014 INCSR, vol. 1, March 2014. State Department officials confirmed that the spray program suspension in the fall of 2013 was temporary, but that a restart would take place only after an accident investigation was completed (CRS communication with State Department, February 11, 2014).

114 Ecuador received $15 million in compensation from Colombia for alleged health and environmental harms, and the formal imposition of a ban on spraying in the 10 kilometer zone up to the border with Ecuador. “Ecuador Wins (continued...)”
provisionally agreed in May 2014 that voluntary manual eradication would be prioritized over forced eradication. Aerial eradication remained a viable tool in the government’s drug control strategy, according to the agreement, but would be permitted only if voluntary and manual eradication could not be conducted safely.

**Figure 3. Colombia Potential Cocaine Production and Cocaine Seizures, 2006-2016**

![Figure 3. Colombia Potential Cocaine Production and Cocaine Seizures, 2006-2016](chart.png)


**Notes:** According to Colombia’s minister of defense, the final interdiction amount reported by the U.S. government in 2016 is lower than the actual level. According to Defense Minister Villegas, the actual amount seized was 362 metric tons, not 323.

In April 2015, the Santos administration determined that glyphosate, a broad-spectrum, nonselective herbicide used commercially, but in Colombia sprayed on coca plants to eradicate (...continued)

them, was “probably carcinogenic” to humans in a review published by a World Health Organization (WHO) affiliate. In October 2015, the government ended spraying operations and began to implement a new public health approach toward illicit drugs, one that proponents suggested would reduce human rights violations. On the supply side, Colombia’s new drug policy gives significant attention to expanding alternative development and licit crop substitution while intensifying interdiction efforts. The State Department in its 2015 *International Narcotics Control Strategy Report* (INCSR), however, warned that illicit cultivation was expanding in areas long off-limits to aerial spraying, including national parks, a buffer zone with Ecuador where aerial eradication has been restricted, and in indigenous or protected Afro-Colombian territories.

Colombian interdiction practices are deemed some of the most effective in the world. The Colombian government reported seizing more than 207 metric tons (mt) of cocaine base in 2014 and a record 362 mt in 2016 (see Figure 3). In first nine months of 2017, it seized 275 mt of cocaine. According to the U.S. State Department’s 2017 INCSR, Colombia in 2016 actually seized 421 mt of cocaine and cocaine base, 193 mt of marijuana, and 521 kilograms (kg) of heroin and destroyed 4,613 cocaine base labs and 229 hydrochloride (HCl) or salt of cocaine labs.

USAID funds and runs alternative development programs in Colombia to assist communities with transitioning from a dependency on illicit crops to licit employment and livelihoods. Alternative development was once focused narrowly on crop substitution and assistance with infrastructure and marketing. Since the Colombian government’s shift to a consolidation strategy, USAID has supported “consolidation and livelihoods” programming in 40 of the 58 strategically located, conflict-affected municipalities targeted by the government’s National Consolidation Plan. For example, in 2013, USAID undertook 1,200 activities that were either “rapid impact” or sustainable rural development in focus. (Rapid response activities are supported in areas recently brought under military control to signal the arrival and commitment of the state, such as establishing schools, health clinics, sports facilities, and tertiary roads.) To facilitate economic development, USAID funds initiatives that assist farmers and others with shifting from coca growing to licit economic opportunities. These programs are designed to strengthen small farmer producer organizations, improve their productivity, and connect them to markets. Between 2010 and 2012, consolidation municipalities experienced a 25% decrease in coca cultivation compared with 23% nationally.

Some observers maintain that poor and unsustainable outcomes from alternative development programs while the Colombian conflict was still under way resulted from ongoing insecurity and lack of timeliness or sequencing of program elements. The renewed commitment to alternative development and crop substitution in the 2016 peace accord with the FARC may be similarly challenged.

The alternative development programs associated with the 2016 peace accord got underway in 2017. In late January 2017, the National Integrated Program for the Substitution of Illegal Crops included a program to support coca growers’ transition to legality. Formal operations began in late May 2017 with collective agreements committing communities to replace their coca crops with licit crops. In some regions, the program is extended to families who cultivate coca and also to

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The Colombian government also committed to a combined approach of both voluntary and forced manual eradication. The government’s goal set for 2017 was eradicating 100,000 hectares of coca, 50,000 through forced manual eradication and 50,000 through “crop substitution” accords reached with coca farming households who would voluntary eradicate. Several analysts question whether this goal is viable; but Colombia’s ambassador to the United States stated in September 2017 that about 44,000 hectares had already been eradicated.119

U.S.-Colombia Economic Relations

Economic relations between Colombia and the United States have deepened in recent years. The U.S.-Colombia Free Trade Agreement (FTA) entered into force in May 2012.120 By 2020, it will phase out all tariffs and other barriers to bilateral trade between Colombia and the United States, its largest trade partner. Since the U.S.-Colombia FTA went into force, the stock of U.S. investment in Colombia surpassed $7 billion in 2014 but dropped to $6.2 billion in 2016 (on a historical cost basis), concentrated mostly in mining and manufacturing.121

According to the U.S. Department of Commerce, U.S. exports to Colombia exceeded $26.8 billion in 2016 and Colombia was the 22nd-largest market for U.S. exports; however, U.S. imports from Colombia declined between 2015 and 2016.122 Major U.S. exports to Colombia include oil (non-crude oil products including gasoline), machinery, cereals, organic chemicals, and plastic. Because 65% of U.S. imports from Colombia are crude oil imports, much of the decline in value was caused by the sharp fall in oil prices that began in 2014. Major U.S. imports include crude oil, gold, coffee, cut flowers, and fruits. Total trade between Colombia and the United States declined 12% from 2015 to 2016.

Congressional interest in Colombia now extends far beyond security and counternarcotics and has grown in the area of bilateral trade following implementation of the U.S.-Colombia FTA. Broader trade partnerships are also being explored given Colombia’s leadership role in the free trade-oriented Pacific Alliance and Colombia’s potential accession into the OECD in 2018, following a review of the country’s macroeconomic policies and changes Colombia has made on trade issues such as copyright, pharmaceuticals, fuel and trucking regulations, and labor concerns (including subcontracting methods and progress on resolving cases of violence against union activists).123

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120 The agreement is officially known as the U.S.-Colombia Trade Promotion Agreement. For more background, see CRS Report RL34470, The U.S.-Colombia Free Trade Agreement: Background and Issues, by M. Angeles Villarreal.
Outlook

Congress remains deeply interested in Colombia’s future because the country has become one of the United States’ closest allies. With 17 years of investment in Colombia’s security and stability, some maintain that there has already been a strong return on U.S. investment. Plan Colombia and its successor strategies broadened from counternarcotics to include humanitarian concerns, efforts to bolster democratic development and human rights protections, and trade and investment to stimulate economic growth.

Nevertheless, the recent explosion of Colombia’s coca crop, and increasing cocaine exports to the United States, may significantly hinder the effort to consolidate peace and could potentially increase corruption and extortion. The Colombian public remains skeptical about the FARC’s entry into Colombian politics: both its representation in the legislature as negotiated in the peace accord and its new party’s potential for an electoral alliance with other left or progressive parties. The public is concerned about fully reintegrating former FARC combatants into civil society as the country’s economic growth has slowed.

Beginning in 2008, the annual level of foreign assistance provided by the U.S. Congress gradually declined, but it increased in 2017 to support peace in Colombia. Some Members of Congress may want to build on cooperation with Colombian partners in training Central Americans and others in counternarcotics and security. Congress is likely to continue to closely monitor Colombia’s domestic security situation. It will also likely continue to oversee issues such as drug trafficking; Colombia’s effort to combat other illegal armed groups such as Bacrim; the status of human rights protections; and the expansion of health, economic, environmental, energy, and educational cooperation. Congress may also consider fostering Colombian leadership in the region to counter growing instability in neighboring Venezuela.

The U.S. Congress has been interested in expanding investment and trade opportunities both bilaterally with Colombia and within regional groupings, such as the Pacific Alliance. Many contend that U.S.-Colombian trade improvements rest on the strength of the overall relationship between Colombia and its largest trade partner, the United States.
Appendix. Selected Online Human Rights Reporting on Colombia

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jbeittel@crs.loc.gov, 7-7613

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