Maisie, a survivor of sex trafficking, tells her story at a faith-based women's shelter in the United States.
AFGHANISTAN: Tier 2

Afghanistan is a source, transit, and destination country for men, women, and children subjected to forced labor and sex trafficking. Internal trafficking is more prevalent than transnational trafficking. The majority of Afghan trafficking victims are children who end up in carpet making and brick factories, domestic servitude, commercial sexual exploitation, begging, transnational drug smuggling, and assistant truck driving within Afghanistan, as well as in the Middle East, Europe, and South Asia. Afghan boys are also subjected to forced labor in Iran in the construction and agricultural sectors. The majority of Afghan victims in Pakistan are women and girls subjected to trafficking for the purpose of commercial sexual exploitation, including through forced marriages. Some Afghan families knowingly sell their children into prostitution, including for bacha baazi—where men, sometimes including government officials and security forces, use young boys for social and sexual entertainment. Some law enforcement officials, prosecutors, and judges accept bribes from or use their relationships with perpetrators of bacha baazi to allow them to escape punishment. Other families send their children to obtain employment through labor brokers and the children end up in forced labor. Opium-farming families sometimes sell their children to settle debts with opium traffickers. According to the government and the UN, insurgent groups forcibly recruit and use children as suicide bombers. Boys from Badakhshan, Takhar, Baghlan, Kunduz, and Balkh provinces in the north, as well as those traveling unaccompanied, are particularly vulnerable to trafficking. Some entire Afghan families are trapped in debt bondage in the brick-making industry in eastern Afghanistan.

Men, women, and children in Afghanistan often pay intermediaries to assist them in finding employment, primarily in Iran, Pakistan, India, Europe, or North America; some of these intermediaries force Afghan citizens into labor or prostitution after their arrival. Afghan women and girls are subjected to prostitution and domestic servitude primarily in Pakistan, Iran, and India. Afghan boys and men are subjected to forced labor and debt bondage in agriculture and construction, primarily in Iran, Pakistan, Greece, Turkey, and the Gulf states. Some Afghan boys are found in sex trafficking in Greece after paying high fees to be smuggled into the country. There were reports of women and girls from the Philippines, Pakistan, Iran, Tajikistan, Sri Lanka, and China subjected to sex trafficking in Afghanistan. Under the pretense of high-paying employment opportunities, some labor recruiting agencies lure foreign workers to Afghanistan, including from Sri Lanka, Nepal, India, Iran, Pakistan, and Tajikistan; the recruiters subject these migrants to forced labor after arrival.

The Government of Afghanistan does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government acceded to the 2000 UNTIP Protocol, increased convictions of offenders under the trafficking law, and the Afghanistan Independent Human Rights Commission (AIHRC) completed and published a national inquiry into the practice of bacha baazi. However, the government’s prosecution and victim protection efforts remained inadequate. While victims of trafficking were routinely prosecuted and convicted as criminals for moral crimes, the government failed to hold the vast majority of traffickers criminally accountable for their offenses. Official complicity remained a serious problem and political will to combat the crime was low. Law enforcement and judicial officials continued to have a limited understanding of human trafficking, and the government did not develop or employ systematic procedures for the identification and referral of victims to protective services.

RECOMMENDATIONS FOR AFGHANISTAN:

Cease the penalization of victims for offenses committed as a direct result of being subjected to trafficking; increase prosecutions and convictions under the 2008 anti-trafficking law, while respecting due process; investigate and prosecute officials suspected of being complicit in trafficking; consider amending the 2008 anti-trafficking law to prohibit and penalize all forms of trafficking in persons; strengthen the capacity of the Ministry of Interior (MOI)’s anti-trafficking/smuggling units, including by increasing the number of staff in each region and ensuring their ability to differentiate between smuggling and trafficking; continue to increase the capacity of the High Commission for Combating Crimes of Abduction and Human Trafficking/Smuggling (high commission), and further implement the anti-trafficking national action plan; educate officials at national, provincial, and local levels on the definition of human trafficking, as well as identification, protection, and law enforcement strategies; improve efforts to collect, analyze, and accurately report counter-trafficking data; and implement culturally appropriate long-term victim rehabilitation programs for boys designed for their specialized needs.

PROSECUTION

The government made modest law enforcement efforts; convictions of trafficking offenders increased but official complicity remained a serious problem. The 2008 Law Countering Abduction and Human Trafficking/Smuggling, along with Article 516 of the penal code, prohibits many but not all forms of human trafficking. The law defines sex trafficking of a child only when coercion is used. The law prescribes between eight and 15 years’ imprisonment for persons convicted of some forms of labor trafficking and prescribes penalties of up to life imprisonment for those convicted of some forms of sex trafficking. The 2009 Elimination of Violence Against Women law and other provisions of the penal code include penalties for most forms of trafficking. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The interagency high commission reported the government convicted 23 offenders under the trafficking statute, an increase from 14 convictions in 2013. The courts sentenced these offenders to terms of imprisonment ranging from one to 15 years.

Law enforcement and judicial officials continued to have a limited understanding of trafficking. In Dari—the language spoken most widely in Afghanistan—the same word is used for both human trafficking and human smuggling, compounding the confusion. The MOI had a central anti-trafficking/smuggling unit staffed with 16 officers and an additional two officers in each of the 34 provinces; however, officers were not solely dedicated to anti-trafficking and officials noted two officers per province was
insufficient. International organizations and NGOs continued to provide training in eight provinces to police, prosecutors, and other government officials on investigating and prosecuting trafficking cases; the governor’s office in each of those provinces provided venues for some of the trainings.

Official complicity in trafficking remained a serious problem. Reports indicated some government and security officials engaged in the practice of bacha baazi. The AIHRC’s report revealed the majority of those who engage in bacha baazi pay bribes to or have relationships with law enforcement, prosecutors, or judges that effectively exempt them from prosecution. Reports indicated some law enforcement officials facilitated trafficking and raped sex trafficking victims. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PROTECTION
The government maintained its weak overall efforts to protect victims and penalization of victims continued to be widespread. The government did not develop or employ systematic procedures for the identification of victims and their subsequent referral to protective services. The government, particularly authorities from the Ministry of Labor and Social Affairs, Martyrs, and the Disabled (MOLSAMD) and the Ministry of Women’s Affairs (MOWA), in practice referred victims to NGO-run shelters. Police lacked formal guidelines and funding to provide basic care (including water and food) to victims during the investigations. In some instances, police officers paid out-of-pocket for basic victim care. The government did not report the number of victims identified, but an international organization reported the government referred approximately 140 victims to it for assistance in 2014. During the reporting period, three of the four short-term trafficking shelters, owned by MOLSAMD but operated by an international organization, closed due to lack of funding. MOLSAMD assumed some of the operations of the fourth shelter, located in Kabul; an NGO handled the day-to-day operations while MOLSAMD registered the victims and provided security and other reintegration assistance. Similarly, NGOs operated women’s protection shelters in 20 provinces that provided protection, legal, and social services to female victims of violence, including victims of trafficking; MOWA registered victims and provided shelter regulations. At times, the government placed child victims in orphanages. There continued to be no shelters for adult male victims.

Despite a directive by the high commission in the previous reporting period to cease prosecution of trafficking victims, victims continued to be penalized for crimes committed as a result of being subjected to human trafficking. Authorities sometimes treated male and female victims as criminals simply for being unchaperoned or for having committed moral crimes. Officials continued to arrest, imprison, or otherwise punish female victims for prostitution or adultery, without regard to whether they had been subjected to forced prostitution, or for escaping from husbands who forced them into prostitution. NGOs reported placement of child trafficking victims in juvenile detention centers, sometimes for several years. Male child sex trafficking victims, including those subjected to bacha baazi, were in some cases referred to juvenile rehabilitation centers on criminal charges. Officials sometimes placed male and female victims who could not be accommodated in shelters in prisons.

The government encouraged victims to participate in investigations; however, it did not provide adequate support, security, and protective services for victims to safely do so without supplemental trauma. For example, in one case, officials forced a child trafficking victim to testify in front of his alleged trafficker. Afghan law allows foreign victims to remain temporarily in Afghanistan for at least six months. There was no information the government forcibly deported any foreign trafficking victims in 2014.

PREVENTION
The government made modest improvements in preventing trafficking. The government continued to organize its anti-trafficking activities through its high commission, which met four times in 2014 and separately held 11 working level meetings; routine attendance by deputy ministers at the meetings improved. The high commission took some limited steps to implement activities set forth in its national anti-trafficking action plan, including the establishment of 32 provincial anti-trafficking commissions, of which 31 were functioning at the close of the reporting period. The Ministry of Education requested all schools spend the first five minutes of the school day on raising awareness about human trafficking and smuggling; there is no information confirming that this directive had been implemented. In collaboration with international organizations, MOLSAMD continued to sponsor television spots warning against trafficking. The AIHRC published a groundbreaking report on the practice of bacha baazi, which stated the practice was a kind of human trafficking and proposed recommendations for government action; in the course of gathering information for the report, the AIHRC held 14 public hearings attended by 1,050 people in 14 provinces. However, there was no progress reported toward fulfilling the goals of the action plan signed in January 2011 to combat the practice of bacha baazi by the Afghan National Security Forces. The government did not take steps to reduce the demand for commercial sex acts or forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. Afghanistan acceded to the 2000 UN TIP Protocol in August 2014.

ALBANIA: Tier 2
Albania is a source and destination country for men, women, and children subjected to sex trafficking and forced labor. Albanian women and children are primarily subjected to sex trafficking within Albania, in neighboring countries (Kosovo, Macedonia, Montenegro, and Greece), and in other European countries. Albanian and some foreign victims are subjected to forced labor in Albania, particularly in the tourism industry. An increasing number of Albanian children, often of Romani or Balkan Egyptian ethnicity, are subjected to forced begging and other forms of compelled labor in Albania and neighboring countries (Greece, Kosovo, Macedonia, and Montenegro). Some Albanian girls are subjected to sex trafficking or forced labor following arranged marriages. Some foreign women from European countries, including Ukraine, Russia, the United Kingdom, and Norway, are subjected to sex trafficking in Albania. An increasing number of Middle Eastern and African irregular migrants, particularly Syrians, transit Albania to reach Western Europe and are vulnerable to trafficking, though police have yet to identify any as trafficking victims. Corruption and high rates of turnover within the police force inhibit law enforcement action to address trafficking. Official complicity in trafficking crimes remains a significant concern. A sitting member of Parliament had prior convictions for trafficking-related crimes.

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The Government of Albania does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government significantly improved law enforcement efforts by prosecuting and convicting more traffickers than in 2013, including some traffickers who forced children to beg. The government and NGOs identified more victims, and the government increased funding to the state-run shelter for trafficking victims. Nevertheless, psychological, medical, and reintegration services at the state-run shelter were inadequate. Government funding to NGO shelters was insufficient, and the only shelter providing specialized services for child trafficking victims closed for several months due to a lack of funds; however, in March 2015, the government allocated funding for staff salaries at two NGO shelters. The government continued to investigate and punish victims for unlawful acts committed as a result of their exploitation.

**RECOMMENDATIONS FOR ALBANIA:**

Increase funding to NGO-run shelters for trafficking victims and provide funding on a regular basis; provide victims free medical and mental health care per the 2014 law and ministerial decision; improve services provided at the state-run shelter; do not punish victims for unlawful acts committed as a direct result of being subjected to trafficking; continue to investigate, prosecute, and convict traffickers, including complicit officials; fund mobile units operated by civil society groups and law enforcement to identify victims; further train police, labor inspectors, and other front-line officials on proactive identification of victims; encourage victims to assist in the prosecution of their traffickers by facilitating participation in the witness protection program and expanding training for prosecutors dealing with victim witnesses; improve the capacity of border and migration police to screen irregular migrants for trafficking indicators; and continue efforts to screen street children for signs of trafficking.

**PROSECUTION**

The government increased anti-trafficking law enforcement efforts. Albania’s criminal code prohibits sex and labor trafficking under Articles 110(a) and 128(b), which prescribe penalties of eight to 15 years’ imprisonment. These penalties are sufficiently stringent and exceed those prescribed for other serious crimes, such as rape. The Serious Crimes Prosecutor’s Office investigated 39 suspected traffickers in 2014, an increase from 24 suspects in 2013. The government did not disaggregate law enforcement data to demonstrate efforts against both sex trafficking and forced labor. The government prosecuted 18 defendants in 2014, an increase from three prosecuted in 2013. Courts convicted nine traffickers, a significant increase from two traffickers convicted in 2013. All convicted traffickers received prison sentences ranging from 10 to 20 years. Observers expressed concern authorities sometimes prosecuted traffickers for the lesser crime of “exploitation of prostitution” rather than trafficking because the two laws overlap in some areas. Exploitation of prostitution carries a punishment of two to five years’ imprisonment and up to 15 years’ imprisonment under aggravated circumstances. Victims of the crime are not protected from prosecution for unlawful acts committed as a result of their exploitation. Authorities often applied the lesser charge because it was easier to investigate and prosecute, and some mistakenly only recognized cases involving cross-border movement as trafficking. Border police began screening irregular migrants at Albania’s southern border with Greece for trafficking indicators but needed more training on migrant interviewing and translation assistance. During 2014, the government trained 333 judges, prosecutors, and police officers on investigation and prosecution of traffickers and victim identification and protection. High turnover rates hampered the efficacy of police training. The government did not report any investigations, prosecutions, or convictions of government officials complicit in trafficking offenses.

**PROTECTION**

The government continued to identify and assist victims but did not provide adequate funding for victim services. The government and NGOs identified 125 potential victims of trafficking in 2014, compared with 95 in 2013. Of these, 37 received official victim status after agreeing to undergo a formal interview with authorities required to obtain official victim status. The government identified 64 victims and NGOs identified 61. About half (62) of all identified victims were minors and 108 were female. Seventy-eight victims were subjected to forced prostitution, and one victim was subjected to forced labor. Twenty-three victims were forced to commit petty crimes, and 13 were forced to beg. Ten victims were subjected to both sex trafficking and forced labor, including forced begging. Victims could access assistance at four shelters comprising the National Shelter Coalition, three of which were operated by NGOs and one of which was state-run. NGO shelters assisted 74 victims, and the state-run shelter assisted 42. The government provided 19,770,000 lek ($198,000) to the state-run shelter in 2014, compared with 18,240,000 lek ($182,000) in 2013. The government did not provide adequate funding to NGO shelters, allocating 2,757,200 lek ($27,800) strictly for food expenses, of which NGOs reportedly received 1,903,512 lek ($19,000). NGO shelters operated under severe financial constraints throughout 2014. The government did not disburse funds from its Special Fund for Crime Prevention, which held at least 25 million lek ($250,000), even though the law stipulated these funds be used to support trafficking victim service providers. The only shelter providing specialized services for child trafficking victims, run by an NGO, closed for several months due to lack of funds, though the government gave 1 million lek ($10,000) in January 2015 to enable the shelter to reopen for three months. In March 2015, the government appropriated funds to pay for several staff member salaries at two NGO shelters. Observers noted the state-run shelter needed renovation and its staff provided inadequate psychological, medical, and reintegration services. Foreign victims had access to the same services as domestic victims, including legal assistance. Male victims were accommodated in apartments. The government amended the law in October 2014 to provide free healthcare to up to 200 trafficking victims per year and passed a decision in November 2014 to provide victims free mental healthcare. Victims did not yet benefit from the changes, however, because service providers awaited implementation guidelines from the government. The government ran a program that incentivized companies to hire former trafficking victims, but observers reported some companies forced former victims to work without proper compensation.
A law enacted in July 2014 explicitly gave police the responsibility to identify and refer victims to assistance. The government increased the number of law enforcement and social worker child protection units to 196 in 2014; the units had a direct role in identifying child victims and ensuring their protection, although they remained underfunded and understaffed. NGO-operated mobile units identified 57 potential trafficking victims in 2014, but two of the three units shut down due to lack of funding; while the third was scheduled to cease operations in April 2015. The government trained 75 police officers, social workers, healthcare practitioners, and labor inspectors on victim identification and referral. NGOs reported authorities did not proactively identify victims in general. Victims who testified against traffickers had access to the witness protection program, but no trafficking victims participated in the program. Eight victims testified against traffickers. Prosecutors outside Tirana lacked training on working with victim witnesses. Albanian law provided foreign victims a three-month reflection period with temporary residency status and authorization to work for up to two years, though the government had yet to grant this status to a victim. Victims could obtain restitution from the government or file civil suits against traffickers, but no victims received restitution in 2014. Albanian law exempts victims from punishment for crimes committed as a result of their exploitation, but NGOs reported one victim was sentenced to six months’ imprisonment for prostitution, while other victims were investigated for prostitution and theft.

PREVENTION
The government maintained considerable efforts to prevent trafficking. The government adopted a 2014-2017 national strategy and action plan to combat trafficking in November 2014. The government provided the national anti-trafficking coordinator’s office 4.7 million lek in 2014 ($47,000). The national coordinator published regular activity reports on its website and regularly convened stakeholders belonging to the national referral mechanism. However, a special taskforce formed in 2013 to improve anti-trafficking coordination between police, prosecutors, and judges did not meet. Twelve regional anti-trafficking committees comprised of local officials and NGOs worked on finalizing local action plans on prevention and victim assistance. The national coordinator’s office, the state police, and the State Labor Inspectorate signed a memorandum of understanding to identify forced labor cases. Local NGOs and international organizations conducted a study of street children, one-third of whom said their parents forced them to work. Based on this study, the government launched a pilot program to combat child begging in Tirana, which led to the placement of 11 children in social care institutions; police charged five suspects with exploitation of children for begging, and two parents were prosecuted for child exploitation. The government co-established a free hotline and a mobile application for citizens to report suspected trafficking cases. The government conducted a week-long campaign on trafficking, including media and billboard ads and discussions with secondary and university students. The government co-sponsored two trainings to sensitize hotels and tour operators on sex and labor trafficking. The government did not demonstrate efforts to reduce the demand for commercial sex or forced labor. The government provided anti-trafficking guidance for its diplomatic personnel. The national coordinator briefed Albanian diplomats stationed in seven cities on human trafficking regulations.

ALGERIA: Tier 3
Algeria is a transit and, to a lesser extent, destination and source country for women subjected to forced labor and sex trafficking and, to a lesser extent, men subjected to forced labor. Civil society groups report Algeria is increasingly becoming a destination for both undocumented migration and human trafficking. Criminal networks, which sometimes extend to sub-Saharan Africa and Europe, are involved in human trafficking and smuggling. Sub-Saharan African men and women, often en route to neighboring countries or Europe, enter Algeria voluntarily but illegally and frequently with the assistance of smugglers. Many of these migrants, unable to pay off smuggling fees once they arrive in Algeria, become indebted to traffickers. Female migrants may be forced into prostitution, domestic service, and begging. Diplomatic and NGO sources indicate that Senegalese female migrants begging in Algeria may be forced labor victims and often carry children sometimes rented from their mothers in Niger. Sub-Saharan African men endure domestic servitude; employers often confiscate their identification documents, coercing them to remain in the home to work. Illegal sub-Saharan migrants from Anglophone countries remain particularly vulnerable to forced labor and sex trafficking in Algeria, primarily due to poverty and language barriers. Foreign women and children, primarily sub-Saharan migrants, are forced into prostitution in bars and informal brothels; the traffickers are often the victim’s co-nationals. Algerian women, and to a much lesser extent children, endure sex trafficking in Algeria. In 2014, the media and an international NGO reported Vietnamese migrants were forced to work on construction sites for Chinese contractors in Algeria.

The Government of Algeria does not fully comply with the minimum standards for the elimination of trafficking and is not making significant efforts to do so. The government did not vigorously investigate or prosecute sex trafficking or forced labor crimes. It continued to conflate human trafficking and smuggling, and some officials denied that trafficking existed in the country. The government reported its first conviction ever under the anti-trafficking law, but it did not provide any details other than the nationality of the victim. As in previous years, the government did not identify victims among vulnerable groups and did not provide or refer victims to NGO-run protection services. Due to lack of victim identification procedures, trafficking victims were frequently subject to arrest and detention.

RECOMMENDATIONS FOR ALGERIA:
Investigate, prosecute, and convict sex and labor trafficking offenders, distinct from human smuggling, and punish them with imprisonment; establish formal procedures to guide officials in the identification of victims of forced labor; forced prostitution, and child prostitution, particularly among illegal migrant communities; train officials on these identification measures; establish a policy to ensure identified and suspected victims are not punished for unlawful acts committed as a direct result of being subjected
to human trafficking; establish and implement victim referral procedures, and provide appropriate protection services, including shelter, medical care, psychological care, legal aid, and repatriation assistance, to all trafficking victims; provide support to and establish strong partnerships with NGOs or international organizations that offer protection services to trafficking victims; collaborate with relevant organizations and source country missions to ensure the safe and voluntary repatriation of foreign victims; and raise public awareness of trafficking, including on the differences between human trafficking and smuggling.

**PROSECUTION**
The government made minimal law enforcement efforts to address human trafficking. Algeria prohibits all forms of trafficking under Section 5 of its criminal code, enacted in February 2009. Prescribed penalties under this statute range from three to 10 years’ imprisonment, which are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. Law No.14-01, adopted in February 2014, criminalizes the buying and selling of children under the age of 18 years, which provides prison terms of three to 20 years’ imprisonment for individuals and groups convicted of committing or attempting to commit this crime; however, this law is overly broad and could be interpreted to include non-trafficking crimes such as human smuggling or illegal adoption. The government maintained that human trafficking was not a significant concern in Algeria, and some officials, including law enforcement officers, denied the crime occurred in the country; this sentiment and lack of knowledge severely hindered law enforcement efforts to combat trafficking. It is unclear if the government has an effective system to collect and report anti-trafficking law enforcement data, and officials had difficulty distinguishing between human trafficking and smuggling crimes. From September to December 2014, the government reportedly investigated one potential trafficking case involving 19 Vietnamese nationals allegedly forced to work on a Chinese-contracted construction site; however, the government reported it did not find evidence of trafficking. Though police reportedly conducted an unknown number of investigations of begging, prostitution, and illegal immigration offenses—that could include potential trafficking crimes—it did not arrest any suspected trafficking offenders. The government reported it convicted a trafficker under the anti-trafficking law in December 2014 with a sentence of 10 years’ imprisonment; however, the government did not provide any details of the case except that the victim was an Algerian female. By law, Algerian courts must hear testimony from victims to convict suspected traffickers and are thus unable to secure a conviction if a victim has left the country. Despite reports of complicity, the government did not report any investigations, prosecutions, or convictions of government officials complicit in trafficking offenses. A local NGO reported police officers allegedly frequented establishments where women were forced into prostitution, yet there was no evidence to suggest the government investigated or prosecuted these officials. Though the General Directorate for National Security maintained six brigades of police officers specialized in illegal immigration and human trafficking, it was unclear whether they received adequate training on anti-trafficking measures.

**PROTECTION**
The government made no progress in its efforts to identify or protect trafficking victims. With the exception of a female Algerian victim identified in the only prosecuted trafficking case from December 2014, the government did not report identifying other trafficking victims during the reporting period. It also did not develop or employ systematic procedures for the identification of trafficking victims among vulnerable populations, such as undocumented migrants and foreign women arrested for prostitution. Because of a lack of identification procedures, authorities reported difficulty identifying victims among large, close-knit migrant populations. In September 2014, an NGO referred to the government a potential forced labor case involving 19 Vietnamese nationals forced to work on a Chinese-contracted construction site; however, it is unclear if the police ever referred the individuals for any type of protection services. Government officials relied on victims to self-report abuses to authorities; however, NGOs reported trafficking victims among the migrant populations did not report potential trafficking crimes to the police for fear of arrest and deportation. Civil society organizations reported police frequently arrested and temporarily jailed trafficking victims for unlawful acts committed as a direct result of being subjected to human trafficking, such as engaging in prostitution or lacking legal immigration status. The government did not provide protective services, including shelter, to trafficking victims, nor did it have a formal mechanism to refer potential victims to protection services operated by civil society groups or NGOs. The government encouraged trafficking victims to participate in investigations or prosecutions of trafficking offenders. It is unclear if the government provided foreign victims with legal alternatives to their removal to countries where they faced retribution or hardship.

**PREVENTION**
The government made no progress in its efforts to prevent human trafficking. While the government’s inter-ministerial committee continued to meet monthly, it failed to take tangible anti-trafficking efforts, and some government officials continued to deny human trafficking existed in Algeria. Furthermore, the government did not conduct anti-trafficking public awareness or educational campaigns, and it did not attempt to forge effective anti-trafficking partnerships with civil society organizations. The government did not report taking measures to reduce the demand for child sex tourism among Algerians traveling abroad. The government took actions to reduce the demand for commercial sex acts, but it is unclear if it made efforts to reduce the demand for forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

**ANGOLA: Tier 2**
Angola is a source and destination country for men, women, and children subjected to sex trafficking and forced labor. Angolans are forced to labor in the agricultural, fishing, construction, domestic service, and artisanal diamond mining sectors within the country, Chinese nationals in Angola exploit Angolan children in brick-making factories, construction, and rice farming activities. Girls as young as 13 years old endure prostitution. Angolan adults use children under the age of 12 for forced criminal activity, as children cannot be criminally prosecuted. Some Angolan boys are taken to Namibia for forced labor in cattle herding, while others are forced to serve as couriers as part of a scheme to skirt import fees in cross-border trade with Namibia. Angolan women and children are subjected to domestic servitude and sex slavery in South Africa, Namibia, and European countries, including the Netherlands and Portugal.
forced labor and sex trafficking offenses; continue to train law
Use revised penal code provisions to investigate and prosecute
accountable those allegedly responsible for forced labor of both
abuses in the Angolan construction sector or prosecute and hold
forced labor. While it investigated the owner of a construction
years of ongoing reports of construction companies engaged in
government has never convicted a trafficking offender, despite
and provide protective services to adult victims. In addition, the
protection efforts, identifying 17 potential child trafficking victims
efforts to investigate and prosecute trafficking crimes, reporting
capacity-building among officials by holding several seminars,
accomplishments. The government increased its training and
the 2000 UN TIP Protocol and established the Inter-Ministerial
officials complicit in human trafficking offenses. Due to a culture
any investigations, prosecutions, or convictions of government
with international law, it does not require the use of fraud, force,
or coercion to prove a trafficking case when a child is the victim.
This provision would appear; however, to overlap with Article 22,
pimping of minors, which provides a lower penalty of two to 10
years’ imprisonment for promoting, encouraging, or facilitating
the exercise of the prostitution of children, with enhanced penalties
for the use of force, threat, or fraud of five to 12 years’ imprisonment;
these penalties are not commensurate with those prescribed
for other serious crimes, such as rape. Slavery and servitude are
separately criminalized in Article 18 with sentences of seven to
12 years’ imprisonment. The Law on the Protection and Integral
Development of Children of August 2012 prohibits the exploitation
of children under Article 7, and Article 33 prohibits the kidnapping,
sale, trafficking, or prostitution of children; however, this law fails
to define and prescribe penalties for these crimes, limiting its utility.

In 2014, the government reported on law enforcement efforts
to address potential trafficking crimes, including its investigation
of 18 potential trafficking cases, compared with two in the
previous reporting period. Of these, the government initiated
prosecution in five cases—the first anti-trafficking prosecutions
initiated since 2011. These anti-trafficking law enforcement efforts
appeared to focus on investigating potential child trafficking
crimes involving transnational movement. The government did
not report on progress to initiate prosecutions and convict
suspected trafficking offenders from investigations during previous
reporting periods, including the 2013 arrest of a Chinese national
suspected of fraudulently recruiting children and young adults
from Huila to Zaire province for construction work or the 2013
case involving 54 children intercepted en route from Huila to
Namibe province, allegedly for work on tomato farms. It has never
convicted a trafficking offender. The government did not report
any investigations, prosecutions, or convictions of government
officials complicit in human trafficking offenses. Due to a culture
of corruption, law enforcement efforts were stymied in many areas,
including counter-trafficking.

Capacity building was prominent throughout the reporting period,
as the government worked aggressively to train its officials on the
2014 anti-trafficking law. The government, at times in partnership
with international organizations, trained over 400 officials during
the year, compared with 308 in 2013. For example, in November 2014
it organized and funded a two-day seminar for 120 magistrates

**RECOMMENDATIONS FOR ANGOLA:**
Use revised penal code provisions to investigate and prosecute
forced labor and sex trafficking offenses; continue to train law
enforcement officials on these provisions; systematically investigate
labor trafficking in the Angolan construction sector; develop
systematic procedures for the identification and referral of
trafficking victims and train officials on such procedures; ensure
provision of shelter, counseling, and medical care to both child and
adult victims either directly or in partnership with NGOs; collect
and analyze anti-trafficking law enforcement data; and organize
nationwide anti-trafficking public awareness campaigns.

**PROSECUTION**
The government continued to make minimal law enforcement
efforts during the reporting period. The 1886 penal code, as
amended in February 2014, prohibits all forms of trafficking in
persons and prescribes penalties of eight to 12 years’ imprisonment,
which are both sufficiently stringent and commensurate with those
prescribed for other serious crimes. Trafficking is criminalized in
Chapter III, Articles 19, 20, and 23. Article 19 criminalizes the act
delivering, enticing, accepting, transporting, housing, or keeping
of persons for the purposes of sexual exploitation, forced labor; or
trafficking of organs, including by force, fraud, or coercion. Article
19 also makes the enticement, transport, or housing of a child
for such purposes by any means a trafficking offense; in keeping
with international law, it does not require the use of fraud, force,
or coercion to prove a trafficking case when a child is the victim.

This provision would appear; however, to overlap with Article 22,
pimping of minors, which provides a lower penalty of two to 10
years’ imprisonment for promoting, encouraging, or facilitating
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Capacity building was prominent throughout the reporting period,
as the government worked aggressively to train its officials on the
2014 anti-trafficking law. The government, at times in partnership
with international organizations, trained over 400 officials during
the year, compared with 308 in 2013. For example, in November 2014
it organized and funded a two-day seminar for 120 magistrates
on combating trafficking. In July 2014, the police, in partnership with INTERPOL, organized a workshop for 34 police officials on combating trafficking; additional sessions were held for provincial police throughout the country. In addition, national police academy trainings continued to include human trafficking provisions; 144 officials received this training in 2014.

The government maintained a labor agreement with the Government of China that requires Chinese companies to follow Angolan labor laws. During the year, it collaborated with the Kenyan government on the investigation of an alleged trafficking network involving 11 Kenyan victims and a Kenyan-based construction company in Luanda; officials investigated the Luanda-based owner of the construction company, who remained under investigation but was not in police custody at the end of the reporting period. However, Angolan authorities have not sought to criminally prosecute construction companies and employers, including Chinese-run operations, for alleged forced labor abuses.

PROTECTION

The government made minimal efforts to protect victims. The government identified and rescued 17 potential trafficking victims, compared with 21 potential trafficking victims identified the previous year. The National Institute of Children (INAC) assisted 15 child victims of sex and labor trafficking during the reporting period, providing food, shelter, education, and psychological assistance where available. In one case, the police removed a child forced to work on a farm and referred her to a child support center in Huila, which provided some legal and psychological assistance, as well as basic education to children. In a sex trafficking case, the Director of the Office Against Domestic Violence of the Department of Criminal Provincial Investigations in Cabinda provided shelter to a 14-year-old trafficking victim at her home. The child received psychological assistance and was able to go to school during her stay at the director's home. The government did not proactively identify any adult trafficking victims in 2014, including among the large number of Chinese and foreign laborers in the Angolan construction sector, where exploitation is prevalent.

INAC oversaw child protection networks in all 18 provinces that offered health care, legal and social assistance, and family reunification for crime victims under the age of 18. The Ministry of Social Assistance and Reintegration (MINARS), the Ministry of Family and Women's Promotion, and the Organization of Angolan Women operated 30 counseling centers, seven multipurpose shelters, and 52 children's shelters that trafficking victims could access. Vulnerable women in safe houses receive legal counseling and some receive training; however, it was unclear whether any of these services were provided to trafficking victims during the reporting period. All government-run assistance centers are intended to provide some level of legal and psychological assistance to victims. The government coordinated with an international organization to provide an additional 11 victims with support, including shelter and repatriation to Kenya; however, the government did not provide funding or resources to support such efforts.

Law enforcement, immigration, and social services personnel generally did not make systematic efforts to identify victims and lacked a mechanism for screening individuals in prostitution or undocumented migrants. Neither documented nor undocumented foreign workers, including among the Chinese population, were screened for trafficking victimization and may have been arrested and deported for unlawful acts committed as a result of having been subjected to trafficking, including immigration and employment violations. For example, if during labor inspection workers were found to be without work permits, authorities fined employers and arrested and deported the workers. On occasions when authorities identified trafficking victims among Chinese laborers, the Angolan government routinely repatriated them to China without providing care or ensuring proper treatment upon their arrival in China. Angolan law does not provide foreign trafficking victims with legal alternatives to their removal to a country where they may face hardship or retribution. The government did not actively encourage victims to participate in trafficking investigations during the reporting period.

PREVENTION

The government increased its efforts to prevent human trafficking. In December 2014, the government established the Inter-ministerial Commission to Combat Trafficking in Persons—under the direction of the Ministries of Justice and Human Rights and Social Assistance and Reintegration—which began oversight of national efforts to protect, assist, and reintegrate into society trafficking victims; the commission met biweekly and began development of a national action plan. In partnership with an international organization, the Ministry of Interior held an information campaign on trafficking in persons targeting border provinces. In July 2014, as part of the International Day to Combat Trafficking in Persons, the Ministry of Interior partnered with three international organizations to raise awareness among 70 representatives of government ministries, Parliament, civil society, and academia. In addition, the Female Police Officers’ Association organized a trafficking seminar for over 100 participants. Further, government media included increased reporting on trafficking in persons crimes, characterized as a matter of national concern. The government provided anti-trafficking training or guidance for its diplomatic personnel. The government did not make efforts to reduce the demand for commercial sex acts during the reporting period. In September 2014, the government acceded to the 2000 UN TIP Protocol.

ANTIGUA AND BARBUDA: Tier 2 Watch List

Antigua and Barbuda is a destination and transit country for men, women, and children subjected to sex trafficking and forced labor. Legal and undocumented immigrants from the Caribbean region as well as from Southeast Asia comprise the population most vulnerable to trafficking. The Trafficking in Persons Committee has reported forced prostitution in bars, taverns, and brothels. Forced labor occurs in domestic service and the retail sector. UNICEF has documented children engaging in transactional sex with older men for material goods throughout the Eastern Caribbean; third-party prostitution of children under 18 is a form of human trafficking. Credible sources reiterated concerns of possible trafficking-related complicity by some off-duty police officers providing security at sex trade establishments, though the Royal Antiguan and Barbuda Police Force established a policy prohibiting it.

The Government of Antigua and Barbuda does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Despite these measures, the government did not demonstrate overall increasing
Credible sources raised concerns of possible trafficking-related prosecutions, convictions, or punishments of traffickers in 2014. In comparison, authorities investigated three sex trafficking cases, three counts of human trafficking and one involving a Dominican Republic national charged with four counts of trafficking in persons. In 2013, the government did not report any new investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

**PROSECUTION**

The government made no discernible progress in convicting and punishing traffickers but charged two individuals with trafficking in persons in two separate cases. Antigua and Barbuda’s Trafficking in Persons (Prevention) Act 2010 prohibits all forms of human trafficking, including bonding labor; and prescribes punishments of 20 to 30 years’ imprisonment with fines of 400,000 to 600,000 Eastern Caribbean dollars ($148,000 to $222,000). These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The law also includes extensive victim protection measures. However, the high court ruled the anti-trafficking act was unconstitutional because jurisdiction was vested in the Magistrate’s Court rather than the high court, a problem noted since the law was initially passed in 2010. In its current form, the law impairs the prosecution’s ability to successfully prosecute and convict traffickers. Authorities conducted two sex trafficking investigations, one involving a U.S. citizen charged with three counts of human trafficking and one involving a Dominican Republic national charged with four counts of trafficking in persons. In comparison, authorities investigated three sex trafficking cases in 2013. Barbuda’s high court dismissed one prosecution from 2011 in December 2014; the government did not report any new prosecutions, convictions, or punishments of traffickers in 2014. Credible sources raised concerns of possible trafficking-related complicity by government officials and an apparent conflict of interest in the practice of some off-duty police officers providing security for sex trade establishments, an arrangement that would appear to inhibit law enforcement’s willingness to investigate allegations of human trafficking in the sex trade and victims’ willingness to report offenses. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

**PROTECTION**

The government made uneven progress in the protection of victims. The gender affairs department continued to provide assistance to victims such as counseling, health care, shelter; food and clothing, assistance to communicate with families, travel arrangements, and assistance with employment, work permits, and immigration relief. Law enforcement authorities screened 16 potential trafficking victims and identified seven adult female trafficking victims, an increase from one suspected sex trafficking victim identified in 2013. The government repatriated three Dominican victims and provided legal residency and work permits to one Dominican and three Jamaicans. The government provides modest financial assistance to NGOs to shelter victims. Gender affairs officials provided shelter and services to the potential victims identified in 2014. The government offered one identified foreign victim long-term residency and integration into Antiguan society as a legal alternative to removal to a country where the victim might have faced retribution or hardship. The government estimated its annual budget for victim protection and assistance at 70,000 Eastern Caribbean dollars ($25,900), which was augmented by an international organization. The 2010 anti-trafficking act protects identified victims from punishment for unlawful acts committed as a direct result of having been subjected to trafficking. The anti-trafficking law establishes that trafficking victims should not be returned to their own countries or a country from which they have been subjected to trafficking without consideration of their safety and the possibility of harm, death, or being subjected to trafficking again.

**PREVENTION**

The government sustained prevention efforts. It continued to operate a gender affairs hotline with operators trained to identify and assist victims; the hotline received four trafficking-related calls in 2014. Authorities continued to distribute public awareness materials and posters in English and Spanish that targeted victims, as well as the general public, and shared information on radio and television. The gender affairs department partnered with other government officials and NGOs to raise awareness about trafficking indicators and available government services, including by visiting two secondary schools and distributing posters throughout the country. The government developed a national anti-trafficking action plan in consultation with an international organization. The Trafficking in Persons Committee included representatives from various government entities and two NGOs and met every six weeks. A separate anti-trafficking taskforce focusing on trafficking investigations and victim protection met at least twice per month in 2014. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. The government reported raiding two establishments aimed at reducing the demand for forced labor or commercial sex. The government and local NGOs reported no evidence that child sex tourism occurs in Antigua and Barbuda and reported no child sex tourism investigations.
ARGENTINA: Tier 2

Argentina is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. Argentine women and children are subjected to sex trafficking within the country, as are women and children from other Latin American countries. To a more limited extent, Argentine men, women, and children are subjected to sex and labor trafficking in other countries. Transgender Argentines are exploited in sex trafficking within the country and in Western Europe. Men, women, and children from Argentina, Bolivia, Paraguay, and Peru, and other countries are subjected to forced labor in a variety of sectors, including sweatshops, agriculture, street vending, charcoal and brick production, domestic work, and small businesses. Chinese citizens working in supermarkets are vulnerable to debt bondage. Argentine officials report isolated cases of foreign victims recruited in Argentina and subjected to trafficking in third countries. Some officials, mainly at the provincial level, including police officers and mayors, protect brothels where trafficking occurred. NGOs and officials report that judges receive bribes from traffickers or do not adequately investigate signs of official complicity. A government entity has reported police were complicit in 40 percent of sex trafficking cases either as purchasers of commercial sex or as personal contacts of brothel owners; this serves as a disincentive for victims to report exploitation.

The Government of Argentina does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Authorities identified a significant number of potential trafficking victims, launched a national awareness campaign, and convicted an increased number of traffickers, including three government officials complicit in sex trafficking. Nevertheless, government funding for victim services was insufficient to assist the large number of potential victims identified during the year. Authorities did not report how many victims received specialized services or shelter in 2014, raising concerns that many trafficking victims—particularly in forced labor—might not have access to services beyond emergency assistance. Trafficking-related corruption, mainly amongst government officials at the provincial level, remained a serious concern.

The law in January 2015; these regulations outline victim assistance procedures and mandate interagency collaboration, among other provisions. Although trafficking is a federal crime, some provincial authorities investigated or prosecuted trafficking cases under different statutes related to exploitation and pimping, making it difficult to collect comprehensive data. Confusion over whether federal or provincial governments had jurisdiction caused significant delays in trafficking investigations and prosecutions.

Authorities did not report the total number of anti-trafficking cases investigated by police in 2014. The anti-trafficking prosecutor’s office, which monitored trafficking cases heard by courts in the country, opened investigations of 139 sex trafficking cases and 59 labor trafficking cases. Authorities prosecuted 66 individuals for sex trafficking and 26 for labor trafficking in 2014, a decrease from 249 individuals prosecuted for sex and labor trafficking in 2013. The government convicted 37 sex traffickers and 18 labor traffickers in 2014 and acquitted seven alleged sex traffickers in one case. Sentences ranged from one to 14 years’ imprisonment. Authorities did not report how many sentences were suspended, although press reports indicated some traffickers served their sentences on probation, and at least one convicted trafficker continued to operate a brothel where sex trafficking had occurred. In comparison, authorities convicted 39 traffickers in 2013. The government provided anti-trafficking training to police, prosecutors, judicial officials, and other officials, including through a virtual training course. Some provincial judges had limited understanding of trafficking, which at times hampered efforts to hold traffickers criminally accountable. Some government materials and officials incorrectly stated that for the crime of trafficking to have occurred, the victims had to have been transported. In 2014, Argentine prosecutors coordinated with foreign governments on five new transnational trafficking investigations. Authorities initiated investigations and prosecutions for trafficking-related complicity, including charging four mayors in the La Pampa province with tolerating brothels where sex trafficking was suspected. The government convicted three police officers for trafficking in 2014; one received a two-and-a-half year suspended sentence while the other two officers were sentenced to four-and-a-half years’ imprisonment. Prior investigations of trafficking-related complicity remained ongoing including two separate cases from 2013 in which deputy police chiefs allegedly provided protection to brothels where sex trafficking occurred; a 2010 investigation of over 70 Buenos Aires police officers accused of taking bribes to protect brothels; and a 2010 investigation of the former head of the anti-trafficking police unit accused of running brothels.

RECOMMENDATIONS FOR ARGENTINA:

Increase funding for specialized victim services, particularly for forced labor victims, in partnership with civil society, at the federal, provincial, and local levels; increase prosecutions and convictions with dissuasive sentences for government officials complicit in trafficking; increase availability of shelter, legal, medical, and employment services for victims; consistently offer foreign victims the opportunity to remain in the country and document how many do so; strengthen efforts to investigate, prosecute, convict, and punish traffickers with sufficiently stringent sentences; strengthen coordination among the federal and provincial governments and NGOs, including through establishing the federal council on human trafficking and implementing an anti-trafficking plan with a budget; improve efforts to collect data on victim identification and assistance to verify that victims receive care beyond emergency services; and continue to train officials and provide guidance on victim identification and assistance.

PROSECUTION

The government maintained law enforcement efforts. Law 26842 of 2012 prohibits all forms of human trafficking and prescribes penalties of four to 10 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The law establishes the use of force, fraud, and coercion as aggravating factors rather than essential elements of the crime, and defines facilitating or profiting from the prostitution of others and illegal sale of organs as human trafficking. The government issued implementing regulations for the law in January 2015; these regulations outline victim assistance procedures and mandate interagency collaboration, among other provisions. Although trafficking is a federal crime, some provincial authorities investigated or prosecuted trafficking cases under different statutes related to exploitation and pimping, making it difficult to collect comprehensive data. Confusion over whether federal or provincial governments had jurisdiction caused significant delays in trafficking investigations and prosecutions.

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PROTECTION
Government efforts to assist victims remained uneven. The Program for Rescue—a team of government officials in Buenos Aires responsible for coordinating emergency victim services nationwide—reported identifying 1,509 potential human trafficking victims in 2014 compared with 1,746 potential victims in 2013. This number may include the total number of individuals encountered during anti-trafficking law enforcement raids, some of whom were likely in exploitative labor without force, fraud, or coercion. Of the potential victims, 942 were women, 564 men, and three were transgender. Authorities did not report how many of these victims were adults or children, how many were Argentine citizens or foreign nationals, or how many were exploited in sex or labor trafficking. Some federal officials had formal procedures of victim identification and assistance, but implementation of systematic procedures to identify victims among vulnerable populations varied by province. Some front-line responders had limited understanding of trafficking. Efforts to identify and assist victims of domestic servitude were weak.

Authorities did not report how many victims they provided with comprehensive services in 2014 or how much funding federal, provincial, or local governments provided for services to trafficking victims. The Program for Rescue took initial victim statements and provided emergency post-rescue care after law enforcement operations to an unspecified number of victims. The Ministry of Social Development oversaw victim services, and each province had a designated government entity responsible for coordinating victim protection at the local level. The quality and level of victim care varied by province, and most provinces lacked dedicated resources to care for trafficking victims, particularly of forced labor. Federal and provincial authorities provided an unspecified amount of funding to one NGO for services for trafficking victims. Most government or NGO shelters provided care for trafficking victims along with gender-based violence or other populations, and authorities did report how many trafficking victims were assisted at shelters or lodged in hotels in 2014. The government announced a new initiative to improve the employment prospects of forced labor victims but did not report how many trafficking victims received employment assistance in 2014. Specialized services were limited, and NGOs reported an acute need for shelter, job training, legal services, and emergency care. The 2012 anti-trafficking law required the government establish a fund for trafficking victims, but this fund was not created in 2014. A new prosecutorial office provided victims assistance during trials and referrals to government services and pro bono legal services; this included 80 potential sex trafficking victims and 97 potential labor trafficking victims in 2014. There were no reports of identified victims jailed or penalized for unlawful acts committed as a direct result of their being subjected to trafficking. Authorities did not report how many foreign victims received temporary or long-term residency as authorized by law. It was unclear whether foreign victims were fully informed of residency and assistance options before repatriation. Authorities did not identify or assist any Argentine trafficking victims abroad in 2014.

PREVENTION
The government maintained prevention efforts. Authorities passed implementing regulations for the federal council on human trafficking in January 2015, a broad working group mandated by the 2012 law to include federal government entities, provincial officials, and NGOs, but the council did not exist in 2014. The smaller executive council on human trafficking—mandated to implement the initiatives of the federal council—launched a national anti-trafficking awareness campaign in 2014. Authorities did not issue a national anti-trafficking plan as required by law; without a plan, no specific budget allocations could be assigned to new anti-trafficking structures. Some provincial governments undertook prevention efforts. NGOs and municipal authorities continued to express concern about child sex tourism, though there were no reported investigations or prosecutions related to this crime. The government continued proactive efforts to register informal workers and employers in rural areas and investigate non-compliance with labor laws. The national anti-trafficking campaign included efforts to reduce the demand for commercial sex acts, but authorities did not report efforts to reduce the demand for forced labor. The government provided anti-trafficking training or guidance for its diplomatic personnel. Argentine troops received anti-trafficking training prior to their deployment abroad on international peacekeeping operations.

ARMENIA: Tier I

Armenia is a source and, to a lesser extent, destination country for men, women, and children subjected to sex and labor trafficking. The sex and labor trafficking of Armenian women and children within the country is an increasing problem. Women and girls from Armenia are also subjected to sex trafficking in the United Arab Emirates (UAE) and Turkey. Women from China subjected to sex trafficking in Armenia were identified for the first time in 2014. Armenian men are subjected to forced labor in Russia and, to a lesser extent, in Turkey. Armenian women and children are vulnerable to forced begging domestically. Some children work in agriculture, construction, and service provision within the country, where they are also vulnerable to labor trafficking. Men in rural areas with little education and children staying in child care institutions remain highly vulnerable to trafficking.

The Government of Armenia fully complies with the minimum standards for the elimination of trafficking. In 2014, Parliament approved a law establishing standard procedures for the identification, support, protection, and reintegration of suspected and identified trafficking victims across national and local government bodies, NGOs, international organizations, and civil society. The government, however, continued to lack formal victim-witness protection, and fewer victims were identified. Police successfully identified foreign victims subjected to trafficking in Armenia and referred them to care. The government maintained strong collaborative working ties with anti-trafficking NGOs, local media, donor organizations, and regional partners. Courts convicted fewer traffickers.

RECOMMENDATIONS FOR ARMENIA:
Improve efforts to identify victims of forced labor, including
by strengthening victim identification training for officials and empowering labor inspectors to identify victims through unannounced visits, and increasing cooperation across law enforcement entities; provide sensitivity training to judges and lawyers to improve treatment of trafficking victims; work with Russian authorities to identify Armenian forced labor victims and prosecute labor traffickers; work with NGOs to find ways to identify and assist Armenian victims in Turkey and reintegrate victims; effectively develop and implement new victim compensation mechanisms for trafficking victims; work with NGOs to improve the safety of victims and ensure their freedom of movement while receiving shelter and assistance; continue awareness-raising campaigns to rural and border communities and to children leaving child care institutions; license, regulate, and educate local employment agencies and agents so they can help prevent the forced labor of Armenians abroad; and continue robust partnerships with civil society groups.

PROSECUTION
The government demonstrated decreased law enforcement efforts, as authorities reported fewer prosecutions and convictions. Armenia prohibits both sex and labor trafficking through Articles 132 and 132-2 of its criminal code, which prescribe penalties of five to 15 years’ imprisonment—penalties that are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government investigated 10 new trafficking cases in 2014, the same amount as in 2013; four additional investigations were carried over from 2013. Authorities prosecuted seven defendants, compared with 12 in 2013; one case from previous years was reopened due to new circumstances. Armenian courts convicted seven traffickers in 2014—five for sex trafficking and two for labor trafficking—compared with 15 in 2013. Sentences ranged from six to 11 years’ imprisonment. Prosecution of labor trafficking cases remained a challenge for Armenian investigators as most cases happened in Russia, where difficulties collaborating with law enforcement persisted. The Ministry of Social and Labor Affairs conducted trafficking-related training for over 270 civil servants; the government trained approximately 600 police employees and regular officers at the Police Academy, and the Ministry of Justice included trafficking topics in mandatory human rights training for 60 officers and 720 employees of corrections institutions. The government did not report any investigations, prosecutions, or convictions of government employees complicit in human trafficking.

PROTECTION
The government enhanced efforts to protect identified victims. Parliament adopted the Law on Identification and Assistance to Victims of Human Trafficking and Exploitation, which was scheduled to come into force in June 2015, pending presidential ratification. The law outlines actions for national and local government bodies, NGOs, international organizations, and civil society to identify and support trafficking victims. The government certified two male and 11 female trafficking victims in 2014—one of whom was a child subjected to forced begging within the country—and offered assistance, including referrals to NGO shelters, to all of them. All certified victims were identified by police; the previous year the government certified 18 trafficking victims, of which 17 had been identified by police. Four victims identified in 2014 were Chinese nationals subjected to sex trafficking in Armenia by Chinese traffickers. Five of the 11 female sex trafficking victims identified by Armenian authorities had been subjected to trafficking in Armenia, five in the UAE, and one in Turkey. The absence of diplomatic relations with the Government of Turkey and thus an Armenian Embassy in Turkey hindered the identification of Armenian trafficking victims in Turkey. The government partially funded one NGO that provided shelter to 16 victims, 10 of whom were identified in 2014. A short-term shelter provided support to 12 victims and a longer-term shelter provided assistance to 36 victims. The government and local NGOs jointly provided all victims legal, medical, and psychological assistance; housing; and access to social, educational, and employment projects. Due to security concerns, NGO shelters required adult victims to notify staff when they left shelters unescorted, but victims were free to leave if they no longer wanted assistance. Services were available to female and male victims. There was no special shelter available for child victims; they could be housed in an adult trafficking shelter or referred to a child care institution. The four Chinese victims were provided the same assistance package as Armenian citizens; the four women returned to China in early 2015 with the assistance of the Chinese Embassy and a government co-funded NGO. The government spent 8,728,800 dram ($18,600) for assistance and counseling of children leaving child care institutions, as well as approximately 950,000 dram ($2,000) for scholarships and lump sum assistance. The government did not finalize reforms started in 2013 to address difficulties the Labor Inspectorate experienced in identifying victims of forced labor, including the unification of all state inspectorates. All victims officially recognized by the government assisted police with trafficking investigations. During the last several years, victims reported greater trust in law enforcement when assisting investigations and prosecutions. There were no reports in 2014 of identified trafficking victims being inappropriately detained; they were exempted from criminal prosecution for crimes they were forced to commit as a result of their victimization under law.

PREVENTION
The government continued robust trafficking prevention efforts. The government disbursed 25,097,400 dram ($53,400) to increase public awareness of trafficking and fund prevention projects. Government agencies used these funds to support a variety of prevention projects and activities, including an anti-trafficking media contest with a cash prize designed to improve professional journalism; awareness-raising workshops and seminars targeting youth, labor migrants, and community representatives; and anti-trafficking public service announcements on national and regional stations during peak viewing periods. The government provided trafficking awareness training to labor inspectors, law enforcement, civil servants, social workers, NGOs, educators, media, and students. The Ministerial Council to Combat Trafficking in Persons, chaired by the Deputy Prime Minister, and the Inter-Agency Working Group against Trafficking in Persons met regularly and continued to coordinate implementation of the government’s anti-trafficking action plan in strong partnership with NGOs and international organizations. Two NGOs continued to operate hotlines to assist victims, which were advertised nationally through all forms of media, and hold awareness-raising campaigns at public events. The police continued to maintain a hotline for anti-trafficking and migration-related calls; this number was advertised on a daily television program. The government regularly published reports of its anti-trafficking activities. The government provided anti-trafficking training and guidance for its diplomatic personnel. The government provided anti-trafficking training to Armenian troops before their deployment overseas on international peacekeeping missions.
ARUBA: Tier 2†

Aruba is a source and destination country for women, men, and children subjected to sex trafficking and forced labor. Foreign women, primarily from Colombia and the Dominican Republic, in Aruba’s commercial sex trade and foreign men and women in the service and construction industries are vulnerable to trafficking. Chinese men and women working in supermarkets, Indian men in the retail sector and domestic service, and Caribbean and South American women in domestic service are also at risk. A 2013 international organization report identified women in Aruba’s regulated and unregulated prostitution sectors, domestic workers, and employees of small retail shops as populations most susceptible to trafficking. This report also noted some children may be vulnerable to trafficking, including children from and/or resident in Aruba providing sexual favors and/or companionship for money and gifts; third party prostitution of children under the age of 18 is a form of human trafficking. Security for sex trade establishments was reportedly sometimes provided by off-duty police officers in the past.

The Government of Aruba does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government increased the maximum jail sentence for human trafficking offenses, criminalized the receipt of services from a trafficking victim if the individual knows the victim is being forced or coerced to provide the services, and investigated a potential case of domestic servitude. Authorities did not formalize standard operating procedures to guide all front-line responders in the proactive identification of trafficking victims and their referral for care. The government’s approach to trafficking victim identification and protection remained ad hoc. The government did not initiate any new prosecutions during the reporting period.

The government did not initiate any new prosecutions during the reporting period.

ARUBA Tier Ranking by Year

RECOMMENDATIONS FOR ARUBA:
Proactively identify trafficking victims among all vulnerable groups, including domestic workers, migrants in construction, minimarkets, and retail shops, and women in the regulated prostitution industry and on adult entertainment visas; formalize standard operating procedures on the identification and referral of trafficking victims for all front-line responders; widely disseminate these procedures to encourage their use by staff in community-based youth programs, health workers, labor inspectors, and other officials; vigorously investigate and prosecute trafficking offenses, and convict and punish traffickers; systematically provide information to all immigrant populations upon their arrival in Aruba so they are familiar with their rights and where to go for help; provide the anti-trafficking committee with an independent budget and provide resources to enable the national coordinator to improve anti-trafficking efforts; and finalize and implement the action plan on human trafficking.

PROSECUTION

The government made uneven progress in anti-trafficking law enforcement efforts. Aruba prohibits all forms of trafficking in persons through Articles 203a and 286a of its criminal code. In 2014, the government enacted amendments to the penal code, which increased penalties for trafficking offenses to eight to 18 years’ imprisonment. These penalties are sufficiently stringent and are commensurate with those prescribed for other serious crimes, such as rape. The government investigated a potential case of domestic servitude involving an Indian man who worked as a cook and alleged his employer confiscated his passport, restricted his movements, and provided questionable living conditions. The public prosecutor, in coordination with police, determined that the case was not forced labor; despite indicators of trafficking. The government did not prosecute or convict any traffickers in 2014 compared with two convictions in 2013. In April 2014, a judge in Aruba denied a motion from a convicted trafficker for early release. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses. The national coordinator for anti-human trafficking and smuggling provided training on trafficking indicators to labor inspectors, physicians employed by the Ministry of Health, police officers and managers, and immigration officials.

PROTECTION

The government made uneven progress protecting victims. Authorities identified one potential labor trafficking victim, a decrease from two potential victims in 2013. The government provided the potential victim with emergency shelter, food, temporary immigration relief, and financial and repatriation assistance. The government reported a policy of providing assistance to victims, including shelter, legal assistance, and medical care, and referring victims to services who called a hotline for victims. Authorities maintained informal, verbal agreements with local NGOs and private sector accommodations to shelter adult victims. Victims were permitted to leave shelters unchaperoned after conducting a risk assessment. Aruba’s anti-trafficking taskforce continued to provide law enforcement and social services officials with a checklist of the 10 most common signs of human trafficking. The government allowed victims whose employers were suspected of human trafficking to change employers and could grant temporary immigration relief for three to six months on a case-by-case basis; the government provided this relief to the potential labor trafficking victim. The Aruban criminal code enables trafficking victims to file for restitution not to exceed 50,000 Aruban florins ($28,000) for financial and emotional damages or a civil suit against their traffickers. A multi-disciplinary government team conducted several inspections of construction sites on suspicions of human trafficking; however, no trafficking victims were identified. There were no reports of the government inappropriately punishing victims for unlawful acts committed as a direct result of being subjected to human trafficking.

PREVENTION

The government sustained prevention efforts. The anti-trafficking taskforce, led by a national coordinator, coordinated Aruba’s anti-trafficking efforts and prevention activities. Officials reported the taskforce lacked adequate staffing and a dedicated budget for...
training, shelter, and other forms of victim assistance. The taskforce continued drafting a 2014-2018 action plan on human trafficking. The government worked with Kingdom partners to update the memorandum of understanding about next steps in the anti-human trafficking effort. The government continued to promote a trafficking awareness campaign, which included posters and flyers in four languages targeting both victims and the general public and linked to a hotline staffed by the national coordinator trained to assist trafficking victims. In an effort to reduce the demand for commercial sex acts, 2014 amendments to the criminal code criminalized the receipt of services from a trafficking victim if the individual knows the victim is being forced or coerced to provide the services. The government did not report efforts to reduce the demand for forced labor. There were no known reports of child sex tourism occurring in Aruba or of Arubans participating in international sex tourism. The government provided anti-trafficking training or guidance for its diplomatic personnel.

AUSTRALIA: Tier 1

Australia is primarily a destination country for women and girls subjected to sex trafficking and, increasingly, for women and men subjected to forced labor. Child sex trafficking occurs involving a small number of Australian citizens, primarily teenage girls, as well as foreign victims exploited within the country. Some women from Asia and—to a lesser extent—Eastern Europe and Africa migrate to Australia to work legally or illegally in a number of sectors, including the sex trade. Subsequent to their arrival, some of these women are coerced into prostitution. Some foreign women—and sometimes girls—are held in captivity, subjected to physical and sexual violence and intimidation, manipulated through illegal drugs, and obliged to pay off unexpected or inflated debts to traffickers. Some victims of sex trafficking and some women who migrate to Australia for arranged marriages are subjected to domestic servitude. Unscrupulous employers and labor agencies subject some men and women from Asia and several Pacific Islands, recruited to work temporarily in Australia, to forced labor in agriculture, construction, hospitality, and domestic servitude. Traffickers often operate independently or are part of small organized crime networks that frequently involve family and business connections between Australians and overseas contacts. Many identified victims are foreign citizens on student visas who pay significant placement and academic fees. Unscrupulous employers coerce students to work in excess of the terms of their visas, making them vulnerable to trafficking due to fears of deportation for immigration violations. Some foreign diplomats allegedly subject domestic workers to forced labor in Australia.

The Government of Australia fully complies with the minimum standards for the elimination of trafficking. The government prosecuted more suspected traffickers than in the previous reporting period, though it failed to convict any offenders. The government increased the number of victims identified and referred to the government-funded support program. It continued awareness efforts to combat child sex tourism, but unlike in 2013, it did not prosecute or convict any Australian nationals for such crimes. The government also launched a five-year national action plan to combat human trafficking.

RECOMMENDATIONS FOR AUSTRALIA:

Vigorously investigate and prosecute trafficking offenses, and convict and stringently sentence sex and labor traffickers; continue to increase efforts to train police and other front-line officers to recognize indicators of trafficking and respond to suspected cases of both sex and labor trafficking; strengthen efforts to proactively identify trafficking victims among vulnerable groups, such as undocumented migrants or workers filing civil grievances; require social service providers to be present when conducting initial screening interviews with victims; develop methods to expedite visas for victims; sustain and increase funding to NGOs for robust victim protection services; consider establishing a national compensation scheme for trafficking victims; implement the national action plan to combat trafficking; launched in December 2014; continue to implement or fund awareness campaigns, particularly among rural communities and migrant populations; increase efforts to prosecute and convict Australian child sex tourists; and develop a targeted campaign to raise awareness among clients of Australia’s legal sex trade about the links between prostitution and trafficking.

PROSECUTION

The government made modest anti-trafficking law enforcement efforts. Australia prohibits sex and labor trafficking and trafficking-related offenses through divisions 270 and 271 of the Commonwealth Criminal Code, which prescribe maximum penalties of 12 to 25 years’ imprisonment and fines up to 197,000 Australian dollars ($152,000). These penalties are sufficiently stringent and commensurate with those prescribed for other serious offenses, such as rape. The criminal code, through the 2013 Crimes Legislation Amendment, prohibits forced labor and prescribes penalties of nine years’ imprisonment, and the Migration Act of 2007 prohibits exploitation of migrant workers through forced labor; sexual servitude, or slavery and prescribes penalties of up to five years’ imprisonment and various fines; these are sufficiently stringent penalties and commensurate with those prescribed for other serious crimes. State and territorial laws criminalize child prostitution.

The Australian Federal Police (AFP) investigated 87 alleged trafficking cases, an increase from 46 the previous year. The government prosecuted nine defendants in 2014, compared with six prosecuted in 2013; it did not report how many, if any, involved labor trafficking. It did not convict any traffickers in 2014, compared with one sex trafficker convicted in 2013. Judicial officials dismissed trials for three alleged traffickers and dropped a trafficking charge against one defendant for undisclosed reasons. The AFP maintained its use of specialized teams to investigate suspected trafficking offenses, and the majority of labor trafficking cases continued to be addressed through civil mechanisms. The government funded and facilitated training on trafficking investigations, legislation, and victim support for 25 police and immigration officers. In October 2014, the AFP and regional police officers began implementing a training module to strengthen front-line officials’ capacity to identify and investigate trafficking offenses. The government did
not investigate, prosecute, or convict any government officials complicit in human trafficking offenses.

PROTECTION
The government sustained efforts to protect trafficking victims. Authorities identified 33 potential victims (including 14 for sexual exploitation, eight for forced labor, and 11 where the form of exploitation was unclear), an increase from 21 in 2013, and referred them to the government-funded support program. Only the AFP could identify and refer victims to the government’s support program; NGOs provided services for additional victims who were either not recognized by the AFP or who chose not to communicate with law enforcement. Potential victims could typically access accommodation, living expenses, legal advice, health services, and counseling provided by the government. The government continued to provide approximately one million Australian dollars ($775,000) annually to fund its victim support program. In 2014, one repatriated Australian trafficking victim was provided unspecified support through this program. There were no government-run shelters for trafficking victims and few trafficking-specific shelters in the country. In 2014, the government granted 14 Permanent Witness Protection (Trafficking) visas to victims and their immediate family members, which required victims to assist with an investigation or prosecution of a trafficking offense. Local organizations expressed concern that the lengthy delays in processing this type of visa could be a disincentive for victims to pursue the benefit. Victims identified by authorities were not detained, fined, or penalized for unlawful acts committed as a direct result of being subjected to trafficking.

The government’s efforts to identify and refer victims of forced labor were limited. Authorities identified the majority of victims through immigration compliance actions, though some victims may have not self-identified out of a fear of detainment and deportation. The government did not ensure social service professionals were present during initial screening interviews, although procedures were in place for law enforcement officers to bring them in at their discretion. Victims could be eligible for compensation through general crime victim schemes at the state and territorial level, but benefits varied by region and could only be granted on the basis of trafficking-related crimes, as trafficking is not a crime in state and territorial law. NGOs reported concerns of victims not always adequately informed about legal avenues available to those who wish to remain in Australia to pursue compensation or civil remedies.

PREVENTION
The government sustained efforts to prevent trafficking. It launched a five-year national action plan to combat trafficking in December 2014, but did not implement it during the reporting period. The government continued to fund the Australian Institute of Criminology to conduct research on human trafficking in the country. The Fair Work Ombudsman conducted awareness campaigns on migrant workers’ rights and pursued civil cases through the courts for workplace violations, such as underpayment of wages; however, none of the cases it investigated were referred to the AFP or immigration officials for criminal investigation of potential forced labor. During the reporting year, the AFP facilitated training on all forms of trafficking for various NGOs and delivered a trafficking investigation workshop to officials from 11 countries in the Asia-Pacific region. The government continued to distribute materials to passport applicants outlining the application of Australian child sex laws to Australians overseas. However, unlike in 2013, the government did not prosecute or convict any Australians for child sex trafficking offenses. The government did not take significant steps to reduce the demand for forced labor or commercial sex acts, but continued to demonstrate efforts to raise awareness of and prevent trafficking within its legal sex trade. It provided anti-trafficking training and guidance for its diplomatic personnel prior to being posted abroad.

AUSTRIA: Tier 1
Austria is a destination and transit country for men, women, and children subjected to sex trafficking and forced labor. The majority of identified victims are girls and women subjected to sex trafficking. Victims primarily originate from Eastern Europe (Bosnia and Herzegovina, Serbia, Romania, and Bulgaria) and, to a lesser extent, China, Nigeria, the Middle East, North Africa, Southeast Asia, and South America. Traffickers sometimes lure women by offering fictitious positions, including over social media, as au pairs, cleaners, waitresses, or dancers. Forced labor occurs in the agricultural, construction, catering, restaurant, and cleaning sectors, and among domestic laborers in diplomatic households. Authorities are identifying trafficking victims among a growing population of unaccompanied minor asylum seekers, including children from Syria, Afghanistan, and North Africa forced into begging. Physically and mentally disabled persons from Eastern Europe and Romani children are victims of forced begging.

The Government of Austria fully complies with the minimum standards for the elimination of trafficking. The government more than doubled convictions and prosecuted more trafficking cases compared with 2013. The government continued to identify and refer victims in partnership with NGOs and increased funding for victim services. A counseling center for undocumented migrants that opened in May 2014 identified two trafficking victims, and a center for male trafficking victims began offering shelter in March 2015. The government continued its efforts to address and prevent domestic servitude in diplomatic households. The government supported a campaign to sensitize clients of prostitution about sex trafficking and a program to prevent child sex tourism.

RECOMMENDATIONS FOR AUSTRIA:
Deliver sentences to convicted traffickers proportionate to the gravity of the crime; sensitize judges on the challenges trafficking victims face in testifying against their exploiters; enhance efforts to identify victims among irregular migrants, asylum seekers, and individuals in prostitution; review and revise procedures to allow for the issuance of residence permits to victims who agree to testify, particularly EU nationals who do not meet the criteria for residency; continue efforts to identify trafficking victims among children in prostitution and forced begging and men working in sectors vulnerable to labor exploitation; and conduct risk analyses.
to ensure repatriated trafficking victims are not returned to countries where they face retribution or hardship.

PROSECUTION

The Austrian government sustained vigorous law enforcement efforts. The government prohibits both sex trafficking and labor trafficking under Article 104(a) of the Austrian criminal code, which prescribes penalties ranging up to 10 years’ imprisonment. Article 104 criminalizes “trafficking for the purpose of slavery” and prescribes penalties ranging from 10 to 20 years’ imprisonment. The government also prosecuted suspected traffickers under Article 217, which prohibits the movement of people into Austria for prostitution and prohibits the use of deception, threats, or force in the transnational movement of persons for prostitution. Penalties prescribed in Article 217 range from six months’ to 10 years’ imprisonment, which are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape.

The government investigated 147 trafficking suspects in 2014 (75 under Article 217, 69 under Article 104(a), and three under Article 104), compared with a total of 192 investigations in 2013. The government prosecuted 57 trafficking defendants in 2014 (29 under Article 217, 28 under Article 104(a), and none under Article 104), an increase from 40 defendants in 2013 (29 under Article 217, 11 under Article 104(a), and none under Article 104). Austrian courts convicted 49 traffickers in 2014 (26 under Article 217, 23 under Article 104(a), and none under Article 104), a large increase from 20 traffickers in 2013 (18 under Article 217, two under Article 104(a), and none under Article 104). Prison sentences ranged from two months to over five years in 2013, the most recent year for which sentencing data was available, though some sentences were partially or fully suspended by courts. The Austrian intelligence service prioritized investigating forced begging in 2014, which led to convictions of traffickers for this crime. The government continued efforts to address trafficking perpetrated by diplomats posted in Austria. Parties reached a settlement in the case of a foreign diplomat accused of labor exploitation of a household employee; a similar case was pending at the end of the reporting period. The government reported domestic workers intending to work for diplomats increasingly applied for tourist visas indicating a trend to evade government scrutiny. Law enforcement, military, labor inspectorate, and judicial personnel received training on victim identification and prosecution of trafficking crimes. The government, however, did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PREVENTION

The government continued robust efforts to prevent trafficking. A national anti-trafficking coordinator headed a taskforce that coordinated the government’s anti-trafficking efforts and included NGOs. The government published a report on the implementation of its 2012-2014 action plan on its website. The taskforce’s labor exploitation working group developed victim identification guidelines for use by labor inspectors and raised awareness among businesses and labor organizations. The government subsidized several publications and television programs on trafficking and funded campaigns to inform women in prostitution and clients of the legal rights of women in prostitution. The government also continued school exhibitions to sensitize Austrian youth to trafficking. The exhibitions were supplemented by a handbook for teachers that contained information on identifying victims. The interior ministry continued to run a 24-hour trafficking hotline and email address. The taskforce distributed leaflets on child trafficking in public transportation. The government reissued the “Global Code of Ethics for Tourism” to tour operators, hotels, and restaurants to combat child sex tourism. The foreign ministry held an event for employees of diplomatic households that led to the identification of a trafficking victim. The government did not make efforts to reduce the demand for commercial sex acts, but did

medical care, psychological care, and legal assistance. NGO workers helped victims prepare for court proceedings and helped foreign victims return to their countries of origin. Observers reported the government did not properly conduct return assessments and repatriated Nigerian victims to unsafe conditions. A center for unaccompanied minors assisted child trafficking victims and offered specialized psychological care.

The government granted five foreign victims temporary residence permits in 2014, which allowed them unconditional access to the Austrian labor market. However, victims who were EU citizens could not legally remain in the country unless they met a minimum income requirement; this was reportedly a challenge for most EU victims, and many had to leave though they would have preferred to remain in Austria. Police had special checklists for identifying trafficking victims and proactively screened women in prostitution for trafficking indicators. NGOs reported police identification was generally effective, but staff at health centers was unequipped to identify victims among individuals in prostitution. Asylum officers also had identification checklists, but experts reported they had little knowledge of trafficking and irregular migrants were not regularly screened for trafficking concerns prior to deportation. Victims were granted a 30-day reflection period to receive assistance and decide whether to participate in the prosecution of their trafficker. The justice ministry reported 157 victims assisted in prosecutions during 2014. Victims could testify via video conference and could provide anonymous depositions.

Nevertheless, most trafficking victims declined to cooperate with authorities due to fear of retaliation by traffickers. Experts reported Austrian judges needed more sensitization training on dealing with trafficked persons as witnesses. Victims could file civil suits for compensation against traffickers, though it was unclear whether any victims collected judgment awards in 2014. There were no known cases of trafficking victims being punished for unlawful acts committed as a direct result of being subjected to human trafficking.

PROTECTION

The government maintained strong protection efforts. Police, NGOs, and other government institutions identified and assisted 256 female and 12 male victims in 2014, compared with 242 victims in 2013. The government disbursed 838,740 euro ($1.02 million) to a specialized anti-trafficking NGO to assist and house victims, an increase from 542,919 euro ($660,000) disbursed in 2013. The government also disbursed 180,000 euro ($219,000) to a counseling center for male trafficking victims and a counseling center for undocumented migrants opened in May 2014. Government donations comprised the bulk of these organizations’ funding. The center for male victims offered secure accommodation beginning in March 2015, and the center for undocumented migrants identified and referred two trafficking victims in 2014. Trafficking victims received emergency shelter;
conduct awareness campaigns to sensitize clients of prostitution about sex trafficking. Austrian troops received government-funded anti-trafficking training conducted by an NGO prior to their deployment abroad as part of peacekeeping missions. The government provided anti-trafficking training and guidance for its diplomatic personnel.

**AZERBAIJAN: Tier 2**

Azerbaijan is a source, transit, and destination country for men, women, and children subjected to forced labor and sex trafficking. Azerbaijani men and boys have been subjected to forced labor in Turkey, Russia, the United Arab Emirates (UAE), and Azerbaijan. Women and children from Azerbaijan have been subjected to sex trafficking within the country and in Turkey, Russia, and the UAE. Azerbaijan is a destination country for sex and labor trafficking victims from China, Russia, Turkey, and Uzbekistan. Some migrant workers from Turkey and other countries in Europe and South and Central Asia are subjected to forced labor in Azerbaijan. Azerbaijan was used as a transit country for victims of sex and labor trafficking from Central Asia to the UAE, Turkey, and Iran in previous years. Within the country, some children, particularly those of Romani descent, are subjected to forced begging and forced labor as roadside vendors and at tea houses and wedding facilities. Filipina victims subjected to domestic servitude in Azerbaijan is an emerging problem. In 2014, one police officer was implicated in a trafficking case.

The Government of Azerbaijan does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government increased the number of trafficking investigations and convictions, enacted a new national action plan, and introduced new legislation to provide reintegration assistance to vulnerable populations, especially children released from correctional facilities, orphanages, and state-run boarding schools. During the reporting period the government identified three foreign labor trafficking victims, but did not identify any Azerbaijanis subjected to trafficking within the country. The government failed to provide adequate and consistent financial support to NGO partners that provide rehabilitation and reintegration services to victims. Pervasive corruption limited the effectiveness of anti-trafficking regulations and mechanisms.

**PROSECUTION**

The government increased law enforcement efforts. Azerbaijan’s 2005 Law on the Fight against Trafficking in Persons and Article 144 of the criminal code prohibit sex trafficking and forced labor and prescribe penalties of five to 15 years’ imprisonment, which are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government reported investigating 23 sex or labor trafficking cases in 2014, a slight increase from four labor trafficking investigations and 17 sex trafficking investigations in 2013. The total number of prosecutions was unavailable. The government convicted 26 traffickers in 2014, compared with five in 2013; three cases were still pending at the end of the reporting period. Twenty-one traffickers were sentenced to prison: seven received a three to six-year sentence, and 14 received eight- to nine-year sentences. The government acknowledged difficulties in investigating and prosecuting child labor violations due to conflicting bureaucratic mandates and the lack of mechanisms for effective interagency cooperation.

Widespread corruption in Azerbaijan hindered anti-trafficking efforts. Civil society groups continued to report law enforcement bodies did not adequately investigate accusations of forced labor in the construction sector for fear of recrimination by influential figures, including government officials. During the reporting period, the Ministry of Internal Affairs (MIA) identified one criminal case in which a former police officer abused his authority by confiscating the identity documents of a foreign national, limiting his freedom, and subjecting him to forced labor. The officer was dismissed from his law enforcement position, and a criminal case was initiated. Local police were accused in a previous reporting period of accepting bribes from brothels, some of which had sex trafficking victims, to overlook illegal activities. In 2013, the government investigated one case of forced labor of a Filipina domestic worker in the home of a politically connected businesswoman, who was found guilty in May 2014 under the trafficking and forced labor statute and sentenced to eight-and-a-half years in prison. However, the court replaced the jail term with a suspended sentence of one year. Civil society contacts claimed the trafficking victim was deported from Azerbaijan in January 2015.

**PROTECTION**

The government made some progress to protect and assist victims, although funding for NGOs was insufficient. The MIA Anti-Trafficking Department (ATD) fully renovated the MIA-run shelter in Baku to improve conditions in the shelter, which could accommodate 50 people; however, the shelter was heavily guarded and kept victims within the shelter at all times. Experts

**RECOMMENDATIONS FOR AZERBAIJAN:**

Vigorously investigate and prosecute government officials allegedly complicit in human trafficking, and sentence convicted offenders with dissuasive penalties; strengthen efforts to identify foreign and domestic victims of labor trafficking by law enforcement within the country by creating standard operating procedures; increase law enforcement efforts against traffickers, including individuals or companies that subject migrant workers to forced labor, and increase the number of convicted offenders sentenced to time in prison; improve communication among government agencies, including about victim referrals and potential cases; formalize the role of NGOs and other stakeholders in the National Referral Mechanism; increase funding to victim service providers and expand the network of providers outside Baku; provide safe accommodation for victims who choose not to cooperate with law enforcement; provide sensitivity training to law enforcement officers, prosecutors, and the judiciary; including on how to work with trafficking victims who have experienced psychological trauma; strengthen the capacity of the State Migration Service to identify and refer foreign trafficking victims; and target public awareness campaigns to foreign migrant workers, describing indicators of human trafficking and avenues to seek help.
reported the shelters lacked specialized care for victims. In 2014, the government certified 50 women and one girl as sex trafficking victims and three men as labor trafficking victims, compared with 40 sex trafficking victims and 16 labor trafficking victims in 2013. Of the 54 victims certified, 35 women and three men were referred to the MIA-run shelter, where they received legal, medical, and psychological support. The government provided 53 victims with a one-time allowance of 400 manat ($380), 24 victims with jobs, and 35 victims with vocational training. Of the 54 victims, 36 were directed to NGOs, and 51 were directed to the state-run Victim Assistance Center (VAC) for additional social services. Two NGOs provided shelter and care for 48 potential and recognized victims without government funding. According to authorities, provision of these services was not contingent upon a victim’s agreement to participate in a law enforcement investigation. The ATD reported allocating 314,330 manat ($298,500) to victim assistance in 2014; however, the government did not provide any funding for victim assistance to the NGO partners that provided shelter and other services for victims. These institutions continue to be significantly underfunded, considering the frequency with which they are asked to provide vital housing, medical, employment, and legal assistance to victims.

The government identified three foreign national victims of trafficking. All three foreign victims received services from the ATD. Although the ATD has a list of indicators for identifying victims, it is unclear how the list is distributed or when it is referenced in the course of an inspection. Experts reported identification procedures were insufficient and expressed concern the government only acknowledged cases involving violent coercion and confiscation of passports to be forced labor. Experts widely reported flaws in the referral process, including the government’s failure to officially acknowledge or provide services for victims identified by NGOs. Standard procedures instruct authorities to refer foreign victims to the State Migration Service, as opposed to domestic victims who are referred to the MIA; experts expressed concern the State Migration Service did not consistently identify foreign victims.

PREVENTION

The government continued progress in prevention efforts. The ATD took the lead in drafting the National Action Plan (2014-2018), which was enacted in July 2014, in consultation with international organizations, NGOs, the public, and others. The plan stipulated that shelters be established for youth recently released from correctional facilities—a population vulnerable to trafficking—and that representatives of specified ministries and other government bodies attend anti-trafficking training. It also provided for increased protection of witnesses and included plans to expand shelter and victims’ assistance facilities outside of Baku. Multiple civil society representatives praised the explicit implementation timeline and aligned their own work plans to the new national action plan, but some criticized a lack of evaluation metrics in the plan. The plan did not propose an independent evaluation of anti-trafficking efforts, despite GRETA’s suggestions.

Most government-supported awareness campaigns targeted Azerbaijani citizens as potential trafficking victims, with an emphasis on international travel and migration. This focus may have perpetuated the government’s tendency to inadequately address internal trafficking and Azerbaijan as a destination or potential transit country. The ATD conducted 65 awareness-raising activities in 60 cities and districts, distributed anti-trafficking posters and video clips, and maintained a hotline. The government did not report any new measures to reduce the demand for commercial sex or forced labor. The new national action plan requires training diplomats to protect the rights and interests of Azerbaijani citizens who are discovered as victims abroad, but the training did not address the prevention of diplomats themselves from engaging in trafficking. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

THE BAHAMAS: Tier 1

The Bahamas is a source, destination, and transit country for men, women, and children from other Caribbean countries, South and Central America, and Asia subjected to sex trafficking and forced labor, including in domestic servitude and construction. Vulnerable populations include migrant workers who arrive voluntarily to work as domestic employees and laborers, children born in The Bahamas to foreign-born parents who do not automatically receive Bahamian citizenship, girls exploited in prostitution, and foreign nationals in prostitution and exotic dancing. Traffickers lure victims with false promises and fraudulent recruitment practices, and maintain victims in sex trafficking and forced labor by confiscating passports and restricting movements.

The Government of The Bahamas fully complies with the minimum standards for the elimination of trafficking. The government successfully convicted one trafficker and sentenced two traffickers from previous convictions in 2014, initiated three new prosecutions, adopted a four-year national anti-trafficking strategy and action plan, provided anti-trafficking training to officials, and continued to implement a victim-centered assistance protocol for identified trafficking victims. Victim identification among vulnerable populations in the country remained low, and the government identified no potential Bahamian victims.

RECOMMENDATIONS FOR THE BAHAMAS:

Increase efforts to prosecute, convict, and appropriately punish traffickers; increase efforts to identify victims of sex and labor trafficking, especially among vulnerable groups, by implementing the victim identification and referral protocol; provide all identified victims with adequate protection and assistance; continue to implement protocols to take potential trafficking victims to a safe location while conducting victim identification interviews, as victims often first appear as immigration or prostitution violators and are reluctant to disclose details of their exploitation in a detention or post-raid environment; involve independent interpreters when conducting inspections of migrant worker labor sites, and conduct private interviews of workers; continue to build partnerships with NGOs to increase grassroots outreach with potential trafficking victims among vulnerable groups; and continue development of a nationwide public awareness campaign to educate the public and officials about human trafficking, as distinct from human smuggling, and its manifestations in The Bahamas.
PROSECUTION

The government increased anti-trafficking law enforcement efforts. All forms of human trafficking are prohibited by the Trafficking in Persons (Prevention and Suppression) Act 2008, which prescribes penalties ranging from three years to life imprisonment; these penalties are sufficiently stringent and commensurate with penalties prescribed for other serious crimes, such as rape. The government reported 13 new labor and sex trafficking investigations involving 50 potential victims from other Caribbean countries, South and Central America, and Asia, a decrease from 15 investigations in 2013. Authorities ultimately classified only seven of the 50 as victims of human trafficking, which highlighted ongoing concerns that officials often view foreign nationals first through the lens of illegal migration rather than as potential trafficking victims. Officials reportedly screened for trafficking indicators in all cases. One trafficker was convicted for sex trafficking, unlawful withholding of identification documents, and promoting prostitution and sentenced to four years’ imprisonment. Another trafficker from a previous conviction under the trafficking act and other statutes, was sentenced to 15 years’ imprisonment. In addition, the government initiated three new human trafficking prosecutions during the reporting period. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses. Government officials funded and delivered training on identifying and assisting victims and investigating and prosecuting traffickers for police, investigators, prosecutors, judges, and other officials. The government provided more than 300 employees of the Royal Bahamas Defence Force (RBDF), Royal Bahamas Police Force (RBPF), Department of Immigration, and Department of Public Health officials with training on human trafficking. All new RBDF and RBPF recruits were required to complete a human trafficking awareness training module.

PROTECTION

The government sustained efforts to protect victims. Authorities continued to implement a formal victim-centered protocol to guide front-line responders in how to identify trafficking victims and refer them to services. In 2014, the government screened 48 potential adult victims—40 adult females and eight adult males—and two potential child victims, all foreign nationals, in connection with 13 new investigations, compared with 15 new investigations in the previous reporting period. Authorities identified seven sex trafficking victims and referred these victims for appropriate care and assistance including housing, medical assistance, psychological counseling, legal assistance, immigration services, and reintegration assistance. The government reported spending approximately 47,600 Bahamian dollars (US$47,600) on trafficking victims’ care, including subsidies to three NGOs. Authorities placed victims in housing rented by the government and facilitated the repatriation of six identified victims, at their request, while making efforts to ensure their participation in ongoing prosecutions. The government provided foreign victims with legal alternatives to their removal to countries in which they would face retribution or hardship and granted temporary immigration relief. Authorities encouraged trafficking victims to assist in prosecutions and amended criminal procedure and evidence laws in 2014 to allow trafficking victims potential entry into witness protection programs and to make trafficking witnesses’ testimony by video admissible. In addition, the Criminal Procedure Code allows trafficking victims to submit statements to the court prior to the sentencing of traffickers. The 2008 anti-trafficking act also provides victims with immunity from prosecution for unlawful acts committed as a direct result of being subjected to trafficking; however, there were no reports of such immunity being granted in 2014. The UN Rapporteur on Trafficking in Persons expressed concern over the small number of trafficking victims formally identified among vulnerable populations and the government’s restrictive immigration policies, which made it difficult for individuals to obtain legal status, thus leaving them vulnerable to trafficking. In response to these concerns, the government mandated all foreign nationals apprehended or arrested be screened for trafficking indicators, developed standard operating procedures, and engaged the public to assist in victim identification. Some potential victims were interviewed while in police custody or in other detention-like settings.

PREVENTION

The government increased prevention efforts and took important steps to inform the public and potential victims about trafficking. The government’s inter-ministerial committee to coordinate anti-trafficking policy met regularly, as did the government’s anti-trafficking taskforce, which was charged with ensuring operational coordination on trafficking cases. The government conducted a nationwide public awareness campaign, which educated students about human trafficking, disseminated pamphlets in various public venues to inform potential victims of their rights and available resources, and continued to air public service announcements on television and radio throughout the country. The government, in partnership with NGOs, developed and approved a 2014-2018 national anti-trafficking strategy and detailed action plan with goals related to government infrastructure, prevention, victim and witness protection, investigation and prosecution, partnerships, an implementation timeline, dedicated financial and human resources, and indicators to evaluate progress. Labor inspectors reported using indicators to screen for trafficking when inspecting labor sites. The government provided anti-trafficking training or guidance for its diplomatic personnel. The government conducted awareness efforts targeted at potential clients of the sex trade or forced labor; it closed some sex trade establishments, conducted random inspections and conducted raids on strip clubs and bars to hold purchasers of commercial sexual services accountable. Authorities did not consider child sex tourism to be a problem in The Bahamas and reported no child sex tourism investigations.

BAHRAIN: Tier 2

Bahrain is a destination country for men and women subjected to forced labor and sex trafficking. Men and women from South and Central Asia, and East Asia; East and West Africa, Uzbekistan, and other countries migrate voluntarily to Bahrain to work as domestic workers or as unskilled laborers in the construction and service industries. In recent years, NGOs observed a greater influx of workers from parts of East Africa. Some migrant workers face forced labor after arriving in Bahrain, experiencing unlawful withholding of passports, restrictions on movement, contract substitution, nonpayment of wages, threats, and physical or sexual abuse. Government and NGO officials report physical abuse and sexual assault of female domestic workers are significant problems in Bahrain; strict confinement to the household, withholding of workers’ identity cards and passports, and intimidation by employers prevents some of these workers from reporting abuse. NGOs report male Bangladeshi unskilled workers are in high demand and are considered by employers to be exploitable as they typically do not protest difficult work conditions or low pay.
Domestic workers are also considered to be highly vulnerable to forced labor and sexual exploitation because they are largely unprotected under the labor law. In recent years, reports of suicides among migrant workers have been associated with forced labor, debt bondage, and isolation. A Labor Market Regulatory Authority (LMRA) study in 2011 found 65 percent of migrant workers had not seen their employment contracts and 89 percent were unaware of their terms of employment. Additionally, the study revealed 70 percent of foreign workers borrowed money or sold property in their home countries to secure their jobs, increasing their vulnerability to debt bondage. Women from Asia, the Middle East, Russia, Ukraine, and other Eastern European states are subjected to forced prostitution in Bahrain.

The Government of Bahrain does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government continued to investigate, prosecute, and convict sex trafficking offenders in 2014. The government reported its first criminal prosecutions of forced labor offenses involving five suspected labor traffickers in 2014. In addition, it referred 63 labor violations for criminal prosecution, up from zero the previous year; however, among hundreds of reported labor violations in Bahrain, efforts to investigate and prosecute such cases as serious trafficking crimes or identify potential forced labor victims still remained modest. The LMRA assumed oversight of the national anti-trafficking committee and—in an attempt to better monitor the employment of domestic workers and the modest labor law protections for them—took on management of their visa processing. The government also identified an increased number of victims and continued to refer victims to protection services, including those offered at government-run shelters. It launched innovative awareness-raising efforts, including a social media competition for Bahraini youth to encourage respectful treatment of domestic workers among the general population. Nonetheless, potential trafficking victims—particularly domestic workers who ran away from abusive employers—continued to be arrested, detained, and deported for crimes committed as a direct result of being subjected to human trafficking. Despite past commitments and pledges, the government did not abolish the sponsorship system, which contributed greatly to forced labor and debt bondage in the country.

The government made notable progress in its efforts to investigate, prosecute, and convict trafficking offenses. Bahrain’s anti-trafficking law, Law No.1 of 2008, prohibits all forms of trafficking in persons and prescribes penalties ranging from three to 15 years’ imprisonment, which are sufficiently stringent and commensurate with penalties prescribed for other serious crimes, such as rape. Although withholding a worker’s passport is illegal and carries a financial penalty under a ministerial order; a worker is required to file a complaint with the police, who have no authority to enforce this law and can only refer a complaint to the court if the employer refuses to return the passport. According to NGO sources, employers often claimed a worker’s passport was lost. A Royal Decree enacted in September 2014 expanded authorities’ ability to prosecute Bahraini companies that illegally obtain work permits and aimed to prohibit and penalize the falsification of immigration documents.

The government reported it investigated and prosecuted 21 trafficking cases, involving 51 suspects and 56 victims during the reporting period; according to the public prosecutor, five of these cases involved forced labor offenses and 16 included sex trafficking crimes. Additionally, the public prosecutor pursued 46 cases in which employers had withheld payment. Nonetheless, cases of unpaid or withheld wages, passport retention, and other abuses—common indicators of trafficking—were often still treated as labor violations and taken to labor court where offenders received no punishments unless cases were identified as particularly egregious and referred to the public prosecutor. For example, in 2014, the Ministry of Labor (MOL) closed 600 cases of labor law violations; 377 of these cases involved nonpayment of wages and 223 cases involved passport withholding. The MOL employed nearly 40 safety and health inspectors who carried out visits to work and accommodation sites. When a violation was found, the inspector wrote a report on the violation and arbitrated between the site owner and laborer. If arbitration failed, the MOL could refer the case to the prosecutor for criminal trial; in 2014, the MOL referred 63 out of 427 of these pending labor violations to the prosecutor—a significant improvement from the previous reporting period where none of the cases were investigated under the criminal law as potential forced labor offenses. Most of the cases taken to the labor court involved wage payment delays of one to two months. According to the MOL, embassies could also inspect their nationals’ living situations, and all workers had the right to file complaints with the MOL. In August 2014, authorities detained and investigated the chief inspector at the LMRA for accepting a bribe in exchange for waiving legal action against an Indian restaurant accused of trafficking its employees; prosecutors dropped this prosecution after the victims recanted their testimony.

**RECOMMENDATIONS FOR BAHRAIN:**

Significantly increase the investigation and prosecution of trafficking offenses—particularly those involving forced labor—including convictions and punishment of trafficking offenders, using the 2008 anti-trafficking law; vigorously investigate cases involving withholding of passports and nonpayment of wages; continue to institute and apply formal procedures to identify victims of trafficking among vulnerable groups, such as domestic workers and women in prostitution; ensure identified victims of trafficking are not punished for unlawful acts committed as a direct result of being subjected to trafficking, such as illegal migration or prostitution; institute a formal victim referral mechanism for law enforcement and other government officials to refer identified victims to protection services; expand labor law protections to include domestic workers and actively enforce them; expand government-run shelters to provide protection services to all victims of trafficking, including victims of forced labor and male victims of trafficking; and ensure that shelter staff receive anti-trafficking training and speak the languages of expatriate workers; amend labor laws to eliminate obstacles to migrant workers’ access to legal recourse for complaints of forced labor; continue to train officials on the anti-trafficking law and victim identification; and continue to publicly raise awareness of trafficking issues in the media and other outlets for foreign migrants, specifically domestic workers, in their native languages.
against the employer and acquitted the inspector in January 2015. Bahraini government officials indicated there was a general lack of awareness of trafficking crimes among working-level police.

PROTECTION
The government made some progress in improving identification and protection of trafficking victims. The government identified 50 suspected trafficking victims in 2014, a significant increase from the 21 victims identified in 2013. Of these victims, 40 were identified as sex trafficking victims and 10 as forced labor victims. The Ministry of Social Development (MOSD) managed a 120-bed domestic violence shelter, which also offered services to female trafficking victims and their children. In 2014, the shelter assisted and provided some medical services to 45 women while their cases were pending in court. Shelter residents could only leave the shelter with a chaperone. The majority of trafficking victims in Bahrain continued to seek shelter at their embassies or at an NGO-operated trafficking shelter. The government provided very limited shelter services to male trafficking victims; however, the MOSD began efforts in 2014 to construct a shelter dedicated to men.

When investigating claims of abuse from domestic workers that ran away from their employers, some police stations reportedly followed up immediately, while others let days or weeks lapse between attempts to contact the employer by phone. This failure to immediately investigate claims of abuse and potential trafficking crimes left victims at risk of further exploitation and without protection services. The Labor Law No.36 provides some protection to domestic workers, which includes requiring domestic workers to be provided a labor contract specifying working hours, annual leave, and bonuses; it also requires the employer pay the worker at least once a month. Nonetheless, the government did not issue guidance on implementation of the law. Police officials did not systematically and proactively identify victims—especially victims among the domestic worker population—in stations across the country. NGO sources reported many domestic workers entered the country illegally or under false pretenses, so they did not benefit from protections in the law. NGO sources assessed punishment of trafficking victims had significantly decreased in comparison to the previous reporting period. Nonetheless, the government did not have policies to protect trafficking victims from punishment for crimes committed as a direct result of being subjected to human trafficking; trafficking victims were punished for employment or immigration violations and subjected to detention and deportation. It continued to lack systematic procedures to identify victims among vulnerable groups, such as domestic workers who fled abusive employers or women arrested for prostitution. The Ministry of Interior’s anti-trafficking division used criteria, developed in partnership with an international organization, to assist law enforcement officials to identify trafficking victims. NGOs stated victim identification efforts by police were improving, but remained inconsistent across different stations.

Bahraini officials stated they encouraged victims to participate in the investigations and prosecutions of their traffickers and the public prosecutor was responsible for protecting victims of trafficking crimes during preliminary investigations and court proceedings. While the labor law stipulates foreign workers may change sponsors during investigations and court proceedings, victims were unable to change sponsors while their complaints were being adjudicated by the court. It was unclear how many trafficking victims whose cases were not being adjudicated were able to change sponsors, if any. Workers typically did not file complaints against employers due to distrust of the legal system and lengthy court procedures, inability to afford legal representation, lack of interpretation and translation services, concern over potential loss of residence permits during proceedings, and fear of additional maltreatment at the hands of the employer. In addition to staffing, counselling, and legal support, the government funded the repatriation of third-country nationals to their home countries, but did not report how many victims were provided this assistance during the reporting period. The government provided foreign victims with legal alternatives to their removal to countries where they faced retribution or hardship, including assistance in finding legal work and a new sponsor.

PREVENTION
The government increased efforts to prevent human trafficking by reforming its National Committee to Combat Trafficking in Persons and expanding its awareness campaigns targeting both migrant workers and Bahraini employers. In March 2015, leadership of the committee transferred to the LMRA; the level of participation was raised to the undersecretary level for each ministry, and representatives from the Bahrain News Agency and three human rights-focused NGOs joined. In addition, the government established the Protection of Migrant Workers’ Rights Unit within the LMRA to staff the committee, tasked with serving as an information hub and service center for trafficking victims and potential victims, as well as coordinating with other relevant ministries on all cases as they move through the system. The committee met once a month during the reporting period and focused primarily on increasing prosecution, expanding victim assistance, broadening training for government personnel, and raising awareness.

In September 2014, the government transferred its management of domestic worker visa processing to the LMRA, which allowed the government to better monitor domestic workers’ places of employment and labor law violations. To ensure timely payment of wages, the LMRA piloted a partnership with a private company to provide employers the ability to set up regular money transfers to debit cards to receive payment. The government did not report how many workers were included in this pilot or whether they would make this a mandatory requirement. The LMRA created an awareness-raising competition targeting Bahraini youth aged 16 to 26 years, calling for either a photo, drawing, short movie, or a poster for the general public submitted via social media, to encourage respect for the rights of domestic workers. It distributed pamphlets in English and 13 other languages to foreign workers; it also placed advertisements on public transit, which explained workers’ rights and advised victims to contact their embassies or call the LMRA hotline if their rights had been violated. The LMRA also distributed SIM cards containing credit to each foreign employee upon their arrival at the Bahrain Airport. Despite past commitments and pledges, the government did not abolish the sponsorship system, which contributed greatly to forced labor and debt bondage. The government did not make efforts to reduce the demand for commercial sex or forced labor. The government provided anti-trafficking training or guidance for its diplomatic personnel.
BANGLADESH: Tier 2

Bangladesh is primarily a source, and, to a lesser extent, a transit and destination country for men, women, and children subjected to forced labor and sex trafficking. Some Bangladeshi men and women who migrate willingly to work in the Middle East, East Africa, South and Southeast Asia, Europe, and the United States subsequently face conditions indicative of forced labor. Before their departure, many migrant workers assume debt to pay high recruitment fees, imposed legally by recruitment agencies belonging to the Bangladesh Association of International Recruiting Agencies (BAIRA) and/or illegally by unlicensed sub-agents; this places some migrant workers at risk of debt bondage. Some recruitment agencies and agents also commit recruitment fraud, including contract switching, in which they promise one type of job and conditions, but then change the job, employer, conditions, or salary after arrival. Women who migrate for domestic work are particularly vulnerable to abuse. Some women and children are subjected to commercial sexual exploitation and forced labor in India and Pakistan. Some NGOs allege instances of officials on both sides of the India-Bangladesh border allowing human traffickers to operate.

Within the country, some children and adults are subjected to sex trafficking, domestic servitude, and forced and bonded labor, in which traffickers exploit an initial debt assumed by a worker as part of the terms of employment. Street children are sometimes coerced into criminality or forced to beg; begging ringmasters sometimes maim children to increase their earnings. In some instances, children are sold into a form of bondage by their parents, while others are induced into labor through fraud and physical coercion, including in the domestic fish processing industry, or exploited in prostitution. According to an international expert on debt bondage, Bangladeshi families and Indian migrant workers are subjected to bonded labor in some of Bangladesh’s brick kilns, some kiln owners sell bonded females into prostitution, purportedly to recoup the families’ debts, and some Bangladeshi families are subjected to debt bondage in shrimp farming. Some ethnic Indian families are forced to work in the tea industry in the northeastern part of the country. The Burmese Rohingya community in Bangladesh is especially vulnerable to human trafficking.

The Government of Bangladesh does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government continued to prepare, but did not finalize, the implementing rules for the 2012 Prevention and Suppression of Human Trafficking Act (PSHTA) during the year. The government lacked a formal mechanism to refer trafficking victims to protective services; authorities rescued 2,621 victims and placed nine in government-operated shelters. The government continued to fund nine multipurpose shelters, drop-in centers, and safe homes for victims, including victims of trafficking. While the government reached a labor export agreement with Saudi Arabia requiring employers to pay certain recruitment costs, legal recruitment fees continued to be extremely high.

RECOMMENDATIONS FOR BANGLADESH:
Finalize, adopt, and disseminate the implementing rules for the PSHTA, and train government officials on its implementation; take steps to eliminate all recruitment fees charged by licensed labor recruiters, and enforce violations with criminal sanctions; increase prosecutions and convictions, particularly of labor trafficking, while strictly respecting due process; establish standard operating procedures for the referral of victims to protection services; thoroughly investigate credible allegations of government complicity in trafficking and prosecute offenders who are complicit; enhance the training provided to officials, including law enforcement, labor inspectors, and immigration officers, on methods to proactively identify trafficking cases and refer victims to protection services; expand the support services available to victims within Bangladesh and at Bangladesh’s embassies abroad; use the PSHTA to prosecute fraudulent labor recruiters; improve quality of pre-departure trainings, including sessions on labor rights, labor laws, and methods to access justice and assistance in destination countries and in Bangladesh; and accede to the 2000 UN TIP Protocol.

PROSECUTION
The government maintained anti-trafficking law enforcement efforts. The 2012 PSHTA generally prohibits and punishes all forms of human trafficking, although it prohibits the fraudulent recruitment of labor migrants only if the recruiter knows the recruited worker will be subjected to forced labor. Prescribed penalties for labor trafficking offenses are five to 12 years’ imprisonment and a fine of not less than 50,000 Bangladeshi Taka (BDT) ($640), and prescribed penalties for sex trafficking offenses range from five years’ imprisonment to the death sentence. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government continued to prepare the implementing rules for the PSHTA but did not finalize them, and some NGOs reported PSHTA provisions had not been circulated widely among district and local officials. The government provided some anti-trafficking training at the police training academy. The government investigated 146 cases of sex trafficking and 12 cases of forced labor in 2014, compared with 84 sex and two labor trafficking cases in 2013. Authorities prosecuted 449 trafficking cases in 2014, compared with 215 in 2013. All cases were prosecuted under the 2012 PSHTA. The government convicted 15 traffickers in 2014, compared with 14 in 2013. The courts sentenced 12 of the convicted traffickers to life, two to 10 years, and one to seven years’ imprisonment.

Alleged official complicity remained a problem. According to one report, politicians, police, and border security forces on both sides of the India-Bangladesh border allegedly used a token system to allow traffickers to evade arrest. In 2014, a Bangladeshi national filed a suit in New York against his former employers, a Bangladeshi consular official and his wife, alleging violations of the Trafficking Victims Protection Act, among other forms of exploitation; the case remains ongoing, and the official has since assumed another diplomatic post. The government reported it charged one public official in 2014 with visa fraud to facilitate human trafficking; however, no additional details were provided on any other efforts to address allegations of official complicity.

PROTECTION
The government made limited efforts to protect victims of trafficking. The government reported the rescue of 2,621 victims in 2014, an increase from 1,090 in 2013, of those rescued in 2014,
2,218 were men, 227 women, and 176 children. Because the government continued to lack a formal mechanism for authorities to refer victims to care, only nine of the 2,621 victims identified were placed in government-operated shelters. The government did not provide services specifically designed for trafficking victims, but victims could access support services for vulnerable people through nine multipurpose shelters, drop-in centers, and safe homes administered by the Ministry of Social Welfare. NGOs provided shelter and services specifically for trafficking victims; police sometimes referred victims to these services on an ad hoc basis. The government continued to operate shelters in its embassy in Riyadh and consulate in Jeddah for female Bangladeshi workers fleeing abusive employers; however, overall, officials lacked resources in destination countries to adequately assist labor trafficking victims. Bangladeshi migrant workers could lodge complaints and seek government arbitration on labor and recruitment violations, including allegations of forced labor, with the Bureau for Manpower, Education, and Training (BMET). The arbitration process provided victims with remediation, but rewards were often minimal and did not adequately address illegal activities, including alleged fraud by licensed recruitment agencies.

The PSHTA provided for victim protection during judicial proceedings, including police security and the ability to testify via video, but it is unclear how frequently officials employed such protections. NGOs noted insufficient protection resulted in fewer investigations and prosecutions overall. The governments of Bangladesh and India coordinated the rescue and repatriation of child trafficking victims through established standard operating procedures; however, the PSHTA did not provide legal alternatives to the removal of foreign victims of trafficking to countries where they might face hardship or retribution. Unregistered Rohingya refugee trafficking victims may have been at risk of indefinite detention because of their lack of documentation.

PREVENTION

The government made limited efforts to prevent trafficking, and continued to allow BAIRA to set extremely high and illegal recruitment fees and did not exercise adequate oversight to ensure BAIRA’s licensing and certification practices did not facilitate debt bondage of Bangladeshi workers abroad. In 2014, BMET canceled four recruitment agencies’ licenses, the same number as in 2013, and awarded compensation of 1,393,500 BDT ($17,800) to seven trafficking victims who received legal support to file against the recruitment agencies from a foreign government. In February 2015, the government signed a labor export agreement with Saudi Arabia dictating employers should cover migration costs, but victims could access support services for vulnerable people through nine multipurpose shelters, drop-in centers, and safe homes administered by the Ministry of Social Welfare. NGOs provided shelter and services specifically for trafficking victims; police sometimes referred victims to these services on an ad hoc basis. The government continued to operate shelters in its embassy in Riyadh and consulate in Jeddah for female Bangladeshi workers fleeing abusive employers; however, overall, officials lacked resources in destination countries to adequately assist labor trafficking victims. Bangladeshi migrant workers could lodge complaints and seek government arbitration on labor and recruitment violations, including allegations of forced labor, with the Bureau for Manpower, Education, and Training (BMET). The arbitration process provided victims with remediation, but rewards were often minimal and did not adequately address illegal activities, including alleged fraud by licensed recruitment agencies.

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The government did not specify the maximum cost or eliminate the processing fee that remained the responsibility of the migrant. The Ministry of Expatriate Welfare’s Vigilance Task Force continued to operate with a mandate to improve the oversight of Bangladesh’s labor recruiting process. The government continued to facilitate the migration of willing Bangladeshi workers to Malaysia under a government-to-government agreement that aimed to mitigate the impact of private recruitment agencies’ high fees and sometimes unscrupulous practices. The government continued to require a 21-day pre-departure training course for Bangladeshi women going abroad to work as domestic servants; the training focused on learning practical skills such as using household appliances, but also included modules on trafficking awareness and self-protection.

The government drafted, but did not finalize and launch, the 2015-2017 national plan of action. The Ministry of Home Affairs published its annual report on human trafficking. The government did not fund anti-trafficking awareness campaigns. The government trained military personnel to recognize and prevent trafficking in persons prior to their deployment abroad on international peacekeeping missions. The government did not demonstrate efforts to reduce the demand for commercial sex or forced labor. The government provided anti-trafficking training or guidance for its diplomatic personnel. Bangladesh is not a party to the 2000 UN TIP Protocol.

BARBADOS: Tier 2

Barbados is a source country for children subjected to sex trafficking and destination country for men, women, and children subjected to sex trafficking and forced labor. Authorities and NGOs report foreign women have been forced into prostitution in Barbados. Foreigners are subjected to forced labor in Barbados, most notably in domestic service, agriculture, and construction. Legal and undocumented immigrants from Jamaica, the Dominican Republic, and Guyana are especially vulnerable to trafficking. Child sex trafficking occurs in Barbados. Authorities and NGOs also report parents or caregivers subject local and foreign children of both sexes to commercial sex.

The Government of Barbados does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government acceded to the 2000 UN TIP Protocol in October 2014, drafted amendments to its anti-trafficking law to prohibit all forms of human trafficking, and began developing a government-wide anti-trafficking manual. The government did not identify any new trafficking victims, but assisted previously identified trafficking victims during the reporting period. The government did not convict any traffickers; however, police investigated a government official for alleged complicity in sex trafficking crimes.

RECOMMENDATIONS FOR BARBADOS:

Enact and implement amendments to the anti-trafficking law to prohibit all forms of human trafficking and prescribe penalties that are sufficiently stringent (without an alternative of a fine) and commensurate with those prescribed for other serious crimes, such as rape; convict trafficking offenders, including complicit officials, and provide appropriate sentences for their crimes; train law enforcement and prosecutors in proactively identifying, obtaining, preserving, and corroborating evidence to reduce dependence on victim testimony; train and encourage government officials to implement procedures to proactively identify labor and sex trafficking victims among vulnerable populations, such as Barbadians and foreigners in prostitution and migrant workers; provide adequate funding to organizations that assist trafficking...
victims; continue to enhance partnership with Barbados’ NGO community to combat human trafficking; provide anti-trafficking training to its diplomatic personnel; and make efforts to reduce the demand for commercial sex acts or forced labor.

PROSECUTION
The government made some efforts to prosecute traffickers, including a government official complicit in human trafficking, and accorded to the 2000 UN TIP Protocol; however, there were no convictions of traffickers in 2013 or 2014. Barbadian law does not prohibit all forms of human trafficking, in particular internal domestic trafficking, and does not prescribe penalties for prohibited forms of trafficking that are sufficiently stringent or commensurate with the prescribed penalties for other serious crimes, such as rape. Articles 18, 20, 33, and 34 of the Offenses against the Person Act and Article 8 of the Transnational Organized Crime (TOC) Act of 2011 all address trafficking in persons. Compelling prostitution under Article 20 of the Offenses against the Person Act is punishable by five years’ imprisonment, while the transnational trafficking of an adult under the TOC Act is punishable by a potential fine with no jail time, both of which are not commensurate with Barbados’ prescribed penalty for rape, which is life imprisonment. The government drafted amendments to the TOC Act to criminalize internal domestic trafficking and indicated amendments would be introduced in 2015. Authorities investigated eight new potential trafficking cases during the reporting period; but only one of the eight suspected cases was determined to be trafficking, and other cases were determined to be fraud or prostitution without all the elements of sex trafficking. The one trafficking case did not result in a prosecution because prosecutors were unable to proceed without the victim’s testimony against the alleged trafficker. Authorities continued investigating an immigration official for alleged complicity and misconduct in public office as a result of an April 2013 raid of a local brothel and expected the case to go to trial in 2015. By comparison, authorities initiated three new investigations and no prosecutions the previous year.

PROTECTION
The government made minimal progress in the protection of victims. Officials did not identify any new victims, a decrease from identifying five victims during the previous reporting period. The government continued to shelter the five previously identified victims for part of the reporting period prior to four of the victims’ return to Guyana. The government continued to shelter the remaining victim, who received basic education and occupational training, and cooperated with the police to provide evidence against the alleged traffickers in the case. Law enforcement generally referred victims to the gender affairs bureau, which coordinated assistance with local NGOs; the NGOs reported the mechanism worked, but the government is developing a written referral procedure. The government had an agreement with an NGO to provide shelter for male victims of trafficking, though this NGO did not assist any male trafficking victims. Authorities provided some funding to an NGO crisis center that provided shelter and psychological, medical, and occupational services to female victims of violence, including potential trafficking victims, but this funding did not cover costs. The government maintained an informal policy allowing foreign victims to receive temporary legal alternatives to their removal to countries where they would face hardship or retribution and provided one victim with temporary residency in 2014. NGOs did not report any trafficking victims detained, deported, fined, or jailed for unlawful acts committed as a direct result of being subjected to human trafficking.

PREVENTION
The government made progress in efforts to prevent trafficking. The attorney general led the government’s anti-trafficking taskforce, which met monthly and included permanent secretaries from several ministries and NGOs. The taskforce began developing a government-wide anti-trafficking manual, which officials indicated would include details on how authorities should treat victims. The government developed and implemented its annual national action plan to address trafficking in collaboration with various government agencies and NGOs, which resulted in improved cooperation among various agencies. An NGO, with support from the attorney general’s office, sponsored a public education campaign on trafficking that included radio public service announcements and community meetings in several churches. Additionally, authorities mounted a poster at the international airport listing elements of trafficking and a hotline victims could use for assistance. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. The government did not make efforts to reduce the demand for commercial sex acts or forced labor.

BELARUS: Tier 3*

Belarus is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. Each year since 2011, more identified victims have been exploited in Belarus than abroad. Belarusian victims exploited abroad are primarily subjected to trafficking in Germany, Poland, Russia, and Turkey, but are also exploited throughout Europe, the Middle East, and in Japan, Kazakhstan, and Mexico. Some Belarusian women traveling for foreign employment in the adult entertainment and hotel industries are subjected to sex trafficking. Since 2006, the government has identified Belarusian, Moldovan, Russian, Ukrainian, and Vietnamese victims exploited in Belarus.

State-sponsored forced labor continues to be an area of concern. In 2014, the government continued the practice of subbotniki, which requires employees of the government, state enterprises, and many private businesses to work on occasional Saturdays and donate their earnings to finance government projects. State employers and authorities intimidated and fined some workers who refused to participate. Authorities sent university and high school students to help farmers during the harvesting season without paying them for their labors, in addition to other forced community service projects. Authorities reportedly forced military conscripts to perform work unrelated to military service. A presidential decree effective January 1, 2015, enables authorities to force Belarusians to perform unpaid community service if they are deemed to be “parasites” on the tax base. Belarusians accused of alcoholism or drug dependencies are interned at “medical-labor centers,” where they are subjected to compulsory labor. Belarusian parents who have had their parental rights removed are subjected to compulsory labor, and the government retains 70 percent of their wages. Senior officials with the General Prosecutor’s Office and the interior ministry stated at least 97 percent of all work-capable inmates worked in jail as required by law, and labor in jail was important and useful for rehabilitation and
A presidential decree issued in December 2012 coerces workers in state-owned wood processing factories and construction workers employed in modernization projects at those factories from leaving their jobs. The decree—which applies to thousands of employees—mandates employees not quit without their employers’ consent. The decree provides monthly bonuses to these employees that must be paid back if the employees resign, and failure to return this money could result in a court order obligating employees to work for the original employers under law enforcement supervision. Employees are permitted to appeal a refusal to leave the job with the government-appointed provincial governor but not to a judge. Since the decree came into force, there have been reports of a very limited number of workers who attempted and were barred from quitting. Belarusian officials have noted managers can also use the decree to talk employees out of quitting. The government has explained the decree is temporary in nature and workers are free not to sign new contracts required under the decree. However, the government also noted it could not remove the decree because it is necessary during the period of implementation of investment projects in the woodworking industry.

The Government of Belarus does not fully comply with the minimum standards for the elimination of trafficking and was placed on Tier 2 Watch List from 2012 to 2014. The Trafficking Victims Protection Act (TVPA) provides that a country may remain on Tier 2 Watch List for only two consecutive years, unless that restriction is waived because the government has a written plan to bring itself into compliance with the minimum standards for the elimination of trafficking. In the 2013 and 2014 TIP Reports, Belarus was granted consecutive waivers from an otherwise required downgrade to Tier 3 on the basis of the government having a written plan to bring itself into compliance with the minimum standards for the elimination of trafficking. The TVPA authorizes a maximum of two consecutive waivers. A waiver is no longer available to Belarus, which is therefore deemed not to be making significant efforts to comply with the minimum standards and is placed on Tier 3.

During the reporting period, the government continued to be active in multilateral efforts to combat trafficking and hosted trafficking-specific training for foreign and domestic law enforcement officials through the interior ministry’s academy. However, government efforts were inadequate to repeal state-sponsored forced labor policies and address trafficking within Belarus. The government retained a decree forbidding thousands of workers in the wood processing industry from leaving their jobs in state-owned factories without their employers’ permission. Other forms of state-sponsored forced labor continued. Authorities did not convict any traffickers under the trafficking statute in 2013 or 2014. The number of investigations progressively declined in each of the past nine years, from 95 in 2006 to one in 2014. Of significant concern, Belarusian officials have cited the lack of trafficking investigations and convictions as justification that trafficking has been permanently eliminated from Belarus.

RECOMMENDATIONS FOR BELARUS:
Revoke the December 2012 presidential decree forbidding wood processing workers’ resignation without their employers’ permission; cease all forms of state-sponsored forced labor; significantly increase efforts to investigate and prosecute cases of forced labor and sex trafficking; finalize and train officials on a national identification and referral mechanism; increase resources devoted to victim assistance and protection within Belarus, including in state-owned territorial centers for social services; provide funding through the January 2013 law allowing public funding for NGOs offering critical victim protection services in private shelters; cultivate a climate of cooperation with NGO partners; refer all identified victims to care facilities; refer identified child victims of sexual exploitation to the education ministry’s centers for vulnerable children; and proactively screen individuals in prostitution for indicators of trafficking.

PROSECUTION
The government decreased law enforcement efforts. Belarus prohibits both sex and labor trafficking through Article 181 of its criminal code, which prescribes penalties ranging from three to 15 years’ imprisonment in addition to the forfeiture of offenders’ assets. These penalties are sufficiently stringent and commensurate with penalties prescribed for other serious crimes, such as rape. The government reported one trafficking investigation in 2014 under Article 181, compared with six in 2013. The one investigation in 2014 was later determined to be a case related to promoting prostitution rather than trafficking. Belarusian authorities did not convict any traffickers under Article 181 in 2013 or 2014. The absence of convictions under Article 181 reflected a continuing decrease in law enforcement efforts, as authorities convicted one trafficker in 2012, seven in 2011, and 12 in 2010. The number of investigations progressively declined in each of the past nine years, from 95 in 2006 to one in 2014. Three individuals were charged for potential trafficking offenses under other articles in the criminal code in 2014, compared with two individuals in 2013. The interior ministry’s academy continued to provide trafficking-specific training to Belarusian and foreign law enforcement officials.

PROTECTION
The government sustained inadequate victim protection efforts. The government did not identify any trafficking victims under Article 181 in 2014, compared with six in 2013 and 12 in 2012. The government identified 19 potential trafficking victims from investigations under other statutes, including 16 Vietnamese victims of labor exploitation and three victims of sexual exploitation. In 2013, authorities identified 14 child victims of sex trafficking under other statutes. NGOs reported assisting 215 trafficking victims in 2014. The government reported law enforcement officials referred 32 of the victims cared for by NGOs. The government continued to lack a formal national victim identification and referral mechanism, though it indicated plans to finalize one in mid-2015. The lack of a formal mechanism may have led to some
sex trafficking victims being punished for acts directly resulting from being subjected to trafficking. In 2014, authorities detained 358 individuals in prostitution, 120 of whom were arrested for up to 15 days’ imprisonment. There were past reports of individuals convicted of prostitution offenses receiving punishments of compulsory labor, including street cleaning.

The government did not have trafficking-specific facilities available to care for victims, but local authorities operated 105 “crisis rooms” for vulnerable male and female adults, including victims of natural and manmade disasters, domestic violence, and human trafficking, which offered temporary shelter, including beds, meals, and personal hygiene products. The government did not report how many victims of trafficking-related crimes received assistance at these facilities. Observers reported the majority of victims sought assistance at private shelters because the government’s centers were poorly equipped and lacked qualified caregivers. The government offered free medical services and psychiatric consultations to victims. The education ministry maintained centers that could provide vulnerable children with shelter and basic provisions; however, no child trafficking victims received services at these facilities, despite the government identifying sexually exploited children in 2013 and 2014. A January 2013 law authorized the provision of government funding to NGOs running social welfare programs, though no NGOs providing trafficking-specific assistance had applied for funding. The government provided in-kind assistance to NGOs in the form of discounted rent on office space, lower taxes, and placement of awareness-raising materials on state-owned television and billboards.

PREVENTION

The government maintained efforts to prevent trafficking. The government conducted public awareness campaigns through television, radio, and print media. The interior ministry continued to operate a hotline for safe travel abroad to inform potential labor migrants and identify illegal recruitment practices. The government published lists of licensed companies for employment and marriage abroad. Authorities investigated 52 administrative offenses related to illegal employment abroad and companies failing to obtain licenses, compared with 157 in 2013. The government continued to implement the 2013-2015 State Program on Countering Crime and Corruption, which included anti-trafficking activities. The government did not demonstrate efforts to reduce the demand for commercial sex or forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

BELGIUM: Tier 1

Belgium is a destination, transit, and limited source country for men, women, and children subjected to forced labor and sex trafficking. Foreign victims primarily originate in Eastern Europe, Africa, East Asia, and South America, notably Bulgaria, Romania, Albania, Nigeria, China, and India, as well as Brazil. Male victims are subjected to forced labor in restaurants, bars, sweatshops, horticulture sites, fruit farms, construction sites, cleaning businesses, and retail shops. Belgian girls, some of whom are recruited by local pimps, and foreign children—including Roma—are subjected to sex trafficking within the country. Some Belgian women have been subjected to sex trafficking in Luxembourg. Forced begging within the Romani community in Belgium also occurs. Foreign workers are subjected to forced domestic servitude, including in the diplomatic community assigned to Belgium.

The Government of Belgium fully complies with the minimum standards for the elimination of trafficking. The government continued to fund shelters providing specialized assistance to trafficking victims. The government continued to prosecute and convict traffickers, but sentences often were suspended, and most traffickers received no prison time. The Belgian definition of trafficking remained overly broad in comparison with the definition in the 2000 UN TIP Protocol and did not require demonstration of coercive means to prove a case of human trafficking, which risked diluting the effectiveness of trafficking prosecutions. Victim identification continued to be a challenge for the government.

RECOMMENDATIONS FOR BELGIUM:

Enhance training of law enforcement, prosecutors, and judges to improve the conviction rates of traffickers; enhance training of relevant professionals to increase the number of trafficking victims identified, including child victims; improve victim assistance and protection services; harmonize procedures for providing legal aid to minors subjected to human trafficking in an effort to limit the number of stakeholders in contact with them; provide repatriation assistance to victims from other EU countries; revise the definition of human trafficking under Belgian law to more closely align with the definition in the 2000 UN TIP Protocol; and, in light of the expanded legal definition of trafficking in Belgium and in line with Article 2 of the 2011 EU Directive on Human Trafficking, provide disaggregated prosecution and conviction data for those cases that involved force, fraud, or coercion to demonstrate that traffickers are vigorously prosecuted.

PROSECUTION

The government decreased anti-trafficking law enforcement efforts. Belgium prohibits all forms of trafficking through a 2005 amendment to the 1995 Act Containing Measures to Repress Trafficking in Persons. As amended, the law’s maximum prescribed penalty—20 years’ imprisonment—is sufficiently stringent and commensurate with penalties prescribed for other serious crimes, such as rape. Belgium’s definition of trafficking in persons is broader than the definition in the 2000联合国TIP Protocol. The failure of an employer to meet prevailing wage, hours, and working conditions can constitute “exploitation” under Belgian law, and these cases are included in the government’s prosecution data. Contrary to the definition of trafficking under international law, coercion is considered an aggravating factor under Belgian law rather than an integral part of the base offense for adults. Belgian law does not require evidence of any form of coercion to secure a trafficking conviction. Although these provisions reportedly were intended to facilitate prosecutions, GRETA reported the overbroad definition may lead to confusion between trafficking and other criminal offenses and possible difficulties in mutual legal assistance with foreign governments that use a definition more consistent with the UN TIP Protocol.
The government initiated prosecutions against 259 defendants in 2014, compared with 432 in 2013; it prosecuted 112 defendants for sex trafficking offenses and 115 for labor trafficking or economic exploitation offenses (196 and 184 in 2013, respectively). The government also prosecuted 16 defendants for coerced criminality and 14 for forced begging. Authorities convicted and sentenced at least 47 traffickers in 2014 with charges including 94 counts of aggravating circumstances, compared with 70 traffickers in 2013. Most convicted traffickers received no prison time or a partially or fully suspended prison sentence. The government sentenced 42 convicted traffickers to prison terms (of which 19 were suspended or partially suspended), compared with 63 prison sentences (28 of which were suspended or partially suspended) in 2013. Most prison sentences ranged from one to five years’ imprisonment; four offenders were sentenced to one year; 19 were sentenced to between one and three years. 12 were sentenced to three to five years, and seven were sentenced to five years or more. The government continued efforts to prosecute eight family members of the Abu Dhabi royal family for allegedly subjecting 17 girls to forced servitude while staying at a Brussels hotel in 2008. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PROTECTION
The government continued efforts to protect trafficking victims. Federal and regional governments continued to fund three dedicated NGO-run shelters that provided specialized, comprehensive assistance to trafficking victims, including psycho-social, medical, and legal care. These shelters assisted at least 162 new adult victims in 2014 (including 93 victims of labor trafficking and 43 victims of sex trafficking), compared with 152 new victims assisted in 2013. NGOs referred more than 20 victims to the shelters; most victims were identified by law enforcement, social workers, and medical professionals. The shelters were open to all victims regardless of gender, status, or nationality. The government also funded three shelters for minors; trafficking victims shared these facilities with victims of other crimes. The government continued to employ systematic procedures to identify and refer victims for care. The government reportedly did not penalize identified victims for unlawful acts committed as a direct result of being subjected to trafficking; however, victims who were not properly identified were vulnerable to such penalization. The most recent report of the government’s trafficking rapporteur noted that, despite the use of formal procedures, victim identification continued to be a challenge for authorities, particularly in cases of labor exploitation, where victims were often mistaken for undocumented migrants and in forced prostitution. It also noted the government lacked a list of offenses typically linked to trafficking, whereby charges would be dropped immediately if the suspects were actually victims. The government organized trainings and awareness campaigns for front-line professionals, such as law enforcement, hospital and social workers, military trainers, magistrates, and other stakeholders to improve identification efforts and circulated administrative notices to prosecutors. The government also funded specific training on child victims for chaperones working in institutions for unaccompanied minors.

The government granted most foreign trafficking victims residence and employment permits and protective services; many services were conditional on the victim assisting in the prosecution of his or her trafficker. To qualify for victim status, victims must have broken off all contact with traffickers and agreed to counseling at a specialized trafficking shelter. Victims who were not citizens of EU member states were only able to obtain permanent residency upon the successful prosecution and sentencing of traffickers, although residence permits for indefinite periods of time were available without conviction if authorities established a formal charge of trafficking. During the year, the government issued or renewed an unknown number of residence permits to trafficking victims.

PREVENTION
The government continued efforts to prevent trafficking. The Inter-Department Coordination Unit continued to lead an awareness campaign. Flyers were available in the consular sections of Belgian embassies and consulates abroad. The government’s previous anti-trafficking action plan expired in 2014, and the government was in the process of drafting a new plan at the end of the reporting period, for which it sought input from stakeholders, shelters, and NGOs. The government co-sponsored the “I Say Stop” campaign, launched in November 2014, to raise public awareness about child sex tourism and encourage reporting of possible cases to Belgian authorities. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. The government co-hosted a conference with OSCE on trafficking prevention within the diplomatic community with a focus on preventing trafficking for the purpose of domestic servitude in diplomatic households. There were no efforts to reduce the demand for commercial sex acts or forced labor. The government did not provide specific anti-trafficking training in 2014 to Belgian troops prior to their deployment abroad on international peacekeeping missions.

BELIZE: Tier 3
Belize is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. The UN Special Rapporteur on Trafficking in Persons reported Belizean women and girls were subjected to sex trafficking by family members, but the government has not arrested family members engaged in this form of trafficking. Child sex tourism, involving primarily U.S. citizens, is an emerging trend, concentrated in areas where tourism is important to the local economy. Sex trafficking and forced labor of Belizean and foreign women, girls, and LGBT persons, primarily from Central America, occurs in bars, nightclubs, brothels, and domestic service. Underage girls are reportedly present in bars that function as brothels. Foreign men, women, and children—particularly from Central America, Mexico, and Asia—migrate voluntarily to Belize in search of work; some may fall victim to forced labor in restaurants, shops, agriculture, and fishing. Traffickers often recruit through false promises of relatively high-paying jobs and subsequently subject victims to forced labor or sex trafficking. Trafficking-related complicity by government officials, including allegations of involvement of high-level officials, remains a problem.

The Government of Belize does not fully comply with the minimum standards for the elimination of trafficking and is not making significant efforts to do so. Authorities did not initiate any new investigations or prosecutions in 2014. Victim identification efforts significantly declined, and the lack of proactive victim identification resulted in the arrest, detention, and deportation of potential victims based on immigration violations. The government did not investigate or prosecute any public officials for alleged complicity in human trafficking-related offenses.
RECOMMENDATIONS FOR BELIZE:

Proactively implement the anti-trafficking law by vigorously investigating and prosecuting suspected traffickers; publicly acknowledge and condemn instances of official complicity and take steps to hold officials complicit in trafficking accountable; significantly improve victim identification efforts by involving Spanish-speaking social workers, NGOs, or victim advocates in the process to ensure trafficking victims are not penalized and re-victimized for crimes committed as a direct result of being subjected to human trafficking; finalize draft formal procedures to guide officials in the identification and referral of victims of sex and labor trafficking, particularly among groups vulnerable to trafficking such as children, people in prostitution, and migrant laborers; implement procedures to take trafficking victims to a safe location while conducting victim identification interviews, as victims often first appear as immigration violators and are reluctant to disclose details of their exploitation in a detention setting or post-raid environment; take steps to ensure the effective prohibition of the commercial sexual exploitation of children, including those aged 16 and 17; increase partnerships with NGOs to reintegrate victims and to deliver specialized victim care; and update and implement the national anti-trafficking plan.

PROSECUTION

The government decreased efforts to investigate and prosecute trafficking offenses and convict traffickers. The Trafficking in Persons (Prohibition) Act 2013 prohibits all forms of trafficking and prescribes penalties of one to eight years’ imprisonment for the trafficking of adults and up to 12 years’ imprisonment for the trafficking of children. The prescribed maximum penalties are sufficiently stringent and commensurate with other serious crimes. The 2013 Commercial Sexual Exploitation of Children (Prohibition) Act criminalizes the facilitation of prostitution of children under 18 years of age. This law, however, allows for 16- and 17-year-old children to engage in sexual activity in exchange for remuneration, gifts, goods, food, or other benefits if there is no third party involved. Such children remain vulnerable to commercial sexual exploitation and human trafficking. The government did not initiate any new prosecutions or convict any traffickers, including complicit government officials, in 2014, a decline from convicting one trafficker in 2013 and two in 2012. A prosecution from the previous reporting period, in which a suspect was arrested and charged with one count of trafficking involving a child, remained pending. Investigations of five human trafficking cases from previous years remained pending. Many off-duty police officers provide security for sex trade locales, which risks inhibiting victims from coming forward and law enforcement’s willingness to investigate allegations of trafficking in the sex trade.

PROTECTION

The government made minimal efforts to protect trafficking victims. It proactively identified 10 new potential trafficking victims among vulnerable groups in 2014, compared with three identified in 2013 and 13 in 2012. Law enforcement and other government officials employed informal mechanisms to guide them in identifying and referring victims; however, the procedures were not well implemented. Police did not systematically inspect brothels or bars for indications of trafficking during the year; and there were reports that front-line responders carrying out brothel raids generally looked for immigration violations instead of trafficking indicators. In June 2014, law enforcement arrested and imprisoned 12 women after a raid on a bar without screening the women for trafficking indicators, a practice that denied potential victims an opportunity to disclose exploitation.

Authorities provided assistance to 10 identified victims, compared with six victims assisted in 2013 and seven victims assisted in 2012. The government had yet to finalize draft procedures to guide officials and NGOs in referring trafficking victims to available services, as outlined in its 2012-2014 strategic plan. The government provided 275,000 Belizean dollars ($138,000) for anti-trafficking efforts in 2014, including victim care through placements in safe houses and NGO domestic violence shelters. Officials could place child victims in foster care, but experts questioned the appropriateness of such placements due to the lack of education about human trafficking for foster parents, uneven coordination and communication between the foster parents and government agencies, and limited psycho-social care for the victims. Court delays discouraged victims and often led them to cease cooperation with law enforcement and return to their home countries. The government did not provide temporary residency to formally identified foreign trafficking victims, despite the ability to do so. Victims could apply for work permits, but the cost of 500 Belizean dollars ($425) to obtain such permits imposed a significant barrier. An existing agreement between the Belizean and Cuban governments requiring the return of all Cubans who enter Belize may have also placed potential trafficking victims at risk for further exploitation. Belize’s anti-trafficking law exempts trafficking victims from punishment for crimes committed as a result of being subjected to human trafficking; however, NGOs reported the government more commonly arrests, jails, and deports trafficking victims as opposed to providing assistance and immigration relief.

PREVENTION

The government demonstrated minimal prevention efforts. Its anti-trafficking committee did not make meaningful progress in implementing the 2012-2014 anti-trafficking national strategic plan. The UN Special Rapporteur on Trafficking in Persons visited Belize to assess progress and challenges in combating human trafficking and issued a report in June 2014 citing concerns ranging from the absence of comprehensive victim identification protocols to the criminalization of immigrants leading to the detention and deportation of potential victims. Authorities completed a survey in 2014 to assess trafficking vulnerabilities in bars and nightclubs, particularly for women in prostitution, and reported providing the information to police for further action. The government, in partnership with an NGO, continued its awareness campaign in English, Spanish, Mandarin, and Hindi. Authorities disseminated public service announcements on child sexual exploitation, tourism, and the demand for commercial sex acts. The government did not make efforts to reduce the demand for forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.
Benin is a source, transit, and destination country for women, children, and men subjected to forced labor and sex trafficking. The majority of identified victims are Beninese girls subjected to domestic servitude or sex trafficking in Cotonou. The practice of vidomegon, which traditionally provided educational or vocational opportunities to children by placing them in the homes of wealthier families, is sometimes used to exploit children in domestic servitude. Children are forced to labor on farms, in commercial agriculture—particularly in the cotton sector—in artisanal mines, at construction sites, or as street or market vendors. A 2013 study cited over 7,800 children subjected to labor exploitation in the markets of Cotonou, Porto-Novo, and Parakou. Children from neighboring countries are also in forced labor in these sectors; Togolese girls are exploited in prostitution in Benin. Cases of child sex tourism, involving both boys and girls in Mono and on the shores of the Bight of Benin have been reported in previous years. In northern Benin, children in Koranic schools, known as talibe, are exploited in forced begging by Koranic teachers known as marabouts. The majority of child trafficking victims are from the northern regions, and many are recruited and transported to neighboring countries, where they are forced to labor in homes, mines, quarries, restaurants, markets, and on cocoa farms. The majority of child victims intercepted in Benin, either from Benin or other West African countries, are exploited within the country. Benin is the largest source country for trafficking victims in the Republic of the Congo. West African women are exploited in domestic servitude and forced prostitution in Benin, and Beninese women are victims of sex trafficking in Lebanon.

The Government of Benin does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government continued to prosecute and convict child traffickers and to identify and provide protective services to child victims. During the reporting period, the government identified 220 potential child trafficking victims and convicted ten offenders for the illegal movement of these children. However, authorities continued to focus on intercepting traffickers and victims in transit rather than rescuing persons from exploitation in the country. Anti-trafficking legislation—including prohibitions and penalties for the trafficking of adults—remained pending review by the Ministry of Justice for the third consecutive year. The government failed to systematically investigate instances of trafficking of adults and provide protective services to adult victims. It also did not investigate or prosecute any sex trafficking or forced labor offenses that did not involve the movement of victims within Benin or across borders. Anti-trafficking progress continues to be hindered by the lack of adequate funding and staffing for the Office for the Protection of Minors (OCPM), the Ministry of Family (MOF), and the Ministry of Labor (MOL). During the year, allegations of official complicity resurfaced.

**Recommendations for Benin:**
Finalize and enact draft legislation to criminalize all forms of trafficking consistent with the 2000 UN TIP Protocol; increase efforts to convict and punish trafficking offenders, including complicit officials, via existing statutes to prosecute sex and labor trafficking of adults and children; adequately sentence convicted trafficking offenders; develop systematic procedures for the proactive identification of victims—including those found to be in situations of forced labor—and their subsequent referral to care; train law enforcement officials on relevant legislation and identification and referral procedures; greatly increase funding to OCPM, MOL, and MOF to ensure they can adequately carry out their responsibilities for inspecting worksites for trafficking crimes and providing support to victims; improve efforts to collect law enforcement data on trafficking offenses and make it available to other government agencies and the public; and launch a nationwide anti-trafficking awareness campaign.

**PROSECUTION**
During the reporting period, the government maintained its anti-trafficking law enforcement efforts, continuing its investigation and prosecution of potential child trafficking cases. Existing laws do not prohibit all forms of trafficking. The 2006 Act Relating to the Transportation of Minors and the Suppression of Child Trafficking (act 2006-04) criminalizes all forms of child trafficking, prescribing penalties of 10 to 20 years’ imprisonment. However, act 2006-04 focuses on prohibiting and punishing the movement of children rather than their ultimate exploitation and prescribes much lower penalties—six months’ to two years’ imprisonment or fines—for actual trafficking crimes involving labor exploitation; these penalties are not sufficiently stringent. The country’s penal code outlaws procuring or offering someone for prostitution and the facilitation of prostitution and prescribes punishments of six months’ to two years’ imprisonment. The labor code prohibits forced labor and prescribes punishments of two months’ to one year’s imprisonment or a fine. These punishments are neither sufficiently stringent nor commensurate with punishments prescribed for other serious crimes, such as rape. Comprehensive anti-trafficking legislation that includes prohibitions and penalties for the trafficking of adults has remained pending review by the Ministry of Justice since the draft was completed in September 2012.

During the year, the Ministry of the Interior’s OCPM—a specialized unit responsible for all criminal cases involving children—investigated 102 cases of child trafficking in addition to four cases of exploitative child labor. The government continued to fail to systematically investigate the trafficking of adults. OCPM referred 19 suspects to the courts for prosecution. The government convicted 10 offenders for child trafficking and the illegal movement of children under act 2006-04, an increase compared with six convicted in 2013, but a decrease from 20 convicted in 2012. Sentences ranged from six months’ to three years’ imprisonment; however, traffickers were held in pre-trial detention until sentenced and then released on suspended sentences. Two cases were dismissed for insufficient evidence; the judge returned three cases to the prosecutor for re-qualification. Prosecutions in 21 cases remained ongoing in courts at the close of the reporting period. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses. In partnership with an international organization and NGOs, the government trained law enforcement officials, judges, social workers, foster families, and market vendors. The government, with the assistance of an international organization, extended OCPM child protection services to Benin’s 12 geographical departments; prior to 2015, OCPM was only present in Cotonou and did not
maintain personnel nationwide. The government put a plan in place to create local offices throughout the country and to provide gendarmes and police with specialized training for addressing abuses against children.

During the year, allegations of official complicity involving Beninese diplomatic personnel resurfaced. Instead of assisting in the placement of child trafficking victims among care providers, consular staff colluded with complicit officials in a destination country to return victims to a trafficking network. Immigration officials in Cotonou also allegedly supplied falsified travel documents to facilitate the illegal movement of children as adults.

PROTECTION
The government sustained efforts to protect potential forced child labor victims during the year. OCPM identified 220 potential trafficking victims in 2014, compared with 173 in 2013. Of the 220, 136 were girls and 84 were boys. OCPM provided the children temporary shelter; as well as legal, medical, and psychological services. OCPM then transferred victims to long-term NGO shelters; however, the government failed to provide financial or in-kind support to NGOs providing such care. Officials with the Ministries of Family, Justice, and Interior worked in partnership with an international organization and NGOs to coordinate placement of child trafficking victims with host families who provided additional care to children prior to reinsertion into their home communities. Government social workers provided counseling for such children, while an NGO provided financial support to cover their basic needs. Through their broad services in support of victims of crime and vulnerable groups, 85 centers for social promotion (CSP) under the MOF, offered basic social services, food, and temporary shelter to trafficking victims throughout the country; particularly in rural areas where such services were scarce, and reintegration of victims into their home communities. Officials and NGO stakeholders in destination countries noted re-trafficking was an issue once victims returned to Benin, with the child or their siblings often sent back to the trafficker by their parents to uphold their initial agreement to send children. The government failed to carry out joint investigations or extraditions of charged defendants in cooperation with Congolese authorities—a key component of their anti-trafficking cooperation agreement. In August 2013, Beninese officials met with Gabonese authorities to finalize an agreement for cooperation on child trafficking, although this remained incomplete at the end of the reporting period. The government did not make systematic efforts to identify adult trafficking victims or employ any mechanism to screen individuals in prostitution for trafficking victimization, which may have left victims unidentified in the law enforcement system.

PREVENTION
The government made modest efforts to prevent trafficking in persons. The anti-trafficking coordinating body—the Trafficking and Exploitation Technical Working Group of the National Monitoring and Coordination Working Group for Child Protection—met twice during the year and organized awareness campaigns on human trafficking; however, its six affiliated working groups did not meet during the reporting period. The government engaged local authorities and traditional leaders in child trafficking prevention. With support from a foreign donor, the MOF held a one-day session to educate the general population on the root causes of human trafficking, which was attended by law enforcement, social workers, and other relevant officials. In November and December 2014, the MOF held educational sessions on the legal framework for the prevention of child labor in Benin for 150 stakeholders, including vendors and merchants, in the markets of Cotonou, Parakou, and Port-Novo. Labor inspectors generally imposed administrative penalties, resulting in fines, even for serious labor violations, some of which likely included trafficking crimes. The government took no systematic steps to reduce the demand for commercial sex acts or forced labor both within the country and abroad during the reporting period. It provided Beninese troops with anti-trafficking training prior to their deployment abroad on international peacekeeping missions, though a foreign donor conducted the training. The government did not provide anti-trafficking training for its diplomatic personnel.

BHUTAN: Tier 2

Bhutan is a destination country for men, women, and children vulnerable to forced labor and sex trafficking, and a source country for Bhutanese children subjected to forced labor and sex trafficking within the country and in India. Bhutanese girls—working as domestic servants and entertainers in drug dens, karaoke bars, and sex clubs—may be subjected to sex trafficking and labor trafficking coerced by debt and threats of physical abuse. Rural Bhutanese are transported to urban areas, generally by relatives, for domestic work, which at times involves forced labor. Most domestic workers in Bhutan are young girls from poor, rural areas of the country, though some Indian women and girls also seek employment in this sector. An expanding construction sector has increased demand for low-skilled foreign labor, primarily men from India, who are vulnerable to trafficking.

The Government of Bhutan does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government continued to fund an NGO whose services were available to trafficking victims and, in partnership with an international organization, launched a three-year project designed to enhance its response to trafficking. However, the government did not employ formal procedures for the identification and referral of trafficking victims, or fund or conduct any specialized anti-trafficking training for its officials.

RECOMMENDATIONS FOR BHUTAN:
Amend Section 154 of the penal code to refine the definition of human trafficking so the purpose of the crime is “exploitation” rather than “any illegal purpose;” formalize standard operating procedures to proactively identify trafficking victims and refer them to protection services; proactively investigate potential cases of trafficking and, if there is enough evidence, prosecute those cases; train officials on the implementation of anti-trafficking laws and victim identification and referral procedures; undertake and publish a comprehensive assessment of all forms of human trafficking, including labor trafficking of women; and continue to fund
NGOs that provide protective services to trafficking victims; continue to conduct human trafficking awareness raising events among vulnerable populations; and accede to the 2000 UNTIP Protocol.

PROSECUTION
The government did not make anti-trafficking law enforcement efforts during the reporting period. Article 154 of the penal code criminalizes a person who ‘recruits, transports, sells or buys, harbors or receives a person through the use of threat or force or deception within, into, or outside of Bhutan for any illegal purpose.’ This definition departs from the 2000 UNTIP Protocol definition because it requires the purpose be otherwise “illegal,” rather than for the purpose of engaging in “exploitation,” such as forced labor or prostitution. Bhutan also defines trafficking to include buying, selling, or transporting a child for any illegal purpose and the same actions if done for the purpose of engaging a person in prostitution in articles 227 and 379 of the penal code, respectively. It also prohibits all forms of child trafficking “for the purpose of exploitation” in Article 224 of the Child Care and Protection Act of 2011. The punishments for these offenses range from three years’ to life imprisonment. The Labor and Employment Act of 2007 prohibits most forms of forced labor, with penalties from three to five years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government did not investigate or prosecute any trafficking cases during the reporting period. The government did not report any investigations, prosecutions, or convictions of government officials, even though it intervened in the trafficking of a child. The government did not train officials during the year, and a lack of widespread awareness and understanding of the crime continued to limit the government’s response to human trafficking.

PROTECTION
The government made modest efforts to protect trafficking victims; however, it did not employ systematic procedures for the identification and referral of victims and it did not report its discovery of any victims during the reporting period. An international organization and a government-funded NGO began to develop standard operating protocols for anti-trafficking law enforcement procedures; the government formed an interagency group that reviewed procedures from other countries and agreed on intervention priorities. The government funded an NGO to provide shelter and rehabilitation to women and child victims of crime, including human trafficking; it is unclear whether trafficking victims utilized its services during the year. There was no equivalent facility for men. The government continued to deport undocumented migrant workers without screening them for trafficking victimization. The law did not provide legal alternatives to removal of trafficking victims to countries in which victims would face retribution or hardship.

PREVENTION
The government undertook some efforts to prevent human trafficking. The government did not have a national action plan to combat trafficking; nor did it appoint an agency to coordinate its anti-trafficking action; however, in July 2014, the government, in partnership with an international organization, launched a three-year project designed to enhance government and civil society responses to trafficking. The Bhutan Labor and Employment Act of 2007 required employment recruiters to abide by the same labor laws as employers and required recruiters to be licensed. The government registered migrant laborers and monitored working conditions. The government funded an NGO’s activities to raise awareness on human trafficking at industrial sites in border districts. The police monitored businesses potentially offering commercial sexual services, such as massage parlors. The government did not report whether it took steps to reduce the demand for forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. Bhutan is not a party to the 2000 UNTIP Protocol.

BOLIVIA: Tier 2 Watch List

Bolivia is principally a source country for men, women, and children exploited in sex trafficking and forced labor within the country and abroad. To a more limited extent, women from neighboring countries, including Brazil and Paraguay, have been identified in sex trafficking in Bolivia. Rural and poor Bolivians, most of whom are indigenous, are particularly vulnerable to sex and labor trafficking. LGBT youth are also particularly vulnerable to sex trafficking. Bolivian women and girls are found in sex trafficking within Bolivia and in neighboring countries such as Argentina, Peru, and Chile. Within the country, Bolivian men, women, and children are found in forced labor in domestic service, mining, ranching, and agriculture. Press report cases of children forced to commit crimes, such as robbery and drug production, and others exploited in forced begging. A significant number of Bolivians are found in forced labor in Argentina, Brazil, and other countries in sweatshops, agriculture, domestic service, and the informal sector. Authorities and an international organization report some foreign nationals engage in child sex tourism, and some migrants transiting to neighboring countries are vulnerable to human trafficking. Some law enforcement officers reportedly frequent brothels, which may serve as a disincentive for sex trafficking victims to report their exploitation.

The Government of Bolivia does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Authorities reported convicting 12 traffickers and issued a public policy on human trafficking and smuggling. Despite these efforts, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, Bolivia is placed on Tier 2 Watch List. Bolivian authorities did not allocate adequate funding for specialized victim services as required under the 2012 anti-trafficking law. Government funding for specialized services for adult and labor trafficking victims was nonexistent. Poor data collection made it difficult to assess government efforts to identify and assist trafficking victims and to investigate and prosecute trafficking cases. Authorities did not adequately distinguish between human trafficking and human smuggling.
BOLIVIA

PROSECUTION

Government efforts to hold traffickers criminally accountable remained weak. Law 263 of 2012 prohibits all forms of trafficking and establishes penalties of 10 to 20 years’ imprisonment. These penalties are sufficiently stringent and commensurate with penalties for other serious crimes, such as rape. The law diverges from the 2000 UN TIP Protocol, however, by penalizing non-trafficking crimes, such as illegal adoption and the removal or sale of organs, as human trafficking. Some officials conflated human trafficking with the movement of children within the country or to other countries without proper documentation. Some police and prosecutors investigated trafficking cases as non-trafficking crimes, such as pimping; this was sometimes due to a belief that trafficking cases were difficult to prove in court.

The government did not provide reliable or comprehensive data on the number of trafficking investigations or prosecutions initiated in 2014. Authorities reported convicting 12 traffickers and acquitting five individuals of trafficking in 2014 but did not report sentence length, specify the form of trafficking, or provide court documentation to confirm convictions. Press reports indicated one Bolivian trafficker was sentenced to 17 years’ imprisonment for abducting and forcing a Moroccan child resident of Spain to work in coca cultivation and at markets in Bolivia, in addition to sexually abusing the child. In comparison, in 2013 the government prosecuted and convicted two traffickers. The government operated anti-trafficking and anti-smuggling police units. These units investigated other crimes such as missing persons and domestic violence, limiting officers’ ability to focus on human trafficking cases. Some police conflated trafficking with other issues, such as missing persons. Frequent rotation of law enforcement officials and insufficient resources hampered anti-trafficking efforts. Police relied heavily on civil society organizations’ donations to conduct law enforcement operations, and research published in 2014 found anti-trafficking law enforcement operations in recent years were almost exclusively limited to brothel inspections and identification of child sex trafficking victims. The office for prosecution of human trafficking and other crimes, coordinated national prosecution efforts. The government provided some anti-trafficking training to police and members of the military. Some officials reported traffickers could bribe prosecutors to avoid being charged. There was no information available regarding a 2013 report from the ombudsman’s office that two police officers allegedly forced female inmates into prostitution. The government did not report any investigations, prosecutions, or convictions of government employees complicit in trafficking.

PROTECTION

The government made inadequate victim protection efforts. Authorities approved but did not implement an early detection protocol for police and social service providers to identify trafficking and smuggling cases. Officials lacked formal procedures for identifying trafficking victims among vulnerable populations, such as people in prostitution or child laborers. Authorities did not report the number of trafficking victims identified or referred to care services in 2014. In comparison, prosecutors reported identifying 253 trafficking victims in 2013. Based on press accounts, experts, and government data, most victims identified were girls in sex trafficking. Efforts to identify forced labor victims or adult trafficking victims were more limited. The Ministry of Labor (MOL) had nine inspectors to investigate child and forced labor but did not report how many labor trafficking victims they identified, if any, in 2014.

Specialized victim services were lacking in most of the country. NGOs provided the majority of specialized care without government funds. Police and prosecutors referred victims to services and shelters on an ad hoc basis. The government did not report the total number of victims assisted in 2014 or the kinds of services these victims received. Law 263 required regional governments to create specialized care centers for trafficking victims, but the government did not fund specialized centers for trafficking victims in 2014. Police were often unable to secure safe accommodation for trafficking victims identified in raids and reportedly used personal funds at times to assist victims. The government provided insufficient funds to existing government shelters for other populations, such as victims of child sexual abuse and children in conflict with the law, which provided only basic services. Specialized services for adult women or male victims were virtually nonexistent. Some departmental governments operated special victims units, which focused on providing legal and psychological services to victims of gender-based violence but did not report how many trafficking victims these units assisted in 2014. Officials reported the state airline repatriated some Bolivian trafficking victims from neighboring countries, but authorities did not report how many of these victims, if any, were reintegrated. Services were often not available to victims of fear of reprisal from traffickers and lack of faith in the judicial system. Bolivia law allowed victims to seek civil damages, but authorities did not report how many of these victims, if any, were provided services. Many victims chose not to participate in trafficking investigations and prosecutions out of fear of reprisal from traffickers and lack of faith in the judicial system. Bolivia law allowed victims to seek civil damages, but there were no reports of trafficking victims doing so in 2014. There were no reports the government penalized trafficking victims for unlawful acts committed as a direct result of being subjected to trafficking. The government could provide foreign victims with humanitarian visas to remain in Bolivia temporarily, but it did not report how many visas were issued in 2014.

PREVENTION

The government made uneven prevention efforts. The national council against trafficking and smuggling released an anti-trafficking and smuggling policy in January 2015. A national action plan created with NGO input in 2013 remained in draft form. Two separate government entities were responsible for coordinating
anti-trafficking efforts, and experts noted a lack of interagency coordination, in part due to overlapping mandates. All departments had anti-trafficking councils of varying effectiveness and activity and were responsible by law for implementing anti-trafficking efforts; however, no departments had approved anti-trafficking plans or budgets. Authorities conducted some anti-trafficking awareness events. Law 263 requires the MOL to create a national registry of employment agencies—often involved in trafficking cases—to monitor for trafficking activity. However, authorities did not establish this mechanism in 2014, and experts noted many employment agencies operated informally and were difficult to regulate. There were no reported investigations, prosecutions, or convictions for child sex tourism in 2014. The government did not report efforts to reduce the demand for commercial sex acts or forced labor. It did not report providing anti-trafficking training to its troops before they deployed on international peacekeeping missions. The government provided anti-trafficking training or guidance for its diplomatic personnel.

BOSNIA AND HERZEGOVINA:
Tier 2

Bosnia and Herzegovina is a source, destination, and transit country for men, women, and children subjected to sex trafficking and forced labor. Bosnian women and girls are subjected to sex trafficking within the country in private residences, motels, and gas stations. Romani boys and girls are subjected by family members and local organized criminal groups to forced begging and involuntary domestic servitude in forced marriages. Foreign women and girls from European countries are subjected to sex trafficking within the country. Bosnian victims are subjected to sex trafficking and forced labor in construction and other sectors in countries across Europe including Azerbaijan, Montenegro, Croatia, Serbia, and Austria. Police corruption creates an environment enabling some trafficking crimes. Observers report some local police accept bribes or sexual services in exchange for notifying brothel and nightclub owners in advance of police raids, while others work at establishments where forced prostitution takes place.

The Government of Bosnia and Herzegovina does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The State Prosecutor’s Office issued the biggest indictment for trafficking in the country’s history against 13 Bosnian nationals accused of subjecting 672 individuals to labor trafficking in Azerbaijan in a case originating in 2009. However, law enforcement efforts at the sub-state level decreased. Authorities tripled the number of victims identified but acknowledged the need to increase efforts to identify victims of forced begging and labor trafficking. The government began training labor inspectors on human trafficking and integrated them into regional monitoring and referral networks. The sub-national entity of the Federation of Bosnia and Herzegovina did not amend its criminal code to prohibit all forms of trafficking consistent with national and international law, which hampered the country’s ability to prosecute trafficking crimes.

RECOMMENDATIONS FOR BOSNIA AND HERZEGOVINA:

Vigorously investigate, prosecute, and convict traffickers, including complicit officials, and deliver sentences that are sufficiently stringent; harmonize Federation government legislation to explicitly criminalize all forms of trafficking consistent with state law and the 2000 UN TIP Protocol; train judicial authorities on a victim-centered approach to prosecution; train front-line officers on proactive identification of victims, particularly those subjected to forced labor and forced begging; standardize victim assistance throughout the country and develop specialized assistance for male and child trafficking victims; adequately protect victims from threats during the investigation and prosecution of trafficking cases, particularly child victims; integrate Romani groups into decision-making processes regarding victim protection; allow trafficking victims to leave shelters at will without a chaperone; and adequately assist all victims regardless of whether their cases go to trial.

PROSECUTION

The government demonstrated mixed progress on anti-trafficking law enforcement efforts. Bosnia prohibits sex trafficking and forced labor through Article 186 of the criminal code, which prescribes penalties of three to 10 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. During 2014, the State Prosecutor’s Office launched an investigation against one trafficking suspect under Article 186, compared with six suspects in 2013. In June 2014, the State Prosecutor’s Office issued the biggest indictment for trafficking in the country’s history against 13 Bosnian nationals accused of subjecting 672 individuals, almost all of whom were Bosnian nationals, to labor trafficking in the construction industry in Azerbaijan in 2009; this represents an increase from the five defendants prosecuted by the state in 2013. However, the state did not convict any traffickers, compared with two in 2013.

Bosnia consists of two entities within the state, the Federation of Bosnia and Herzegovina and the Republika Srpska. Each entity has political, legislative, and judicial authority. The Brcko District is a self-governing unit under the jurisdiction of the state. The Federation’s parliament failed to adopt legislation criminalizing all forms of trafficking in harmony with state, Republika Srpska, and Brcko District laws and the 2000 UN TIP Protocol. In the absence of such a law, Federation authorities continued to prosecute sex traffickers under a dated Enticement to Prostitution statute, Article 210 of the Federation’s criminal code. Federation authorities investigated three suspects and prosecuted four defendants under Article 210, compared with 14 suspects and eight defendants in 2013. Federation courts convicted five offenders, the same number convicted in 2013, but suspended two sentences; the remaining three offenders received prison sentences totaling five years and seven months. Republika Srpska authorities did not investigate or initiate prosecutions of any suspected traffickers, compared with
one investigation and one prosecution in 2013. However, Republika Srpska courts convicted three traffickers, compared with one in 2013; the courts replaced two prison sentences with a fine and delivered a 10-year prison sentence to one trafficker. The Brcko District decreased law enforcement efforts overall, investigating only one suspected trafficker; prosecuting no suspected traffickers, and convicting no traffickers, compared with investigating three suspects, prosecuting two defendants, and convicting one trafficker in 2013.

The state government provided basic training for judges and prosecutors on prosecuting trafficking crimes. The government provided in-kind support for one training on investigation of trafficking cases for 60 law enforcement personnel. The country’s three police academies institutionalized courses on trafficking. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses; however, corruption and official complicity in trafficking crimes remained significant concerns, inhibiting law enforcement action during the year.

PROTECTION

The government significantly increased efforts to protect victims of trafficking after victim identification dropped to its lowest point ever during the previous reporting period. The government identified 48 victims of trafficking in 2014, triple the 16 victims identified in 2013. Thirty-seven of the identified victims were minors. Thirty-five victims were subjected to forced begging, 10 victims were subjected to sex trafficking, and three were subjected to forced labor. The state coordinator acknowledged there were likely to be additional victims that did not come to the attention of authorities. Sub-state laws against enticement to prostitution permitted law enforcement to treat minors 14 years and older as juveniles engaged in prostitution instead of victims of rape or trafficking in persons. Bosnian law enforcement used a screening questionnaire to evaluate potential victims, and authorities followed a formal referral mechanism for assisting victims. Authorities referred 14 victims to three NGO-run shelters and one victim to an orphanage for assistance; government-run social welfare centers assisted 21 victims, and 13 victims did not receive any assistance because they did not request it. Authorities provided assistance to victims only if they proactively requested it. Decisions regarding assistance to child trafficking victims were made by the respective guardians or social welfare officials, depending on the circumstances. The Ministry of Human Rights and Refugees distributed small grants totaling 60,000 marks ($37,200) to two NGOs for assistance to domestic trafficking victims, including shelter, clothing, counseling, education, and job training. Domestic victims did not have to stay at the shelters to receive reintegration assistance. The security ministry provided 120,000 marks ($74,400) to two NGOs to assist foreign victims, including shelter, medical and psychological support, and repatriation services. Shelters accommodated male trafficking victims but did not offer them specialized services. Shelters did not permit victims to leave without a chaperone.

Foreign victims were eligible for a humanitarian visa that allowed them to temporarily live and work in Bosnia. The government issued one trafficking victim a residence permit in 2014. Victims were permitted a 30-day reflection period to determine whether they wanted to request a visa, though in practice temporary residence permits were granted only to victims whose cases were prosecuted. Observers reported when prosecutors determined a victim’s testimony was not needed, or when they closed a case, the government often initiated deportation procedures without providing adequate assistance or arranging for the victims’ safe repatriation. The government rarely referred foreign victims to legal service providers, despite agreements with an NGO to do so. Experts expressed concerns about interview techniques used with child trafficking victims, noting a victim was interviewed in front of the suspected exploiter. Furthermore, GRETA documented child victims were intimidated during trials, and authorities did not use available legal protections to shield them from threats. Officials acknowledged the need to strengthen continuity of victim care throughout trials and improve protection of marginalized populations, such as Roma. Trafficking victims could seek restitution, and an NGO filed the first lawsuit for non-material compensation on behalf of four trafficking victims in September 2014. There were no reports of victims detained, fined, or otherwise penalized for unlawful acts committed as a direct result of being subjected to human trafficking. Only Brcko District contains a provision exempting trafficking victims from prosecution for such acts.

PREVENTION

The government continued efforts to prevent trafficking. The government had in place a 2013-2015 national anti-trafficking action plan and a team of national, sub-state, and Brcko District officials, and NGOs monitored its implementation. A nationwide interagency investigative taskforce met monthly and adopted a 2015-2017 work program. The national anti-trafficking coordinator published its annual trafficking report during the reporting period. The government allocated 10,000 marks ($6,200) for activities associated with the 2014 European Anti-Trafficking Day, including a public awareness campaign aimed at preventing child labor. The government trained labor inspectors on trafficking and integrated them into the regional monitoring teams that coordinated implementation of the national referral mechanism. The government continued public prevention campaigns targeting the demand for commercial sex acts, although a 2013 GRETA report concluded these efforts were inadequate. The government did not make efforts to reduce the demand for forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

BOTSWANA: Tier 2 Watch List

Botswana is a source, transit, and destination country for women and children subjected to forced labor and sex trafficking. There has been no comprehensive international or domestic study of trafficking trends within the country. Residents of Botswana most susceptible to trafficking are unemployed women, those living in rural poverty, agricultural workers, and children. Some parents in poor rural communities might send their children to work for wealthier families as domestic servants in cities or in agriculture and cattle farming in remote areas. Young Batswana serving as truck drivers. Experts in Botswana believe a significant minority of persons in prostitution are children. Some women are subjected to trafficking internally or transported from neighboring countries and subjected to sexual exploitation. One previous NGO report indicated members of the Botswana civil service, including police
officers, soldiers, and teachers, were among the clients of children in prostitution. NGOs report labor conditions on private farms and cattle posts in Botswana’s rural west might rise to the level of forced labor for both adults and children of the San ethnic minority group, and labor inspectors investigated rural farms for child labor in 2014. While labor inspections on rural farms found no instances of children working in 2014, the inspections were not comprehensive. Undocumented migrant children might be vulnerable to trafficking in Botswana.

The Government of Botswana does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government enacted the 2014 Anti-Human Trafficking Act, which came into effect on January 1 and included specific penalties for trafficking and created an inter-ministerial committee to serve as a national coordinating body. Despite these efforts, the government did not demonstrate evidence of overall increasing anti-trafficking efforts compared to the previous year; therefore, Botswana is placed on Tier 2 Watch List. The government investigated potential incidents of human trafficking and sexual exploitation of adults and children under existing laws. However, the government has not yet criminally prosecuted or convicted a trafficking offender under the new law. During the reporting period the government continued to conflate transnational movement with trafficking, thereby undermining its capacity to vigorously investigate potential trafficking cases and implement the new anti-trafficking law. The government also conducted one anti-trafficking awareness campaign and continued its training of law enforcement officials.

RECOMMENDATIONS FOR BOTSWANA:
Increment efforts to investigate and criminally prosecute suspected traffickers using the new law for both internal and transnational trafficking cases, including those involving any allegedly complicit officials; develop and implement a robust system to proactively identify trafficking victims and refer them to social services; train law enforcement, immigration, and social welfare officials on these identification procedures to screen vulnerable populations, including women in prostitution and undocumented migrants, for potential trafficking victimization; encourage victims to participate in the investigation and prosecution of traffickers; develop guidelines for specific protective services for trafficking victims, to be provided either directly or in partnership with NGOs; launch a national human trafficking awareness campaign; institute a unified system for documenting and collecting data on anti-trafficking law enforcement and protection efforts; and provide anti-trafficking training or guidance to diplomatic personnel to prevent their engagement or facilitation of trafficking crimes.

PROSECUTION
The government increased its capacity to make anti-trafficking law enforcement efforts. It enacted the 2014 Anti-Human Trafficking Act, which prohibits all forms of trafficking, although the law’s definition of “trafficking” is overly broad and encompasses crimes such as rape, pornography, and child labor. The penalties prescribed for sex and labor trafficking under the new law include up to 30 years’ imprisonment and a fine of 1 million pula ($111,000), which are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape, except in cases that include only a fine. Sections 57 and 114 of the 2009 Children’s Act prohibit child prostitution and child trafficking, respectively; Section 57 prescribes penalties of two to five years’ imprisonment for facilitation or coercion of children into prostitution, while Section 114 prescribes penalties of five to 15 years’ imprisonment for child trafficking. The children’s act fails to define child trafficking, potentially limiting its utility. The 1998 penal code prohibits most forms of trafficking in Sections 150-158 (forced prostitution), Section 256 (kidnapping for slavery), and Sections 260-262 (slavery and forced labor). The sufficiently stringent penalties prescribed for offenses under these sections range from seven to 10 years’ imprisonment, and are commensurate with those prescribed for other serious crimes, such as rape.

The government continued to report on law enforcement efforts to address potential trafficking crimes during the year, including its investigation of some trafficking-related offenses under existing provisions in the 1998 penal code. However, it maintained its focus on transnational movement, often conflating illegal migration and human trafficking crimes. The government did not make use of the anti-trafficking law, which came into effect on January 1, or the existing penal code to prosecute trafficking offenses during the reporting year. The government did not initiate any investigations or prosecutions of trafficking cases involving Batswana victims subjected to trafficking internally, including children exploited in prostitution and domestic servitude. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking or trafficking-related offenses. In 2014, the government facilitated four workshops for law enforcement, through which roughly 300 police were trained on both labor and sex trafficking. Judicial authorities lectured at the Botswana Police College to sensitize incoming recruits on trafficking issues. While the government developed a national action plan to train officials on the new anti-trafficking law, it failed to implement this plan in 2014, perpetuating a general lack of understanding of trafficking among officials.

PROTECTION
The government sustained limited efforts to protect trafficking victims. The government identified 26 Zimbabwean children as potential trafficking victims after they were initially detained for immigration violations. Law enforcement officials, in partnership with an international organization, coordinated with the Department of Social Services to refer the 26 children to a NGO-run shelter until their repatriation to Zimbabwe. The 2014 anti-trafficking act outlined victim referral measures, but the government has not yet operationalized such procedures or those for victim identification. The 2014 anti-trafficking law mandates the government budget an unspecified amount of funding for victim shelter and transportation assistance; however, it was unclear if it allocated funding for these purposes during the reporting year. The new law permits the government to grant foreign national victims extended stay in Botswana for an undetermined period; however, the government did not utilize this provision during the reporting period. The anti-trafficking law does not include provisions to protect trafficking victims from punishment for unlawful acts committed as a direct result of their being subjected to trafficking; the lack of formal
The government did not make efforts to reduce the demand for commercial sex acts or forced labor during the reporting year. It did not provide anti-trafficking training or guidance for its diplomatic personnel in 2014.

**BRAZIL: Tier 2**

Brazil is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. Brazilian women and children are exploited in sex trafficking within the country, and federal police report higher child prostitution rates in the north and northeast regions. Brazilian women are found in sex trafficking abroad, often in Western Europe. Women and girls from other South American countries, including Paraguay, are exploited in sex trafficking in Brazil. Transgender Brazilians are forced into prostitution in Brazil. Brazilian men and transgender Brazilians have been exploited in sex trafficking in Spain and Italy. Child sex tourism remains a problem, particularly in resort and coastal areas; many child sex tourists are from Europe. Brazilian law defines trabalho escravo, or slave labor, as forced labor or trafficking. Authorities in Brazil have increased penalties for commercial sexual exploitation of children, including those engaged in internal sex trafficking not involving movement, and complicit officials; in partnership with civil society, increase funding for specialized services and shelters for victims of sex trafficking and forced labor; vigorously investigate, prosecute, and sentence those who engage in the prostitution of children, including in child sex tourism; amend legislation to harmonize the definition of trafficking with the 2000 UN TIP Protocol and establish sufficiently stringent sentences for traffickers; verify through ongoing oversight that victims of both sex and labor trafficking are referred to comprehensive services and that officials working at social service centers have funding and training to provide specialized care, such as employment assistance; increase oversight of local guardianship councils so that child trafficking victims receive specialized services and case management; enhance timely data collection on prosecutions, convictions, and victim identification and care; increase staff dedicated to proactively identifying victims of sex trafficking and domestic servitude; fund the replication of the Mato Grosso job training program for freed laborers in other states; and increase collaboration between government entities involved in combating different forms of trafficking.

**RECOMMENDATIONS FOR BRAZIL:**

Increase efforts to investigate and prosecute trafficking offenses, and convict and sentence traffickers, including those engaged in internal sex trafficking not involving movement, and complicit officials; in partnership with civil society, increase funding for specialized services and shelters for victims of sex trafficking and forced labor; vigorously investigate, prosecute, and sentence those who engage in the prostitution of children, including in child sex tourism; amend legislation to harmonize the definition of trafficking with the 2000 UN TIP Protocol and establish sufficiently stringent sentences for traffickers; verify through ongoing oversight that victims of both sex and labor trafficking are referred to comprehensive services and that officials working at social service centers have funding and training to provide specialized care, such as employment assistance; increase oversight of local guardianship councils so that child trafficking victims receive specialized services and case management; enhance timely data collection on prosecutions, convictions, and victim identification and care; increase staff dedicated to proactively identifying victims of sex trafficking and domestic servitude; fund the replication of the Mato Grosso job training program for freed laborers in other states; and increase collaboration between government entities involved in combating different forms of trafficking.

**PROSECUTION**

Brazilian authorities maintained law enforcement efforts against trafficking, although the lack of a unified anti-trafficking law and comprehensive data made efforts difficult to evaluate. Brazilian laws prohibit most forms of trafficking in persons. Articles 231 and 231-A of the penal code respectively prohibit international and domestic sex trafficking but only if it involves movement, with violence, threats, or fraud as aggravating elements as opposed to necessary elements of the offense. These articles prescribe penalties of two to eight years’ imprisonment, which are sufficiently stringent against traffickers, and continued awareness-raising efforts. Brazilian statutes prohibiting trafficking do not align with international law, making it difficult to accurately assess government efforts. Most cases took many years to progress to final convictions, and the number of reported convictions was low given the scale of trafficking. Government funding and provision of specialized services for victims was inadequate; authorities confirmed providing services to only a small portion of potential victims identified.
in 2014. Article 149 of the penal code prohibits trabalho escravo, or reducing a person to a condition analogous to slavery, prescribing penalties of two to eight years’ imprisonment. Article 149 goes beyond situations in which people are held in service through force, fraud, or coercion to criminalize other treatment, including subjecting workers to exhausting work days or degrading working conditions. Article 149 does not adequately criminalize non-physical coercion, such as threatening foreign victims with deportation unless they continue work. Draft legislation to harmonize the definition of trafficking with the 2000 UN TIP Protocol was before Congress.

Since Brazilian laws related to trafficking also criminalize non-trafficking crimes, and other laws may have been used to prosecute and convict trafficking offenders, the total number of trafficking investigations, prosecutions, and convictions was unknown. In 2014, authorities reported police investigations of 75 cases and five new prosecutions under Article 231; nine investigations and two new prosecutions under Article 231-A; and 290 new or existing investigations under Article 149, but did not report the number of prosecutions initiated under Article 149. In comparison, in 2013 authorities reported police investigations of 77 cases and 16 prosecutions under Article 231; 12 investigations and eight prosecutions under Article 231-A; and 185 investigations and 101 prosecutions under Article 149. Most sex and labor traffickers convicted by lower courts appealed their convictions while out of jail. These judicial processes lasted years and delays made holding traffickers accountable difficult. Sentences issued under trafficking statutes were leniently implemented. Based on incomplete data, in 2014 federal appeals courts upheld the convictions of nine international sex traffickers in two cases and four labor traffickers, compared with seven sex traffickers and five labor traffickers in 2013. Officials reported no final convictions for cases involving child victims. Sex traffickers convicted in 2014 had sentences ranging from one year to eight years and 10 months’ imprisonment; however, most convicted traffickers served these sentences under house arrest or by spending only nights in prison while being free during the day. Imposed sentences for convicted labor traffickers were not reported. Research in Sao Paulo state found only three trabalho escravo lower court convictions and none for sex trafficking out of 171 trafficking-related cases registered with criminal prosecutors as of September 2014. In 87 percent of cases, criminal charges were dropped.

Anti-trafficking law enforcement efforts were disjointed due to different laws and government entities involved. Law enforcement units required more funding, expertise, and staff to investigate trafficking, and awareness of trafficking among law enforcement was low. Officials reported bureaucratic hurdles, such as the inability to investigate businesses for sex trafficking without official complaints. Authorities established national and state judicial committees to improve the judiciary’s trafficking response. Training for law enforcement remained uneven, especially for state police, though officials reported launching mandatory anti-trafficking training for new federal police. The Ministry of Labor (MOL)’s anti-trabalho escravo mobile units freed workers and required those responsible for their exploitation to pay fines. Labor inspectors and prosecutors could only apply civil penalties, and many trabalho escravo cases were not criminally prosecuted. Local political pressure, threats from landowners, a shortage of labor inspectors or police, and the remoteness of properties hampered some investigations. Officials found domestic servitude particularly difficult to identify and investigate.

Authorities did not report any new investigations of complicit officials in 2014. An ex-mayor from Amazonas state was convicted by a lower court of promoting child prostitution and incarcerated as he appealed his conviction. Authorities did not report taking action against judges who intentionally delayed investigating this ex-mayor in 2013. The government did not report progress on 2013 cases involving a judge in Bahia state allegedly involved in sex trafficking and police officers in Rio de Janeiro allegedly involved in operating a brothel. A supreme labor court found one congressman guilty of trabalho escravo and fined him for collective damages but absolved another congressman of the same crime. The federal supreme court dropped criminal trabalho escravo investigations of several Congress members after they were not re-elected.

**PROTECTION**

The government made uneven progress in victim protection efforts. A government publication provided guidance on how to identify and assist potential trafficking victims, but many officials did not have or did not implement this guidance and lacked guidelines for screening vulnerable populations for trafficking indicators. Government entities used different definitions for trafficking, making it difficult to assess victim identification and assistance efforts. State governments operated 16 state-level anti-trafficking offices, which varied in effectiveness. These offices improved data collection efforts, though unreliable data remained a problem. The anti-trafficking offices and three offices helping migrants at airports reported a total of 85 potential sexual trafficking and 844 potential labor trafficking victims in the first half of 2014, and 81 potential sexual trafficking and 1,185 potential labor trafficking victims in the latter half; in some cases the same victims were counted twice. Many of the potential labor trafficking victims were identified by MOL mobile inspection units, which identified and freed 1,509 laborers in situations of trabalho escravo in 2014. Officials did not report the total number of victims of domestic servitude or commercial sexual exploitation of children identified in 2014.

The federal government did not fund specialized shelters or services for trafficking victims. General victim services and shelters varied in quality from state to state and generally remained underfunded and inadequate. Anti-trafficking offices were responsible for referring victims to services, but authorities did not report how many victims these offices referred to services. The government operated specialized social service centers across the country where psychologists and social workers provided assistance to vulnerable people. Only 557 centers, or 23 percent, were certified to assist trafficking victims, and many centers were underfunded. Officials generally did not refer individuals in trabalho escravo to these centers. In 2013, the last year for which statistics were available, these centers reported assisting 292 trafficking victims; authorities did not report the age or gender of 228 of these victims, but reported assisting 12 girls, 10 women, 10 boys, and 32 men. There were no specialized services for male and transgender sex trafficking victims. The government did not fund long-term shelter for trafficking victims. Sao Paulo state opened a temporary shelter for refugees and trafficking victims in October 2014, but did not report how many victims stayed at the shelter. Authorities did not report how many child victims were referred to social service centers in 2014, and specialized shelters for child sex trafficking victims were lacking. NGOs and officials reported local guardianship councils often did not have the expertise or resources to correctly identify child victims and refer them to services.
The government provided individuals removed from trabalho escravo with unpaid wages plus three months’ minimum wage salary and transportation home, a benefit sex trafficking victims did not receive. While labor prosecutors awarded some workers compensation from fines levied against employers, in some cases officials did not file for these indemnities, and in other cases victims did not receive them due to nonpayment by employers. Authorities did not report the amount of back-pay owed to rescued workers in 2014. Mato Grosso was the only state to provide funds to a program offering vocational training to freed slave laborers. Most rescued slave laborers remained vulnerable to re-trafficking due to few employment alternatives and lack of adequate assistance. Some victims were reluctant to testify due to fear of reprisals from traffickers. Sex trafficking victims were eligible for short-term protection under a program for witnesses, but authorities did not report how many victims received protection in 2014. There were no reports victims were penalized for unlawful acts committed as a result of being subjected to human trafficking, though in past years police officers deported foreign citizens in trabalho escravo. The government ombudsman recommended foreign victims should be offered refugee status, although authorities did not report how many victims, if any, received this status in 2014.

PREVENTION

The government continued prevention efforts, but coordination among initiatives focused on different forms of trafficking was uneven. The national committee on trafficking included selected NGOs, and officials maintained a separate commission to eradicate trabalho escravo. Authorities issued two reports in 2014 on efforts to implement the 2013-2016 plan for movement-based trafficking. Most federal ministries reported reduced budgets limited their ability to implement the plan. State anti-trafficking offices often lacked adequate human resources and budgets, and interagency coordination was weak in several states. Federal, state, and municipal entities undertook anti-trafficking initiatives and awareness efforts. The MOL published a public list identifying individuals and businesses responsible for trabalho escravo; some companies sued to be removed from the list. The July 2014 list cited 609 employers who were denied access to credit by public and private financial institutions because of this designation. The federal supreme court issued a preliminary ruling to ban the publication of the list in December 2014, and reports indicated in early 2015 major banks and other institutions that would previously not extend credit to companies on this list began to do so. Sao Paulo state law penalized companies using trabalho escravo in their supply chain. Authorities continued awareness campaigns in an effort to reduce the demand for commercial sexual exploitation of children. Officials did not report any new investigations, prosecutions, or convictions of child sex tourists in 2014. There was no reported progress on an ongoing prosecution of a case initially investigated in 2007 involving a fishing tour company that brought U.S. citizens to engage in child sex tourism with indigenous girls in Amazonas state. Brazilian military troops received anti-trafficking training prior to their deployment abroad on international peacekeeping missions. The government provided anti-trafficking training or guidance for its diplomatic personnel.

BRUNEI: Tier 2

Brunei is a destination and transit country for men, women, and children subjected to forced labor and sex trafficking. Men and women from countries in Asia such as Indonesia, Bangladesh, China, the Philippines, Thailand, and Malaysia migrate to Brunei primarily for domestic work, or on social visit passes or tourist visas; some are subjected to conditions of involuntary servitude upon their arrival. Some migrants who transit through Brunei become victims of sex or labor trafficking upon arrival in Malaysia or Indonesia. Some women and girls are subjected to sex trafficking. Some victims are subjected to debt bondage, nonpayment of wages, passport confiscation, physical abuse, or confinement. Although it is illegal for employers in Brunei to withhold wages of domestic workers, some employers withhold wages to recoup labor broker or recruitment fees or to compel the continued service of workers. Though prohibited by law, retention of migrant workers’ travel documents by employers or agencies remains a common practice. Government officials have been investigated for complicity in trafficking offenses, including domestic servitude.

The government provided anti-trafficking training or guidance for its diplomatic personnel.

RECOMMENDATIONS FOR BRUNEI:

Increase efforts to investigate and prosecute trafficking offenses and convict and punish both sex and labor traffickers, including complicit government officials; increase protective services to provide incentives for victims to participate in investigations and prosecutions, including by allowing adult victims in government shelters to come and go freely and by issuing work permits to all victims; enforce laws prohibiting acts which facilitate trafficking, such as retention or confiscation of migrant workers’ identity documents; do not arrest, deport, or otherwise punish trafficking victims for crimes committed as a direct result of being subjected to trafficking; train officials on proactive procedures to identify victims of trafficking among vulnerable groups, with a focus on psychological coercion as a technique used by traffickers; allocate government resources to the fund established by the 2004 law; and allow this to be paid directly to victims as restitution; train judges on Brunei’s anti-trafficking laws; provide anti-trafficking training to Bruneian diplomatic personnel; continue comprehensive and visible anti-trafficking awareness campaigns directed at employers of foreign workers and clients of the sex trade; and accede to the 2000 UN TIP Protocol.
PROSECUTION
The government did not prosecute or convict any traffickers for the second consecutive year. Brunei prohibits both sex and labor trafficking through its Trafficking and Smuggling Persons Order of 2004, which prescribes punishments of up to 30 years’ imprisonment. These punishments are sufficiently stringent and commensurate with penalties prescribed for other serious offenses, such as rape. The penal code includes a prohibition on traveling outside the country for commercial sex with children, prescribing a punishment of up to 10 years’ imprisonment. In 2014, the government screened for suspected trafficking offenses among 81 cases involving labor complaints or prostitution, but it did not prosecute or convict any traffickers. One case of suspected sex trafficking was investigated and remained pending at the close of the reporting period, and an investigation from the previous reporting period remained ongoing. Officials referred cases involving prostitution, unpaid wages, workers fleeing their place of employment, or physical abuse of workers to the Human Trafficking Unit (HTU) of the Royal Brunei Police Force (RBPF) for investigation of potential trafficking. Some referred cases were prosecuted for other offenses. The government continued to provide anti-trafficking training to police officers in the RBPF. Judicial officials, who did not receive anti-trafficking training, sometimes interpreted Brunei’s laws to require deception at the recruitment stage; authorities did not effectively prosecute and convict suspects under human trafficking laws when victims migrated willingly and were not deceived about the sector of work they would be entering in Brunei. Officials cited the lack of incentives for victims to remain in Brunei and participate in investigations as an impediment to effective law enforcement. There were no investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PROTECTION
The government made limited efforts to protect victims. HTU officers implemented a standardized procedure of screening questions when apprehending persons in prostitution and others suspected of being trafficking victims. These efforts led to the screening of potential victims in 81 cases and the identification of two sex trafficking victims. Authorities did not identify any victims compelled into sex or labor exploitation through debt bondage or threats of deportation; some officials considered physical abuse or confinement as necessary factors for trafficking, raising concerns about the effectiveness of the government’s identification efforts. Officials apprehended foreign women during brothel raids and detained and deported many for immigration violations; though authorities screened for potential trafficking, misconceptions among some officials may have resulted in some victims remaining unidentified and being subjected to punishment. Similarly, some immigration authorities actively identified and charged violators of immigration laws without reporting identification of or assistance to any trafficking victims among this population. Some trafficking victims, particularly those whose documents had been confiscated or those who had been forced to violate other laws in the course of being subjected to trafficking, may have been fearful of communicating with law enforcement officers. The government maintained a general-purpose shelter that could be used to assist female trafficking victims, but it only permitted them to leave under special circumstances, and then only when accompanied by shelter staff. One victim received assistance in the shelter and two chose to reside at their respective embassies. A mixed-use shelter was available for male child victims, but no facilities were available for men. There were no identified male victims that required such a facility during the reporting period. The 2004 law established a fund to pay the cost of victims’ repatriation and compensate individuals helping to prevent or suppress trafficking; however, court judgments—of which there have been none—were intended to be the primary source of funding and the fund lacked resources. During the reporting period, the Ministry of Home Affairs requested a financial allocation from the government’s budget for the fund; negotiations were ongoing at the close of the reporting period. The lack of incentives to remain in Brunei often led foreign victims to decline participation in investigations and elect immediate repatriation. The government reported certain labor trafficking victims who had been legally employed when subjected to trafficking could be eligible on a case-by-case basis to receive employment passes to temporarily work in Brunei while assisting in investigations, though no such passes were issued for a third consecutive year. The government offered no long-term alternatives to removal for victims who may face hardship or retribution upon return to their home countries.

PREVENTION
The government continued efforts to prevent trafficking. The government’s interagency committee met regularly and coordinated implementation of a national action plan to combat trafficking, though the plan was not formally approved during the reporting period. The government conducted a national roadshow to raise awareness among the public, and briefings for representatives of foreign diplomatic missions in Brunei on the dangers of trafficking and the process for reporting cases to authorities. Government-influenced media regularly published articles related to trafficking. The government disseminated information telling the public that employers should not withhold workers’ passports and closed three employment agencies for operating without a license, but it did not prosecute any employers or agencies for passport confiscation. The government fined an employer for failing to pay the wages of a domestic worker—an act known to facilitate forced labor—and awarded the worker compensation for unpaid wages. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. It did not take discernible measures to decrease the demand for forced labor or commercial sex acts. Brunei is not a party to the 2000 UN TIP Protocol.

BULGARIA: Tier 2 Watch List
Bulgaria is a source and, to a lesser extent, a transit and destination country for men, women, and children subjected to sex trafficking and forced labor. Bulgaria remains one of the primary source countries of human trafficking in the EU. Bulgarian women and children are subjected to sex trafficking within the country, as well as in Europe, Russia, the Middle East, and the United States. Several NGOs assert internal trafficking is increasing. Bulgarian men, women, and children are subjected to forced labor in Belgium, Cyprus, the Czech Republic, Germany, Greece, Israel, Italy, Lithuania, the Netherlands, Norway, Spain, Sweden, the UK, and Zambia, predominantly in agriculture, construction, and the service sector. Bulgarian children and adults with disabilities are forced into street begging and petty theft within Bulgaria and also in Austria, Greece, Italy, Sweden, and the UK. Romanian girls are subjected to sex trafficking in Bulgaria. Government corruption creates an environment enabling some trafficking crimes.
The Government of Bulgaria does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, Bulgaria is placed on Tier 2 Watch List. During the reporting period, governmental anti-trafficking efforts in prosecution, protection, prevention, and coordination all declined. Bulgaria remained one of the largest source countries of trafficking victims in the EU, yet the government did not fund specialized trafficking victim services. Two state-owned trafficking shelters for women ceased to operate. While a municipality opened one apartment for post-shelter accommodation in November 2014, the country’s overall capacity to shelter and provide services was minimal relative to the number of victims identified. Specialized services for children and adult male victims of trafficking were nonexistent. National coordination was marked by inactivity due to the absence of a key leader; staff turnover; structural changes, and overall political instability. Authorities prosecuted and convicted considerably fewer traffickers and issued suspended sentences for the majority of those convicted. Law enforcement action against public officials and police officers complicit in trafficking offenses increased significantly.

The government convicted 53 sex traffickers and one labor trafficker in 2014, compared with 85 sex traffickers and five labor traffickers convicted in 2013. Consistent with previous years, only 18 of the 53 convicted sex traffickers—34 percent—received a prison sentence. In contrast with previous years, the government was unable to report the range of sentences imposed on convicted traffickers that resulted in imprisonment; observers noted the need for improved police and judicial statistics. The specialized court for organized crime, established only in 2012, became more active on human trafficking cases. In June 2014, the court sentenced the leader of a trafficking ring and his two accomplices to prison. Observers reported judges prescribed lesser penalties to sex traffickers if their victims had initially entered prostitution willingly, despite Bulgarian and international law deeming past experience in prostitution irrelevant when there is subsequent exploitation. An almost yearlong period of inactivity at the directorate for combating organized crime resulted in fewer trafficking cases reaching prosecution. Parliament, in February 2015, reversed the reorganization and reinstated the directorate to the Ministry of Interior. Bulgarian authorities cooperated with nine foreign governments on transnational investigations. The government provided some specialized training for police officers, investigators, prosecutors, and judges.

The government demonstrated efforts to combat trafficking-related complicity of public officials. In August 2014, authorities began investigating seven police officers accused of bribery and blackmail, due in part to soliciting bribes from pimps; comparatively, authorities did not launch investigations of police officers in 2013, following five investigations in 2012. Investigations of other police officers in recent years included allegations of recruiting victims, forcing a woman into prostitution, and warning traffickers of planned police raids. Observers alleged police and prosecutors rarely pursued high-profile traffickers, and action against traffickers exploiting Bulgarian victims within the country was minimal. In addition, observers alleged some prosecutors arbitrarily dropped charges against defendants. In January 2013, a court imposed a 10-year sentence on a former municipal councilor charged with leading an organized crime group involved in human trafficking; an appeal of the sentence is still pending.

**RECOMMENDATIONS FOR BULGARIA:**
Enhance efforts to investigate, prosecute, and convict traffickers, particularly for labor trafficking, and hold convicted traffickers accountable with prison sentences; provide for specialized assistance, including shelter care, to men, women, and children subjected to trafficking; enhance national coordination through an active national commission and secretariat and development of a current national action plan; proactively target, investigate, prosecute, and convict government officials complicit in trafficking; and hold convicted officials accountable with prison sentences; provide all male victims with services, including reintegration assistance and legal services; provide sensitivity training to prosecutors and judges working with sex trafficking victims; implement a comprehensive database of trafficking crimes and victims identified; referred, and assisted; and allocate government funding for awareness campaigns, including outreach activities to Romani communities.

**PROSECUTION**
The government did not make progress in law enforcement efforts, as the government prosecuted and convicted considerably fewer traffickers and issued suspended sentences to the majority of those convicted. Bulgaria prohibits all forms of trafficking through Article 159 of its criminal code, which prescribes penalties of between two and 15 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. Authorities launched 81 sex trafficking and six labor trafficking investigations in 2014, compared with 82 sex trafficking and 12 labor trafficking investigations in 2013. Authorities charged 43 defendants with sex trafficking and four with labor trafficking in 2014, compared with 114 and five, respectively, in 2013. The government convicted 53 sex traffickers and one labor trafficker in 2014, compared with 85 sex traffickers and five labor traffickers convicted in 2013. Consistent with previous years, only 18 of the 53 convicted sex traffickers—34 percent—received a prison sentence. In contrast with previous years, the government was unable to report the range of sentences imposed on convicted traffickers that resulted in imprisonment; observers noted the need for improved police and judicial statistics. The specialized court for organized crime, established only in 2012, became more active on human trafficking cases. In June 2014, the court sentenced the leader of a trafficking ring and his two accomplices to prison. Observers reported judges prescribed lesser penalties to sex traffickers if their victims had initially entered prostitution willingly, despite Bulgarian and international law deeming past experience in prostitution irrelevant when there is subsequent exploitation. An almost yearlong period of inactivity at the directorate for combating organized crime resulted in fewer trafficking cases reaching prosecution. Parliament, in February 2015, reversed the reorganization and reinstated the directorate to the Ministry of Interior. Bulgarian authorities cooperated with nine foreign governments on transnational investigations. The government provided some specialized training for police officers, investigators, prosecutors, and judges.

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**PROTECTION**
The government decreased victim protection efforts and did not adequately provide for victim services. The prosecution service identified 409 victims of sex trafficking and 27 victims of labor trafficking in 2014, compared with 428 sex trafficking and 56 labor trafficking victims identified in 2013. The government identified two foreign child victims in 2014. Observers alleged law enforcement could not effectively identify victims, particularly among the vulnerable refugee population, and noted the border police, refugee authority officials, and consular officials have not referred victims to care providers. Reports indicated police did not proactively search for signs of trafficking among women detained for prostitution, and prosecutors and judges lacked sensitivity when interacting with sex trafficking victims. Victims were often required to give testimony in the presence of the alleged trafficker; and alleged traffickers were permitted to confront victims in court and question them through the judge, including inquiries into victims’ previous sexual relationships.

From January to September 2014, the government allocated 69,000 lev ($40,100) to NGOs to operate the two state-run shelters, a decrease from 116,313 lev ($67,679) allocated in 2013. Each shelter
had capacity to house six adult females at a time, and in 2014 the two shelters accommodated 16 female victims in total, a decrease from 29 victims assisted in 2013. Funding for the two shelters lapsed in September 2014. Prior to the funding lapse, NGOs provided victim services in the two national shelters, including medical and psychiatric services and assistance in reintegration, such as preparation for job interviews. In November 2014, the municipality of Burgas opened one apartment as part of its reintegration plan; victims could stay at the apartment rent-free, though no trafficking victims did so during the reporting period. The government operated 15 crisis centers for child victims of violence that could provide shelter and generalized psychological and medical assistance to child victims of trafficking in 2014. The government provided a fixed sum per victim assisted in any of the crisis centers which, according to the State Agency for Child Protection, was insufficient to cover victims’ needs, maintain the centers’ premises, and attract qualified staff. Despite a 2012 government ordinance prescribing crisis centers to be specialized per type of violence, none of these centers were specialized for trafficking victims. The government did not offer male victims specialized services, including legal aid, reintegration assistance, and shelter. Bulgarian law allows foreign victims who cooperate with law enforcement to stay and work in Bulgaria for the duration of criminal proceedings before deportation. Foreign victims who choose not to assist in trafficking investigations are permitted to remain in Bulgaria for 40 days for recovery before repatriation; the recovery period for foreign child victims is 70 days. No victims received compensation during the reporting period; observers reported the process for seeking compensation continued to be overly bureaucratic and authorities did not always inform victims of their right to apply for compensation and legal aid.

PREVENTION
The government decreased efforts to prevent trafficking. National coordination was marked by inactivity as the inter-ministerial coordinating body, the National Commission for Combating Trafficking in Human Beings, experienced staff turnover and the long-term absence of a key leader. In stark contrast with previous years, the commission held only one awareness campaign in 2014. Nine local commissions continued to run awareness campaigns targeting vulnerable communities, including schoolchildren. The government adopted a national action plan for combating human trafficking, as it has done annually in previous years; however, the 2014 plan was not approved until July 2014, and the government did not approve a plan for 2015 by the close of the reporting period. In March 2015, UNHCR called for Bulgarian authorities to investigate allegations of Bulgarian border authorities routinely pushing back asylum seekers, often with violence, including members of the Yazidi minority who were particularly vulnerable to human trafficking in Syria and Iraq. The government provided anti-trafficking training for its diplomatic personnel, aimed at preventing their engagement or facilitation of trafficking crimes. The government demonstrated efforts to reduce the demand for commercial sex.

BURKINA FASO:
Tier 2 Watch List

Burkina Faso is a source, transit, and destination country for women and children subjected to forced labor and sex trafficking. Burkinabe children are subjected to forced labor as farm hands, gold panners and washers, street vendors, domestic servants, and beggars recruited as pupils by unscrupulous Koranic school teachers. Girls are exploited in the commercial sex trade. Burkinabe children are transported to Côte d’Ivoire, Mali, and Niger for forced labor or sex trafficking. To a lesser extent, traffickers recruit women for ostensibly legitimate employment in Lebanon, Qatar, Saudi Arabia, and various countries in Europe, and subsequently subject them to forced prostitution. Burkina Faso is a transit country for traffickers transporting children from Mali to Côte d’Ivoire, and is a destination for children subjected to trafficking from neighboring countries, including Ghana, Guinea, Mali, and Nigeria. Women from other West African countries are fraudulently recruited for employment in Burkina Faso and subsequently subjected to forced prostitution, forced labor in restaurants, or domestic servitude in private homes. In 2014, two Tibetan women were subjected to forced prostitution in Burkina Faso by Nepalese traffickers.

The Government of Burkina Faso does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. In November 2014, a transitional government was formed following the resignation of the former president and the dissolution of the government. The government continued to identify and provide services to a large number of child trafficking victims, as well as two Nigerian women subjected to forced prostitution. The government also continued to provide anti-trafficking training and conducted several national awareness-raising efforts throughout the country. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore Burkina Faso is placed on Tier 2 Watch List. The government reported two prosecutions and no convictions during the reporting period—a significant decrease from the 22 prosecutions and 18 convictions reported in the previous year. Additionally, the national anti-trafficking committee did not meet, and the government did not take steps to address unscrupulous Koranic school teachers subjecting children to forced begging.

RECOMMENDATIONS FOR BURKINA FASO:
Reinvigorate efforts to prosecute and convict trafficking offenders, and apply appropriate penalties as prescribed by the 2008 anti-trafficking law; strengthen the system for collecting anti-trafficking law enforcement and victim identification data, and ensure that authorities responsible for data collection are supplied with adequate means for accessing and compiling this information; continue to train law enforcement officials to identify trafficking victims among vulnerable populations, such as women in prostitution and children working in agriculture and mining; and refer them to protective services; strengthen efforts to identify traffickers posing as Koranic school teachers and pursue criminal prosecution of such individuals; improve coordination between the national and regional committees that combat trafficking in persons, including by increasing funding to regional bodies; and, while continuing to fund transit centers and vocational training
programs, develop a formal referral mechanism to provide victims with long-term care in coordination with NGOs.

PROSECUTION

The government decreased law enforcement efforts. The country’s 2008 anti-trafficking law prohibits all forms of trafficking and prescribes maximum penalties of 10 years’ imprisonment; these penalties are sufficiently stringent and commensurate with prescribed penalties for other serious offenses, such as rape. In April 2014, the government passed law No. 11-2014/AN, which criminalizes the sale of children, child prostitution, and child pornography and prescribes a penalty of five to 10 years’ imprisonment or fines between 1,500,000 West African CFA francs (CFA) ($2,780) and CFA 3,000,000 ($5,570), or both. A provision allowing offenders to pay a fine in lieu of serving prison time is disproportionate to the gravity of the crime and inadequate as a potential deterrent. In January 2015, the government arrested a Burkinabe woman for allegedly subjecting more than 30 women to trafficking in Lebanon, Qatar, and Saudi Arabia; the investigation was ongoing at the end of the reporting period. The government reported two prosecutions and no convictions for 2014; this is a significant decrease compared with the 22 prosecutions and 18 convictions reported in 2013. There were no prosecutions or convictions involving forced begging by unscrupulous Koranic school teachers, despite the prevalence of this form of trafficking in the country. The government provided anti-trafficking training to 200 police officers, social workers, judges, teachers, labor inspectors, and traditional and religious leaders, which included information on trafficking victim identification, victim assistance, investigation procedures, and prosecution of trafficking crimes. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses; however, law enforcement efforts remained hindered by general corruption in the judiciary.

PREVENTION

The government sustained moderate efforts to prevent trafficking. The MSA conducted a number of nationwide awareness-raising activities, including lectures, counseling sessions, trainings, and open-forum discussions for the general public. The national anti-trafficking committee did not meet during the reporting period; however, 13 regional bodies brought together police, social workers, transit companies, NGOs, and other groups engaged in combating trafficking on a regional level to coordinate activities to identify and assist victims and potential victims of trafficking, as well as support law enforcement efforts. Regional bodies remained severely underfunded and lacked sufficient resources.

In response to previous cases involving Burkinabe women subjected to forced labor and forced prostitution in Lebanon, the government offered counseling on the potential risks of trafficking to all women who applied for work visas to travel to Lebanon. However, the government did not make any discernible efforts to reduce the demand for forced labor during the reporting period. The government continued its failure to address the issue of traffickers posing as Koranic school teachers who force children to beg in the streets. The government, in partnership with foreign donors, provided Burkinabe troops with anti-trafficking training prior to their deployment abroad on international peacekeeping missions. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

PROTECTION

The government sustained efforts to identify and provide protective services to a large number of child trafficking victims. In 2014, the Ministry of Social Action (MSA) reported identifying 280 child victims of trafficking; 211 were victims of internal trafficking, and 69 were victims of transnational trafficking. The majority of these children were intercepted while being transported, sometimes in large numbers on trucks or buses, and were rescued prior to reaching destinations where they would face exploitation, typically in gold mines or in city centers as domestic servants or street beggars; it is unclear whether these children were victims or potential victims of trafficking. Due to severe data collection constraints, the government was unable to determine how many of these children were identified by the government versus NGOs and how many were referred to protective services. The government also identified two Nigerian women subjected to forced prostitution in Burkina Faso; the government provided basic services to the victims and worked with Nigerian officials to facilitate their safe repatriation. It is unclear what steps the government took to assist the 30 women subjected to forced labor in the Middle East.

The government, in collaboration with a variety of local NGOs and international organizations, continued to operate 23 multipurpose transit centers, which provided limited food, medical care, and counseling before reuniting victims with their families. To complement funding from other donors, the government allocated CFA 6,000,000 ($11,100) to support protection activities, including funding for these transit centers; this is a decrease from 2013, when the government allocated the equivalent of approximately $20,000. During the reporting period, the MSA also contributed CFA 15,210,000 ($28,200) to provide nine-month employment training scholarships for 130 vulnerable children, some of whom were trafficking victims. The law provides that foreign citizens may apply for asylum if they fear they will face hardship or retribution if returned to their country of origin. There were no reports of trafficking victims being penalized for unlawful acts committed as a direct result of being subjected to trafficking.

BURMA: Tier 2 Watch List

Burma is a source country for men, women, and children subjected to forced labor and for women and children subjected to sex trafficking. Some Burmese men, women, and children who migrate for work abroad—particularly to Thailand and China, as well as other countries in Asia, the Middle East, and the United States—are subjected to forced labor or sex trafficking. Men are subjected to forced labor in the fishing, manufacturing, forestry, and construction industries abroad, while women and girls are primarily subjected to sex trafficking, domestic servitude, or forced labor in garment manufacturing. NGOs report an increase in the number of Burmese males transiting Thailand en route to Indonesia and Malaysia, where they are subsequently subjected to forced labor; primarily in the fishing industry. Some Burmese men in the Thai fishing industry are subjected to debt bondage, passport confiscation, or fraudulent recruitment; some are also subjected to physical abuse and forced to remain aboard vessels in international waters for years. Reports indicate some Rohingya asylum seekers transiting Thailand en route to Malaysia are sold into forced labor on Thai fishing boats, reportedly with the assistance of Thai civilian and military officials. Burmese women are transported to China and
subjected to sex trafficking and domestic servitude through forced marriages to Chinese men; Burmese government officials are reportedly occasionally complicit in this form of trafficking.

Government officials are complicit in trafficking within Burma. Men, women, and children from ethnic areas, including the estimated 98,000 persons displaced by conflict in Kachin and northern Shan States and the estimated 146,000 displaced persons in Rakhine State, are particularly vulnerable to trafficking. Reports indicate some Rohingya women are subjected to sex trafficking in Rakhine State. Local traffickers use deceptive tactics to recruit men into forced labor on palm oil and rubber plantations or in jade and precious stone mines. Children are subjected to sex trafficking or to forced labor in teashops, the agricultural sector, and in begging. Children and adults are subjected to domestic servitude. A small number of foreign child sex tourists exploit Burmese children.

Some military personnel and ethnic armed groups continue to be involved in the recruitment and use of child soldiers, particularly in conflict-prone ethnic areas. Although monitoring groups, including ILO and UNICEF, report the incidence of forced conscription is decreasing, men and boys continue to be forced to serve in the Burmese army and in ethnic armed groups through intimidation, coercion, threats, and violence. Children of the urban poor are at particular risk of conscription. Reports from the UN and former child soldiers indicate army recruiters, including civilian brokers, target orphans and children alone on streets and in railway stations; sometimes recruiters trick children into joining the army and or threaten them with jail or physical abuse if they do not agree to join.

The Burmese military, and to a lesser extent, civilian officials, and some ethnic armed groups use various forms of coercion, including threats of financial and physical harm, to compel victims to provide forced labor. In areas with active conflict, local populations—mostly men, but also women and children—remain at risk for forced labor. International organizations report this practice remains common in conflict regions, particularly in Rakhine State.

The Government of Burma does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government continued to investigate and prosecute cross-border sex trafficking offenses and cooperate with international partners to identify and demobilize children forcibly recruited into the military’s ranks. During the reporting period, the government released 376 child soldiers from its armed forces and provided some assistance to civil society groups in their reintegration. The government continued to support a nationwide awareness raising campaign to prevent the recruitment of child soldiers. To better coordinate on combating human trafficking offenses committed by members of the Burmese military, the government designated the deputy minister of defense as a permanent member of its anti-trafficking coordinating body. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, Burma is placed on Tier 2 Watch List.

The majority of victims continued to be identified through international repatriations. The government took disciplinary action against an unknown number of military officials for the recruitment and use of child soldiers, but did not prosecute or convict any government officials for forced labor of civilians or forced recruitment of child soldiers. The military did not grant complete, unfettered access for monitors to military bases to inspect for the presence of children.

Recommendations for Burma:
Proactively initiate investigations of both sex and labor trafficking offenses, including trafficking occurring within Burma, and prosecute and convict offenders; increase coordination between specialized anti-trafficking police units, general police units, and prosecutors and provide more resources to prosecutors for trafficking cases; increase efforts to investigate and sanction—including through criminal prosecution—government and military perpetrators of internal trafficking offenses—including forced labor and child soldier recruitment—and make data about these efforts public; cease all recruitment of children into the armed forces and actively identify and demobilize all children currently serving in the military’s ranks; develop and implement formal procedures for the proactive identification of victims among vulnerable groups and their referral to service providers; continue to bolster training and resources for consular officials and labor attaches in countries with significant populations of Burmese migrant workers; through partnerships with local and international civil society organizations, prioritize and significantly increase proactive victim protection efforts, including victim shelters, provision of services for male victims, and reintegration support for former child soldiers; do not punish victims for acts committed while being subjected to trafficking or those fleeing forced labor; including children attempting to leave the army; strengthen age verification procedures for new military recruits; take necessary action to clarify roles and responsibilities of law enforcement and authorize the anti-trafficking taskforce (ATTF) police to proactively initiate, investigate, and support prosecution of trafficking cases; reform military policies—including high recruitment targets and the practice of civilian portering—that drive the demand for forced labor and child soldier conscription; grant international monitors unhindered access to inspect any and all recruitment centers, training centers, and military bases for the presence of children; and appoint a case manager to facilitate victims’ involvement in criminal proceedings and to maintain a victim-centered approach to investigations and prosecutions.

Prosecution
The government continued law enforcement efforts to address cross-border sex trafficking, but did not make progress in holding significant numbers of traffickers, including public officials, criminally accountable for trafficking within the country. Burma prohibits sex and labor trafficking through its 2005 Anti-Trafficking in Persons Law, which prescribes criminal penalties that are sufficiently stringent and commensurate with those prescribed for rape.
Forced labor, including the recruitment of children into the army, is a criminal offense under both the Wards and Village Tracts Administration Act, passed in March 2012, and penal code Section 374; violations can result in imprisonment for up to one year; a fine, or both. In addition, forced labor is prohibited under Section 359 of Burma’s 2008 constitution. During the reporting period, the government initiated a legal review to develop recommendations to strengthen the 2005 law.

The government reported investigating 98 cases involving 291 suspects, and prosecuting and convicting 143 traffickers in 2014, compared with 100 cases investigated and 183 traffickers prosecuted and convicted in 2013. As in previous years, the government’s law enforcement efforts focused primarily on the sex trafficking or forced service of Burmese women through forced marriages to Chinese men, with the majority of cases pursued by the ATTF in Muse. The government reported investigating 26 suspected cases of internal trafficking and 18 cases of labor trafficking, though it did not provide additional information about the nature of these cases or whether they resulted in any prosecutions or convictions. There were no prosecutions or convictions of civilians for child soldier recruitment. Authorities have never used the 2012 Wards and Village Tracts Administration Act to prosecute a forced labor offense committed by a public official or private entity. Lack of transparency in the justice system, coupled with police and justice officials’ limited understanding of trafficking offenses and poor police-prosecutor cooperation in prosecuting complex crimes, made it difficult to verify court statistics provided by the government. Local experts reported general (non-ATTF) police perceived they did not have the authority to pursue investigations proactively and primarily opened investigations only in response to complaints. The Anti-Trafficking in Persons Division (ATIPD) provided both basic introductory and on-the-job training for police, and international organizations funded additional anti-trafficking training for Burmese officials. The ATIPD maintained dedicated ATTF police throughout the country, but a lack of clarity between the roles and responsibilities of ATTF officers and general police investigators, as well as a lack of established channels of communication among law enforcement officials in Burma, continued to hamper the success of investigations and prosecutions. In addition to poor coordination among police units, an acute lack of basic policing equipment and resources was a major obstacle for police to undertake proactive investigations into trafficking crimes.

Corruption and impunity remained pervasive in Burma and hindered the enforcement of human trafficking laws. Police limited investigations in cases with alleged involvement of well-connected individuals. The power and influence of the Burmese military limited the ability of civilian police and courts to address cases of forced labor and the forced recruitment of child soldiers by the armed forces; there was no evidence any soldiers accused of trafficking crimes have ever been prosecuted in civilian courts. The government cooperated with ILO, which received and investigated more than 100 complaints of forced labor and child soldier conscription committed by members of the military or civilian administrators. The Ministry of Defense undertook efforts to investigate and punish military personnel for child soldier recruitment as a result of these complaints, but the government did not provide additional data on the number and type of punishments during the reporting period. There were no other investigations, prosecutions, or convictions of officials complicit in human trafficking offenses.

**PROTECTION**

The government’s victim protection efforts, including modest efforts to provide temporary shelter to Burmese victims repatriated from abroad, remained inadequate. The majority of victims were identified through international repatriations, including 65 male and female victims identified and returned by officials in Thailand, 108 female victims returned from China, and 144 male victims returned from Indonesia; the latter were assisted by an international organization after escaping forced labor on Thai fishing vessels. Police and border officials identified an additional 45 cases, involving 68 victims at border crossings, compared with 47 such cases in 2013. During the reporting period, the government identified and released 322 children from the military through implementation of its UN-backed action plan on child soldiers, an increase from 206 children the previous year. While law enforcement officials in northern Burma continued to identify suspected victims en route to China for forced marriages likely to result in sex or labor exploitation, front-line officers throughout the country generally lacked adequate training to identify potential victims in Burma. The government did not make efforts to screen for indicators of trafficking among vulnerable groups, such as individuals deported from neighboring countries, returning migrant workers filing complaints regarding employment abroad, or individuals in prostitution. Military officials were often cooperative in cases of child soldiering brought to their attention by civil society organizations, but were unlikely to proactively identify or investigate such cases. The government often granted UN monitors access to battalion-level military installations to inspect for the presence of children, but occasionally refused to grant access despite a formal commitment to provide unhindered access. The Ministry of Education issued a rule requiring schools to expedite reacceptance for former child soldiers and 200 children received modest reintegration support from the Department of Social Welfare (DSW) and civil society partners, but overall government support to demobilized children remained minimal, with most service provided by civil society organizations.

Police and border officials consistently referred repatriated victims to DSW to receive protective services, but there were no referral mechanisms in place for victims of other forms of trafficking. Local experts reported modest improvement in working-level cooperation between DSW and the police during the year. The government continued to operate five centers for women and children, including trafficking victims, and one dedicated to female victims of trafficking. During 2014, it opened two facilities funded by a foreign donor that could serve both men and women. The government did not report the total number of victims receiving services in these facilities, or whether shelters housed any men, NGOs and foreign donors largely funded and facilitated delivery of the rudimentary services available to victims. DSW lacked the capacity to provide individualized services. Longer-term support was limited to vocational training for women in major city centers and in border areas; the lack of adequate protective measures for victims—particularly males—left them vulnerable to re-trafficking.

Authorities encouraged victims to assist in investigations and prosecutions, but the lack of victim protection or compensation programs, exacerbated by a lengthy trial process and victims’ mistrust of the legal system, caused many victims to decline cooperation. A cumbersome investigation process required victims to give statements multiple times to different officials, increasing the possibility of re-victimization. The government made efforts to include victims’ perspectives in training sessions with police
and during government meetings. Inadequate efforts to screen for indicators of trafficking in thousands of anti-prostitution interventions may have led to the treatment of sex trafficking victims as criminals. Children who fled military service or were demobilized by civil society organizations continued to face arrest and imprisonment on charges of desertion. The government did not provide legal alternatives to the removal of foreign victims to countries where they may face hardship or retribution.

PREVENTION

The government sustained efforts to prevent trafficking. The Central Body for the Suppression of Trafficking in Persons coordinated anti-trafficking programs and policies in line with the five-year national action plan. In December 2014, the deputy minister of defense joined the committee as a permanent member. In August 2014, the military issued a proclamation to all regional commands banning the recruitment and use of child soldiers and establishing a centralized recruiting structure to enable greater oversight. Local experts observed this policy was not fully adopted by field commanders. The government did not sufficiently strengthen age verification procedures for military recruits or change military policies—including high recruitment goals, which could not be met through voluntary enlistments, and a requirement that early retirees bring in a new recruit to fill their place—that continued to make children vulnerable to recruitment, including through deception and force. The government continued to deny citizenship to an estimated 800,000 men, women, and children in Burma—the majority of whom were ethnic Rohingya living in Rakhine State. The lack of legal status and access to identification documents significantly increased this population’s vulnerability to trafficking. The government conducted awareness campaigns in print, television, and radio media and trained members of community-based watch groups on trafficking. It increased efforts to train members of the military on prohibitions against the recruitment of children. It did not make efforts to punish labor recruiters or brokers for illegal practices that increase migrants’ vulnerability to exploitation abroad. The government provided anti-trafficking training for its diplomatic personnel. Anti-trafficking police provided training to new tourism police units to stem child sex tourism. The government did not make efforts to reduce the demand for commercial sex acts or forced labor.

BURUNDI: Tier 3

Burundi is a source country for children and possibly women subjected to forced labor and sex trafficking. Children and young adults are coerced into forced labor on plantations or small farms throughout Burundi, in gold mines in Cibitoke, for informal commerce in the streets of larger cities, collecting river stones for construction in Bujumbura, or in the fishing industry. Traffickers include victims’ family members, neighbors, or friends who recruit them under false pretenses, only to later exploit them in forced labor and sex trafficking. Some families are complicit in the exploitation of children and adults with disabilities, accepting payment from traffickers who run forced street begging operations. Children endure domestic servitude in private homes, experiencing nonpayment of wages and verbal and physical abuse. Children in domestic servitude or working in guest houses and entertainment establishments may also be exploited in prostitution. At times, children are fraudulently recruited from rural areas for domestic work and later exploited in prostitution, including in rented houses in Bujumbura. Young women offer vulnerable girls room and board within their homes, eventually pushing some into prostitution to pay for living expenses. These brothels are located in poorer areas of Bujumbura, along the lake, on trucking routes, and in other urban centers such as Ngozi, Gitega, and Rumonge. Some orphaned girls are exploited in prostitution, with boys acting as their facilitators, to pay for school, food, and shelter. Incarcerated women facilitate commercial sex between male prisoners and detained children within the Burundian prison system. Male tourists from East Africa and the Middle East, as well as Burundian government employees including teachers, police officers and gendarmes, military, and prison officials, are among the clients of Burundian girls in prostitution. Business people recruit Burundian girls for prostitution in Bujumbura, as well as Rwanda, Kenya, Uganda, and the Middle East. They also recruit boys and girls for various types of forced labor in southern Burundi and Tanzania. In December 2014, an armed group of primarily Burundian rebels invaded the northwestern province of Cibitoke. The estimated 150 rebels reportedly included child soldiers as young as 15 years old.

The Government of Burundi does not fully comply with the minimum standards for the elimination of trafficking and is not making significant efforts to do so. The government’s efforts to combat trafficking continued to be hindered by rampant corruption and limited political will, with limited resources devoted to combating the crime. Though it enacted an anti-trafficking law and validated its national anti-trafficking action plan in 2014, the government did not inform judicial and law enforcement officials of the enactment of the law or how to implement it. The government continued its failure to proactively identify trafficking victims and provide adequate protection services specifically for such victims. The government initiated the prosecution of some suspected traffickers and convicted one trafficker in 2014; however, it continued to focus on transnational trafficking crimes and largely failed to address the country’s systemic internal child trafficking problem. Some government officials, including those involved in missions abroad, perpetrated trafficking crimes.

RECOMMENDATIONS FOR BURUNDI:

Implement the anti-trafficking law and significantly increase investigations, prosecutions, and convictions of traffickers, including complicit officials; institutionalize anti-trafficking training to include implementation of the 2014 anti-trafficking law for all police, prosecutors, judges, and border guards; establish standardized procedures for government officials to proactively identify trafficking victims, including children and adults, and refer them to appropriate care; increase provision of protective services to victims, possibly through partnerships with NGOs or international organizations; and institute a unified system for collecting trafficking case data, as distinct from other crimes, for use by all stakeholders.

PROSECUTION

The government made limited law enforcement efforts and failed to prosecute government officials allegedly complicit in trafficking.
The government enacted an anti-trafficking law in October 2014. However, by the end of the reporting period, the Ministry of Justice had not made efforts to inform the country's judicial personnel about the law and how to apply it. The anti-trafficking law prohibits the trafficking of adults and children for the purpose of forced labor or services and sex trafficking. The definition of "forced labor or services" outlined in the law, however, fails to account for situations where an individual might initially consent to labor but is later forced, defrauded, or coerced to provide such labor. Prescribed penalties under the law range from five to 10 years' imprisonment; penalties which are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape.

Law enforcement efforts remained hindered by lack of capacity and resources, including the funding for transportation of personnel. Furthermore, rampant corruption and officials' lack of investigative skills and basic understanding of trafficking crimes continued to impede investigations and prosecutions. In addition, the government failed to provide anti-trafficking training for its officials in 2014, unlike in 2013 when it trained 1,000 new police recruits. The National Police's Children and Ethics Brigade, responsible for the investigation of trafficking crimes, remained without adequate resources to effectively carry out its mission. The government continued to focus primarily on transnational child trafficking crimes, and paid limited attention to cases involving adult victims or Burundian victims exploited within the country. In 2014, the government reportedly investigated 60 cases involving either trafficking or kidnapping crimes, while the Ministry of Justice reportedly began prosecuting 25 trafficking or kidnapping cases. Without details on these cases, it was unclear what offenses they included. The attorney general's office reported the government obtained a conviction of one offender for trafficking under the 2009 penal code and sentenced the offender to three years' imprisonment; the government did not provide additional details about this case. In comparison, in 2013 the government initiated two prosecutions of trafficking suspects and convicted one trafficking offender.

The government failed to prosecute or convict any public officials suspected of complicity in human trafficking offenses, despite multiple allegations against teachers, police officers, members of the military and gendarmerie, and prison officials, as well as personnel deployed abroad. During the reporting period, an international NGO reported Burundian personnel serving in the African Union Mission to Somalia (AMISOM) allegedly participated in the sexual abuse—and in some instances, sex trafficking—of Somali women and girls in Mogadishu. While the government appointed an official investigative commission to investigate these claims, the government exonerated the allegedly complicit Burundian soldiers and failed to prosecute any of the suspected offenders or recommend punitive action be taken against any members of the Burundian National Defense Force. An African Union investigation, however, concluded there was evidence of the existence of such exploitation and abuse by AMISOM personnel. In addition, high-level security officials were allegedly complicit in running prostitution networks within Burundi, which may have involved children, but the government made no effort to investigate these allegations. Police repeatedly apprehended suspects involved in the commercial sexual exploitation of children, but released them shortly thereafter without prosecution, at times due to the corruption of police and judicial officials. In January 2015, however, authorities arrested a police officer for kidnapping and bringing two girls to a rented house used for prostitution. The alleged offender, charged with rape, remained awaiting trial at the end of the reporting period.

**PROTECTION**

The government made inadequate efforts to identify and protect trafficking victims. The government reportedly identified seven child trafficking victims in 2014. It was unclear, however, whether it provided services to these victims or referred them to organizations that did. Overall, the government did not provide adequate protection services for victims or support for NGOs, religious organizations, or women's or children's associations that offered such care. Furthermore, officials remained without formal procedures to identify trafficking victims and refer them to these organizations for assistance. The government made only limited efforts to assist victims, with police offering limited shelter and food to victims held in temporary custody and Family Development Centers offering assistance to victims of violence. It was unclear whether trafficking victims received these services during the year. A government-run medical center in Gitega for victims of gender-based violence reportedly provided services to three trafficking victims in 2014. Without standardized identification procedures, trafficking victims likely remained unidentified in the law enforcement system and vulnerable to being penalized for unlawful acts committed as a result of being subjected to trafficking. For example, the Children and Ethics Brigade did not attempt to identify trafficking victims among women in prostitution who were arrested, jailed, or fined. The government did not have a witness protection program or other measures in place to encourage victims to participate in the prosecution of their traffickers. Burundian law did not provide foreign trafficking victims with legal alternatives to their removal to countries where they may face hardship or retribution.

**PREVENTION**

The government decreased efforts to prevent trafficking. The government validated the national anti-trafficking action plan in March 2014, yet it failed to provide funding for its implementation. The government's inter-ministerial anti-trafficking commission did not meet regularly in 2014. Coordination of anti-trafficking efforts across government ministries continued to be poor; while relevant agencies remained largely unaware of the passage of the anti-trafficking law and the scale of the problem, which severely hindered progress. With donor funding, an NGO-led joint working group on human trafficking, which included representation from the National Police and the Ministries of Justice and National Solidarity, met in early 2014 to share information. The government, however, did not take an active role or provide material support to the efforts of the group, and by the end of the reporting period the NGO suspended its activities on trafficking in Burundi. In early 2014, the Children and Ethics Brigade continued its national awareness-raising campaign to educate officials and local populations about the dangers of human trafficking and encourage citizens to report trafficking cases to local authorities. It did not, however, prioritize trainings during most of the year. The government did not report efforts to monitor or investigate fraudulent labor recruitment practices. The government did not provide anti-trafficking training for its diplomatic personnel. The government attempted to prevent child prostitution from occurring within the prison system by separating the children and adults at night; however, children were authorized to have contact with adults during daytime hours. The government also did not make efforts to reduce the demand for commercial sex acts, child sex tourism, or forced labor in 2014.
Prior to their deployment abroad on international peacekeeping missions, Burundian troops received ethics training funded by a foreign donor; the training covered human trafficking and sexual exploitation. Despite this training, an international organization reported in September 2014 that up to 21 members of the Burundian and Ugandan personnel serving in AMISOM were allegedly involved in the sexual abuse—and in some instances, sex trafficking—of Somali women and girls in Mogadishu.

**CABO VERDE: Tier 2**

Cabo Verde is a source, transit, and destination country for children subjected to forced labor and sex trafficking within the country and in Guinea. Boys and girls, some of whom may be foreign nationals, are exploited in prostitution in Santa Maria, Praia, and Mindelo. Sex tourism, at times involving children in prostitution, also occurs. Children in domestic service often work long hours and at times experience physical and sexual abuse—indicators of forced labor. Cabo Verdenian children engaged in begging, street vending, car washing, garbage picking, and agriculture are vulnerable to trafficking. Adult migrants from China, Guinea-Bissau, Senegal, Nigeria, and other ECOWAS countries may receive low wages, work without contracts, and be in irregular status, creating vulnerabilities to forced labor. West African migrants may transit the archipelago en route to situations of exploitation in Europe.

The Government of Cabo Verde does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. The government conducted three prosecutions and enacted a new law that prohibits trafficking offenses against foreign workers. The government also continued efforts to prevent the sexual exploitation of children through the creation of a national coordinating committee and the development of a code of ethics for the tourism industry. However, it did not report any convictions relating to trafficking offenses, identify or offer any specialized services to victims, or conduct any national awareness campaigns during the reporting period.

**PROTECTION**

The government continued to make minimal law enforcement efforts to combat human trafficking. Cabo Verdean law does not specifically prohibit all forms of trafficking, though several existing statutes cover certain forms. Article 14 of the labor code prohibits forced labor and Article 271 of the penal code outlaws slavery, both of which prescribe sufficiently stringent penalties of six to 12 years' imprisonment. Article 148 of the penal code outlaws facilitating prostitution of children under the age of 16 and prescribes sufficiently stringent penalties of two to eight years' imprisonment when crimes involve victims under 14 years and one to five years' imprisonment in cases with victims aged 14 or 15. The penalties for victims aged 14 or 15 are not sufficiently stringent or commensurate with penalties for other serious crimes, such as rape. The penal code does not prohibit or punish those who facilitate the prostitution of children aged 16 and 17. Investigations into sex crimes, including child prostitution, involving children aged 14 and 15 require complaints from the child's legal guardian; government officials indicated no such case has ever been reported to police. Thus, children in prostitution aged 14 to 17 are rendered virtually invisible to law enforcement and social welfare officials under existing law, granting impunity to those who profit from their exploitation. In July 2014, a Law of Foreigners was passed to address the regulation of foreign workers and visitors in Cabo Verde; the law outlaws the act of knowingly subjecting an undocumented migrant worker to trafficking and prescribes a penalty of two to six years' imprisonment. In December 2014, the ministry of justice drafted an anti-trafficking amendment to the penal code; this amendment was not enacted during the reporting period.

The government failed to provide comprehensive law enforcement statistics during the reporting period. However, the government conducted at least one investigation, which resulted in three convictions for child sex trafficking—compared with two investigations, three prosecutions, and three convictions reported in the previous reporting period. A Cabo Verdenian court ultimately acquitted the three alleged traffickers prosecuted during the reporting period, citing a lack of sufficient evidence. In collaboration with an international donor, the government co-hosted training for 33 law enforcement and judicial personnel on the identification of trafficking victims. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

**RECOMMENDATIONS FOR CABO VERDE:**

Enact legislation that prohibits all forms of trafficking in persons and prescribes sufficiently stringent punishments; use existing laws to vigorously investigate and prosecute trafficking offenses and convict and punish traffickers; take appropriate steps to clarify that Cabo Verdenian law prohibits facilitating the prostitution of children aged 16 and 17; provide specialized training to law enforcement officials and judicial personnel on how to identify trafficking victims and investigate and prosecute trafficking offenses; develop and implement procedures for the identification and referral of trafficking victims amongst vulnerable populations; develop a system to compile comprehensive anti-trafficking law enforcement data; increase efforts to raise public awareness about human trafficking; expand the mandate of labor inspectors to include the regulation of informal sectors; and draft and implement a national action plan on trafficking in persons.

**PROSECUTION**

The government made minimal efforts to protect child trafficking victims. The government did not identify or provide care to any trafficking victims during the reporting period, which is a decrease compared with the 17 victims identified during the previous reporting period. There are no shelters or services available specifically for trafficking victims. However, the government operated two shelters, which provided temporary care for victims. The government also continued to operate six day centers through its Nos Kaza project, which aims to reduce the vulnerability of street children to forced labor and sexual abuse, including prostitution.
CAMBODIA

Border police have written procedures to guide officers in proactive identification of trafficking victims; however, these procedures were not fully implemented during the reporting period. The government did not have a formal referral mechanism for trafficking victims in place. However, the Cambodian government in the past has cooperated with international organizations to combat trafficking.

All of Cambodia’s provinces are a source for human trafficking. Sex trafficking is largely clandestine; Cambodian and ethnic Vietnamese women and girls move from rural areas to cities and tourist destinations, where they are subjected to sex trafficking in brothels, beer gardens, massage parlors, salons, karaoke bars, and non-commercial sites. An NGO report released in 2013 examined the prevalence of children among the sex trade in commercial sex establishments in three cities and found that children comprised 8.2 percent of this population. The study concludes this represents a significant decline in this form of child sex trafficking since earlier reports by different entities published in 1997 and 2000. The same NGO reported that a March 2015 assessment found the prevalence of children among this population declined to 2.2 percent; these results had not yet been published at the close of the reporting period. Cambodian men form the largest source of demand for child prostitution; however, men from other Asian countries, the United States, Australia, South Africa, and Europe travel to Cambodia to engage in child sex tourism. Vietnamese women and children, many of whom are victims of debt bondage, travel to Cambodia and are subjected to sex trafficking. The Svay Pak area outside Phnom Penh, once known as an epicenter of Cambodia’s child sex trade, is now sometimes a transit point for sex trafficking victims from Vietnam who are exploited in hotels and other establishments in Phnom Penh. NGOs report some Vietnamese victims are transported through Cambodia by criminal gangs before being exploited in Thailand and Malaysia. Traffickers are most commonly family or community members or small networks of independent brokers. Corruption officials in Cambodia, Thailand, and Malaysia cooperate with labor brokers to facilitate the transport of victims across the border. Local observers report corrupt officials often thwart progress in cases where the perpetrators are believed to have political, criminal, or economic ties to government officials.

The Government of Cambodia does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, Cambodia is placed on Tier 2 Watch List for a third consecutive year. Cambodia was granted a waiver from an otherwise required downgrade to Tier 3 because its government has a written plan that, if implemented, would constitute making significant efforts to meet the minimum standards for the elimination of trafficking and is devoting sufficient resources to implement that plan. The government continued to prosecute and convict traffickers, including one case involving the forced labor of Cambodian men on commercial fishing vessels. The government did not prosecute or convict any complicit officials and did not take disciplinary action against a former anti-trafficking police chief, whose 2011 conviction for human trafficking was overturned in an unannounced, closed-door Supreme Court hearing during the previous reporting period. Local authorities identified and referred 326 domestic sex trafficking victims to NGOs. Despite an increased prevalence of male victims and Cambodian victims exploited abroad, the government did not make progress in providing protection to these groups. The government adopted a new national action plan for combating trafficking. However, it neither finalized draft guidelines for victim identification nor issued formal guidance allowing the use of undercover investigation techniques in trafficking investigations—both of which have been pending initiatives for several years.

CAMBODIA: Tier 2 Watch List

Cambodia is a source, transit, and destination country for men, women, and children subjected to forced labor and sex trafficking. Cambodian adults and children migrate to other countries within the region and, increasingly, the Middle East for work; many are subjected to sex trafficking or forced labor on fishing vessels, in agriculture, construction, factories, or domestic servitude. Children from impoverished families are highly vulnerable to forced labor; often with the complicity of their families, including in domestic servitude and forced begging in Thailand and Vietnam. Male Cambodians are increasingly recruited in Thailand for work on fishing boats and subsequently subjected to forced labor on Thai-owned vessels in international waters. Cambodian victims escaping this form of exploitation have been identified in Malaysia, Indonesia, Mauritius, Fiji, Senegal, and South Africa. Cambodian men report severe abuses by Thai captains, deceptive recruitment, underpaid wages, and being forced to remain aboard vessels for years. NGOs report women from rural areas are recruited under false pretenses to travel to China to enter into marriages with Chinese men; some are subsequently subjected to forced factory labor or forced prostitution.
The government continued to design and deliver donor-funded campaigns aimed at reducing the demand for commercial sex and options for compensation; and continue public awareness campaigns aimed at reducing the demand for commercial sex and child sex tourism, with an increased focus on addressing the local demand.

PROSECUTION

The government lacked comprehensive data on law enforcement efforts, but information collected from various sources suggests modest progress in prosecutions and convictions. The 2008 Law on the Suppression of Human Trafficking and Commercial Sexual Exploitation explicitly addresses trafficking offenses in 12 of its 30 articles. The law prohibits all forms of trafficking and prescribes penalties that are sufficiently stringent and commensurate with other serious crimes, such as rape. Authorities often lacked familiarity with the anti-trafficking law and used provisions of Cambodia’s penal code to prosecute trafficking offenses. The government did not provide comprehensive data on anti-trafficking law enforcement efforts. Authorities reported prosecuting 21 suspected traffickers, but independent sources reported the government prosecuted at least 53 suspects under its anti-trafficking law or comparable provisions in the penal code including 41 for sex trafficking and 12 for labor trafficking. Reports from the government, media, and NGOs indicate the government convicted at least 22 sex traffickers and 7 labor traffickers, an increase from 18 traffickers convicted during the previous year. Convicted traffickers received sentences ranging from two to 15 years’ imprisonment. In April 2014, the government convicted six Taiwanese nationals for the forced labor of hundreds of Cambodian men in the commercial fishing sector; one trafficker is serving her sentence and the others remain at large.

The government continued to design and deliver donor-funded training on the implementation of the anti-trafficking law, reaching more than 2,500 law enforcement and judicial officials. Local organizations and some officials recognized an urgent need for more sophisticated evidence collection techniques, including undercover investigations, to decrease the reliance on witness testimony and adapt to the increasingly clandestine nature of sex trafficking in Cambodia. The government did not issue guidance granting explicit approval of undercover evidence collection in human trafficking cases; in the absence of such guidance, prosecutors denied investigators’ requests, which effectively forced them to close some investigations. An NGO reported that officials rarely pursued prosecutions in cases of cross-border trafficking, despite many victims’ willingness to cooperate with officials.

Endemic corruption at all levels of the Cambodian government severely limited the ability of individual officials to make progress in holding traffickers accountable. Local experts reported one successful case in which authorities prosecuted and convicted six sex traffickers known to have previously received protection from arrest by military police leaders. The government investigated allegations of corruption against one police officer and dismissed him from his position; it did not prosecute or convict any government employees complicit in trafficking nor did it take any punitive measures against Phnom Penh’s former anti-trafficking police chief, whose 2011 conviction for human trafficking was overturned in an unannounced, closed-door Supreme Court hearing during the previous reporting period.

PROTECTION

The government continued to identify victims and refer them to NGOs, but overall victim protection remained inadequate. The government did not finalize guidelines for a standardized, nationwide system for the proactive identification of victims among vulnerable groups; it expanded a pilot program to test draft guidelines in five provinces, but despite more than five years of development, the guidelines were not completed. With assistance from an international organization, the government continued to operate a transit center in Poipet, where it screened for trafficking victims among the approximately 50,000 migrants deported from Thailand in 2014; it identified 336 victims and provided them temporary shelter. The government operated a temporary shelter in Phnom Penh for female victims of trafficking and other crimes, and it referred trafficking victims to NGO shelters—most of which cared for victims of several forms of abuse—but did not provide further assistance. Unlike in previous years, authorities did not provide complete statistics on the number of victims assisted or referred, and the total number of victims identified or assisted by the government or NGOs is unknown. Local police referred 326 sex trafficking victims to provincial agencies for NGO referrals, an increase from 151 referred in the previous year. Two NGOs provided shelter and services to 222 victims without government support. The government did not develop a policy to transfer custody of child victims to NGOs, leaving organizations that accepted child victims vulnerable to court action against them. Government officials at times returned children to high-risk environments if family members would not consent to temporary guardianship in a shelter. Despite a prevalence of male victims, assistance for this population was limited to ad hoc sheltering in facilities that lacked experience caring for victims. The Cambodian government required foreign victims to be repatriated to their home countries and did not provide legal alternatives to their removal should they face hardship or retribution upon return to their countries of origin; 21 victims were repatriated to Vietnam during the reporting period.
The government did not have adequate procedures in place for assisting victims identified abroad. Diplomatic missions overseas lacked adequate funding or capacity to provide basic assistance or repatriate victims; victims identified in countries without Cambodian diplomatic representation had access to even less support. International and local NGOs assisted in the repatriation of labor trafficking victims from Thailand, Malaysia, Indonesia, and China, including at least 93 subjected to forced labor on commercial fishing vessels. Cambodian authorities received 436 victims identified and repatriated by the Thai and Vietnamese governments. There were no reports that individuals identified as victims were punished for crimes committed as a result of being subjected to trafficking; however, a lack of formal procedures for victim identification left many victims unidentified and at risk of being punished. Officials often lacked sufficient office space to keep victims and perpetrators separated during interviews. Cambodia’s weak and corrupt legal system and the lack of adequate victim and witness protection, exacerbated by a lengthy trial process and fear of retaliation by traffickers, hindered victims’ willingness to cooperate in cases. Victims whose families received out-of-court settlements from traffickers often changed their testimonies, hampering the pursuit of successful prosecutions. Victims were theoretically eligible for restitution, though this was limited by a legal requirement that compensation be paid only following the completion of a trafficker’s jail term.

PREVENTION

The government continued moderate prevention efforts. The interagency committee and its secretariat coordinated anti-trafficking efforts, and in February 2015, it launched a new national action plan. The committee continued to face difficulty obtaining funding sufficient to effectively implement activities, though its budget was projected to increase in 2015. Local committees coordinated efforts at the provincial level, and, for the first time, the central government provided modest funds to two of five committees that requested them. The government did not punish any labor recruiters for illegal practices that may have contributed to trafficking. With support from foreign and local donors, it produced and disseminated printed materials, radio broadcasts, billboards, and posters addressing the dangers of various forms of human trafficking. The Ministry of Tourism sustained collaboration with NGOs in producing trainings, billboards, and handouts aimed at reducing the demand for commercial sex acts and child sex tourism, though these efforts were targeted at foreign sex tourists rather than the local population that was the main source of demand for commercial sex with children. Authorities reported the arrest of 12 foreign child sex tourists and the conviction of two foreign tourists and seven Cambodian citizens for the purchase of commercial sex acts with children; this is an increase from seven such convictions in the previous year. Local experts reported concern over the government’s ongoing failure to properly investigate or impose punishments on foreign nationals who purchase commercial sex acts with children. The government provided anti-trafficking training for its diplomatic personnel and to members of the military prior to their deployment abroad on peacekeeping initiatives.

CAMEROON: Tier 2

Cameroon is a source, transit, and destination country for women and children subjected to forced labor and sex trafficking and a source country for men in forced labor. Trafficking operations usually target two to four children, often when rural parents give their children to an intermediary promising education or a better life in the city. Child traffickers increasingly resort to kidnapping their victims, including in Yaounde, as heightened public awareness about trafficking has led parents to be less willing to give their children to these intermediaries. Cameroonian children are exploited in domestic service, restaurants, street begging or vending, artisanal gold mining, gravel quarries, fishing, animal breeding, and agriculture (on onion, cotton, tea and cocoa plantations), as well as in urban transportation and construction working as errand boys and laborers. Many children are subjected to sex trafficking within the country. Reports document hereditary slavery in northern chiefdoms. Children from neighboring countries are exploited in spare parts shops or by herders in northern Cameroon or transit the country en route to Gabon or Equatorial Guinea. Cameroonian women are lured to Europe and other regions by fraudulent internet marriage proposals or offers of domestic work and subsequently become victims of forced labor or forced prostitution. Cameroonian trafficking victims were identified in the Middle East, Haiti, the United States, and several African countries. Teenagers and adults from the Central African Republic (CAR) and Nigeria are lured by the prospect of a better life in Cameroon and subsequently are victims of labor trafficking. Refugees from CAR and Nigeria, as well as displaced Cameroonian citizens fleeing growing insecurity in border areas, are increasingly vulnerable to human trafficking in Cameroon.

The Government of Cameroon does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government increased anti-trafficking law enforcement efforts through the work of two regional multidisciplinary anti-trafficking taskforces and continued to implement its action plan to combat trafficking through reintegration of street children who were victims and conducting grass roots, regional, and national child trafficking public awareness campaigns. Despite these efforts, the government did not make progress in ensuring adult and child trafficking victims were identified and received access to protection services or in providing much needed anti-trafficking training to law enforcement, judicial, and social welfare personnel. Furthermore, the government did not provide budgetary support for the national and regional multidisciplinary governmental bodies responsible for addressing human trafficking. Data collection remained sporadic and did not cover the entire country, resulting in unreliable and incomplete statistics on victim identification and law enforcement efforts.
law; continue to prosecute and convict traffickers, including government employees complicit in trafficking-related offenses; provide funding to support the anti-trafficking inter-ministerial committee and the three regional multidisciplinary anti-trafficking taskforces; increase efforts to educate police, judges, lawyers, and social workers about the law against human trafficking; develop and provide advanced training on victim-centered investigation and prosecution of human trafficking offenses for the anti-trafficking taskforces; dedicate resources to improve the collection of statistics relating to victim identification and law enforcement; fully implement the standardized procedures for referring trafficking victims to government and NGO care services and provide training on the procedures for government officials and the NGO community; continue to provide training for government service providers to ensure the quality of care for victims; establish multidisciplinary anti-trafficking taskforces in the remaining seven regions; and address cases of hereditary servitude in the northern regions.

PROSECUTION

The government increased anti-trafficking law enforcement efforts. In the 2011 Law Relating to the Fight Against Trafficking in Persons and Slavery, the definition of “trafficking in persons” requires movement and does not include exploitation. The definition of “slavery in persons” does not require movement and prohibits most forms of human trafficking; however, the use of threat, fraud, deception, force, or other forms of coercion is required for a child, under 18 years, to be considered a sex trafficking victim, which is contrary to international law where such means are not required. Section 4 prescribes penalties of 10 to 20 years’ imprisonment for trafficking and slavery, which are sufficiently stringent and commensurate with those prescribed for other serious offenses, such as rape. Section 5 prescribes penalties ranging from 15 to 20 years’ imprisonment if the trafficking victim is 15 years of age or younger; if a weapon is used, or if the victim sustains serious injuries as a result of trafficking. Section 3 prescribes penalties for debt bondage ranging from five to 10 years’ imprisonment. These penalties are also sufficiently stringent. Draft legislation to improve enforcement is under consideration for the third consecutive year; drafted in 2012 in collaboration with the government, an NGO, and national and international experts; these provisions aim to address shortcomings in protection of victims and witnesses, as well as inconsistencies with international law.

During the reporting period, the government initiated 25 trafficking investigations, prosecuted 11 defendants, and secured eight convictions for child trafficking crimes, a significant increase from the five prosecutions and one conviction reported the previous year. Sentences for convicted traffickers ranged from one to 15 years’ imprisonment. The prosecution of cases against at least three alleged traffickers and investigations in 10 cases were ongoing. A court dismissed one case involving alleged forced labor of a Cameroonian man in Qatar; and the 2013 conviction of a child trafficker remained under appeal. The government failed to collect comprehensive anti-trafficking law enforcement data from all of Cameroon’s 10 regions during the reporting period; however, information was available from the anti-trafficking taskforces in the Northwest and Southwest regions.

Despite the recognized need for training of law enforcement, judicial personnel, and other stakeholders to assist them in distinguishing human trafficking from crimes such as fraudulent adoption, the government failed to directly train its staff; rather it provided in-kind support for NGO-led training sessions on human trafficking for each of the anti-trafficking taskforces in the Northwest, Southwest, and Littoral regions. The government did not report any investigations, prosecutions, or convictions of government employees complicit in human trafficking.

PROTECTION

The government demonstrated modest efforts to identify and assist child trafficking victims. The government does not produce statistics from all regions on the number of trafficking victims identified or the services victims received. Information from the government and NGOs indicates the government identified 17 child trafficking victims, a slight decrease from the 19 victims identified in the previous reporting period. The government did not provide details to confirm these were human trafficking victims, as compared with fraudulent adoption or other crimes. Of these 17 victims, the government placed 14 children in government or NGO care facilities. The government also reintegrated 31 victims identified the previous year. The government identified at least one adult victim of forced labor, but it is unclear whether he received any services.

The Ministry of Social Affairs (MINAS), with support from an international organization, adopted a national referral system and standard operating procedures to guide the provision of assistance to trafficking and other victims. The government continued to offer direct assistance to vulnerable children and victims, including shelter and medical, psychological, and reintegration support through its shelter facilities in several cities. If identified, female adult victims were offered care in government shelters where victims were not permitted to leave unchaperoned. It is unclear how much funding the government devoted to victim care in 2014, how many victims received services, or whether any trafficking victims benefited from these services during the year. NGOs identified at least 130 victims of trafficking and provided the majority of victim services in the country.

It is unclear whether the government provided counseling, legal support, or any other assistance to victims during court proceedings. Victims may file suits or seek legal action against traffickers, and family members may also bring civil suits against traffickers on behalf of children. Some victims received out-of-court financial settlements facilitated by regional offices of the National Commission on Human Rights and Freedoms; in a case from Cameroon’s Northwest region, a trafficker who forced two children to work in a shop for four years without compensation paid approximately 10,000 Central African francs ($20) per month for the four years as a financial settlement to the victims. The government may provide temporary residency status to foreign victims, but no such cases were reported in the past year. There were no reports the government punished trafficking victims for unlawful acts committed as a direct result of being subjected to trafficking; however, due to a lack of formal victim identification procedures in use during the reporting period, some unidentified victims may have remained unidentified in the law enforcement system.

PREVENTION

The government demonstrated continued progress in preventing child trafficking. The government increased the number of multidisciplinary regional taskforces from one to three during the reporting period. The taskforces in the Northwest, Southwest,
and Littoral regions, comprised of representatives of social welfare, police, gendarmerie, magistrates, and NGOs, coordinated the response to trafficking cases and conducted grass roots awareness campaigns on the radio and through community watch groups. However, the government did not allocate budgetary support for the national inter-ministerial committee, the taskforces, or towards implementation of the new national action plan. Officials continued efforts to implement the plan by identifying and reintegrating street children, publishing a new manual that tightened procedures for adoption of children, and, in collaboration with an international organization, conducting a national awareness campaign against forced labor and sex trafficking of children. MINAS continued to address the phenomenon of street children, a population vulnerable to trafficking, and identified 240 new cases of street children in Yaounde and Douala; it reunited 77 children with their families and offered healthcare, education, and psycho-social services to the others during the reporting period. At ports of entry, trained customs and border security officers interrogated adults accompanying children and checked their travel documents to verify their parentage, and volunteer committees in some rural communities were trained to recognize and monitor vulnerable children. Although Cameroonian trafficking victims were identified in several European and Middle Eastern countries, the government took no action against suspicious labor recruiting practices. The government continued to provide members of the Cameroonian armed forces with anti-trafficking training prior to their deployment abroad on international peacekeeping missions. To reduce the demand for commercial sex acts with children, the government continued its public awareness campaign against sexual exploitation of children; however, it did not try to reduce the demand for forced labor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

RECOMMENDATIONS FOR CANADA:

Significantly increase specialized care and reintegration services available to trafficking victims, in partnership with civil society and through dedicated funding from federal and provincial governments; provide funding for specialized care for child victims, ensuring their access to appropriate shelter; continue to intensify efforts to investigate and prosecute trafficking offenses and convict and issue dissuasive sentences for traffickers using anti-trafficking laws; increase use of proactive law enforcement techniques to investigate human trafficking, particularly forced labor; strengthen training for officials working in law enforcement, immigration, the justice sector, health care, and social work on the identification and provision of assistance to trafficking victims, as well as the subtle forms of coercion employed by traffickers; improve coordination between law enforcement officials and service providers, possibly through specialized case managers or attorneys, to ensure victim needs are met; continue increased communication between federal, provincial, and territorial actors and strengthen provincial interagency efforts; vigorously investigate and prosecute Canadian child sex tourists; and improve trafficking data collection, including to document service provision to victims.

PROSECUTION

The government maintained efforts to hold traffickers criminally accountable, though most efforts focused on sex trafficking. Criminal code Section 279.01 prohibits all forms of human trafficking, prescribing penalties of up to 14 years’ imprisonment, or life imprisonment in the case of certain aggravating factors, such as kidnapping or sexual assault. There is a five-year mandatory minimum sentence for trafficking of children under the age of 18 years. Such penalties are sufficiently stringent and commensurate with those for other serious crimes. Section 118 of Canada’s Immigration and Refugee Protection Act prohibits transnational human trafficking, prescribing a maximum penalty of life imprisonment and fines. Legislation enacted in December 2014 establishes mandatory minimum penalties of four or five years’ imprisonment for offenses under Section 279.01 and sets minimum penalties and increases maximum penalties for benefiting from child trafficking or withholding or destroying documents to facilitate child trafficking.

In 2014, police charged 121 individuals in 77 trafficking cases under trafficking statutes; only four of the 77 cases involved labor trafficking. Authorities brought criminal charges against a foreign diplomat and her spouse allegedly engaged in domestic servitude in Canada; the accused traffickers departed Canada before they were charged with trafficking. The government convicted 22 sex traffickers and no labor traffickers in 2014. Of these 22 convictions, eight were achieved under trafficking-specific laws, compared with 25 convictions of which 10 were under trafficking statutes in 2013.

CANADA: Tier 1

Canada is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. Canadian girls, boys, and women are exploited in sex trafficking across the country; women and girls from Aboriginal communities and girls in the child welfare system are especially vulnerable. Foreign women, primarily from Asia and Eastern Europe, are subjected to sex trafficking in Canada. Law enforcement officials report some local street gangs and transnational criminal organizations are involved in sex trafficking. Labor trafficking victims include foreign workers from Eastern Europe, Asia, Latin America, and Africa who enter Canada legally, but are subsequently subjected to forced labor in a variety of sectors, including agriculture, construction, food processing plants, restaurants, the hospitality sector, or as domestic servants, including in diplomatic households. Canada is a source country for tourists who travel abroad to engage in sex acts with children. Canadian trafficking victims have been exploited in the United States.

The Government of Canada fully complies with the minimum standards for the elimination of trafficking, Canadian authorities maintained law enforcement and prosecution efforts against sex traffickers and increased protections for domestic workers employed in diplomatic households. Awareness and resources against sex trafficking were considerably greater than those against labor trafficking. Government funding for specialized services to trafficking victims was insufficient to meet victims’ needs. Interagency coordination was uneven across the provinces and territories, as was national data collection on anti-trafficking efforts.
Sentences ranged from fines or community service and probation to 6.5 years’ imprisonment; some of these sentences were suspended and credit was given for pre-trial custody. Some police, judges, and prosecutors demonstrated a limited understanding of human trafficking, leading them to categorize trafficking cases as other crimes, bring civil instead of criminal charges, or acquit traffickers. Police and prosecutors used prostitution-related statutes for sex trafficking cases, sometimes due to a perception that proving exploitation to judges is exceedingly difficult. Federal and provincial authorities conducted training sessions for some officials and maintained online training courses. The federal Royal Canadian Mounted Police (RCMP) included trafficking in the national academy training for all new recruits; trained 55 police officers in an in-depth human trafficking investigator’s course; and maintained a national anti-trafficking enforcement unit in Quebec. A police sergeant who led a pilot anti-trafficking investigative unit in Hamilton, Ontario pled guilty to charges related to sexual misconduct involving witnesses in human trafficking cases. As he resigned from the police force prior to sentencing, the prosecution under the Police Services Act was halted. Authorities did not report any other investigations, prosecutions, or convictions of government officials complicit in human trafficking. Coordination between the federal, provincial, and territorial governments on anti-trafficking law enforcement efforts continued to be uneven.

**PROTECTION**

The government maintained existing protections for trafficking victims, but funding for specialized services was inadequate. Police identified 261 victims in cases where trafficking-specific charges were laid in 2014. Of these, 223 were female; 37 were male; 48 were victims of labor trafficking; 213 were victims of sex trafficking; and 85 were children. In comparison, authorities did not report the number of victims identified in 2013. As of February 2014, there were 198 victims in open trafficking investigations. Immigration officials continued to implement guidelines to assess whether foreign nationals were potential trafficking victims, and police and prosecutors screened potential trafficking cases using established indicators, although application of these guidelines was uneven. The government had no nationwide procedures for other officials to proactively identify and assist trafficking victims. Civil society reported provincial and territorial governments often lacked adequate resources and personnel to effectively monitor the labor conditions of temporary foreign workers or to proactively identify human trafficking victims among vulnerable groups.

The government did not report the number of trafficking victims assisted in 2014. Provincial and territorial governments were responsible for general crime victim services, which were available to trafficking victims, but only one province reported funding specific services for trafficking victims, and none funded dedicated shelters. The range, quality, and timely delivery of services varied; though most provinces could offer trafficking victims access to shelter services intended for victims of violence or the homeless population, short-term counseling, court assistance, and other services. NGOs and law enforcement noted the demand for most services—particularly longer-term services such as housing, drug addiction treatment, psycho-social care, and job skills—exceeded available resources, and NGOs reported inadequate funding and, in some cases, cutbacks in existing funding. Experts reported some shelters for victims of domestic violence would not accept trafficking victims out of fear of their traffickers. NGOs noted victims without proper documentation may not be able to access general services, including health care. The province of Manitoba provided funding for initiatives to identify and assist victims of sexual exploitation, including sex trafficking victims, with a focus on Aboriginal communities. The city of Toronto dedicated funds to renovate a house for an NGO to operate a shelter for female sex trafficking victims. In Montreal, the crime victim compensation fund did not assist individuals in prostitution—even identified trafficking victims. In the province of Ontario, children 16 years and older were not eligible for child protective care and were often diverted to co-ed youth shelters, leaving them vulnerable to recruitment.

NGOs gave differing assessments of the effectiveness of the informal victim referral mechanism, with some desiring a more codified process and others prioritizing flexibility. Foreign trafficking victims could apply for a temporary resident permit (TRP) to remain in Canada. The government issued five TRPs to an undisclosed number of foreign victims in 2014; authorities did not report how many were first-term permits and how many were renewals. In comparison, authorities granted 14 TRPs to 14 foreign victims in 2013. Some foreign victims may have received different forms of immigration relief. During a 180-day reflection period, immigration officials determined whether to grant TRP holders a longer residency period of up to three years. TRP holders could apply for fee-exempt work permits, and it was unclear how many foreign victims received these permits in 2014. Some government officials and NGOs reported difficulties and delays in getting TRPs for foreign victims. While victims waited to receive TRPs, they could not access government services, and NGOs provided this care. There were no reports that identified victims were penalized for crimes committed as a direct result of being subjected to human trafficking. Some NGOs indicated lengthy labor trafficking investigations could expose foreign victims to immigration violations, and some child sex trafficking victims might be treated as juvenile offenders for petty criminal offenses. There were no reports victims filed for or obtained restitution in 2014.

**PREVENTION**

The Government of Canada maintained diverse trafficking prevention efforts. Public Safety Canada led a federal interagency taskforce and published regular anti-trafficking newsletters. The RCMP continued to conduct awareness-raising activities and published a report on internal sex trafficking. British Columbia had the only provincial anti-trafficking office in the country, which conducted training, prevention, and awareness activities. NGOs in other provinces reported the need for stronger coordination between provincial governments and civil society. Authorities provided information to temporary foreign workers to let them know where to seek assistance in cases of exploitation or abuse and announced an overhaul of the temporary foreign worker program committed to stronger enforcement and tougher penalties for exploitation of workers. The government did not report if these measures led to the identification of any potential trafficking victims. The government limited which foreign diplomats were eligible to travel to Canada and conducted anti-human trafficking initiatives. Authorities detained and expelled trafficking victims. The government implemented measures to prevent human trafficking, including sex trafficking victims. In the province of Ontario, children 16 years and older were not eligible for child protective care and were often diverted to co-ed youth shelters, leaving them vulnerable to recruitment. The government made efforts to reduce the demand for commercial
sex but did not report efforts to reduce the demand for forced labor. The government provided anti-trafficking training or guidance for its diplomatic personnel.

CENTRAL AFRICAN REPUBLIC: Tier 3

The Central African Republic (CAR) is a source, transit, and destination country for children subjected to forced labor and sex trafficking, women subjected to forced prostitution, and adults subjected to forced labor. The scope of the CAR’s trafficking problem is unknown; however, despite violence and insecurity during the year, NGOs surveyed the problem. Observers report most victims appear to be CAR citizens exploited within the country, and a smaller number are transported back and forth between the CAR and Cameroon, Chad, Nigeria, Republic of the Congo, Democratic Republic of the Congo (DRC), Sudan, and South Sudan. Trafficking offenders—likely including members of expatriate communities from Nigeria, South Sudan, and Chad, as well as transient merchants and herders—subject children to domestic servitude, commercial sexual exploitation, and forced labor in agriculture, artisanal gold and diamond mines, shops, and street vending. Within the country, children are at risk of becoming victims of forced labor, and Ba’aka (pygmy) minorities are at risk of becoming victims of forced agricultural work—especially in the region around the Lobaye rainforest. Girls are at risk of being exploited in the sex trade in urban centers. Girls forced into marriages are often subjected to domestic servitude, sexual slavery, and possibly commercial sexual exploitation. Reports indicate that the incidence of forced marriages, often perpetrated by members of armed groups, increased during the year. Women in prostitution, some of whom reported in previous years being subjected to gang rapes and beatings perpetrated by peacekeeping troops from other Central African countries, are vulnerable to sex trafficking.

Surgences in violent conflict in recent years resulted in the displacement of nearly one million people, increasing the vulnerability of men, women, and children to forced labor and sex trafficking. In March 2015, approximately 436,000 people remained internally displaced and over 420,000 sought refuge in neighboring countries. There is limited information about the forms of exploitation believed to have increased as a result of the crisis. Until the president’s resignation in January 2014, the Seleka coalition was comprised largely of former members of the Convention of Patriots for Justice and Peace (CPJP), the Union of Democratic Forces for Unity, and the Democratic Front of the Central African Republic—all groups known to recruit and use children as soldiers and porters. The recruitment of children for use in armed groups, at times through force, particularly among armed groups aligned with the former Seleka government and the organized village self-defense units fighting against it known as the anti-Balaka, have been widely documented. Ex-Seleka groups reportedly recruited and used children from neighboring countries, including Sudan and Chad, and groups on all sides of the conflict have coerced children into participation in direct hostilities. Despite having signed an action plan with the UN to end the recruitment and use of children, the CPJP continued to recruit and use children during the year. The anti-Balaka evolved from a network of self-defense units previously established by towns and villages to combat armed groups and bandits in areas where the national army or gendarmerie were not present. The UN estimated in previous years children comprised one-third of these civilian self-defense units. There were 3,416 children, including 719 girls, involved in the conflict between ex-Seleka and anti-Balaka during the reporting period, with 91.6 percent used by the anti-Balaka, eight percent by the ex-Seleka, and 0.4 percent by the Lord’s Resistance Army (LRA) and the Revolution et Justice (R). UNICEF estimated 10,000 children remain associated with the ex-Seleka and anti-Balaka. Children formerly associated with armed groups are at risk of re-recruitment.

The LRA, a Ugandan rebel group that operates in eastern regions of the CAR, continued to enslave Central African, South Sudanese, Congolese, and Ugandan boys and girls for use as cooks, porters, concubines, and combatants. The LRA also committed abductions, forced girls into marriages, and forced children to commit atrocities such as looting and burning villages, killing village residents, and abducting or killing other children. During the reporting period, UNICEF reported the LRA abducted 15 children, including seven girls, in eastern CAR. Some of these children may have been taken back and forth across borders into South Sudan or the DRC. The Government of the Central African Republic does not fully comply with the minimum standards for the elimination of trafficking and is not making significant efforts to do so. In March 2015, the Minister of Public Security signed a decree creating an inter-ministerial committee to combat human trafficking that will report to the Ministry of Public Security. The government conducted a limited number of investigations and prosecutions of suspected cases of human trafficking, but did not identify, provide protection to, or refer to service providers any trafficking victims. A transitional government assumed power in January 2014 and, before that time, armed groups aligned with the former Seleka government recruited and used children in the commission of atrocities and re-victimized children previously rescued and separated from armed groups. A working group established by an NGO, in partnership with the government, began drafting a national action plan against trafficking during the reporting period for presentation to the Transitional National Council during 2015.

The LRA abducted or killed at least 68 children, including at least 11 girls, between January 2014 and March 2015. In the early 2010s, UNICEF reported the LRA abducted 15 children, including seven girls, in eastern CAR. Some of these children may have been taken back and forth across borders into South Sudan or the DRC. The Government of the Central African Republic does not fully comply with the minimum standards for the elimination of trafficking and is not making significant efforts to do so. In March 2015, the Minister of Public Security signed a decree creating an inter-ministerial committee to combat human trafficking that will report to the Ministry of Public Security. The government conducted a limited number of investigations and prosecutions of suspected cases of human trafficking, but did not identify, provide protection to, or refer to service providers any trafficking victims. A transitional government assumed power in January 2014 and, before that time, armed groups aligned with the former Seleka government recruited and used children in the commission of atrocities and re-victimized children previously rescued and separated from armed groups. A working group established by an NGO, in partnership with the government, began drafting a national action plan against trafficking during the reporting period for presentation to the Transitional National Council during 2015.

RECOMMENDATIONS FOR CENTRAL AFRICAN REPUBLIC:

Make efforts to demobilize and reintegrate child soldiers in armed groups and self-defense units, and institute a zero tolerance policy for the use of children within the government’s armed forces; thoroughly vet incoming members of the reconstituted Central African army (FACA) to ensure soldiers who have committed abuses against children are not reintegrated; investigate allegations of child recruitment into armed groups and punish public officials or civilians who perpetrate this crime; in collaboration with NGOs and the international community, provide care to demobilized child soldiers and children in commercial sexual exploitation and forced labor; in collaboration with NGOs and the international community, train law enforcement officials and magistrates to use the penal code’s anti-trafficking provisions to investigate and prosecute these offenses; and increase efforts to educate and
encourage the public and relevant governmental authorities to identify and report trafficking victims among vulnerable populations, such as women and girls in prostitution, street children, children associated with armed groups, and Ba’aka.

**PROSECUTION**
The government made limited anti-trafficking law enforcement efforts during the reporting period. Article 151 of the CAR’s penal code prohibits all forms of trafficking in persons and prescribes penalties of five to 10 years’ imprisonment, which are sufficiently stringent and commensurate with penalties prescribed for other serious offenses, such as rape. If the offense involves a child victim, Article 151 prescribes the additional penalty of hard labor. If the offense involves a child victim of sex trafficking or forced labor similar to slavery, the prescribed penalty is life imprisonment with hard labor. Articles 7 and 8 of the January 2009 Labor Code prohibit forced and bonded labor and prescribe sufficiently stringent penalties of five to 10 years’ imprisonment. Victims may file civil suits to seek damages from their traffickers. These provisions were not enforced. Approximately 58 complaints were lodged against 27 defendants in the Mbaiki court and 51 of those cases of suspected human trafficking offenses were investigated. Nine cases were prosecuted, three of which resulted in convictions during the reporting period. A couple convicted of trafficking a man from the CAR to the Republic of the Congo to perform farm labor was sentenced to 10 years in prison and ordered to pay five million Central African CFA francs ($13,000). Traditional dispute resolution methods are widely practiced throughout the country to punish criminal acts, often to the exclusion of formal legal proceedings. The government did not investigate or prosecute any public officials for their alleged complicity in trafficking crimes during the reporting period. NGOs reported low political will to prosecute traffickers. NGOs provided law enforcement officials technical training to identify and investigate trafficking cases, but officials outside the capital may not have had access to copies of the law.

**PROTECTION**
The government made minimal efforts to protect victims. It did not develop measures for the proactive identification of victims among vulnerable groups or enact a standardized system for referring identified victims to NGOs to receive care. The government did not report identifying any trafficking victims during the year. An NGO identified 104 victims of trafficking, including 51 in Mbaiki and 54 in Bangui. It assisted many of the victims in Mbaiki by sourcing appropriate shelter; obtaining health care services, mental health services, vocational training, and legal assistance, and by resettling them within the country. In cooperation with UNICEF, the government engaged in discussion with anti-Balaka and ex-Seleka commanders to demobilize child soldiers they recruited. As a result, in the reporting period, 2,589 child soldiers were demobilized, including 1,986 from anti-Balaka groups, 585 from ex-Seleka, 15 children freed from the LRA, and one from RJ. The remaining children remained awaiting certification and release operations planned for May 2015.

The government, which has very limited resources, did not directly provide reintegration programs for child soldiers, which left victims susceptible to further exploitation or re-trafficking by armed groups, including those affiliated with the government, or other traffickers. In previous years, reports indicated the government arrested and jailed individuals involved in the sex trade, some of whom may have been trafficking victims, without verifying their ages or attempting to identify indicators of trafficking. It is unknown whether the government punished any individuals for involvement in the sex trade during this reporting period. The government did not provide legal alternatives to the removal of foreign victims to countries where they may face hardship or retribution, and no such victims were identified.

**PREVENTION**
The government did not report any anti-trafficking prevention efforts during the reporting period. The government’s working group carried out limited activities due to continued violence that pervaded the country during the reporting period. In March 2015, a working group established by an NGO, in partnership with the government, began drafting a national action plan against trafficking during the reporting period for presentation to the Transitional National Council during 2015. The government did not report any efforts to establish a policy against child soldiering or raise awareness about the country’s laws prohibiting the use of children in armed forces. The government did not report any measures to reduce the demand for commercial sex acts during the year or provide anti-trafficking training for its diplomatic personnel.

**CHAD: Tier 2**
Chad is a source, transit, and destination country for children subjected to forced labor and sex trafficking. The country’s trafficking problem is primarily internal and frequently involves children being entrusted to relatives or intermediaries in return for promises of education, apprenticeship, goods, or money, and subsequently subjected to forced labor in domestic service or herding. Children are subjected to forced labor as beggars and agricultural laborers. Some children who leave their villages to attend traditional Koranic schools are forced into begging, street vending, or other labor. Child herders, some of whom are victims of forced labor, follow traditional routes for grazing cattle and, at times, cross ill-defined international borders into Cameroon, Central African Republic, and Nigeria. Some of these children are sold in markets for use in cattle or camel herding. In some cases, child herders are subjected to forced labor by military or local government officials. Chadian girls travel to larger towns in search of work, where some are subsequently subjected to prostitution or are abused in domestic servitude.

The Government of Chad does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government took steps to increase its capacity to combat trafficking and sustain its progress in the previous reporting period. It drafted legislation specifically prohibiting human trafficking, institutionalized anti-trafficking training at the national police academy, and prioritized and planned its future anti-trafficking efforts by incorporation of trafficking provisions in the Ministry of Justice’s broader action plan. It regularly convened the inter-ministerial committee on trafficking and identified at least 30 trafficking victims. Additionally, the government continued efforts to prevent the recruitment and use of child soldiers by providing training to military leaders. However, the government reported fewer prosecutions and convictions, did not provide services specifically tailored for trafficking victims, and did not systematically refer victims to NGOs and international organizations for care.
PROSECUTION

The government sustained modest anti-trafficking law enforcement efforts. Existing laws do not specifically prohibit trafficking, though they do prohibit forced prostitution and many types of labor exploitation. Title 5 of the labor code prohibits forced and bonded labor; prescribing fines of 50,000 to 500,000 Central African CFA francs (FCFA) ($93-$928), but not imprisonment; these penalties are not sufficiently stringent to deter this form of trafficking and do not reflect the serious nature of the crimes. Penal code Articles 279 and 280 prohibit the prostitution of children, prescribing punishments of five to 10 years’ imprisonment and fines up to FCFA 1,000,000 ($1,860); these penalties are sufficiently stringent and commensurate with penalties prescribed for other serious crimes. Pimping and owning brothels are prohibited under penal code Articles 281 and 282. The 1991 Chadian National Army Law prohibits recruitment of children younger than 18 years; punishment for those who violate this provision is at the discretion of military justice officials. Draft revisions to the penal code intended to prohibit child trafficking and provide protection for victims have not been enacted for the fifth consecutive year. The government drafted anti-trafficking legislation with the support of NGOs and international organizations to increase the provision of protective services to all types of trafficking victims, including children exploited in prostitution or forced into cattle herding or domestic service; allocate regular funding to support the activities of the inter-ministerial committee on trafficking in persons, including funding for victim protection efforts; continue to take steps to raise public awareness of trafficking issues, particularly at the local level among tribal leaders and other members of the traditional justice system; and draft and implement a national action plan to combat trafficking.

PROTECTION

The government sustained minimal efforts to identify and provide protection to trafficking victims. It did not officially report the number of victims identified or referred to protection services, although it identified at least 33 victims as part of the aforementioned investigations. Regional committees, located in eight regions within Chad, identified and referred an unknown number of victims to protective services, but these bodies lacked adequate support and resources. The lack of formal victim identification procedures continued to be a problem. Inadequate human and financial resources severely limited the government’s ability to provide adequate services to victims of all crimes, including victims of trafficking. The government provided limited in-kind contributions and social services to victims of crime through a joint agreement with UNICEF, though these services were not tailored to the specific needs of trafficking victims. Through this joint agreement, the government provided facilities to UNICEF, which used the buildings as shelters for trafficking victims. During the reporting period, these multipurpose shelters were used to provide shelter and services to at least 26 children; the government ultimately reunited the children with their families. The government did not have a formal policy in place to offer temporary or permanent residency for foreign victims of trafficking. There were no reports the government detained, fined, or jailed any trafficking victims for unlawful acts committed as a direct result of being subjected to human trafficking.

PREVENTION

The government sustained modest efforts to prevent trafficking. The inter-ministerial committee responsible for coordinating government efforts to combat trafficking extended its membership to local and international NGOs and met regularly throughout the reporting period. The Ministry of Justice and Human Rights developed a national action plan for 2015 on human rights, which includes anti-trafficking efforts. The Ministry of Social Action concluded a mapping project aimed at tracking violations of children’s rights, including trafficking; the findings are meant to inform the development of a trafficking-specific national action plan. The government partnered with a local NGO to conduct a public awareness event for local leaders on human trafficking; 122 participants attended the event, which was also covered by two radio stations. In June 2014, the government partnered with an international organization to conduct training for military leaders on child soldier identification and children’s rights. Additionally, in February 2015, the government convened a meeting with local leaders and NGOs to disseminate the 2013 presidential directive which prohibits the recruitment or use of child soldiers and requires proof of age for all soldiers and recruits. The government made no discernible efforts to reduce the demand for forced labor or commercial sex during the reporting period. The government provided Chadian troops anti-trafficking training prior to their deployment abroad on international peacekeeping missions, in collaboration with a foreign donor. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.
CHILE: Tier 1

Chile is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor; Chilean women and children are exploited in sex trafficking within the country, as are women and girls from other Latin American countries and possibly from Asia. Men, women, and children—primarily from other Latin American countries, as well as Asia—are exploited in forced labor in mining, agriculture, construction, street vending, the hospitality and restaurant sectors, the garment sector, and in domestic service. Authorities report that Chinese immigrants may also be vulnerable to both sex trafficking and forced labor; Chilean authorities identified 90 children involved in illicit activities in 2014, including drug trafficking and robbery; some of these children may have been trafficking victims. Chilean officials report that Chile is a transit country for trafficking victims from other countries, including possibly to Europe, and that some Chilean women may be exploited in sex trafficking in other countries. NGOs report brothels in small towns are often frequented by police officers, dissuading potential trafficking victims from reporting their exploitation.

The Government of Chile fully complies with the minimum standards for the elimination of trafficking. Authorities increased convictions of sex traffickers under child prostitution statutes and continued to provide specialized services to child sex trafficking victims and adult female victims. The government established six new regional anti-trafficking taskforces in 2014. While authorities increased training for a range of front-line responders, many government officials lacked adequate expertise and resources to identify victims and refer them to or provide specialized services. Authorities did not prosecute internal child sex trafficking as human trafficking, which hindered efforts to penalize traffickers with sufficiently stringent sentences and accurately assess anti-trafficking efforts, and most convicted traffickers were not imprisoned.

RECOMMENDATIONS FOR CHILE:
Increase efforts to investigate and prosecute all forms of human trafficking under Law 20507 and convict and penalize traffickers with sufficiently stringent sentences, ordering victim restitution as appropriate; expand victims’ access to comprehensive services through increased referrals to and funding for these services, in partnership with civil society; increase training for front-line responders in victim identification and implementation of the victim assistance protocol; continue to increase the use of the anti-trafficking law, including to prosecute child sex trafficking; implement mechanisms requiring that cases of third-party prostitution of children be referred to specialized anti-trafficking police and prosecutors and issue guidance to law enforcement and justice officials clarifying that third-party prostitution of children is trafficking; continue to strengthen law enforcement’s capability to investigate trafficking cases outside the capital, especially involving potential forced labor and domestic servitude; develop guidelines for officials to screen children involved in illicit activities for trafficking indicators; continue to improve data collection; and continue to enhance interagency coordination mechanisms and communication with NGOs.

PROSECUTION
The government strengthened anti-trafficking law enforcement efforts. Law 20507 prohibits all forms of human trafficking, prescribing penalties ranging from five years and a day to 15 years' imprisonment, plus fines, for trafficking offenses. Such penalties are sufficiently stringent and are commensurate with those prescribed for other serious crimes, such as rape. Chilean officials continued to investigate and prosecute many internal child sex trafficking cases under Article 367 of the penal code, which penalizes promoting or facilitating the prostitution of minors. Penalties for this crime range from three to five years’ imprisonment, sentences which are less than the sanctions imposed for rape, and in practice are often commuted to parole or suspended sentences.

Anti-trafficking police units opened investigations of 14 new sex trafficking and two new labor trafficking cases in 2014. Chilean prosecutors commenced 118 trafficking prosecutions in 2014; 115 involved the facilitation of the prostitution of children, while only three cases, which involved trafficking of adults, relied on the anti-trafficking law. This represented an increase from 71 prosecutions initiated for prostitution of children in 2013 but a significant decrease in other trafficking prosecutions, as authorities had opened 18 prosecutions under the anti-trafficking law in 2013. The government convicted five traffickers for international sex trafficking under Law 20507 in 2014 and handed down 22 convictions for an unknown number of traffickers under Article 367. None of the five traffickers convicted under the anti-trafficking law were incarcerated; most received suspended sentences and fines, while one was sentenced to 600 nights in prison. Sentences for traffickers convicted under Article 367 range from 300 days to four years’ imprisonment, although most convicted traffickers were released on parole or given suspended sentences. In comparison, in 2013 authorities convicted seven sex traffickers and two labor traffickers using anti-trafficking statutes and three traffickers under Article 367. Authorities investigated a former deputy police chief for involvement in the commercial sexual exploitation of children while in office. The government did not report any prosecutions or convictions of officials complicit in human trafficking offenses. Authorities maintained mandatory anti-trafficking training in the police academy for all new detectives and published a best practices guide on anti-trafficking investigations. The government provided specialized training on trafficking to 400 government officials in 2014, including law enforcement, prosecutors, justice officials, social workers, and labor inspectors, often in partnership with NGOs and international organizations. Authorities maintained a trafficking and smuggling investigative police unit in Santiago and established a new unit in Iquique to cover cases in northern Chile. Law enforcement reported that lack of qualified interpreters hampered some trafficking investigations with foreign victims. The public prosecutor’s office maintained an internal trafficking working group.

PROTECTION
Authorities maintained victim protection efforts. Prosecutors identified 16 potential trafficking victims during the year, a significant decrease from 164 identified in 2013. Of these victims, two were labor trafficking victims while 14 were exploited in sex trafficking. Most child sex trafficking victims were not identified as such.
and the National Service for Minors (SENAMIE) identified and assisted 1,290 children in commercial sexual exploitation in 2014. Authorities employed an interagency victim assistance protocol, which established guidelines and responsibilities for government agencies in trafficking victim care, but law enforcement officials lacked guidelines for dealing with potential trafficking victims detained or placed in protective custody for alleged criminal acts, such as children involved in illicit activities. While the government conducted increased training for front-line responders on victim identification, including for public health officials and social workers, NGOs reported many government officials responsible for identifying and assisting victims had limited expertise to identify trafficking victims, particularly for labor trafficking.

Provision of victim services remained uneven across the country. All of the 16 potential victims reported by prosecutors received direct assistance from the public prosecutor’s office or NGOs, and the public prosecutor’s office provided 1.39 million Chilean pesos ($2,290) for trafficking victims’ care, including lodging, in 2014. Almost all NGOs assisting trafficking victims received some government funding, but all reported funding for these services was inadequate to provide all necessary services, especially to fund shelter operation. The government provided 85 million Chilean pesos ($140,000) to fund an NGO-operated shelter for women victims of trafficking, smuggled women, and their children. The shelter housed six foreign victims in 2014, including one labor trafficking victim, and facilitated health, migration, and employment services. SENAMIE provided services to child victims of sex trafficking through its national network of 17 NGO-operated programs for children subjected to commercial sexual exploitation—including boys—which received 1.54 billion Chilean pesos ($2.54 million) in 2014. SENAMIE also funded one residential shelter exclusively for child victims of commercial sexual exploitation which housed 30 children in 2014. Authorities provided some trafficking victims with legal assistance in 2014, though NGOs reported most legal services are provided by civil society. Specialized assistance for male victims was limited. Reintegration services such as education and job placement remained lacking and officials reported that access to quality mental health services was expensive and limited. Foreign victims were eligible for temporary residency visas with the right to work for a minimum six-month period, and four victims received this residency in 2014. In response to the extensive wait time for temporary visas in 2013, authorities streamlined the application process in the capital region; immigration officials required prosecutors to pay for victims’ visa fees, stretching limited assistance funds. The law also establishes foreign victims’ rights to take steps toward regularizing their legal status in Chile. The government did not report granting restitution to any victims through civil or criminal cases in 2014. There were no reports the government penalized trafficking victims for unlawful acts committed as a direct result of being subjected to trafficking.

PREVENTION

The government maintained prevention efforts. The Ministry of Interior continued to lead the anti-trafficking interagency taskforce—which included government agencies as well as international organizations and local NGOs—with three sub-commissions. The taskforce implemented the existing national anti-trafficking action plan and published trafficking statistics for the first time. Authorities established six regional anti-trafficking taskforces in 2014. The government conducted some awareness efforts, including prevention campaigns focused on commercial sexual exploitation of children. Authorities provided anti-trafficking training to Chilean troops prior to their deployment abroad for international peacekeeping missions. The government took actions to reduce the demand for commercial sex acts involving children by prosecuting individuals who purchased sex from prostituted children, but did not report efforts targeting the demand for forced labor. The government provided anti-trafficking training or guidance for its diplomatic personnel.

CHINA: Tier 2 Watch List

The People’s Republic of China (China or PRC) is a source, destination, and transit country for men, women, and children subjected to forced labor and sex trafficking. Instances of trafficking are reported among China’s internal migrant population, estimated to exceed 236 million people, with Chinese men, women, and children subjected to forced labor in brick kilns, coal mines, and factories, some of which operate illegally and take advantage of lax government supervision. Forced begging by adults and children was reported throughout China. There are reports traffickers are increasingly targeting deaf and mute individuals for forced labor. Limited media reports indicate children in some work-study programs supported by local governments and schools are forced to work in factories.

State-sponsored forced labor continues to be an area of significant concern in China. “Re-education through labor” (RTL) was a systematic form of forced labor that had existed in China for decades. The PRC government reportedly profited from this forced labor, which required many detainees to work, often with no remuneration, for up to four years. By some estimates, there had been at least 320 facilities where detained individuals worked in factories or mines, built roads, and made bricks. In 2013, the PRC’s National People’s Congress ratified a decision to abolish RTL. The government closed several RTL facilities by the beginning of April 2014; however, the government converted other RTL facilities into state-sponsored drug detention or “custody and education” centers, and continues to force prisoners to perform manual labor. Some women arrested for prostitution are detained for up to two years without due process in “custody and education” centers and subjected to forced labor—such as making tires, disposable chopsticks, toothpicks, or dog diapers—in at least 116 “custody and education” centers throughout China.

Chinese women and girls are subjected to sex trafficking within China; they are typically recruited from rural areas and taken to urban centers. Well-organized criminal syndicates and local gangs play key roles in the trafficking of Chinese women and girls in China. Victims are recruited with fraudulent employment opportunities and subsequently forced into prostitution. Girls from the Tibet Autonomous Region are reportedly sent to other parts of China and subjected to forced marriage and domestic servitude.

Chinese men, women, and children are also subjected to forced labor and sex trafficking in other countries. Traffickers recruit girls and young women, often from rural areas of China, using a combination of fraudulent job offers and coercion; traffickers impose large travel fees, confiscate passports, confine, or physically and financially threaten victims to compel their engagement in prostitution. Chinese men and women are forced to labor in service sectors, such as restaurants, shops, agriculture, and factories in overseas Chinese communities. Chinese men experience
abuse at construction sites, in coal and copper mines, and other extractive industries in Africa, and face conditions indicative of forced labor such as withholding of passports, restrictions on movement, nonpayment of wages, and physical abuse. Chinese children are vulnerable to forced labor in quarries, farms, and construction sites in Angola. Chinese women and girls are subjected to forced prostitution throughout the world, including in major cities, construction sites, remote mining and logging camps, and areas with high concentrations of Chinese migrant workers. African men are exploited on Chinese vessels, working under conditions indicative of forced labor.

Women and children from neighboring Asian countries, including Cambodia, Burma, Vietnam, Laos, Mongolia, and the Democratic People’s Republic of Korea (DPRK), as well as from Africa, and the Americas, are subjected to forced labor and sex trafficking in China. Malagasy women and girls are recruited to work in domestic service in China; some of these women and girls are subjected to forced labor. Zimbabwean women report conditions indicative of labor trafficking bars. North Korean women are subjected to forced labor in the agricultural and domestic service sectors. The Chinese government’s birth limitation policy and a cultural preference for sons create a skewed sex ratio of 117 boys to 100 girls in China, which may serve to increase the demand for prostitution and for foreign women as brides for Chinese men—both of which may be procured by force or coercion. Women and girls are recruited through marriage brokers and transported to China, where some are subjected to forced prostitution or forced labor.

The Government of the People’s Republic of China (PRC) does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the year, the government reported convicting at least 35 traffickers, through its publicly available data, and reported cooperating with neighboring countries to repatriate foreign trafficking victims. Despite these efforts, the government did not demonstrate overall increasing efforts to address anti-trafficking compared to the previous year; therefore, PRC is placed on Tier 2 Watch List. The government reported ceasing the RTL system in 2013, but reports indicate the government converted some RTL facilities into different types of detention centers—including state-sponsored drug detention and “custody and education” centers—that continued to employ forced labor. The government arrested a significant number of women and children in police raids on prostitution rings and some of them may have been punished without being properly screened for trafficking indicators. Chinese authorities continued to forcibly repatriate North Korean refugees by treating them as illegal economic migrants—despite reports that many North Korean female refugees in China were trafficking victims.

Protocol, including by separating out crimes such as abduction, illegal adoption, and smuggling and criminalizing the facilitation of prostitution involving children under the age of 18; end forced labor in state-sponsored drug detention and “custody and education” centers; investigate, prosecute, and impose prison sentences on government officials who facilitate or are complicit in trafficking; expand efforts to institute proactive, formal procedures to systematically identify victims of trafficking—including labor trafficking victims, Chinese victims abroad, and victims among vulnerable groups, such as migrant workers and foreign and local women and children arrested for prostitution; improve procedures to prevent victims from being punished for acts committed as a direct result of being subjected to trafficking; cease detention, punishment, and forcible repatriation of trafficking victims; expand victim protection services, including comprehensive counseling, medical, reintegration, and other rehabilitative assistance for male and female victims of sex and labor trafficking; provide legal alternatives to foreign victims’ removal to countries where they would face hardship or retribution; increase the transparency of government efforts to combat trafficking and provide disaggregated data on efforts to criminally investigate and prosecute sex and labor trafficking of adults and children; and provide data on the number of criminal investigations and prosecutions of cases identified as involving forced labor, including recruiters and employers who facilitate forced labor and debt bondage, both within China and abroad.

PROSECUTION
The government did not directly provide data on anti-trafficking law enforcement efforts. The Chinese criminal code prohibits many forms of trafficking and prescribes harsh penalties. Article 240 of China’s criminal code prohibits “abducting and trafficking of women or children,” which is defined as a series of acts (e.g., abduction, kidnapping, purchasing, selling, sending, receiving) for the purpose of selling the women and children. That article does not apply to men; further, the acts that comprise the crime are not tied to a purpose of exploitation, such as forced labor or forced prostitution, which is how international law defines trafficking in persons. Crimes under Article 240 are punishable by no less than 10 years’ or life imprisonment and the death penalty is possible in particularly serious circumstances. Article 358 prohibits organizing prostitution and forced prostitution, which is punishable by five to 10 years’ imprisonment or; with aggravated circumstances, up to life imprisonment. Article 358 is overly broad in prohibiting both forced prostitution and prostitution. Article 359 makes it a crime to lure girls under the age of 14 into prostitution, but does not criminalize facilitating the prostitution of boys under 18 or girls between the ages of 14 and 18, although two provincial supreme courts have found Articles 358 and 359 to extend to men, women, and children, generally. Prescribed penalties under these statutes are sufficiently stringent and commensurate with those prescribed for other serious crimes, including rape. Article 244 of the Chinese criminal code prohibits “forcing workers to labor,” punishable by three to 10 years’ imprisonment and a fine, and expands culpability to those who recruit, transport, or assist in “forcing others to labor,” but appears only to criminalize the employer engaged in forced labor, not others who may have recruited, transported, or transferred such workers, which is how the crime of trafficking for the purpose of forced labor is defined in international law. Prescribed penalties under these statutes are sufficiently stringent and commensurate with those prescribed for other serious crimes, including rape. It remains

RECOMMENDATIONS FOR CHINA:
Update the legal framework to further refine the definitions of trafficking-related crimes in accordance with the 2000 UN TIP
unclear whether, under Chinese law, all children under the age of 18 in prostitution are considered victims of trafficking regardless of whether force is involved.

In public data released by the Ministry of Public Security (MPS), officials stated the government arrested 194 alleged traffickers and convicted at least 35 traffickers. Due to limited data and the government’s tendency to conflated human smuggling, child abduction, prostitution, and fraudulent adoptions with trafficking offenses, it is not clear the exact number of trafficking cases the government investigated and prosecuted in accordance with international law. The government made some efforts to cooperate with foreign governments to investigate allegations of trafficking. The government reportedly increased cooperation with neighboring governments in sharing intelligence and collecting evidence on those who are involved in arranging marriages between Chinese nationals and foreign brides; foreign brides are reportedly sold by their parents and some become trafficking victims. The government provided inadequate information on in-house training for law enforcement officials, prosecutors, or judges on human trafficking issues. When PRC authorities participated in trainings with other countries and international organizations, the PRC government provided lodging and meals for some participants. Despite reports of official complicity, including willful negligence in addressing trafficking cases, the government did not report any investigations, prosecutions, or convictions of government officials for complicity in human trafficking offenses.

PROTECTION

The government did not undertake adequate efforts to protect victims and did not directly provide data on the number of victims it identified or assisted or the services provided to victims. Media reported law enforcement and judicial officials continued to expel foreign trafficking victims. The government arrested significant numbers of women in prostitution during police raids; some of these women were detained in “custody and education” centers and subjected to forced labor. In 2011, the MPS mandated all women arrested for prostitution be screened for indicators of trafficking; however, it was unclear if these women were in fact screened or, if screened, if victims were referred to shelters or other care facilities.

The government reported there are shelters dedicated to care for trafficking victims; however, the government did not provide victim protection data to ascertain if trafficking victims in fact accessed these shelters. Foreign embassies reportedly provided shelter or protective services to victims. The impact or effectiveness of the government’s previously reported victim assistance—including border liaison offices, victim funds, hotlines, and government-to-government agreements to assist victims—remained unclear. The government reported trafficking victims who faced hardships in their home country could receive vocational skills training, vocational guidance, and employment services; it remained unclear if any victim benefited from this provision. Chinese law provides victims the right to claim financial compensation by filing civil lawsuits and request criminal prosecution of traffickers; it remained unclear if any victim benefited from this provision in 2014. Media reports noted the government repatriated victims and deported traffickers; the government does not provide any temporary or permanent residence visas to foreign trafficking victims as an incentive to cooperate in trafficking investigations or prosecutions. Chinese authorities continued to forcibly repatriate some North Korean refugees by treating them as illegal economic migrants, despite reports some North Korean female refugees in China were trafficking victims. The government detained and deported such refugees to North Korea, where they may face severe punishment, even death, including in North Korean forced labor camps. The Chinese government did not provide North Korean trafficking victims with legal alternatives to repatriation. The government continued to bar UNHCR access to North Koreans in northeast China; the lack of access to UNHCR assistance and forced repatriation by Chinese authorities left North Koreans vulnerable to traffickers. Chinese authorities sometimes detained and prosecuted citizens who assisted North Korean refugees and trafficking victims, as well as those who facilitated illegal border crossings.

PREVENTION

The government maintained efforts to prevent trafficking. The government does not report its progress on a yearly basis; therefore it was difficult to track the actions implemented to combat trafficking under its national action plan. Through China’s social media platforms, such as Sina Weibo, the MPS reported using its official microblog to raise awareness of trafficking and receive information from the public regarding suspected trafficking cases; it remained unclear how this effort contributed to the government’s prosecution and protection efforts. During peak traveling periods, the All-China Women’s Federation and MPS continued national anti-trafficking publicity campaigns at train and bus stations, and on national radio—mainly targeting migrant workers. MPS continued to coordinate the anti-trafficking interagency process and lead interagency efforts to engage with foreign counterparts and international organizations in 2014. The All-China Women’s Federation expanded after-school programs that included a curriculum on anti-trafficking after the success of its initial program. Academics noted the gender imbalance, due to the previous one child policy, could contribute to crimes of human trafficking in China. The government’s modification of the birth limitation policy may affect future demands for prostitution and for foreign women as brides for Chinese men.

Several government policies continued to facilitate human trafficking. “Punishment clauses” within the Labor Contract Law allowed Chinese companies to impose steep fines or require substantial deposits from Chinese workers, rendering them vulnerable to forced labor. The government’s hukou (household registration) system continued to contribute to the vulnerability of internal migrants to trafficking. The government provided anti-trafficking training to Chinese forces participating in peacekeeping initiatives abroad. The government did not provide anti-trafficking training or guidance for its diplomatic personnel. The government did not report making any efforts to reduce the demand for commercial sex or forced labor. Media, however, reported the Guangdong provincial government issued a series of regulations aimed at keeping prostitution out of massage parlors—such as mandating lights be on at all times, removing locks from doors, and keeping logbooks of all clients who come to the massage parlors. Despite reports Chinese nationals engaged in child sex tourism, the government made no efforts to prevent Chinese citizens from engaging in child sex tourism while abroad.
COLOMBIA: Tier 2

Colombia is a source and destination country for men, women, and children subjected to sex and labor trafficking. Groups at high risk for trafficking include internally displaced persons, Afro-Colombians, Colombians with disabilities, indigenous Colombians, and Colombians in areas where armed criminal groups are active. Sex trafficking of Colombian women and children occurs within the country and Colombian women and children are found in sex trafficking around the world, particularly in Latin America, the Caribbean, and Asia. Authorities reported high rates of child prostitution in areas with tourism and large extractive industries, and sex trafficking in mining areas sometimes involves organized criminal groups. Transgender Colombians and Colombian men in prostitution are vulnerable to sex trafficking within Colombia and in Europe. Colombian labor trafficking victims are found in mining, agriculture, and domestic service. Colombian children working in the informal sector, including as street vendors, are vulnerable to labor trafficking. Colombian children and adults are exploited in forced begging in urban areas. Illegal armed groups forcibly recruit children to serve as combatants and informants, to cultivate illegal narcotics, or to be exploited in prostitution. Organized criminal groups and other individuals force vulnerable Colombians, including displaced persons, into prostitution and criminal activity—particularly to sell and transport illegal narcotics and serve as lookouts and assassins. Colombian men and women are exploited in forced labor abroad, particularly within Latin America. To a more limited extent, foreign victims are subjected to sex and labor trafficking in Colombia. Colombia is a destination for foreign child sex tourists, primarily from North America and Europe.

The Government of Colombia does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Authorities continued to investigate and prosecute trafficking cases and reported increased investigation of internal sex trafficking cases. The government conducted awareness campaigns, offered identified victims short-term emergency assistance, and provided some services to child victims of sex trafficking and of forcible recruitment by illegal armed groups. Authorities did not demonstrate progress in identifying victims from vulnerable populations, providing specialized services to victims, or prosecuting and convicting labor or sex traffickers. A lack of sufficient departmental government funding for trafficking, coupled with limited interagency coordination, impaired victim identification and protection efforts. Officials treated some trafficking cases as other crimes, which hindered efforts to identify and assist victims and hold traffickers criminally accountable.

**RECOMMENDATIONS FOR COLOMBIA:**

Provide more trafficking victims access to shelter and specialized services by increasing funding for NGOs and government entities; increase proactive identification, investigation, and prosecution of forced labor and internal sex trafficking; revise Law 1069 to explicitly state victims do not need to file an official complaint against their traffickers in five days to receive ongoing assistance; create regional anti-trafficking prosecutorial units to increase capacity to investigate internal trafficking, create and implement formal mechanisms to identify victims among vulnerable populations within the country, including displaced Colombians; give Ministry of Interior (MOI) officials sufficient staff and autonomy to increase interagency cooperation, leading to increased victim identification and assistance; enhance coordination among labor officials, police, prosecutors, and social workers to ensure cases are identified and referred for criminal investigation and victims are provided comprehensive and timely assistance; track efforts against all forms of trafficking within the legal system and for victim identification and assistance, including through implementing the national trafficking information system; increase oversight of victim service provision; and continue to increase collaboration with NGOs.

**PROSECUTION**

The government continued efforts against transnational sex trafficking and increased investigative efforts. The government took minimal steps to prosecute and convict labor traffickers and internal sex traffickers. Article 188 A of the penal code prohibits all forms of trafficking and prescribes punishments of 13 to 23 years’ imprisonment plus fines up to 1,500 times the monthly minimum wage, penalties that are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. In 2014, authorities modified the penal code to specifically penalize benefiting from the sexual exploitation of a person within the context of armed conflict.

Data on law enforcement efforts was incomplete, as some internal trafficking cases were categorized as other crimes; for example, internal child sex trafficking cases were frequently investigated as induction into prostitution and pimping. Police reported nine antitrafficking operations involving 26 suspects—six for international sex trafficking and three for domestic sex trafficking—and 176 possible trafficking cases referred from the anti-trafficking hotline. Prosecutors reported opening 15 new transnational trafficking investigations and 107 internal trafficking investigations, though it was unclear in how many cases charges were filed against alleged traffickers or how many cases involved labor trafficking. Authorities initiated trials in four transnational trafficking cases (one of which was for labor trafficking) and two internal trafficking cases involving an unknown number of defendants. In comparison, prosecutors reported 44 new investigations for transnational trafficking and eight cases brought to trial in 2013. The government convicted five transnational sex traffickers and two internal sex traffickers, compared with 11 transnational sex traffickers and one internal sex trafficker in 2013. Sentences ranged from three to 22 years’ imprisonment, including one sentence served as house arrest, and were subject to appeal. Statistical information for the number of investigations, prosecutions, or convictions in 2014 for the forcible recruitment or forcible use of children by illegal armed groups was not provided. The government did not report any convictions for other forms of forced labor, despite a 2013 constitutional court directive ordering authorities to increase law enforcement efforts against domestic servitude. Authorities collaborated with U.S. and Latin American officials on anti-trafficking law enforcement operations and investigations.

One prosecutor handled all transnational trafficking cases for the entire country, and one prosecutor in Bogota oversaw cases of
internal trafficking and migrant smuggling in the city. Outside of the capital, some designated local prosecutors handled internal trafficking cases in addition to their existing workloads. Many of these prosecutors were overburdened, underfunded, and lacked trafficking expertise. Authorities launched a prosecutorial working group to improve coordination on trafficking investigations. Social workers and other officials interacting with potential trafficking victims, such as children in commercial sexual exploitation or in the worst forms of child labor, did not always refer these cases for criminal investigation. Officials and experts reported some authorities would not proactively investigate trafficking cases without an official complaint. Government officials did not consider forced child recruitment or forced criminal activity by illegal armed groups or organized criminal groups as human trafficking, and these forms of trafficking were not investigated or prosecuted as such. Authorities trained a variety of officials—including prosecutors, judicial officials, police, and labor inspectors—on human trafficking, often through partnerships with international organizations. The government provided no updates on a 2013 investigation of a city councilman and municipal employee in the department of Antioquia for possible involvement in commercial sexual exploitation of minors. Authorities did not report any other investigations, prosecutions, or convictions of government employees complicit in trafficking.

PROTECTION

The government provided some services to victims, but long-term protection was inadequate and victim identification uneven. Some officials reportedly used established protocols to identify victims, but authorities did not effectively employ procedures to identify victims among vulnerable populations in the country, such as child laborers or displaced Colombians. NGOs criticized the government’s ability to identify and assist trafficking victims in the country. The MOI reported authorities identified 62 Colombian trafficking victims in 2014: 53 Colombian citizens exploited abroad and nine internal victims, including two children and one forced labor victim. Of victims identified abroad, 28 were exploited in sex trafficking, 22 in labor trafficking, and three were in servile marriage, which Colombian authorities considered to be trafficking. This compares with 60 Colombian victims identified abroad in 2013. In addition, authorities reported four foreign labor trafficking victims identified in Colombia. The Colombian Child Welfare Institute (ICBF) identified 96 girls and 12 boys in prostitution and no children in forced labor—compared with 158 children in prostitution and nine children in forced labor in 2013—but did not identify these children as trafficking victims. Given the low number of internal child sex trafficking victims reported by the MOI, it appeared the requirement for officials to report all trafficking cases to the MOI was not consistently implemented. Labor inspectors did not report identifying any forced labor victims and had limited access to some areas, such as illegal mining sites. Authorities and an international organization identified at least 243 children who separated from illegal armed groups in 2014, compared with 342 in 2013. Of these children, 96 were girls; 147 boys; 46 indigenous; and 42 Afro-Colombian.

The government provided some services to Colombian victims. Its funding for specialized assistance was inadequate. Local officials, NGOs, and trafficking victims all asserted government-funded victim care did not meet victims’ needs and reintegration services, such as employment assistance, were virtually nonexistent. Specialized care and shelter for child sex trafficking victims was lacking in most of the country. Services for male and transgender victims were very limited. NGOs reported victims found it easier to access services as victims of armed conflict than as trafficking victims, especially given the requirement to file an official complaint, which served as a disincentive for them to self-identify. In June 2014, authorities approved Law 1069, which outlines benefits, procedures, and responsibilities related to the protection of trafficking victims. This law defines short-term assistance as up to five days and medium-term assistance as up to six months. NGOs criticized the law for requiring victims to file an official complaint against their traffickers to receive medium-term assistance and for not sufficiently addressing long-term assistance needs. The government continued to fund an international organization to facilitate victim repatriation—53 in 2014—and provide services, including through sub-contracts to NGOs. Authorities did not report how much funding was paid out to these NGOs in 2014. Through this funding an NGO operated a dedicated emergency shelter for adult trafficking victims in Bogota, which provided temporary shelter to 12 Colombian victims in 2014, compared with 46 victims in 2013. Law 1069 makes local governments responsible for providing services beyond emergency care, but they lacked sufficient funding to provide specialized services, as most had no funding dedicated to trafficking victim care. The government reported departmental committees provided services to 50 victims identified in 2014, but it was unclear what services these victims received. Frequent turnover of departmental staff hampered victim protection. In some cases, police took child victims to hotels, as there were no shelters available. ICBF provided emergency psycho-social, medical, and legal care to child victims of sexual violence and assisted 108 children in prostitution. Working with an international organization receiving foreign donor funds, the government assisted children recruited by illegal armed groups and provided them with health, psycho-social, and education services; as of December 2014, 403 children were receiving this assistance, including 277 who had entered the program in 2014, and 192 of whom were institutionalized. Authorities lacked sufficient funding and personnel to provide tailored services, reintegration work with families, and vocational training for these children.

Thirty victims cooperated with law enforcement in trafficking investigations, and victims could also choose to participate in the victims and witness protection program. Some victims were reluctant to report their exploitation or testify against their traffickers due to fear of reprisals or lack of trust in the justice system. Authorities did not always provide adequate protection and security for victims participating in investigations. There were no new reports of victims being jailed or otherwise penalized for unlawful acts committed as a direct result of being subjected to trafficking. The government provided no updates on reports indicating a trafficking victim remained incarcerated as of February 2014 due to the testimony of another victim’s father. Authorities could provide foreign trafficking victims with temporary permission to remain in the country during the investigative process on a case-by-case basis; however, authorities have never reported doing so. There were no reports victims filed for or received restitution.

PREVENTION

The government continued diverse prevention efforts. The MOI-run interagency anti-trafficking committee met on a regular basis and increased engagement with NGOs but did not finalize the pending anti-trafficking strategy. Authorities also drafted a decree on establishing a national trafficking information system. Interagency coordination of anti-trafficking efforts was uneven as the government treated different forms of trafficking as distinct.
crimes subject to different government entities’ jurisdiction. Authorities maintained an interagency commission for the prevention of child recruitment by armed groups and a separate committee on child sexual exploitation. All 32 departments in Colombia had anti-trafficking committees, but these groups maintained varying degrees of activity and effectiveness. MOI maintained a trafficking hotline. Authorities launched a high-profile trafficking awareness campaign and conducted other prevention efforts, often in partnership with international organizations and NGOs. The government continued a prevention campaign on child sex tourism and conducted workshops for hospitality and tourism industry representatives. The government did not report other efforts to reduce the demand for commercial sex acts or forced labor; Authorities conducted investigations for child sex tourism but did not report prosecutions or convictions for this crime. The government provided anti-trafficking training for its diplomatic personnel.

**COMOROS: Tier 3**

The Comoros is a source country for children subjected to forced labor and, reportedly, sex trafficking within the country; Comoran women and children are forced to labor in Mayotte and it is a possible transit country for Malagasy women who may endure forced labor in the Middle East. Children are subjected to forced labor mostly on the island of Anjouan, in domestic service, roadside and market vending, baking, fishing, and agriculture. On the islands of Anjouan and Moheli, it is common for poor rural families to place their children with wealthier relatives or acquaintances in urban areas or on the island of Grande Comore for access to schooling and other benefits; however, some of these children become victims of domestic servitude. Most Comoran boys and girls aged three to seven years (but on occasion up to age 14 years) study at Koranic schools headed by private instructors, and some are exploited as field hands or domestic servants as payment for instruction; these Koranic students are sometimes subjected to physical and sexual abuse. Girls are reportedly exploited in prostitution in the Comoros. An NGO reported tourists from the neighboring French island of Mayotte are among the clients of children in prostitution in Anjouan. Comorans may be particularly vulnerable to transnational trafficking due to a lack of adequate border controls, corruption within the administration, and the existence of international criminal networks involved in human smuggling. Unaccompanied Comoran children become victims of domestic servitude and prostitution on the island of Mayotte, at times after the deportation of their parents. French officials recognize the 3,000 unaccompanied children on the island—the majority of whom are Comoran—as requiring urgent assistance. During the year, a Mayotte court convicted Comoran nationals for human trafficking following their exploitation of their niece in domestic servitude. The Comoros may be a destination for forced labor, as officials noted Malagasy women and girls and East African women in domestic service, with some reports of abuse and potential coercion.

The Government of the Comoros does not fully comply with the minimum standards for the elimination of trafficking and was placed on Tier 2 Watch List from 2011-2014. The Trafficking Victims Protection Act provides that a country may remain on Tier 2 Watch List for only two consecutive years, unless that restriction is waived because the government has a written plan to bring itself into compliance with the minimum standards for the elimination of trafficking. In the 2013 and 2014 TIP Reports, Comoros was granted consecutive waivers from an otherwise required downgrade to Tier 3 on the basis of the government having a written plan to bring itself into compliance with the minimum standards for the elimination of trafficking. The Trafficking Victims Protection Act (TVPA) authorizes a maximum of two consecutive waivers. A waiver is no longer available to Comoros, which is therefore deemed not to be making significant efforts to comply with the minimum standards and is placed on Tier 3. In 2014, Parliament passed amendments to the penal code, including anti-trafficking provisions, and a new criminal procedure code providing implementation guidelines on the new criminal sanctions; however, these revised codes have not been promulgated by the executive and are not currently in effect. In addition, in partnership with an international organization, the government organized a multifaceted anti-trafficking public awareness and education campaign in 2014. Nonetheless, the government did not make tangible efforts to prosecute trafficking crimes and protect victims. The government increased its capacity to combat trafficking through the enactment of a new child labor law prohibiting child trafficking and increased in-kind support to the Morals and Minors Brigade, the office charged with the investigation of child abuse and exploitation. However, it failed to investigate, prosecute, or convict trafficking offenders during the year, including officials complicit in trafficking crimes. While the government continued limited support to NGO-run centers offering counseling, medical, and legal service to child and female victims of sexual and other violence on each of the three islands, it did not identify or assist any victims during the year. Officials lacked formal victim identification or referral procedures. Official complicity in trafficking crimes and use of mediation, resulting in the return of children to their alleged exploiters, continued to be a serious concern.

**RECOMMENDATIONS FOR COMOROS:**

Redraft the amendments to the penal code related to trafficking, passed by Parliament, but not yet assented to by the president so as not to conflict with the newly enacted Child Labor Law and existing penal code provisions; investigate, prosecute, and convict trafficking offenders including allegedly complicit officials; develop procedures for the identification and referral of trafficking victims to care; end the practice of returning children to their exploiters through arbitration; increase the availability of and provide support for the provision of counseling and psychological care for trafficking victims, possibly within facilities already in existence for victims of other crimes; work with international partners to conduct a study on the forms and extent of the trafficking problem in the Comoros; continue anti-trafficking public awareness campaigns on each of the islands; and accede to the 2000 UNTIP Protocol.

**PROSECUTION**

While the government increased its capacity to respond to trafficking crimes by modestly increasing in-kind support of Morals and Minors Brigades on all three islands and by promulgating
a new child labor law prohibiting child trafficking, it did not investigate, prosecute, or convict those allegedly responsible for the commission of these offenses. Comoran law does not prohibit all forms of human trafficking. Article 310 of the penal code prohibits aiding or assisting in the prostitution of others, prescribing penalties of six months to three years’ imprisonment and fines. Article 311 of the penal code prescribes increased penalties for aggravating factors related to Article 310 ranging from two to 10 years’ imprisonment. Article 323 of the penal code prohibits the facilitation of child prostitution, prescribing sufficiently stringent punishments of two to five years’ imprisonment and fines of between the equivalent of approximately $460 and $6,150; however, these penalties are not commensurate with those for other serious crimes, such as rape. Although prostitution is illegal in the Comoros, existing laws do not criminalize the forced prostitution of adults. Article 333 of the penal code prohibits illegal restraint and prescribes penalties of 10 to 20 years’ imprisonment; these penalties are sufficiently stringent and commensurate with penalties for other serious crimes, such as rape. Article 2 of the labor code prohibits forced and bonded labor; prescribing insufficiently stringent penalties of three months’ to three years’ imprisonment or fines from the equivalent of approximately $310 to $1,540. In January 2015, the President promulgated the Law Countering Child Labor and Trafficking in Children (Child Labor Law), which prohibits the worst forms of child labor in Article 6 and child trafficking in Article 13, among other offenses. However, Articles 6 and 13 are inconsistent with each other: Article 6 does not require the means of threat or use of force or other forms of coercion, fraud, or deception and prescribes an insufficiently stringent penalty of five months to 10 years’ imprisonment; and Article 13 does require the means of threat or use of force or other forms of coercion, fraud, or deception. Article 6 also partially overlaps with Articles 310, 311, and 323 and prescribes penalties ranging from two to 10 years’ imprisonment for such acts involving children. The overlap in these laws raises concern prosecutors may be confused as to which laws to use to hold traffickers accountable and traffickers might be charged with lesser offenses, both of which would weaken efforts to deter trafficking and comply with international law.

In June 2014, the parliament adopted, but the President has not yet assented to, amendments to the penal code, which would specifically add provisions to prohibit trafficking in persons under Article 265.

The government failed to investigate, prosecute, or convict trafficking offenders during the reporting period. The government did not report progress in its investigation, initiated in the previous reporting period, of a magistrate allegedly responsible for the domestic servitude of a 14-year-old girl. A foreign donor trained investigators from Grand Comore on investigation of trafficking in December 2014. During the year, the Morals and Minors Brigade continued to oversee the investigation of cases of child abuse and exploitation, including child trafficking, nationwide. The police generally lacked resources, which stymied investigation of child abuse and exploitation cases. The prosecutor general and six law enforcement officials received donor-funded training in December 2014 on how to recognize, investigate, and prosecute trafficking and trafficking-related crimes. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses. Corruption remained a significant concern throughout the Comoros and hindered law enforcement efforts, including efforts to address trafficking. Alleged perpetrators were sometimes released without prosecution after out-of-court settlements with victims’ families. Previously, judges renegotiated agreements between a child’s parents and his or her trafficker, effectively re-trafficking the victim by returning the child to domestic servitude, and reports emerged of police returning sexually abused children to their exploiters.

PROTECTION

The government continued to offer extremely limited victim protection services and did not identify or assist any victims or increase its capacity to more ably do so during the year. There are no shelters specifically for trafficking victims, and the quality of care provided remained poor. NGO staff provided temporary shelter in their private homes, if needed; however, children were often returned to their parents or guardians. In 2014, the government provided the salaries of five employees at a cost of 2,500,000 francs ($6,800) per year for the NGO-run centers, supported by an international organization, to provide assistance to abused and neglected children. The international organization provided a vehicle, driver, and additional financial support of 14,000,000 francs ($38,000). The government failed to provide psycho-social services for victims and provided minimal support to NGOs doing so. Law enforcement’s failure to fully protect children remained a concern; the Morals and Minors Brigade lacked adequate facilities to shelter child victims, even temporarily, and a majority of its staff remained without training for interviewing child victims of crime. The government did not develop or employ systematic procedures for identifying trafficking victims or for referring them to the limited care available. As government officials did not make systematic efforts to identify victims, victims may have remained unidentified in the law enforcement system. There were no reports of the government penalizing victims for crimes committed as a direct result of being subjected to trafficking.

PREVENTION

The Comoran government sustained minimal efforts to prevent trafficking. The government continued implementation of its national action plan, developed in May 2013. The monitoring group established to ensure implementation of the national action plan continued to meet weekly and, during the year, reported its activities at the weekly government Council of Ministries meeting. Representatives of the monitoring group included all relevant officials, international organizations, and NGOs. The anti-trafficking commission, established in July 2013 to oversee national efforts, met only once during the year; in July 2014, where members created a detailed road map with assigned duties, deadlines, and responsibilities for various government ministries in implementing the national action plan. In addition, the government continued implementation of its 2010-2015 national action plan for the elimination of the worst forms of child labor, which includes activities to address child trafficking, including forced labor in Koranic schools and domestic servitude. In November 2014, the Ministry of Interior collaborated with an international organization in hosting an event to raise awareness on child rights, including human trafficking, for an audience of 500-600 people. The government continued to fund a toll-free emergency line for reporting crimes to assist in the identification of victims of child abuse and exploitation. The government did not make efforts to reduce reported demand for commercial sex acts or forced labor. The Comoros is not a party to the 2000 UNTIP Protocol.
CONGO, DEMOCRATIC REPUBLIC OF THE:
Tier 2 Watch List

The Democratic Republic of the Congo (DRC) is a source, destination, and possibly a transit country for men, women, and children subjected to forced labor and sex trafficking. The majority of trafficking is internal and, while much of it is perpetrated by armed groups and rogue elements of government forces outside official control in the country’s unstable eastern provinces, incidents of trafficking likely occurred throughout all 11 provinces. Men and women working in unlicensed Congolese artisanal mines, many of whom began mining as children, are reported to be subjected to forced labor, including debt bondage, by mining bosses, other miners, family members, government officials, armed groups, and government forces. Many miners are forced to continue working to pay off constantly accumulating debts for cash advances, tools, food, and other provisions at undisclosed interest rates, and some miners inherit the debt of deceased family members. Some Congolese women are forcibly prostituted in brothels or informal camps, including in markets, bars, and bistrós in mining areas, by loosely organized networks, gangs, and brothel operators. Congolese women and girls are subjected to forced marriage following kidnapping or rape, or are sold by family members for a dowry or relief of a debt, after which they are highly vulnerable to domestic servitude or sex trafficking. Congolese women and children migrate to several countries in Africa, the Middle East, and Europe, where some are exploited in sex trafficking, domestic servitude, or forced labor in agriculture and diamond mines. Some members of Batwa, or pygmy groups, are subjected to conditions of forced labor, most commonly in agriculture, but also in mining and domestic service in remote areas of the DRC. Some Angolans enter the DRC illegally to work in Bas-Congo province and are vulnerable to forced labor.

Children are engaged in forced and exploitative labor in small-scale agriculture, informal mining, and other informal sectors throughout the country. Children are subjected to forced and exploitative labor in the illegal mining of diamonds, copper, gold, cobalt, ore, and tin, as well as the smuggling of minerals. Children living on the streets who engage in vending, portering, and unloading trucks are vulnerable to forced labor, including being used for illicit drug transactions, and many of the girls are exploited in sex trafficking. Local observers suspect homeless children known as chégués, acting as beggars and thieves on the streets of Kinshasa, are controlled by a third party. Children in domestic service work long hours, and some are subjected to sexual abuse and exploitation—conditions indicative of forced labor. Girls in Bas-Congo province are coerced into prostitution by family members or transported to Angola for exploitation in the sex trade. Children from the Republic of the Congo may transit through the DRC en route to Angola or South Africa, where they are subjected to domestic servitude.

During the year several indigenous and foreign armed groups, such as the Democratic Forces for the Liberation of Rwanda (FDLR), various local militias (Mai-Mai), Nyatura, Raia Mutomboki, Nduma Defence for Congo (NDC), Force for the Defense of Human Rights (FDHH), the Allied Democratic Forces, and the Lord’s Resistance Army (LRA), continued to abduct and forcibly recruit Congolese men, women, and children as young as 7 years old to bolster their ranks and labor as guards, porters, cleaners and cooks, combatants, messengers, and spies; women and girls were forced to marry and/or serve as sex slaves for members of the armed groups. Some, including children, were also forced to commit crimes for their captors, such as looting, extortion, and stealing.

In part due to weak command and control structures, some elements of the Congolese national army (FARDC) and security forces deviated from government policy and pressed men and women, including internally displaced persons, to carry supplies, equipment, and looted goods from mining villages. They used threats and coercion to force men and children to mine for minerals, turn over their mineral production, or pay illegal “taxes.” In addition, it was reported that, contrary to government policy, some FARDC commanders provided financial and logistical support, including arms and ammunition, for armed groups, such as FDLR and Mai Mai militia, which routinely engaged in human trafficking.

The UN reported at least 1,030 children were separated from armed groups in 2014; no cases of child recruitment by the FARDC were identified during the reporting period—a significant change from years of government use of child soldiers. The UN documented 241 cases of children who were both recruited and separated from armed groups in 2014, potentially including foreign children; 63 were from the FDLR, 32 from the Mai Mai Nyatura, 19 from the Raia Mutomboki, 16 from the LRA, and the remainder were from other Mai Mai groups. Most children were used in multiple capacities such as cook, porter, combatant, sex slave, or laborer.

Due to the ongoing conflict, more than 2.6 million people were displaced in the DRC, and displaced persons in Katanga, North Kivu, and South Kivu provinces remain particularly vulnerable to abduction, forced conscription, and sexual violence by armed groups and government forces. Poor infrastructure, limited anti-trafficking resources and expertise, and reports of corruption continued to impede official efforts to address trafficking.

The Government of the Democratic Republic of the Congo does not fully comply with the minimum standards for the elimination of trafficking; however it is making significant efforts to do so. During the year, the government took significant steps to hold accountable officials complicit in trafficking through its conviction of FARDC and police officials for sex slavery. The government also arrested armed group commanders for child recruitment. In addition to continued efforts to implement the UN-backed action plan to end FARDC abuses against children, including child soldiering, and cooperate with international organizations to ensure screening, identification, and transfer of child soldiers separated from armed groups to social service organizations, all evidence appeared to indicate the government ceased its recruitment and use of child soldiers during the year. Despite these measures to address trafficking abuses perpetrated by officials, the government reported negligible efforts to address labor and sex trafficking crimes implicating or affecting the general public, by prosecuting traffickers, identifying victims, providing protection services, or referring them to NGO care.
and judges, prosecutors, and investigators often lacked adequate training and resources to conduct investigations and try cases. The government reported continuing investigations initiated in the previous year involving cases of transnational sex trafficking of Congolese women to Lebanon and Kuwait; however, it did not result in prosecutions or convictions during the reporting period. The government’s efforts to investigate and prosecute sex and labor trafficking crimes implicating or affecting the general public appeared negligible, as all reported law enforcement action initiated in 2014 involved officials or abuses within the FARDC.

Impunity for trafficking crimes by the security forces remained a challenge; nonetheless, the government convicted two high-ranking FARDC officers for sexual slavery and several other crimes and prosecuted a Congolese National Police (PNC) officer for abducting and subjecting a 13-year-old girl to sexual slavery. Punishment for one FARDC officer was 10 years’ imprisonment; sentencing for the other convicted offenders remained pending or the information was not available. In addition, the FARDC arrested and detained at least two commanders of armed groups for recruitment and use of child soldiers; two other commanders of armed groups arrested in the previous reporting period remained in detention for similar charges. Bosco Ntaganda, the former commander of the armed group M23 and formerly a FARDC commander, remained in detention and awaiting trial at the International Criminal Court for trial for crimes against humanity and war crimes, including conscription of children and using them to fight and for sexual slavery; the court is considering holding the trial in the DRC. In 2014, the government trained approximately 1,514 FARDC soldiers and 183 PNC officers on issues related to child recruitment and child protection. The government did not provide specialized training to officials on combating other forms of trafficking, but the Congolese National Police and other DRC law enforcement agencies received training in human trafficking from international donors.

PROSECUTION

The government demonstrated progress in investigating, prosecuting, and convicting military and police officials for sexual slavery and arresting and charging commanders of armed groups for the recruitment and use of child soldiers, but it made no progress in addressing trafficking crimes beyond those perpetrated by officials. The July 2006 sexual violence statute (Law 6/018) specifically prohibits sexual slavery, sex trafficking, child and forced prostitution and prescribes penalties for these offenses ranging from five to 20 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. Contrary to international law, adult forced labor is not criminalized although indentured servitude is prohibited by the Constitution. The Child Protection Code (Law 09/001) prohibits all forms of forced child labor and child prostitution, and prescribes penalties of 10 to 20 years’ imprisonment for sexual slavery. Cases of forced child labor, debt bondage, and child commercial sexual exploitation have penalties of one to three years’ imprisonment, which are not sufficiently stringent for the serious nature of the crime. The enlistment of children into the armed forces and the police has penalties of 10 to 20 years’ imprisonment, but the code cannot be fully implemented because necessary decrees from several ministries reportedly continue to be lacking.

The government’s ability to enforce its laws does not extend to many areas of the country where trafficking occurs. In addition, awareness of the various forms of trafficking among law enforcement is limited
training prior to returning them to their home communities when it was deemed safe for reintegration. Reintegrated child soldiers remained vulnerable to re-recruitment, as adequate rehabilitation services did not exist for children suffering the most severe psychological trauma, stigmatization may interfere with community reintegration, and several armed groups continued to recruit children. In 2014, the FARDC released 121 children as young as 8 years old, who had been arrested, detained, and sometimes mistreated, including with beatings and deprivation of food and medical care, because of their alleged association with armed groups. Reports also indicate some children were used by security forces to gather intelligence and several children died from diseases or starvation while detained in the FARDC’s Kotokali Camp.

In cases of sexual violence, the government reported military justice courts sometimes protect the identity of the victim from the defendant and the public. While trafficking victims could file cases against their traffickers in civil courts, there is no evidence any have done so; the public widely viewed civil courts as corrupt and believed outcomes were determined based on the relative financial means of the parties to the lawsuit. The government has consistently allowed for the safe repatriation of foreign child soldiers in cooperation with MONUSCO. No other foreign victims of other forms of trafficking were identified in the DRC in 2014.

PREVENTION
Despite lacking an overarching strategy or coordination mechanism, the government made efforts to prevent human trafficking by security officials; however, the government failed to raise awareness of trafficking in persons—including sex trafficking and forced labor crimes—among the general population. In 2014, the government demonstrated continued progress in implementing key instruments intended to address the use of child soldiers by the government, including the UN-backed action plan, signed in October 2012, to end recruitment and use of child soldiers and the 2013 directives imposing severe sanctions against FARDC members found guilty of any of the six grave violations against children during armed conflict, including child soldiering. The joint technical working group overseeing implementation of the UN-backed plan held 12 meetings during the year; established technical working groups in three provinces (North Kivu, South Kivu, and Orientale), and the President appointed a personal representative to lead work against sexual violence and child recruitment. UN partners assisting with implementation of the plan reported awareness of the directives among FARDC command officers increased, the recruitment of children by the FARDC significantly decreased, and access of UNICEF and other child protection personnel to troops, training facilities, and recruitment sites for screening and separation as child soldiers continued to improve. Government cooperation with the UN and other child protection actors resulted in the identification of more than 300 underage applicants who were prevented from joining the FARDC. In addition, the Mines Ministry, in cooperation with representatives of the PNC, international organizations, private industry, and civil society, piloted a program to provide baseline certification indicating minerals from artisanal mines are conflict-free, including free of child labor and not controlled by criminal Congolese army elements or armed groups. Through this process, during the reporting period more than 100 mines received a “green” or positive rating following the baseline assessment; however, the program does not include protocols for identifying, referring, or assisting adult or child victims of forced labor removed from inspected mining sites.

The government did not increase efforts to establish the identity of local populations, and low rates of birth registration continued to contribute to individuals’ vulnerability to trafficking. The National Ministry of Labor, responsible for inspecting worksites for child labor, remained understaffed and did not identify any cases of forced child labor in 2014. Inspectors had limited presence outside Kinshasa and often lacked transportation or resources to carry out their work. The government took no measures during the reporting period to reduce the demand for forced labor or commercial sex acts. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

CONGO, REPUBLIC OF THE:
Tier 2 Watch List

The Republic of the Congo is a source and destination country for children, men, and women subjected to forced labor and sex trafficking. According to a study released by an international organization in 2013, most trafficking victims in the Congo originate from Benin and the Democratic Republic of the Congo (DRC), and to a lesser extent from other neighboring countries. Experts reported fewer child trafficking victims than in previous years, especially from Benin; however, traffickers may have developed more sophisticated methods to avoid detection. Trafficking victims are subjected to domestic servitude and market vending by other nationals of the West African community living in the Congo, as well as by Congolese nationals in the city of Pointe-Noire. Source countries for adult victims include the DRC, Central African Republic (CAR), Cameroon, Benin, and Mali. Both adults and children are victims of sex trafficking in the Congo, with the majority of victims originating from the DRC and exploited in Brazzaville. The majority of children subjected to trafficking within the country migrate from rural to urban areas to serve as domestic workers for relatives or family friends. Some child trafficking victims are also subjected to forced labor in stone quarries, bakeries, and the fishing and agricultural sectors, including in cocoa fields in Sangha department. As reported by an international organization, nationals of the Congo are among both traffickers and victims in Congo, with 43 percent of traffickers, 28 percent of adult victims, and 14 percent of child victims reported as Congolese. Internal trafficking involves recruitment from rural areas for exploitation in cities. The Congo’s indigenous population is especially vulnerable to forced labor in the agricultural sector; Chinese workers in the fishing sector were potentially trafficking victims, as employees of two fishing companies in the Congo endured passport withholding and other abuses.

The Government of the Republic of the Congo does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, the Republic of the Congo is placed on Tier 2 Watch List. The government did not enact draft anti-trafficking legislation finalized in the previous reporting year; and knowledge of the country’s existing anti-trafficking laws was uneven across the government. While the government investigated four suspected traffickers, it did not demonstrate vigorous efforts to prosecute and convict traffickers, failing to initiate prosecutions of alleged traffickers in 2014 or convict any traffickers from cases which remained pending from up to four years ago. Allegations
of complicity re-emerged during the reporting period, and the government has yet to take action to hold the alleged perpetrators accountable. The lack of an inter-ministerial coordinating body continued to hinder countrywide progress to address internal trafficking and sex trafficking from the DRC and other countries.

RECOMMENDATIONS FOR THE REPUBLIC OF THE CONGO:
Enact comprehensive anti-trafficking legislation, including provisions prohibiting the trafficking of adults; greatly increase efforts to investigate and prosecute trafficking offenses and to convict and punish trafficking offenders; including complicit government officials, under the 2010 Child Protection Code; fund and hold a special session of the high court to hear the trafficking case backlog; increase outreach, victim identification, and law enforcement efforts on sex trafficking and internal trafficking beyond Pointe-Noire, with specific attention to the trafficking of adults and indigenous populations; develop formal procedures to identify trafficking victims among child laborers, illegal immigrants, and women and girls in prostitution; provide adequate security and supervision for victims placed in foster families; conduct government-led training for social workers and law enforcement officials on the use of identification and referral procedures; establish a national body that includes all relevant ministries to increase coordination of countrywide anti-trafficking efforts; increase anti-trafficking law enforcement cooperation with other governments in the region, especially Benin and the DRC; and accede to the Convention Against Transnational Organized Crime and the 2000 UN TIP Protocol.

PROSECUTION
The government made minimal anti-trafficking law enforcement efforts, failing to prosecute, or convict suspected traffickers, while serious allegations of official complicity emerged during the reporting period. Article 60, Chapter 2, of the 2010 Child Protection Code prohibits the trafficking, sale, trading, and exploitation of children, for which Article 115 prescribes penalties of hard labor for an undefined period of time and fines. Article 68 prohibits the worst forms of child labor; including the forced labor and prostitution of children, for which Article 122 prescribes penalties of three months’ to one year’s imprisonment or fines between approximately $1,110 and $1,080. Article 4 of the country’s labor code prohibits forced or compulsory labor; imposing fines of approximately $1,300 to $1,900. None of these penalties are sufficiently stringent, and the penalties prescribed for sex trafficking are not commensurate with those prescribed for other serious crimes, such as rape. The penal code prohibits forced prostitution. Although Congolese law prohibits some forms of trafficking of adults, it does not outlaw bonded labor or the recruitment, harboring, transport, or provision of a person for the purposes of forced labor. Draft anti-trafficking legislation, completed in partnership with UNODC in the previous reporting period remained pending with the Supreme Court.

The government investigated four suspected traffickers during the reporting period; three offenders remained in jail awaiting trial. However, complicit officials at a foreign diplomatic mission allegedly tipped off the fourth suspect, who fled the country after allegedly repeatedly selling a child to labor traffickers in the Congo and Gabon. Despite issuing instructions in January 2013 directing officials to file criminal charges in all potential trafficking cases, the government did not to charge any suspected traffickers for the second consecutive year—continuing its failure to demonstrate vigorous efforts to address trafficking crimes. Prosecutions involving at least 23 offenders, some charged nearly four years ago, remained pending at the end of the reporting period. As serious crimes, trafficking cases are to be heard at the high court, which did not meet in regular session during the reporting period; accordingly, cases continue to languish and a significant backlog persists. The Ministry of Labor did not report investigating any cases of forced child labor in 2013. The police and gendarmerie academies continued anti-trafficking trainings for their staff, reaching an estimated 1,000 police officers and an unknown number of gendarmerie officials in 2014. Nonetheless, limited understanding of the child anti-trafficking law among law enforcement officials, judges, and labor inspectors continued to hinder the prosecution of trafficking crimes.

Serious allegations of official complicity, reported consistently since 2011, continued in 2014. During the year, allegations of official complicity involving the leadership of the Coordination Committee, chaired by the local coordination committee in Pointe-Noire, resurfaced; the previous director of this committee had been reassigned in 2012 following similar reports. Instead of assisting in the placement of child trafficking victims among care providers, complicit officials on the committee allegedly colluded with complicit consular staff at a foreign mission to return victims to a trafficking network. However, the government did not investigate, prosecute, or convict these or other officials complicit in human trafficking offenses.

PROTECTION
The government provided minimal protection services to trafficking victims. The government, in partnership with an NGO, identified 23 trafficking victims during the reporting period, including five children and 18 adults. The government reported its repatriation of two children, one returned to her biological family, and another remained with a host family, awaiting repatriation. To assist victims, the government relied on partnerships with NGOs and foster families to enable trafficking victims in Pointe-Noire to receive access to care. The quality of care provided to victims varied widely. The foster care system, created in July 2009 and intended to ensure trafficking victims remained safe while the government and NGOs conducted family tracing, was allegedly undermined by inadequate security and official complicity. This reportedly made the placement of child trafficking victims in foster families—or those pretending to serve this function—tantamount to their re-trafficking during the year. The government allocated foster families approximately $10 per child per day to ensure the victims’ basic needs were met. During the reporting period law enforcement, immigration, and social services personnel did not employ systematic procedures to proactively identify victims among vulnerable groups, relying instead on NGOs and international organizations to identify victims. During the year, there were no reports of victims jailed or prosecuted for crimes committed as a result of their trafficking, however, inadequate identification efforts may have left victims unidentified in the law enforcement system. Although officials interviewed victims after

[CONGO (ROC) TIER RANKING BY YEAR]
their rescue—encouraging their assistance in the prosecution of their traffickers—child victims were not expected to testify in court. The government did not deport rescued foreign victims, but it did not issue temporary or permanent residency status to victims and had no legal alternatives to removal to countries in which victims would face retribution or hardship. For the third consecutive year, the government did not carry out joint investigations or extraditions of charged trafficking offenders as part of its bilateral agreement with the Government of Benin.

PREVENTION

The government continued limited efforts to prevent trafficking in 2014. During the year, the government drafted a 2014-2017 action plan based on draft anti-trafficking legislation. The government did not establish a national coordinating body to guide its efforts. The government placed one billboard in Pointe-Noire to raise awareness about trafficking and held a series of trainings for social workers and neighborhood leaders in the city. The government did not take measures to reduce the domestic and transnational demand for commercial sex acts during the reporting period. The government has signed the Convention Against Transnational Organized Crime and the 2000 UN TIP Protocol; however, it has not yet acceded to either of these laws. The government did not provide anti-trafficking training or guidance for its diplomatic personnel.

COSTA RICA: Tier 2 Watch List

Costa Rica is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. Costa Rican women and children are subjected to sex trafficking within the country, with those living in the north and central Pacific coast zones being particularly vulnerable. Authorities have identified adults using children to transport or sell drugs; some of these children may be trafficking victims. There are a significant number of transgender Costa Ricans in the commercial sex industry who are vulnerable to sex trafficking. Women and girls from Nicaragua, the Dominican Republic, and other Latin American countries have been identified in Costa Rica as victims of sex trafficking and domestic servitude. Child sex tourism is a serious problem, with child sex tourists arriving mostly from the United States and Europe. Men and children from other Central American countries and from Asian countries, including China, are subjected to conditions of forced labor in Costa Rica, particularly in the agriculture, construction, fishing, and commercial sectors. Nicaraguan men and women transit Costa Rica en route to Panama, where some are subsequently subjected to forced labor or sex trafficking. Indigenous Panamanians are also reportedly vulnerable to forced labor in agriculture in Costa Rica. Government officials, including a mayor, have been investigated for suspected involvement in sex trafficking.

The Government of Costa Rica does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Officials identified 23 victims, investigated 14 suspected cases, and provided anti-trafficking training to some officials and members of the tourism industry. Despite these measures, the government did not demonstrate overall increasing anti-trafficking efforts compared to the previous reporting period; therefore, Costa Rica is placed on Tier 2 Watch List. Law enforcement efforts declined; the government did not convict any traffickers, child sex tourists, or individuals who purchased commercial sex acts from child trafficking victims. Victim services remained inadequate, and the government failed to dispense any of the 1,725 billion colones ($3.24 million) accrued in a dedicated government fund to support anti-trafficking and anti-smuggling efforts. The government continued to lack the ability to collect or report comprehensive statistics on its anti-trafficking efforts; due largely to its policy of classifying cases of trafficking that did not involve the displacement of victims as separate crimes.

RECOMMENDATIONS FOR COSTA RICA:

Use resources in the newly established fund to provide comprehensive services for trafficking victims, including child sex trafficking victims, in partnership with civil society organizations; intensify efforts to proactively investigate and prosecute trafficking offenses, including labor trafficking and cases not involving movement, and convict and punish traffickers; amend legislation to define human trafficking consistent with international law; improve the efficacy and implementation of Costa Rica’s victim assistance protocol, particularly in cases occurring outside of the capital, for victims of labor trafficking, and for Costa Rican victims; conduct thorough and transparent criminal investigations and prosecutions of alleged government complicity in trafficking offenses and convict and sentence complicit officials; strengthen dedicated prosecutorial and police units through increased resources and training, including on victim treatment and the distinction between trafficking and smuggling; increase efforts to investigate, prosecute, and convict child sex tourists and others who purchase commercial sex acts from child trafficking victims; improve data collection for law enforcement and victim protection efforts; and finalize an updated national action plan to guide the government’s anti-trafficking efforts.

PROSECUTION

The government’s anti-trafficking law enforcement efforts declined significantly, with few efforts to hold traffickers criminally accountable. The anti-trafficking law enacted in December 2012, Law 9095, came into effect in February 2013 and prescribes penalties of four to 20 years’ imprisonment; these penalties are sufficient for a wide range of trafficking crimes such as illegal adoption, sale of organs, moving persons for the purpose of prostitution, and labor exploitation that does not amount to forced labor.

Data collection on trafficking remained problematic. The attorney general’s office reported investigating 14 new cases of movement-based trafficking. The government prosecuted three defendants for suspected labor trafficking in a 2010 case involving Asian fishermen on boats in Costa Rican waters. This case ended in acquittal and prosecutors have appealed the verdict. There were no additional efforts to hold traffickers criminally accountable.
trafficking prosecutions and no convictions in 2014, compared with at least seven convictions in 2013. Some officials conflated trafficking with smuggling, and authorities reported that a diversion of government resources to combat smuggling contributed to the decrease in law enforcement efforts. Prosecutors worked with Nicaraguan, Mexican, Dominican, and Panamanian officials on an unspecified number of trafficking investigations in 2013; it is unknown whether any resulted in prosecutions or convictions. The government did not report progress in the pending investigation of a mayor for suspected sex trafficking opened in 2011, and it did not prosecute or convict any government employees complicit in human trafficking or trafficking-related offenses.

PROTECTION

While the government identified more victims, it did not make progress in ensuring that identified victims received adequate protection; specialized services were limited, and most were provided by civil society organizations. The government did not collect comprehensive statistics on victims identified and assisted, and the data provided from different agencies could not be fully reconciled. Prosecutors reported the government identified and assisted 23 trafficking victims in 2014—13 subjected to sex trafficking and 10 to forced labor—an increase from 15 trafficking victims identified and assisted in 2013. The government did not provide comprehensive details on age, gender, or nationality of these victims. At least five were adults, three of whom were from foreign countries, and one of whom was male. The government had an "immediate attention" protocol, which defined steps for various agencies to take to coordinate the provision of food, lodging, health and psychological support to victims through NGOs, but it did not provide details on the number of victims supported in 2014 or the types of assistance received. Some officials, particularly outside the capital, remained unaware of the protocol. Authorities have written procedures for identifying victims among vulnerable groups, such as migrants and individuals in prostitution, but NGOs and some officials asserted victim identification was often reactive and referral mechanisms were not always implemented in an effective or timely manner.

The government neither provided nor funded specialized shelters or services for trafficking victims. It gave 83 million colones ($156,000) to one NGO that provided services to victims of sexual violence, some of whom may have been trafficking victims. There were no shelters available to male victims. The government designated two hospitals with specially trained staff to provide treatment for trafficking victims, but it is unknown whether these facilities cared for any victims in 2014. Police and NGOs noted victim services were virtually nonexistent outside of the capital. In 2014, the government allocated approximately 73 million colones ($135,000) to cover basic needs such as food, clothing, and travel expenses for victims participating in prosecutions as witnesses, but it is not clear if any victims benefited from these resources, as no new prosecutions were initiated. The government granted temporary residency status, with permission to work, to two foreign victims in 2014. Victims had the legal right to file a civil complaint to request compensation from traffickers, but no victims received such compensation. The government did not penalize identified victims for unlawful acts committed as a direct result of being subjected to human trafficking; however, insufficient efforts to screen vulnerable populations for indicators of trafficking may have led to some victims being penalized.

PREVENTION

The government decreased prevention efforts. The human trafficking and smuggling directorate (which includes civil society members) met quarterly and continued to implement a national action plan on trafficking, though few tangible outcomes were reported. Although the fund to fight human trafficking and smuggling—established in the previous year and financed primarily by the country departure tax of approximately 532 colones ($1)—continued to collect revenue, the government did not disburse this money for any anti-trafficking activities. Authorities conducted public awareness campaigns, often in partnership with civil society organizations. Labor inspectors held a session for labor recruiters to explain exploitative practices that could constitute violations under anti-trafficking laws, but the government did not report punishment of any recruiters for illegal practices that contribute to trafficking. The government investigated 32 individuals suspected of paying child trafficking victims for commercial sex, but did not report whether it prosecuted or convicted any individuals for such crimes. A quasi-governmental agency conducted trainings on combating child sex tourism for members of the tourism industry; however, the government did not extradite, prosecute, or convict any child sex tourists in 2014. The government and NGOs provided anti-trafficking training to 30 diplomatic personnel. The government did not report efforts to reduce the demand for commercial sex acts or forced labor.

COTE D’IVOIRE: Tier 2

Cote d’Ivoire is a source, transit, and destination country for women and children subjected to forced labor and sex trafficking. Trafficking within the country is more prevalent than transnational trafficking, and the majority of victims identified are children. Due to a stronger emphasis on monitoring and combating child trafficking within the country, the number of adults subjected to trafficking may be underreported. Within Cote d’Ivoire, Ivoirian women and girls are subjected primarily to forced labor in domestic service and restaurants, as well as forced prostitution. Ivoirian boys are subjected to forced labor within the country in the agriculture and service sectors. Boys from other West African countries, including Ghana, Mali, Burkina Faso, Benin, and Togo, are found in Cote d’Ivoire in forced agricultural labor; including on cocoa, coffee, pineapple, and rubber plantations; in the mining sector; and in carpentry and construction. Girls recruited from Ghana, Togo, and Benin work as domestic servants and street vendors, often subjected to forced labor; some women and girls recruited from Ghana and Nigeria to work as waitresses in restaurants and bars are subsequently subjected to forced prostitution. In previous years, Ivoirian women and girls have been subjected to forced domestic service in France and Saudi Arabia and sex trafficking in Morocco.

The Government of Cote d’Ivoire does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government demonstrated a new commitment to address adult trafficking by prosecuting and convicting two traffickers for the forced prostitution of two women, creating a working-level committee and national action plan on adult trafficking, and drafting legislation to criminalize adult trafficking. However, the government did not finalize the national action plan or the draft legislation during the reporting period. Additionally, the government demonstrated weak protection efforts, to which it allocated...
inadequate resources; furthermore, it relied almost entirely on NGOs to provide all protective services to domestic victims and referred foreign victims immediately to their respective embassies for repatriation without providing any care.

RECOMMENDATIONS FOR COTE D’IVOIRE:
Enact legislation to criminalize all forms of adult trafficking and use this and existing legislation to prosecute traffickers, particularly those who exploit women in prostitution and men in forced labor; train law enforcement officials to follow established procedures to identify potential trafficking victims and refer them to protective services; establish a formal victim referral mechanism between the government, NGOs, and international organizations providing care to trafficking victims; increase efforts to provide victims with appropriate services, including the dedication of specific funding for such services and the development of government-run shelters; improve efforts to collect data on anti-trafficking efforts, including law enforcement cases involving the trafficking of adults prosecuted under separate statutes in the penal code as well as victim protection data; and finalize and begin implementation of a national action plan to address adult trafficking.

PROSECUTION
The government demonstrated increased anti-trafficking law enforcement efforts. Law No. 2010-272 Pertaining to the Prohibition of Child Trafficking and the Worst Forms of Child Labor, enacted in September 2010, prescribes penalties for compelling children into or offering them for prostitution of five to 20 years’ imprisonment and a fine ranging from 500,000 to 50,000,000 Central African CFA francs (FCFA) ($1,000 to $100,000); these penalties are sufficiently stringent, but not commensurate with penalties prescribed for other serious offenses, such as rape. The law’s penalty for subjecting a child to forced labor or situations akin to bondage or slavery is 10 to 20 years’ imprisonment and a fine, punishments which are sufficiently stringent. Penal code Article 378 prohibits the forced labor of adults and children, prescribing a sufficiently stringent penalty of one to five years’ imprisonment and a fine of 360,000 to 1,000,000 FCFA ($720 to $2,000). Article 376 criminalizes entering into contracts that deny freedom to a third person, prescribing a punishment of five to 10 years’ imprisonment and a fine of 500,000 to 5,000,000 FCFA ($1,000 to $10,000). Pimping and exploitation of adults and children in prostitution by means of force, violence, or abuse are outlawed by Articles 335 and 336. In November 2014, the Ministry of Solidarity drafted legislation that criminalizes adult trafficking; however, the law was not finalized or enacted during the reporting period.

The government reported an unknown number of investigations, 25 prosecutions, and 17 convictions in 2014, compared with nine investigations, 23 prosecutions, and 11 convictions reported in 2013. Of the 25 prosecutions, 23 involved alleged traffickers prosecuted for child trafficking under the 2010 child trafficking law; Ivorian courts convicted 15 traffickers in these cases, with penalties ranging from 3 months’ to 10 years’ imprisonment. The two remaining prosecutions involved two Nigerian traffickers who subjected two Nigerian adults to forced prostitution in the mining region; Ivorian courts sentenced the two traffickers to five years’ imprisonment and a fine of 1,000,000 FCFA ($1,860) for pimping and corruption under the penal code. The government allocated 3,600,000 FCFA ($7,000) to the National Police’s Anti-Trafficking Unit, which remained severely underfunded. The government did not provide any specific anti-trafficking training to law enforcement officials. The government did not report any investigations, prosecutions, or convictions of government officials implicated in human trafficking offenses; however, NGOs and media reports indicate that corruption among police and gendarmes may have facilitated trafficking in 2014. Additionally, in 2013, allegations arose that an Ivorian diplomat stationed in Copenhagen subjected his domestic employee to forced labor and sexual abuse; the diplomat voluntarily left his posting in June 2013 when Danish authorities threatened prosecution, but the Ivorian government did not take any further disciplinary action against the diplomat during the reporting period.

PROTECTION
The government demonstrated minimal efforts to identify and protect victims. Given the government’s substantial dedication of resources to anti-trafficking activities, the amount allocated to the protection of victims was severely inadequate. The government did not compile accurate victim identification records, and therefore, the precise number of victims identified is unknown. The Ministry of Solidarity identified approximately 60 child victims of trafficking from Burkina Faso, Mali, Benin, and Guinea in 2014; however, it is unclear whether the government provided these victims any protective services or referred them to organizations that did so. International partners identified two adult Nigerian women, who the government later referred to NGO care; an international organization assisted in the repatriation of the victims. The government did not operate any formal care centers exclusively for trafficking victims and relied almost exclusively on NGOs and international partners to provide victim care. It did not have a formal mechanism to refer victims to the care of local NGOs, which reported a significant lack of coordination among ministries responsible for administering victim services. Although foreign victims reportedly have the same access to care, in practice, the government generally referred foreign victims to their respective embassies for repatriation, rather than providing them with shelter or services. There were no reports that the government detained, fined, or jailed victims for unlawful acts committed as a direct result of being subjected to trafficking; however, the lack of formal identification procedures for adult trafficking victims likely resulted in some adult victims remaining unidentified in the law enforcement system.

PREVENTION
The government sustained modest efforts to prevent trafficking. The National Monitoring Committee (NMC) and the Inter-Ministerial Committee, established in 2011, continued to serve as the national coordinating bodies on child trafficking issues. The committees met regularly throughout the reporting period and began revising the national action plan on child labor and trafficking, which expired in 2014; however, they failed to finalize the updated national action plan by the close of the reporting period. The NMC continued a nationwide awareness campaign, which
CROATIA: Tier 2

Croatia is a destination, source, and transit country for women and children subjected to sex trafficking and men, women, and children subjected to forced labor. Croatian women and girls, some of whom respond to false job offers online, fall victim to sex trafficking within the country and throughout Europe. Women and girls from the Balkans and Eastern Europe are subjected to sex trafficking in Croatia. Romani children from Croatia are at particular risk of forced begging in Croatia and throughout Europe, often by family members. Croatian, Bosnian, and Romanian women and men are subjected to forced labor in the Croatian agricultural sector.

The Government of Croatia does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. Trafficking convictions increased, but law enforcement efforts remained inadequate relative to the size of the problem, with light sentencing for perpetrators. The government identified more victims, but experts believed the true extent of trafficking in Croatia remained higher than the number of victims identified by the government. The government organized multiple campaigns to raise awareness of trafficking among vulnerable populations, including youth.

RECOMMENDATIONS FOR CROATIA:

Increase investigations and prosecutions of suspected traffickers and punish offenders with dissuasive sentences; strengthen efforts to proactively identify victims, particularly girls induced into prostitution; continue to train prosecutors on best practices for prosecuting trafficking cases, including methods for collecting evidence against suspected traffickers; increase convictions; sensitize judges about secondary trauma in sex trafficking testimony; continue to inform all identified victims of their right to pursue restitution from their traffickers and encourage them to do so; devote more resources to the national anti-trafficking secretariat to enable it to effectively combat trafficking; and continue to raise awareness of situations potentially resulting in trafficking among vulnerable populations, particularly youth.

PROSECUTION

The government displayed mixed progress on law enforcement efforts. Croatia prohibits all forms of trafficking through Articles 105 and 106, which prescribe penalties of one to 15 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for rape. During 2014, the government investigated 15 trafficking suspects, a steep decrease from 39 in 2013, and initiated prosecutions of five defendants, one-third of the number prosecuted in 2013. Five traffickers were convicted, of compared with one in 2013; one trafficker was convicted of labor trafficking and four were convicted of sex trafficking. Prison sentences ranged between one and six years; however, courts substituted a one-year prison sentence with community service work for one trafficker and suspended the sentence of another who was a minor. Prosecutors who sought more stringent sentencing appealed these sentences. Authorities delivered trafficking-specific training to police, border, and traffic officers. Croatian authorities collaborated with foreign governments, EUROPOL, and INTERPOL on international investigations that led to the arrest of suspected traffickers. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PROTECTION

The government sustained victim protection efforts, though experts believed victim identification was inadequate in light of the suspected scope of human trafficking in Croatia. The government provided 388,801 kuna ($63,200) to two NGO-run trafficking shelters in 2014, slightly less than it provided for shelter care in 2013. One shelter was for adults and one was for minors. Adult victims were allowed to leave shelters without chaperones after completing a risk assessment. During 2014, police and NGOs identified 37 victims of sex and labor trafficking and three potential minor victims of labor trafficking, up from 32 identified in 2013. Nearly 90 percent of the identified victims were Croatian and almost 80 percent were female. Twenty-two of the 37 identified victims were minors. Thirty-one of the identified victims were forced into prostitution, and six were subjected to forced labor.

Croatian law entitles trafficking victims to safe accommodation and medical, psychological, and legal aid. Assistance was offered to all 37 victims identified in 2014, of which 11 accepted, including five victims who were accommodated in shelters. In comparison, 12 out of the 32 victims identified in 2013 accepted government assistance, of which six were accommodated in shelters. New legislation passed in July 2013 entitles victims to seek financial compensation from the state in addition to traffickers, but the government had not dispersed any payments by the end of the reporting period. The government provided repatriation assistance to three minor victims. The police undertook several operations to identify trafficking victims among child beggars, which led to the identification of one victim who had been forced to beg. Foreign trafficking victims were offered the same care as domestic victims, as well as renewable temporary residence permits, employment assistance, skills development training, and adult classroom education. Alternatively, authorities could assist foreign victims with voluntary repatriation to their country of origin.

Croatian police followed a standard operating procedure for identifying and referring victims to services, which included instructions on activating the national referral system when indicators of trafficking were present. When the system was activated, a mobile team consisting of a police officer specializing...
in trafficking cases, a social worker, a victim specialist from the Croatian Red Cross, and usually an NGO representative was sent to coordinate victim care and placement. Experts reported the procedures functioned well in practice, but police needed to do a better job identifying victims, particularly in brothels. There was a specially designated social worker in each county responsible for providing initial care and coordinating further assistance for trafficking victims. Experts reported that some Croatian judges lacked an appreciation for the impact of psychological trauma on a victim’s ability to consistently and clearly relate the circumstances of his or her victimization and inappropriately dismissed as unreliable victim testimony that was delayed, partial, or inconsistent. Written instructions issued by the state attorney mandated victims not be prosecuted for crimes committed as a result of being subjected to trafficking.

PREVENTION
The government continued efforts to prevent trafficking. The senior-level national committee to coordinate anti-trafficking activities met twice during the reporting period and the committee’s working-level operational team met monthly, including with NGOs, to implement the 2012-2015 national action plan. The government’s Office for Human Rights and National Minorities, which serves as the national committee’s secretariat, spent 208,000 kuna ($33,800) on awareness-raising projects implemented by NGOs, professional training, and an emergency hotline, a slight decrease from 2013. The government systematically monitored its anti-trafficking efforts and posted information on ministries’ websites. The human rights office launched a campaign sensitizing the public, including potential customers, to the reality that persons engaged in prostitution may be trafficking victims. The interior ministry implemented a three-month training program in cooperation with NGOs, local communities, and the private sector to prevent trafficking of women and children; the program initially trained 120 government officials, who educated 900 local government employees and 3,500 police officers. The government continued a program to teach youth—particularly girls, asylum seekers, and migrant youth—how to recognize potentially dangerous situations leading to trafficking, such as attractive job offers and romantic invitations to travel abroad. Police also held trafficking prevention seminars with high school and primary school students, including Romani youth, parents, and teachers. In 2014, the labor ministry conducted public awareness campaigns and business inspections to discourage illegal labor practices, including forced labor and illegal hiring of foreign workers. The government provided anti-trafficking training for its diplomatic personnel.

CUBA: Tier 2 Watch List
Cuba is a source country for adults and children subjected to sex trafficking and forced labor; information on the scope of sex trafficking and forced labor in Cuba is limited. Child sex trafficking and child sex tourism occur within Cuba. Cuban authorities report people from ages 13 to 20 are most vulnerable to human trafficking in Cuba. Traffickers also subject Cuban citizens to forced prostitution in South America and the Caribbean. In the Cuban economy, the government is the dominant employer; including in foreign medical missions, which employ more than 51,000 workers in over 67 countries and constitute a significant source of Cuban government income. Some participants in foreign medical missions as well as other sources allege that Cuban officials force or coerce participation in the program; the Cuban government denies these allegations. Some Cubans participating in these work missions have stated the postings are voluntary and well paid compared to jobs within Cuba. There have also been claims that Cuban authorities coerced participants to remain in the program, including by allegedly withholding their passports, restricting their movement, or threatening to revoke their medical licenses or retaliate against their family members in Cuba if participants leave the program. There are also claims about substandard working and living conditions and the existence of “minders” to monitor victims outside of work. Some medical professionals participating in the missions are in possession of their passports when they apply for and obtain special United States visa and immigration benefits, indicating passport retention is not a consistent practice across all work missions. The government arranges for high school students in rural areas to harvest crops, but claims this work is not coerced.

The Government of Cuba does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. For the second consecutive year, the government reported efforts to address sex trafficking, including the prosecution and conviction of 13 sex traffickers in 2013 and the provision of services to victims in those cases. The Cuban government reported at the beginning of 2015 that the Ministry of Labor and Social Security assumed the lead role in a committee responsible for combating gender and sexual violence, including sex trafficking. The penal code does not criminalize new forms of human trafficking, though the government reported continuing efforts to amend its criminal code, including bringing it into conformity with the requirements of the 2000 UN TIP Protocol, to which it acceded in July 2013. The government did not recognize forced labor as a problem within Cuba and did not report efforts to prevent forced labor. The government did not report any trafficking-specific shelters, but offered services to trafficking victims through centers for women and families harmed by violence. The Federation of Cuban Women, a government-affiliated non-governmental organization, provided some outreach and education about human trafficking within the context of violence against women, but did not specifically address it as a crime involving sex trafficking and forced labor or affecting men and boys.

RECOMMENDATIONS FOR CUBA:
Consistent with the 2000 UN TIP Protocol, draft and pass a comprehensive anti-trafficking law that prohibits all forms of human trafficking, including an offense of forced labor; a definition that makes minors under the age of 18 sex trafficking victims regardless of the use of force, fraud, or coercion, and the full range of “acts” (recruiting, transporting, transferring, harboring, or receiving persons) as part of those crimes; vigorously investigate and prosecute both sex trafficking and forced labor offenses; schedule a visit and engage in robust discussions with the UN special rapporteur on trafficking in persons on all forms of human
trafficking; provide specialized training for managers in state-owned or controlled enterprises in identifying and protecting victims of forced labor and implement policies to verify the absence of coercion in such enterprises; train those responsible for enforcing the labor code to screen for trafficking indicators and educate workers about trafficking indicators and where to report trafficking-related violations; strengthen efforts, in partnership with international organizations, to provide specialized victim identification and referral training for first responders; establish formal policies and procedures to guide officials in the identification of all trafficking victims and their referral to appropriate services; expand upon the Ministry of Labor and Social Security’s anti-trafficking responsibilities to include all forms of trafficking and male as well as female victims, and develop an action plan to address sex trafficking and forced labor for males and females; and adopt policies that provide trafficking-specific, specialized assistance for male and female trafficking victims, including measures to ensure identified sex and labor trafficking victims are not punished for unlawful acts committed as a direct result of being subjected to sex trafficking or forced labor.

PROSECUTION

The government sustained law enforcement efforts by prosecuting and convicting sex traffickers, but took no action to address forced labor. The penal code does not criminalize all forms of trafficking, but the government reported it was in the process of amending the code, including making revisions to bring it into conformity with the requirements of the 2000 UN TIP Protocol. Cuba prohibits some forms of trafficking through several laws, including Article 302 (procuring and trafficking in persons); Article 310.1 (corruption of minors for sexual purposes); Article 312.1 (corruption of minors for begging); and Article 316.1 (sale and trafficking of a child under 16). Cuban law does not criminalize forced labor as required by the 2000 UN TIP Protocol and the Cuban government did not report any labor trafficking prosecutions or convictions. The penal code’s definition of sex trafficking conflates sex trafficking with prostitution and pimping, although Cuban prosecutorial officials understand the distinction for the purposes of the 2000 UN TIP Protocol definition and for reporting anti-trafficking law enforcement data. The law criminalizes sex trafficking achieved through force, coercion, or abuse of power or a position of vulnerability, although the use of such means is considered an aggravating factor (to a crime of inducing or benefiting from prostitution), not an integral part of the crime. It does not explicitly include the use of fraud and physical force within the list of aggravating factors that make coercion of prostitution a crime. The provision addressing corruption of minors encompasses many of the forms of child sex trafficking, but its definition of a minor as a child under 16 years old is inconsistent with the definition under the 2000 UN TIP Protocol, which defines a child as any person under the age of 18. Although anyone inducing children between the ages of 16 and 18 to engage in prostitution would not be identified as a trafficker under Cuban law, forced prostitution is illegal irrespective of age of the victim, and the government has prosecuted individuals benefiting from the prostitution of children. Both adult and child sex trafficking provisions do not explicitly criminalize the acts of recruitment, transport, and receipt of persons for these purposes. Cuba became a party to the 2000 UN TIP Protocol in 2013, and the government reported it began the process of revising Cuba’s criminal code in 2012. The government did not provide an update on this process in 2014, but in December 2013 amended Article 346.1 of the criminal code to mandate sentences of five to 12 years’ imprisonment for various crimes, including for laundering funds obtained from trafficking in persons.

In 2014, the government publicly presented official data on prosecutions and convictions of sex traffickers secured during calendar year 2013. Authorities reported 13 prosecutions and convictions of sex traffickers, compared with 10 in 2012. At least seven of the convictions involved suspects accused of trafficking seven child victims within Cuba, including the facilitation of child sex tourism in Cuba. The average sentence was seven years’ imprisonment. Traffickers were punished more severely in some cases when the victim was younger than 16. In addition, the government was known to have assisted one foreign government’s investigation of a child sex tourism case. There were no reported forced labor prosecutions or convictions. The government also convicted a group of Cubans living or traveling abroad involved in recruiting and transporting women who used false promises, paid for travel expenses, and subjected the women to debt bondage while exploiting them in forced prostitution. This case was still being investigated and had not yet resulted in prosecutions or convictions of suspected traffickers in Cuba. Students at the Ministry of Interior Academy and police assigned to tourist centers reportedly received specific anti-trafficking training and victim assistance. The government demonstrated its willingness to cooperate with other governments on investigations of possible traffickers. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking in 2014.

PROTECTION

The government sustained efforts to protect sex trafficking victims. Authorities identified seven child sex trafficking victims and seven adult sex trafficking victims linked to 2013 convictions; it did not identify any labor trafficking victims or male sex trafficking victims. Identified sex trafficking victims received government assistance; detailed information on assistance provided to the 14 identified victims was unavailable. The government reported informal procedures to proactively identify sex trafficking victims, whereby first responders identify potential cases and refer them to law enforcement. The government did not report having procedures to proactively identify victims of forced labor. Employees of the Ministries of Tourism and Education received training to spot indicators of sex trafficking, particularly among children engaged in commercial sex. The Federation of Cuban Women received funding from international organizations and operated centers for women and families nationwide to assist individuals harmed by violence, including victims of sex trafficking. These centers provided services such as psychological treatment, health care, skills training, and assistance in finding employment. Authorities did not report how many sex trafficking victims were assisted by these centers. The government did not operate any shelters or services specifically for adult victims of trafficking. Police encouraged child sex trafficking victims under the age of 17 to assist in prosecutions of traffickers by operating three facilities that gathered children’s testimony though psychologist-led videotaped interviewing, usually removing the need for children to appear in court. In addition to collecting testimony, government social workers developed a specific plan for the provision of follow-on services. There were no reports of the government punishing sex trafficking victims for unlawful acts committed as a direct result of being subjected to human trafficking. There were no reports of foreign trafficking victims in Cuba.
PREVENTION

The government sustained anti-trafficking prevention efforts. The attorney general’s office operated a 24-hour telephone line for individuals, including sex trafficking victims, needing legal assistance. State media produced newspaper articles and television and radio programs to raise public awareness about sex trafficking. Authorities maintained an office within the Ministry of Tourism charged with monitoring Cuba’s image as a tourism destination, combating sex tourism, and addressing the demand for commercial sex acts; however, authorities did not make efforts to address the demand for forced labor. Authorities reported four foreign nationals continued serving sentences ranging from 13 to 30 years’ imprisonment for child sex tourism in Cuba; and two foreign nationals awaited hearings. The Ministry of Labor and Social Security coordinated national anti-trafficking efforts, but did not address all forms of trafficking. The government did not report whether it provided anti-trafficking training or guidance for its diplomatic personnel. A formal, written report on governmental anti-trafficking efforts was released to the public in November 2014. In March 2015, authorities invited the UN special rapporteur on trafficking in persons to visit. The government did not report specialized training for labor inspectors to screen for trafficking indicators of potential forced labor.

CURAÇAO: Tier 2

Curacao is a source, transit, and destination country for women, children, and men subjected to sex trafficking and forced labor. Specific at-risk populations include women and girls living in Curacao in the unregulated commercial sex trade, including in “snacks” in local neighborhoods; teenagers and young adults, including adolescent single mothers; foreign women from South America and other Caribbean countries in the regulated commercial sex trade; and migrant workers in the dry dock, construction, landscaping, minimarkets, retail, and restaurant industries, including from other Caribbean countries, South America, India, and China. Foreign women who apply to work at Curacao’s legal brothel, which offers “24/7 access” to more than 120 foreign women in prostitution, are vulnerable to trafficking; they must obtain a temporary visa and work permit, a medical check-up on arrival from the Ministry of Health, and subsequent check-ups every two weeks. There have been reports of government officials—including a civil servant employed by the police—complicit in trafficking crimes.

The Government of Curacao does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. In 2014, the government convicted and sentenced four sex traffickers and launched an anti-trafficking awareness campaign on a local television station. Authorities did not increase funding for or improve the quality of services available to trafficking victims. The government did not issue formalized standard operating procedures on victim identification. The government did not take steps to address sex trafficking within the unregulated commercial sex trade or to increase the capacity to conduct labor inspections in industries vulnerable to labor trafficking.

PROSECUTION

The government made significant progress in anti-trafficking law enforcement efforts. Curacao prohibits all forms of trafficking in persons through Article 2:239 of its criminal code, which prescribes penalties ranging from nine to 24 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government did not report initiating any new trafficking investigations. Authorities prosecuted and convicted three sex traffickers in one case: a former club owner and the club manager were convicted of human trafficking under Article 2:239 and received sentences of 36 and 18 months’ imprisonment. As a result of bilateral cooperation in this case, a Colombian national was charged with sex trafficking in Curacao and Colombia and was subsequently deported to Colombia at the request of Colombian authorities. In the same case, authorities acquitted a civil servant employed by the police of trafficking charges, but convicted him of illegal firearm possession and violating the terms of his employment; he was sentenced to 200 hours of community service. The government did not report any additional investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

PROTECTION

The government sustained efforts to identify trafficking victims. Government officials identified seven trafficking victims in 2014, an increase from six victims identified in 2013. One Colombian adult female victim continued to receive services. The government’s victim assistance bureau partnered with an NGO to provide victims with care and assistance, which included legal assistance, medical care, and counseling. The government operated no specialized shelters for trafficking victims but could use a domestic violence awareness campaign directed at potential victims, the general public, and potential clients of the sex trade.
sufferers subjected to labor trafficking are recruited by employment agencies and enter the country on short-term work permits. After the permits expire, they are often subjected to debt bondage, threats, and withholding of pay and documents. Asylum seekers from Southeast Asia, Africa, and Eastern Europe are subjected to forced labor in agriculture and domestic work. Unaccompanied children, children of migrants, and asylum seekers are especially vulnerable to sex trafficking and forced labor.

The Government of Cyprus does not fully comply with the minimum standards for the elimination of trafficking; however, it is making significant efforts to do so. During the reporting period, the government convicted three traffickers and punished them with the most stringent sentences ever issued for a trafficking crime in Cyprus since it was criminalized in 2000. Authorities launched more investigations than in 2013 and achieved the first two convictions for child sex trafficking. The government nearly doubled the number of victims identified and, despite cuts in benefits in other social welfare funding, it maintained financial resources allocated to shelter victims. Reports persisted, however, of substantial delays in the issuance of monthly public allowance checks to some victims. Male victims identified in early 2015 did not receive benefits and relied exclusively on NGOs for care. Experts reported insensitive and sometimes punitive treatment of victims by the Social Welfare Service, with some victims sent to unsuitable and exploitative jobs.

**PREVENTION**

The government made progress in efforts to prevent trafficking. Officials launched a “road show” intended to educate the general public and vulnerable communities about trafficking. Two cabinet-level ministries drafted and signed an anti-trafficking protocol with the business community in November 2014. The protocol offered shorter processing times for work permits to businesses that agreed to adhere to specific anti-trafficking measures. The government made efforts to update a memorandum of understanding with the Kingdom of the Netherlands, which provided ongoing cross-training to exchange best practices with other anti-trafficking officials in the kingdom. The government did not report efforts specifically targeting the demand for forced labor, nor did it have a campaign aimed at potential clients of the sex trade in Curaçao in an effort to reduce the demand for commercial sex acts. The government provided anti-trafficking training or guidance for its diplomatic personnel. There were no known reports of child sex tourism occurring in Curaçao or of residents of Curaçao participating in international sex tourism.

**RECOMMENDATIONS FOR CYPRUS:**

- Improve efforts to vigorously prosecute trafficking offenses and convict and punish traffickers, including officials who are complicit in trafficking; provide increased services for male victims, including shelter; provide financial allowances for victims in a timely manner; conduct a review of practices employed by the Social Welfare Service in securing employment and accommodation for victims; train Social Welfare Service staff in best practices of victim care; continue to raise awareness of trafficking and victim identification among police and migration authorities and provide training on victim identification, particularly for forced labor; further train judges and prosecutors to ensure robust application of the new anti-trafficking law; continue increasing the use of expert witness testimony in prosecutions of trafficking offenses and adequately protect victims during court proceedings; formalize the national referral mechanism to provide a practical guide that clearly outlines the roles and responsibilities of front-line responders, respective ministries, and NGOs; launch a study of visa regimes for performing artists, students, barmaids, domestic and agricultural workers, and other categories to identify potential misuse by traffickers; and increase screening for trafficking among visa holders in vulnerable sectors.

**PROSECUTION**

The government increased law enforcement efforts. Cyprus prohibits all forms of trafficking through Law 60(I) of 2014. Prescribed penalties are up to 20 years’ imprisonment, which are
and female victims of labor trafficking stayed in apartments and sex trafficking victims in hotels paid for by the government; male enforcement. In previous years, authorities accommodated male could recover before deciding whether to cooperate with law in the shelter for a reflection period, a time in which victims were permitted to stay for one month or longer, as appropriate, at the government-operated shelter in Nicosia. These victims identified 46 victims of trafficking in 2014, an increase from 25 in 2013. Of the 46 victims identified, 22 were labor trafficking victims, of which 15 were men and 7 were women. The government identified 19 victims of sex trafficking, including 16 women and three children. Five additional women were victims of both labor and sex trafficking. Most victims of forced labor were referred to the police by NGOs. The majority of sex trafficking victims were identified during police operations. The government referred all identified victims to the social welfare office for assistance. Twenty female victims of sex trafficking were accommodated at the government-operated shelter in Nicosia. These victims were permitted to stay for one month or longer; as appropriate, in the shelter for a reflection period, a time in which victims could recover before deciding whether to cooperate with law enforcement. In previous years, authorities accommodated male sex trafficking victims in hotels paid for by the government; male and female victims of labor trafficking stayed in apartments and received rent subsidies from the government.

Multiple sources reported substantial delays in issuance of monthly allowance checks to some victims, which left victims unable to cover basic needs; some male victims were homeless as a result. Male victims of labor trafficking identified in 2015 did not receive benefits and relied exclusively on NGOs for care. Experts reported Social Welfare Service (SWS) staff in Nicosia exhibited insensitive and sometimes punitive treatment of victims. Victims were sent to unsuitable and exploitative jobs where they were expected to work for more hours than legally permitted and received salaries below the minimum wage. If victims declined a job offer, SWS declared victims voluntarily unemployed and discontinued their benefits. The government spent 184,000 euro ($215,000) to operate the trafficking shelter; compared with 199,136 euro ($264,000) in 2013. The government provided 118,066 euro ($297,000) in public assistance to victims who chose to stay in private apartments and were entitled to a rent subsidy and monthly allowance, compared with 262,000 euro ($319,000) in 2013. Victims had the right to work and were provided a variety of assistance and protection from deportation. They also had eligibility for state vocational and other training programs and the ability to change sectors of employment. A lack of directives on coordination between ministries reportedly led to gaps and delays in services and support provided. The law stipulates victims be repatriated at the completion of legal proceedings, and police conducted a risk assessment for each victim prior to repatriation. Two victims whose safety was assessed to be at risk were issued residence permits on humanitarian grounds and remained in Cyprus. Authorities extended the work permit of a third victim. Forty-six victims assisted law enforcement in the prosecution of suspected traffickers. There were no reports of victims inappropriately penalized for unlawful acts committed as a direct result of being subjected to human trafficking.

PREVENTION

The government maintained prevention efforts. The Multidisciplinary Coordinating Group to combat trafficking coordinated the implementation of the 2013-2015 National Anti-Trafficking Action Plan. NGOs reported cooperation with the coordinating group greatly improved during the reporting period. In 2014, the government investigated seven cases of potential labor exploitation of migrant workers for illegally operating an employment agency and revoked the licenses of two private employment agencies for not complying with regulations. The government reported five ongoing investigations of recruiters and brokers for exploitation of migrant workers. The government continued to print and distribute booklets in seven languages aimed at potential victims on the exploitation of migrant workers. The government continued to print and distribute booklets in seven languages aimed at potential victims on the exploitation of migrant workers. The government continued to print and distribute booklets in seven languages aimed at potential victims on the exploitation of migrant workers. The government continued to print and distribute booklets in seven languages aimed at potential victims on the exploitation of migrant workers. The Ministry of the Interior provided training to labor inspectors, labor relations officers, social welfare officers, and officials in the Ministry of Health on labor trafficking and the provisions of the new 2014 trafficking law. It also included a segment on trafficking in the curriculum for students aged 15-18 years. The government provided anti-trafficking training or guidance for its diplomatic personnel.

AREA ADMINISTERED BY TURKISH CYPIRITS

The northern area of Cyprus is administered by Turkish Cypriots. In 1983, the Turkish Cypriots proclaimed the area the independent “Turkish Republic of Northern Cyprus” (“TRNC”). The United States does not recognize the “TRNC,” nor does any other country except Turkey. The area administered by Turkish Cypriots

PROTECTION

The government increased efforts to protect victims. The government maintained financial resources allocated for victims despite cuts in other social welfare funding. The government identified 46 victims of trafficking in 2014, an increase from 25 in 2013. Of the 46 victims identified, 22 were labor trafficking victims, of which 15 were men and 7 were women. The government identified 19 victims of sex trafficking, including 16 women and three children. Five additional women were victims of both labor and sex trafficking. Most victims of forced labor were referred to the police by NGOs. The majority of sex trafficking victims were identified during police operations. The government referred all identified victims to the social welfare office for assistance. Twenty female victims of sex trafficking were accommodated at the government-operated shelter in Nicosia. These victims were permitted to stay for one month or longer; as appropriate, in the shelter for a reflection period, a time in which victims could recover before deciding whether to cooperate with law enforcement. In previous years, authorities accommodated male sex trafficking victims in hotels paid for by the government; male and female victims of labor trafficking stayed in apartments and received rent subsidies from the government.

The anti-trafficking police unit provided oversight throughout the course of an investigation; however, the court system’s mistreatment of victim witnesses and lengthy trial procedures resulted in a limited number of convictions. The government did not effectively track trafficking cases as they moved through the judicial system. The government established a mechanism to review labor complaints, and officials forwarded potential forced labor cases to the police and the social welfare department; however, NGOs reported officials rarely treated labor complaints as potential trafficking cases. The government installed new software for the anti-trafficking police unit to enhance its capacity to record, process, and analyze trafficking-related data. In 2014, the government funded anti-trafficking training for 86 law enforcement officers, as well as a joint training for police and prosecutors to enhance cooperation. NGOs reported allegations of official complicity involving at least two senior officials and one former official who solicited services from a sex trafficking victim. The case was acquitted after the court ruled the victim’s testimony was unreliable. A police immigration official acquitted in 2012 for alleged involvement in a sex trafficking case won his suit against the government contesting his dismissal. He was rehired and placed in charge of the immigration service at Larnaca Airport; NGOs have strongly protested his appointment to such a sensitive position.
continues to be a zone of impunity for human trafficking. The area is increasingly a destination for women from Central Asia, Eastern Europe, and Africa who are subjected to forced prostitution in night clubs licensed and regulated by Turkish Cypriots. Nightclub owners pay significant taxes to the Turkish Cypriot administration, between eight and 12 million dollars annually according to media reports; additionally, owners pay approximately $2,000 per woman in fees to the authorities, which may present a conflict of interest and a deterrent to increased political will to combat trafficking. An NGO reported girls as young as 11 were victims of sex trafficking inside the walled city of Nicosia. Men and women are subjected to forced labor in industrial, construction, agriculture, domestic work, restaurant, and retail sectors. Victims of labor trafficking are controlled through debt bondage, threats of deportation, restriction of movement, and inhumane living and working conditions. Labor trafficking victims originate from China, Pakistan, Philippines, Turkey, Turkmenistan, and Vietnam. Women who are issued permits for domestic work are vulnerable to forced labor. An NGO reported a number of women enter the “TRNC” from Turkey on three-month tourist or student visas and engage in prostitution in apartments in north Nicosia, Kyrenia, and Famagusta; some may be trafficking victims. Migrants, refugees, and their children are also at risk for sexual exploitation.

If the “TRNC” were assigned a formal ranking in this report, it would be Tier 3. Turkish Cypriot authorities do not fully comply with the minimum standards for the elimination of trafficking and are not making significant efforts to do so. The area administered by the Turkish Cypriots lacked an anti-trafficking “law.” Turkish Cypriots did not keep statistics on law enforcement efforts against trafficking offenders. The area administered by Turkish Cypriots lacked shelters for victims, and social, economic, and psychological services for victims. During the reporting period, police conducted several raids of nightclubs resulting in the arrest of possible victims of trafficking. Local observers reported authorities were complicit in facilitating trafficking and police continued to retain passports upon arrival of women working in nightclubs.

An anti-trafficking amendment to the “criminal code” was tabled during the previous reporting period; however, no progress was made on enacting it during 2014. The “attorney general’s office” sentenced one “official” to nine months imprisonment for involvement in a trafficking-related case in 2013. Turkish Cypriots did not enforce the “law” stipulating nightclubs may only provide entertainment such as dance performances. Authorities did not acknowledge the existence of forced labor. There was no “law” that punished traffickers who confiscate workers’ passports or documents, change contracts, or withhold wages to subject workers to servitude. Turkish Cypriots did not provide any specialized training on how to investigate or prosecute human trafficking cases.

Turkish Cypriot authorities did not allocate funding to anti-trafficking efforts. Police were not trained to identify victims, and authorities provided no protection to victims. Police confiscated victims’ passports, reportedly to protect them from abuse by nightclub owners who confiscated passports. Foreign victims who voiced discontent about the treatment they received were routinely deported. NGOs reported women preferred to keep their passports but were convinced to give them to police to avoid deportation. Victims of trafficking serving as material witnesses against a former employer were not entitled to find new employment and reside in temporary accommodation arranged by the police; experts reported women were accommodated at night clubs. The Turkish Cypriot authorities did not encourage victims to assist in prosecutions against traffickers, and all foreign victims were deported. If a victim requested to return to their home country during an interview with authorities, they were required to return to and lodge at a hotel until air tickets were purchased. Witnesses are not allowed to leave the “TRNC” pending trial and are deported at the conclusion of “legal” proceedings.

In 2014, authorities issued 1,168 hostess and barmaid six-month work permits for individuals working in approximately 40 nightclubs and two pubs operated in the north. An NGO reported authorities did not consistently document the arrival of women intending to work in nightclubs. The majority of permit holders came from Moldova, Morocco, and Ukraine, while others came from Belarus, Kazakhstan, Kenya, Kyrgyzstan, Paraguay, Russia, and Uzbekistan. Women were not permitted to change location once under contract with a nightclub, and Turkish Cypriots deported 395 women who curtailed their contracts without screening for trafficking. While prostitution is illegal, female nightclub employees were required to submit to biweekly health checks for sexually transmitted infection screening, suggesting tacit approval of the prostitution industry. Victims reported bodyguards at the night clubs accompanied them to health and police checks, ensuring they did not share details of their victimization with law enforcement or doctors. Turkish Cypriots made no efforts to reduce demand for commercial sex acts or forced labor. The “law” that governed nightclubs prohibits foreign women from living at their place of employment; however, most women lived in group dormitories adjacent to the nightclubs or in other accommodations arranged by the establishment owner. The nightclubs operated as “legal” businesses that provided revenue to the “government.” The “Nightclub Commission,” which composed police and “government officials” who regulate nightclubs, prepared brochures on employee rights and distributed them to all foreign women upon entry. They also established a hotline for trafficking victims; however, it is inadequately staffed by one operator.

**RECOMMENDATIONS FOR TURKISH CYPRIOT AUTHORITIES:**

Enact “legislation” prohibiting all forms of human trafficking for human trafficking victims within nightclubs and pubs; increase transparency in the regulation of nightclubs and promote awareness among clients and the public about force, fraud, and coercion used to compel prostitution; provide funding to NGO shelters and care services for the protection of victims; investigate, prosecute, and convict officials complicit in trafficking; provide alternatives to deportation for victims of trafficking; and acknowledge and take steps to address conditions of forced labor.

**CZECH REPUBLIC: Tier 1**

The Czech Republic is a source, transit, and destination country for women and children subjected to sex trafficking and a source, transit, and destination country for men and women subjected to forced labor. Women, girls, and boys from the Czech Republic, Eastern Europe, Nigeria, the Philippines, and Vietnam are subjected to sex trafficking in the Czech Republic and also transit through the Czech Republic to other European countries where they are subjected to sex trafficking. Men and women from the Czech Republic, Eastern Europe, Mongolia, the Philippines, Russia, and Vietnam are subjected to forced labor in the construction, agricultural, forestry, manufacturing, and service sectors in the
CZECH REPUBLIC and also transit through the Czech Republic to other countries in Europe where they are exploited. The majority of identified victims in the country are Czech, Romani women from the Czech Republic are subjected to forced prostitution and forced labor internally and in destination countries, including the UK.

The Government of the Czech Republic fully complies with the minimum standards for the elimination of trafficking. The government increased funding for NGOs providing victim services and enrolled more victims into its program to protect individuals assisting law enforcement. However; law enforcement efforts lagged as authorities initiated fewer prosecutions, achieved significantly fewer convictions, and sentenced only one convicted trafficker to imprisonment. Victims continued to have minimal opportunities to access court-ordered or state-funded compensation.

**RECOMMENDATIONS FOR CZECH REPUBLIC:**
Vigorously investigate and prosecute suspected offenders of both sex and labor trafficking using the anti-trafficking statute; sentence convicted traffickers commensurate with the gravity of this serious crime; increase training for prosecutors and judges on applying the anti-trafficking statute; improve victims’ ability to access court-ordered restitution; train first responders, including labor inspectors, police, and state contracting officers, on labor trafficking victim identification criteria and evolving trends in labor trafficking; enhance collaboration between the labor inspectorate and police on investigating potential labor trafficking cases; conduct large-scale public awareness-raising campaigns, particularly on labor trafficking; and disaggregate data on the type of trafficking involved in law enforcement and victim protection efforts.

**PROSECUTION**
The government demonstrated weakened law enforcement efforts. The government prohibits all forms of trafficking under Section 168 of its criminal code, which prescribes punishments of up to 15 years’ imprisonment. These penalties are sufficiently stringent and commensurate with those prescribed for other serious crimes, such as rape. The government did not disaggregate sex and labor trafficking data. In 2014, police initiated 20 investigations involving 16 suspects, compared with 18 investigations involving 25 suspects in 2013. Authorities prosecuted 16 defendants for trafficking crimes in 2014, a decline from 30 in 2013. During 2014, Czech courts convicted six traffickers, a decline from 19 convictions in 2013. Only one of the six convicted traffickers received a prison term. Forced labor prosecutions were hampered by judges’ inability to differentiate between fraud cases and trafficking involving psychological coercion. Czech authorities collaborated with foreign governments on three transnational investigations.

The organized crime branch of the Czech police maintained a specialized anti-trafficking unit that trained 220 police officers, labor inspectors, and other officials in 2014. Authorities reported the need for better collaboration between the police and labor inspectors, as well as enhanced training for inspectors on labor trafficking indicators. Observers reported prosecutors and judges pursued trafficking cases unevenly due to lack of familiarity with the law or preference to prosecute traffickers for non-trafficking crimes. The government did not report any investigations, prosecutions, or convictions of government officials complicit in human trafficking offenses.

**PROTECTION**
The government strengthened victim protection efforts. The Ministry of Labor and Social Affairs provided 5,313,000 koruna ($208,000) in 2014 to NGOs providing care for trafficking victims, a 10 percent increase from 2013. Government-funded NGOs provided services to approximately 99 victims in 2014, at least 60 of whom were newly identified in 2014, compared with at least 37 newly identified victims in 2013. Authorities provided victims with a 60-day reflection period, in which victims received care and determined whether to cooperate with law enforcement. The Ministry of Interior (MOI) continued to fund its witness support program, which provided funding to NGOs caring for adult victims willing to cooperate with law enforcement. In 2014, 43 victims entered the program, an increase from 23 in 2013. As in 2013, the MOI made available 2 million koruna ($78,500) to support NGOs assisting victims enrolled in the witness support program as well as NGOs’ trafficking prevention projects. Identified child victims received care outside of the MOI’s program through publicly funded NGOs that provided shelter, food, clothing, and medical and psychological counseling.

Police reported identifying 67 victims in 2014, compared with 57 in 2013. Foreign victims who cooperated with investigators received temporary residence and work visas for the duration of the relevant legal proceedings. Upon conclusion of the court proceedings, victims could apply for permanent residence; one victim received permanent residency in 2014, compared with two in 2013. Victims were eligible to seek court-ordered compensation from their traffickers, though such restitution was rare, as victims often feared retribution from their traffickers during criminal cases and could not afford attorney fees for a civil suit. The government does not maintain a compensation fund for victims subjected to trafficking within the country. There were no reports the government penalized identified victims for unlawful acts committed as a direct result of being subjected to trafficking.

**PREVENTION**
The government maintained prevention efforts. The interior minister chaired an inter-ministerial body that coordinated national efforts and worked to implement the 2012-2015 national action plan. A unit in the MOI served as the national rapporteur and prepared a comprehensive annual report on patterns and programs, which it released publicly. The government continued to fund an NGO-run hotline to identify victims of trafficking and domestic violence; in 2014, the hotline received approximately 600 phone calls. The government provided trafficking-specific training for approximately 45 consular officers. The government provided anti-trafficking training or guidance for its diplomatic personnel. The government demonstrated efforts to reduce the demand for commercial sex acts, including awareness-raising efforts. The Czech Republic became a party to the 2000 UN TIP Protocol in December 2014.