Venezuela: Background and U.S. Relations

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Summary

Although historically the United States has had close relations with Venezuela, a major oil supplier, friction in bilateral relations increased under the leftist, populist government of President Hugo Chávez (1999-2013), who died in March 2013 after battling cancer. After Chávez’s death, Venezuela held presidential elections in April 2013 in which acting President Nicolás Maduro narrowly defeated Henrique Capriles of the opposition Democratic Unity Roundtable (MUD), with the opposition alleging significant irregularities. In 2014, the Maduro government violently suppressed protests and imprisoned a major opposition figure, Leopoldo López, along with two opposition mayors.

In December 2015, the MUD initially won a two-thirds supermajority in National Assembly elections, a major defeat for the ruling United Socialist Party of Venezuela (PSUV). The Maduro government subsequently thwarted the legislature’s power by preventing four MUD representatives from taking office (denying the opposition a supermajority) and using the Supreme Court to block bills approved by the legislature.

Opposition efforts are now focused on attempts to recall President Maduro through a national referendum, but many observers fear that the government is stalling to delay such a vote until after January 10, 2017. A recall on or prior to that date would yield a new presidential election. A recall after that date would result in President Maduro’s appointed vice president assuming the presidency for the remainder of Maduro’s term, through 2018. Organization of American States (OAS) Secretary General Luis Almagro invoked the Inter-American Democratic Charter on the situation in Venezuela in May 2016, and the OAS Permanent Council met on June 23 to receive the Secretary General’s report but did not take further action.

Since mid-2014, the rapid decline in the price of oil has hit Venezuela hard, with a contracting economy (projected -8.0% in 2016), high inflation (projected 720% at the end of 2016), declining international reserves, and increasing poverty—all exacerbated by the government’s economic mismanagement. The situation has increased poverty, with shortages of food and medicines and high crime rates.

U.S. Policy

U.S. policymakers and Members of Congress have had concerns for more than a decade about the deterioration of human rights and democratic conditions in Venezuela and the government’s lack of cooperation on anti-drug and counterterrorism efforts.

The Obama Administration strongly criticized the Venezuelan government’s repression of protests in 2014. After a government-opposition dialogue failed, the Administration imposed visa restrictions and asset-blocking sanctions on Venezuelan officials involved in human rights abuses. The Obama Administration has continued to speak out about the democratic setback and poor human rights situation and has called repeatedly for the release of political prisoners. It has supported the OAS Secretary General’s efforts and joined with 14 other OAS members in calling for dialogue and Venezuela’s adherence to constitutional mechanisms.

Congressional Action

Congress enacted legislation in December 2014—the Venezuela Defense of Human Rights and Civil Society Act of 2014 (P.L. 113-278)—to impose targeted sanctions on those responsible for certain human rights abuses (with a termination date of December 2016 for the requirement to impose sanctions). The 114th Congress enacted legislation in July 2016 (P.L. 114-194; S. 2845) extending the termination date of the requirement to impose targeted sanctions set forth in P.L. 113-278 through 2019. In April 2016, the Senate approved an FY2016 State Department
authorization measure, S. 1635 (Corker), with a provision that would require a report on political freedom in Venezuela.

For more than a decade, Congress has appropriated funding for democracy and human rights programs in Venezuela. An estimated $6.5 million is being provided in FY2016, and the Administration requested $5.5 million for FY2017. The House version of the FY2017 foreign operations appropriations bill (H.Rept. 114-693 to H.R. 5912) would provide $8 million, whereas the Senate version (S.Rept. 114-290 to S. 3117) would fully fund the request.

Congress is likely to continue to monitor the situation in Venezuela for the remainder of 2016. S.Res. 537 (Cardin), introduced in July, would express profound concern about the ongoing crisis, urge the release of political prisoners, and call for respect of constitutional and democratic practices.

Also see CRS In Focus IF10230, *Venezuela: Political Situation and U.S. Policy Overview*. 
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Introduction and Recent Developments

This report, divided into three main sections, examines the political and economic situation in Venezuela and U.S.-Venezuelan relations. The first section surveys the political transformation of Venezuela under the populist rule of President Hugo Chávez (1999-2013) and the first two years of the government of President Nicolás Maduro, including the government’s severe crackdown on opposition protests in 2014. The second section analyzes Venezuela’s political and economic environment since 2015, including the opposition’s December 2015 legislative victory and the Maduro government’s attempts to thwart the powers of the legislature; efforts to remove President Maduro through a recall referendum; deteriorating economic and social conditions in the country; and the government’s foreign policy orientation. The third section examines U.S. relations with Venezuela, including the imposition of sanctions on Venezuelan officials, and selected issues in U.S. relations—democracy and human rights, energy, counternarcotics, and terrorism concerns. Appendix A provides information on legislative initiatives in the 113th and 114th Congresses, and Appendix B provides links to selected U.S. government reports on Venezuela.

Significant recent developments include the following:

- On August 11, 2016, the United States joined 14 other members of the Organization of American States (OAS), in issuing a joint statement urging the Venezuelan government and opposition “to hold as soon as possible a frank and effective dialogue” and calling on Venezuelan authorities to realize the remaining steps of the presidential recall referendum “without delay.” Previously, the 15 countries had issued a statement on June 15, 2016, that, among other measures, expressed support for a “timely, national, inclusive, and effective political dialogue” and for “the fair and timely implementation of constitutional mechanisms.” (See “OAS Efforts,” below.)

- On August 1, 2016, the U.S. Federal Court for the Eastern District of New York unsealed a 2015 indictment against two Venezuelan military officials for cocaine trafficking to the United States. The two officials had been leaders of Venezuela’s National Anti-Narcotics Office. (See “Counternarcotics Issues,” below.)

- On July 27, 2016, Human Rights Watch issued a report documenting 21 cases of people detained since May 2016 who were alleged by Venezuelan authorities to be planning, fomenting, or participating in violent antigovernment actions; most of those detained maintain that they were tortured or abused while in custody. (See “Democracy and Human Rights Concerns,” below.)

- On July 15, 2016, President Obama signed into law the Venezuela Defense of Human Rights and Civil Society Extension Act of 2016 (P.L. 114-194, S. 2845), which extended for three years (through December 31, 2019) the termination of the requirement to impose targeted sanctions (set forth in P.L. 113-278) against those responsible for certain human rights abuses. The House had approved the measure by unanimous consent on July 6, and the Senate had approved it by unanimous consent on April 29. (See “Pressing for Respect for Human Rights, Democracy, and Dialogue in 2016,” below.)

- From June 21 to June 23, 2016, State Department Under Secretary for Political Affairs Tom Shannon visited Venezuela, meeting with government officials, including President Maduro, as well as leaders of the National Assembly opposition and members of the opposition and civil society.
On June 23, 2016, the OAS Permanent Council met to receive the May 31, 2016, report of OAS Secretary General Luis Almagro on the situation in Venezuela but did not take any action. In the report, Almagro invoked Article 20 of the Inter-American Democratic Charter, calling on the Permanent Council to convene a session to decide whether to take diplomatic efforts to promote the normalization of the situation in Venezuela and restore democratic institutions. He issued a report that recommended, among other things, that the Venezuela government hold a recall referendum in 2016, release those imprisoned for political reasons, and stop blocking laws adopted by the National Assembly. (See “OAS Efforts,” below.)

On June 22, 2016, the House Foreign Affairs Committee’s Subcommittee on the Western Hemisphere held a hearing on the situation in Venezuela and U.S. policy featuring witnesses from the Departments of State, Treasury, and Commerce.¹

On June 21, 2016, the OAS Permanent Council held a special meeting to hear the former prime minister of Spain, José Luis Rodríguez Zapatero, who—along with the former leaders of the Dominican Republic and Panama—has worked to open a dialogue between the Venezuelan government and opposition. The Permanent Council had approved a resolution by consensus on June 1 supporting the dialogue initiative by the three former leaders. (See “OAS Efforts,” below.)

On June 14, 2016, Secretary of State John Kerry expressed support for the OAS Secretary General’s invocation of the Inter-American Democratic Charter. Kerry also met with Venezuelan Foreign Minister Delcy Rodriguez and agreed that the countries would hold bilateral talks to establish a positive path forward in relations. (See “OAS Efforts,” below.)

On June 9, 2016, several opposition National Assembly members were physically attacked by armed supporters of the ruling United Socialist Party of Venezuela (PSUV) after they were turned away from the National Electoral Council by police. The State Department condemned the action. (See “Potential Recall Referendum,” below.)

Figure 1. Political Map of Venezuela

Source: Congressional Research Service (CRS).
Political Background

Background: Chávez’s Rule, 1999-2013

For 14 years, Venezuela experienced enormous political and economic changes under the leftist populist rule of President Hugo Chávez. Under Chávez, Venezuela adopted a new constitution and a new unicameral legislature and even a new name for the country, the Bolivarian Republic of Venezuela, named after the 19th century South American liberator Simon Bolivar, whom Chávez often invoked. Buoyed by windfall profits from increases in the price of oil, the Chávez government expanded the state’s role in the economy by asserting majority state control over foreign investments in the oil sector and nationalizing numerous enterprises. The government also funded numerous social programs with oil proceeds that helped reduce poverty. At the same time, democratic institutions deteriorated, threats to freedom of expression increased, and political polarization in the country also grew between Chávez supporters and opponents. Relations with the United States also deteriorated considerably as the Chávez government often resorted to strong anti-American rhetoric.

In his first election as president in December 1998, Chávez received 56% of the vote (16% more than his closest rival), an illustration of Venezuelans’ rejection of the country’s two traditional parties, Democratic Action (AD) and the Social Christian party (COPEI), which had dominated Venezuelan politics for much of the previous 40 years. Elected to a five-year term, Chávez was the candidate of the Patriotic Pole, a left-leaning coalition of 15 parties, with Chávez’s own Fifth Republic Movement (MVR) the main party in the coalition. Most observers attribute Chávez’s rise to power to Venezuelans’ disillusionment with politicians whom they judge to have squandered the country’s oil wealth through poor management and endemic corruption. A central theme of his campaign was constitutional reform; Chávez asserted that the system in place allowed a small elite class to dominate Congress and that revenues from the state-run oil company, Petróleos de Venezuela, S.A. (PdVSA), had been wasted.

Although Venezuela had one of the most stable political systems in Latin America from 1958 until 1989, after that period numerous economic and political challenges plagued the country and the power of the two traditional parties began to erode. Former President Carlos Andres Perez, inaugurated to a five-year term in February 1989, initiated an austerity program that fueled riots and street violence in which several hundred people were killed. In 1992, two attempted military coups threatened the Perez presidency, one led by Chávez himself, who at the time was a lieutenant colonel railing against corruption and poverty. Ultimately the legislature dismissed President Perez from office in May 1993 on charges of misusing public funds, although some observers assert that the president’s unpopular economic reform program was the real reason for his ouster. The election of elder statesman and former President Rafael Caldera as president in December 1993 brought a measure of political stability to the country, but the Caldera government soon faced a severe banking crisis that cost the government more than $10 billion. While the economy began to improve in 1997, a rapid decline in the price of oil brought about a deep recession beginning in 1998, which contributed to Chávez’s landslide election.

In the first several years of President Chávez’s rule, Venezuela underwent huge political changes. In 1999, Venezuelans went to the polls on three occasions—to establish a constituent assembly that would draft a new constitution, to elect the membership of the 165-member constituent assembly, and to approve the new constitution—and each time delivered victory to President Chávez. The new constitution revamped political institutions, including the elimination of the Senate and establishment of a unicameral National Assembly, and expanded the presidential term of office from five to six years, with the possibility of immediate reelection for a second term. Under the new constitution, voters once again went to the polls in July 2000 for a so-called mega-election, in which the president, national legislators, and state and municipal officials were selected. President Chávez easily won election to a new six-year term, capturing about 60% of the vote. Chávez’s Patriotic Pole coalition also captured 14 of 23 governorships and a majority of seats in the National Assembly.

**Temporary Ouster in 2002.** Although President Chávez remained widely popular until mid-2001, his standing eroded after that amid growing concerns by some sectors that he was imposing a leftist agenda on the country and that his government was ineffective in improving living conditions in Venezuela. In April 2002, massive opposition protests and pressure by the military led to the ouster of Chávez from power for less than three days. He ultimately was restored to power by the military after an interim president alienated the military and public by taking hardline measures, including the suspension of the constitution.

In the aftermath of Chávez’s brief ouster from power, the political opposition continued to press for his removal from office, first through a general strike that resulted in an economic downturn in 2002 and 2003, and then through a recall referendum that ultimately was held in August 2004 and which Chávez won by a substantial margin. In 2004, the Chávez government moved to purge and pack the Supreme Court with its own supporters in a move that dealt a blow to judicial independence. The political opposition boycotted legislative elections in December 2005, which led to domination of the National Assembly by Chávez supporters.

**Reelection in 2006.** A rise in world oil prices that began in 2004 fueled the rebound of the Venezuelan economy and helped President Chávez establish an array of social programs and services known as “missions” that helped reduce poverty by some 20%.

In large part because of the economic rebound and attention to social programs, Chávez was reelected to another six-year term in December 2006 in a landslide, with almost 63% of the vote compared to almost 37% for opposition candidate Manuel Rosales. The election was characterized as free and fair by international observers with some irregularities.

After he was reelected in 2006, however, even many Chávez supporters became concerned that the government was becoming too radicalized. Chávez’s May 2007 closure of a popular Venezuelan television station that was critical of the government, Radio Caracas Television (RCTV), sparked significant protests and worldwide condemnation. Chávez also proposed a far-reaching constitutional amendment package that would have moved Venezuela toward a new model of development known as “21st century socialism,” but this was defeated by a close margin in a December 2007 national referendum. University students took the lead in demonstrations against the closure of RCTV and also played a major role in defeating the constitutional reform.

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4 See the official results reported by Venezuela’s National Electoral Council (CNE) at http://www.cne.gob.ve/divulgacionPresidencial/resultado_nacional.php.
The Venezuelan government also moved forward with nationalizations in key industries, including food companies, cement companies, and the country’s largest steel maker; these followed the previous nationalization of electricity companies and the country’s largest telecommunications company and the conversion of operating agreements and strategic associations with foreign companies in the oil sector to majority Venezuelan government control.

2008 State and Municipal Elections. State and local elections held in November 2008 revealed a mixed picture of support for the government and the opposition. Earlier in the year, President Chávez united his supporters into a single political party—the United Socialist Party of Venezuela (PSUV). In the elections, pro-Chávez candidates won 17 of the 22 governors’ races, while opposition parties5 won five governorships, including in three of the country’s most populous states, Zulia, Miranda, and Carabobo. At the municipal level, pro-Chávez candidates won over 80% of the more than 300 mayoral races, with the opposition winning the balance, including Caracas and the country’s second-largest city, Maracaibo. One of the major problems for the opposition was that the Venezuelan government’s comptroller general disqualified almost 300 individuals from running for office, including several high-profile opposition candidates, purportedly for cases involving the misuse of government funds.6

2009 Lifting of Term Limits. In 2009, President Chávez moved ahead with plans for a constitutional change that would lift the two-term limit for the office of the presidency and allow him to run for reelection in 2012 and beyond. In a February 2009 referendum, Venezuelans approved the constitutional change with almost 55% support.7 President Chávez proclaimed that the vote was a victory for the Bolivarian Revolution, and virtually promised that he would run for reelection.8 Chávez had campaigned vigorously for the amendment and spent hours on state-run television in support of it. The president’s support among many poor Venezuelans who had benefited from increased social spending and programs was an important factor in the vote.

2010 Legislative Elections. In Venezuela’s September 2010 elections for the 165-member National Assembly, pro-Chávez supporters won 98 seats, including 94 for the PSUV, while opposition parties won 67 seats, including 65 for the 10-party opposition coalition known as the Democratic Unity Roundtable (Mesa de la Unidad Democrática, or MUD). Even though pro-Chávez supporters won a majority of seats, the result was viewed as a significant defeat for the president because it denied his government the three-fifths majority (99 seats) needed to enact enabling laws granting him decree powers. It also denied the government the two-thirds majority (110 seats) needed for a variety of actions to ensure the enactment of its agenda, such as introducing or amending organic laws, approving constitutional reforms, and making certain government appointments.9

In December 2010, Venezuela’s outgoing National Assembly approved several laws that were criticized by the United States and human rights organizations as threats to free speech, civil society, and democratic governance. The laws were approved ahead of the inauguration of Venezuela’s new National Assembly to a five-year term in early January 2011, in which

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5 The opposition included newer parties such as Primero Justicia (PJ, Justice First), Proyecto Venezuela (Project Venezuela), and Un Nuevo Tiempo (UNT, A New Era); leftist parties that defected from the Chavista coalition such as the Movimiento al Socialismo (MAS, Movement toward Socialism) and Por la Democracia Social (Podemos, For Social Democracy); and the traditional political parties from the past such as AD and COPEI.


7 See the results on the website of the CNE, at http://www.cne.gov.ve/divulgacion_referendo_enmienda_2009/.


opposition deputies would have had enough representation to deny the government the two-thirds and three-fifths needed for certain actions. Most significantly, the outgoing Assembly approved an “enabling law” that provided President Chávez with far-reaching decree powers for 18 months. Until its expiration in June 2012, the enabling law was used by President Chávez more than 50 times, including decrees to change labor laws and the criminal code, along with a nationalization of the gold industry.10

2012 Presidential Election. With a record turnout of 80.7% of voters, President Chávez won his fourth presidential race (and his third six-year term) in the October 7, 2012, presidential election, capturing about 55% of the vote, compared to 44% for opposition candidate Henrique Capriles.11 Chávez won all but 2 of Venezuela’s 23 states (with the exception of Táchira and Mérida states), including a narrow win in Miranda, Capriles’s home state. Unlike the last presidential election in 2006, Venezuela did not host international observer missions. Instead, two domestic Venezuelan observer groups monitored the vote. Most reports indicate that election day was peaceful with only minor irregularities.

Venezuela’s opposition had held a unified primary in February 2012, under the banner of the opposition MUD, and chose Capriles in a landslide with about 62% of the vote in a five-candidate race. A member of the Justice First (Primero Justicia, PJ) party, Capriles had been governor of Miranda, Venezuela’s second-most populous state, since 2008. During the primary election, Capriles promoted reconciliation and national unity. He pledged not to dismantle Chávez’s social programs, but rather to improve them.12 Capriles ran an energetic campaign traveling throughout the country with multiple campaign rallies each day, while the Chávez campaign reportedly was somewhat disorganized and limited in terms of campaign rallies because of Chávez’s health. Capriles’s campaign also increased the strength of a unified opposition. The opposition received about 2.2 million more votes than in the last presidential election in 2006, and its share of the vote grew from almost 37% in 2006 to 44%.

Nevertheless, Chávez had several distinct advantages in the election. The Venezuelan economy was growing strongly in 2012 (over 5%), fueled by government spending made possible by high oil prices. Numerous social programs or “missions” of the government helped forge an emotional loyalty among Chávez supporters. This included a well-publicized public housing program. In another significant advantage, the Chávez campaign used state resources and state-controlled media for campaign purposes. This included the use of broadcast networks, which were required to air the president’s frequent and lengthy political speeches. Observers maintain that the government’s predominance in television media was overwhelming.13 There were several areas of vulnerability for Chávez, including high crime rates (including murder and kidnapping) and an economic situation characterized by high inflation and economic mismanagement that had led to periodic shortages of some food and consumer products and electricity outages. Earlier in 2012, a wildcard in the presidential race was Chávez’s health, but in July 2012 Chávez claimed to have bounced back from his second bout of an undisclosed form of cancer since mid-2011.

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11 See the CNE’s official results at http://www.cne.gob.ve/resultado_presidencial_2012/tr/1/reg_000000.html.
For President Chávez, the election affirmed his long-standing popular support, as well as support for his government’s array of social programs that have helped raise living standards for many Venezuelans. In his victory speech, President Chávez congratulated the opposition for their participation and civic spirit and pledged to work with them. At the same time, however, the president vowed that Venezuela would “continue its march toward the democratic socialism of the 21st century.”

December 2012 State Elections. Voters delivered a resounding victory to President Chávez and the PSUV in Venezuela’s December 16, 2012, state elections by winning 20 out of 23 governorships that were at stake. Prior to the elections, the PSUV had held 15 state governorships with the balance held by opposition parties or former Chávez supporters. The state elections took place with political uncertainty at the national level as President Chávez was in Cuba recuperating from his fourth cancer surgery (see below). The opposition won just three states: Amazonas; Lara; and Miranda, where former MUD presidential candidate Henrique Capriles Radonski was reelected, defeating former Vice President Eliás Jaua. While the opposition suffered a significant defeat, Capriles’s win solidified his status as the country’s major opposition figure.

Chávez’s Declining Health and Death. Dating back to mid-2011, President Chávez’s precarious health raised questions about Venezuela’s political future. Chávez had been battling an undisclosed form of cancer since June 2011, when he underwent emergency surgery in Cuba for a “pelvic abscess” followed by a second operation to remove a cancerous tumor. After several rounds of chemotherapy, Chávez declared in October 2011 that he had beaten cancer. In February 2012, however, Chávez traveled to Cuba for surgery to treat a new lesion and confirmed in early March that his cancer had returned. After multiple rounds of radiation treatment, Chávez once again announced in July 2012 that he was “cancer free.” After winning reelection to another six-year term in October 2012, Chávez returned to Cuba the following month for medical treatment. Once back in Venezuela, Chávez announced on December 8, 2012, that his cancer had returned and that he would undergo a fourth cancer surgery in Cuba.

Most significantly, Chávez announced at the same time his support for Vice President Nicolás Maduro if anything were to happen to him. Maduro had been sworn into office on October 13, 2012. Under Venezuela’s Constitution, the president has the power to appoint and remove the vice president; it is not an elected position. According to Chávez: “If something happens that sidelines me, which under the Constitution requires a new presidential election, you should elect Nicolás Maduro.” Chávez faced complications during and after his December 11, 2012, surgery, and while there were some indications of improvement by Christmas 2012, the president faced new respiratory complications by year’s end.

After considerable public speculation about the presidential inauguration scheduled for January 10, 2013, Vice President Maduro announced on January 8 that Chávez would not be sworn in on that day. Instead, the vice president invoked Article 231 of the Constitution, maintaining that the provision allows the president to take the oath of office before the Supreme Court at a later date. A day later, Venezuela’s Supreme Court upheld this interpretation of the Constitution, maintaining that Chávez did not need to take the oath of office to remain president. According to the court’s president, Chávez could take the oath of office before the Supreme Court at a later date, when his

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health improved. Some opposition leaders, as well as some Venezuelan legal scholars, had argued that the January 10 inauguration date was fixed by Article 231 and that, since Chávez could not be sworn in on that date, then the president of the National Assembly, Diosdado Cabello, should have been sworn in as interim or caretaker president until either a new election was held or Chávez recovered pursuant to Article 234 of the Constitution.

President Chávez ultimately returned to Venezuela from Cuba on February 18, 2013, but was never seen publicly because of his poor health. A Venezuelan government official announced on March 4 that the president had taken a turn for the worse as he was battling a new lung infection. He died the following day.

The political empowerment of the poor under President Chávez will likely be an enduring aspect of his legacy in Venezuelan politics for years to come. Any future successful presidential candidate will likely need to take into account how his or her policies would affect working class and poor Venezuelans. On the other hand, President Chávez also left a large negative legacy, including the deterioration of democratic institutions and practices, threats to freedom of expression, high rates of crime and murder (the highest in South America), and an economic situation characterized by high inflation, crumbling infrastructure, and shortages of consumer goods. Ironically, while Chávez championed the poor, his government’s economic mismanagement wasted billions that potentially could have established a more sustainable social welfare system benefiting poor Venezuelans.

The Post-Chávez Era, 2013-2014

When the gravity of President Chávez’s health status became apparent in early 2013, many analysts had posed the question as to whether the leftist populism of “Chavismo” would endure without Chávez. In the aftermath of the April 2013 presidential election won by acting president Nicolás Maduro and the December 2013 municipal elections, it appeared that “Chavismo” would survive, at least in the medium term. Chávez supporters not only control the presidency and a majority of municipalities, but also control the Supreme Court, the National Assembly, the military leadership, and the state oil company—PdVSA. Moreover, in November 2013, President Maduro secured a needed vote of three-fifths of the National Assembly to approve an enabling law giving him decree powers over the next year. Chávez had been granted such powers for several extended periods and used them to enact far-reaching laws without the approval of Congress.

In 2014, deteriorating economic conditions, high rates of crime, and street protests that were met with violence by the Venezuelan state posed enormous challenges to the Maduro government. Human rights abuses increased as the government violently suppressed the opposition. Efforts toward dialogue at the Organization of American States were thwarted by Venezuela, and a dialogue facilitated by the Union of South American Nations (UNASUR) ultimately was unsuccessful. During the second half of the year, the rapid decline in the price of oil exacerbated Venezuela’s already poor economic conditions.


April 2013 Presidential Election

In the aftermath of President Chávez’s death, Vice President Maduro became interim or acting president and took the oath of office on March 8, 2013. A new presidential election, required by Venezuela’s Constitution (Article 233), was held on April 14 in which Maduro, the PSUV candidate, narrowly defeated opposition candidate Henrique Capriles by 1.49% of the vote. In the lead-up to the elections, polling consistently showed Maduro to be a strong favorite to win the election by a significant margin, so the close race took many observers by surprise.

Before the election campaign began, many observers had stressed the importance of leveling the playing field in terms of fairness. However, just as in the 2012 presidential race between Chávez and Capriles, the 2013 presidential election was characterized by the PSUV’s abundant use of state resources and state-controlled media. In particular, the mandate for broadcast networks to cover the president’s speeches was a boon to Maduro.

In the aftermath of the election, polarization increased with street violence (nine people were killed in riots), and there were calls for an audit of the results. The National Electoral Council (CNE) announced that they would conduct an audit of the remaining 46% of ballot boxes that had not been audited on election day, while the opposition called for a complete recount and for reviewing the electoral registry. In June, the CNE announced that it had completed its audit of the remaining 46% of votes and maintained that it found no evidence of fraud and that audited votes were 99.98% accurate compared with the original registered totals. Maduro received 50.61% of the vote to 49.12% of the vote for Capriles—just 223,599 votes separated the two candidates out of almost 15 million votes.

There were six domestic Venezuelan observer groups in the April election. This included the Venezuelan Electoral Observatory (OVE), which issued an extensive report in May 2013 that, among other issues, expressed concern over the incumbent president’s advantages in the use of public funds and resources. The OVE also made recommendations for improving future elections, which included changing the composition of the CNE to guarantee and demonstrate neutrality and making improvements in legal norms related to incumbency advantage and the use of public resources, among other measures.

Venezuela does not allow official international electoral monitoring groups, but the CNE invited several international groups to provide “accompanyment” to the electoral process. These included

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19 The CNE’s results are available at http://www.cne.gob.ve/resultado_presidencial_2013/r/1/reg_000000.html.
delegations from the Union of South American Nations (UNASUR); the Institute for Higher European Studies (IAEE, Instituto de Altos Estudios Europeos), a Spanish nongovernmental organization; and the Carter Center. The UNASUR electoral mission supported the CNE’s decision to conduct a full audit, and UNASUR heads of state subsequently met on April 19 to voice their support for Maduro’s election. The IAEE report issued a critical report in June 2013 calling for the elections to be voided.22

The Carter Center issued a preliminary report on the election in July 2013, and maintained that the close election results caused an electoral and political conflict not seen since Venezuela’s 2004 recall election. The group also concluded that confidence in the electoral system diminished in the election, with concerns about voting conditions, including inequities in access to financial resources and the media.23 In May 2014, the Carter Center issued its final report on the 2013 election, which included recommendations to improve the process. These included more effective enforcement of rules regulating the use of state resources for political purposes and the participation of public officials and civil servants in campaign activities; campaign equity with regard to free and equal access to public and private media; curbs on the use of obligatory radio and television broadcasts and the inauguration of public works during the election period; and limitations on the participation of public officials of members of his or her own party or coalition.24

In May 2013, the opposition filed two legal challenges before the Supreme Court, alleging irregularities in the elections, including the intimidation of voters by government officials and problems with the electoral registry being inflated because it had not been purged of deceased people. The first challenge, filed May 2 by Henrique Capriles, called for nullifying the entire election, while the second challenge, filed May 7 by the MUD, requested nullification of certain election tables and tally sheets. The Supreme Court rejected the opposition challenges on August 7 and criticized them for being “insulting” and “disrespectful” of the court and other institutions.25 While the Supreme Court action was not unexpected, it contributed to increased political tensions in the country in the lead-up to the December 2013 municipal elections.

December 2013 Municipal Elections

Venezuela’s December 8, 2013, municipal elections were slated to be an important test of support for the ruling PSUV and the opposition MUD, but ultimately the results of the elections were mixed and reflect a polarized country. Some 335 mayoral offices and hundreds of other local legislative councilor seats were at stake in the elections. The PSUV and its allies won 242 municipalities, compared to 75 for the MUD, and 18 won by independents. The opposition won 18 more municipalities than in the previous 2008 elections; nine state capitals, including the large cites of Maracaibo and Valencia and the capital of Barinas state (Hugo Chávez’s home state); and

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four out of the five municipalities that make up Caracas. On the other hand, the total vote breakdown was 49% for the PSUV and its allies compared to about 42% for the MUD, not as close as the presidential election in April. Some observers emphasize that the PSUV did as well as it did because of President Maduro’s orders to cut prices for consumer goods in the lead-up to the elections. For many observers, the elections reflect the continuing polarization in the country and a rural/urban divide, with the MUD receiving the majority of its support from urban areas and the PSUV and its allies receiving more support from rural areas.

Protests and Failed Dialogue in 2014

In 2014, the Maduro government faced significant challenges, including high rates of crime and violence and deteriorating economic conditions, with high inflation, shortages of consumer goods, and in the second half of the year, a rapid decline in oil prices. In February, student-led street protests erupted into violence with protestors harshly suppressed by Venezuelan security forces and militant pro-government civilian groups. While the protests largely had dissipated by June, at least 43 people were killed on both sides of the conflict, more than 800 were injured, and more than 3,000 were arrested. The government imprisoned a major opposition figure, Leopoldo López, in February, and two opposition mayors in March. Diplomatic efforts to deal with the crisis at the Organization of American States were frustrated in March. In April, an initiative by the Union of South American Nations (UNASUR)—led by the foreign ministers of Brazil, Colombia, and Ecuador—was successful in getting the government and a segment of the opposition to begin talks, but the dialogue broke down in May because of a lack of progress. With the significant drop in oil prices, the oil-dependent Venezuelan economy contracted by an estimated 3.9% by the end of the year, and inflation had risen to 62%, the highest in Latin America. (See Figure 2 and Figure 3, below.)

Protests Challenge the Government in 2014

Concern about crime prompted student demonstrations during the first week of February 2014 in western Venezuela in the city of San Cristóbal, the capital of Táchira state. Students were protesting the attempted rape and robbery of a student, but the harsh police response to the student protests led to follow-up demonstrations that expanded to other cities and intensified with the participation of non-students. There also was a broadening of the protests to include overall concerns about crime and the deteriorating economy.

On February 12, 2014, students planned a large rally in Caracas that ultimately erupted into violence when protestors were reportedly attacked by Venezuelan security forces and militant pro-government groups known as “colectivos.” Three people were killed in the violence—two student demonstrators and a well-known leader of a colectivo. The protests were openly supported by opposition leaders Leopoldo López of the Popular Will party (part of the opposition alliance known as the MUD) and Maria Corina Machado, an opposition member of the National Assembly. President Maduro accused the protestors of wanting “to topple the government through violence” and to recreate the situation that occurred in 2002 when Chávez was briefly ousted from power.

Within Venezuela’s political opposition, there were two contrasting views of the movement’s appropriate political strategy vis-à-vis the government. Leopoldo López and María Corina Machado advocated a tactic of occupying the streets that they dubbed “la salida” (exit or

solution). This conjured up the image of Maduro being forced from power. In explaining what is meant by the term, a spokesman for López’s Popular Will party maintained that Maduro had many means to resolve the crisis, such as opening a real dialogue with the opposition and making policy changes, or resigning and letting new elections occur. Under Venezuela’s Constitution [Article 233], if Maduro were to resign, then elections would be held within 30 consecutive days.) In contrast to the strategy of street protests, former MUD presidential candidate Henrique Capriles, who serves as governor of Miranda state, advocated a strategy of building up support for the opposition, working within the existing system, and focusing on efforts to resolve the nation’s problems. He did not see the message of pressing for Maduro’s resignation appealing to low-income or poor Venezuelans.

Protests continued in Venezuela in Caracas and other cities around the country, although by June 2014 they had largely dissipated because of the government’s harsh efforts of suppression and perhaps to some extent because of protest fatigue. Protestors had resorted to building roadblocks or barricades in order to counter government security and armed colectivos. Overall, at least 43 people on both sides of the conflict were killed (including protestors, government supporters, members of the security forces, and civilians not participating in the protests), more than 800 were injured, and more than 3,000 were arrested.

Among the detained was opposition leader Leopoldo López. A Venezuelan court had issued an arrest warrant for López on February 13 for his alleged role in inciting riots that led to the killings. López participated in a February 18 protest march and then turned himself in. While initially López was accused of murder and terrorism, Venezuelan authorities ended up charging him with lesser counts of arson, damage to property, and criminal incitement. After several postponed court hearings, a Venezuelan judge ruled in early June 2014 that the case would go forward and that López would remain in prison while awaiting trial. López’s trial began on July 23, 2014, but there were multiple delays. The Venezuelan court in the case ruled against the admissibility of much of the evidence submitted by López’s defense, including more than 60 witnesses, but it accepted more than 100 witnesses for the prosecution. López’s defense, human rights organizations, and the U.S. Department of State expressed concern about the lack of due process in the case, and President Obama called for his release.

In addition to López, two opposition mayors, Daniel Ceballos of San Cristóbal in Táchira state and Enzo Scarano of San Diego in Carabobo state, were jailed in March 2014—Ceballos was sentenced to a year in prison on charges of “civil rebellion” and “conspiracy,” and Scarano was sentenced to 10 months in prison for not complying with Supreme Court orders to remove street barricades. (Scarano was released in January 2015, and Ceballos was released to house arrest in August 2015.) Notably, the wives of both mayors won May 2014 special elections by a landslide to replace their husbands.

International human groups criticized the Venezuelan government for its heavy-handed approach in suppressing the protests.

Amnesty International (AI) released a report in April 2014 documenting allegations of human rights violations in the context of the protests.  

Human Rights Watch issued an extensive report in May 2014 that documented 45 cases involving more than 150 victims in which Venezuelan security forces allegedly abused the rights of protestors and other people in the vicinity of demonstrations and also allowed armed pro-government gangs to attack unarmed civilians.

The International Commission of Jurists, an international nongovernmental human rights organization with headquarters in Switzerland, issued a report in June 2014 highlighting key deficiencies in Venezuela’s legal system that threaten the rule of law, democracy, and human rights in the country.

For additional background on the human rights situation, see “Democracy and Human Rights Concerns,” below. Table 1 also provides links to human rights organizations and other sources that report on the human rights situation in Venezuela.

Efforts Toward Dialogue

The outbreak of violence, especially the government’s harsh response to the protests, prompted calls for dialogue from many quarters worldwide, including from the Obama Administration and some Members of Congress. Organization of American States (OAS) Secretary General José Miguel Insulza, U.N. Secretary-General Ban Ki-moon, and Pope Francis called on efforts to end the violence and engage in dialogue. Secretary General Insulza repeatedly condemned the violence and maintained that only a broad dialogue between the government and the opposition can resolve the situation.

Many Latin American nations had a restrained response to the situation in Venezuela. While they lamented the deaths of protestors and called for dialogue, most did not criticize the Maduro government for its harsh response to the protests.

OAS. Panama had called for a special meeting of the OAS Permanent Council in February, but the meeting was postponed on a technicality raised by Venezuela. (Venezuela subsequently broke relations with Panama in March 2014, accusing Panama of meddling in Venezuela’s affairs, but relations ultimately were restored in July 2014.)

The OAS Permanent Council subsequently met on the issue of Venezuela on March 7, 2014, but only approved a lukewarm resolution expressing condolences for the violence, noting its respect for nonintervention and support for the efforts of the Venezuelan government and all political, economic, and social sectors to move forward with dialogue toward reconciliation. The United States, Canada, and Panama opposed the resolution, while all 29 other countries supported the

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34 Organization of American States, Press Releases, “OAS Secretary General Condemns Violence in Venezuela and Calls on All Sides to Avoid Confrontations That Could Result in More Victims,” February 13, 2014; “OAS Secretary General Reiterates that Dialogue Is the Only Possibility for a Solution to the Situation in Venezuela,” March 5, 2014; and “OAS Secretary General Reiterates all for a Broad Dialogue Between Government and Opposition Leaders in Venezuela,” April 5, 2014.
resolution. In its dissent on the OAS vote, the United States maintained that it supports a peaceful resolution of the situation based on dialogue, but a genuine dialogue encompassing all parties and with a third party that all sides can trust.\(^35\)

In a subsequent meeting on March 21, 2014, the OAS Permanent Council rejected Panama’s attempt to raise the issue of the situation in Venezuela and voted (22 to 11, with 1 abstention) to close the session to the press. Panama had made Venezuelan opposition leader Maria Corina Machado a temporary member of Panama’s delegation with the intention of speaking about the situation in Venezuela, but this was rejected (22 to 3, with 9 abstentions).\(^36\) (Machado subsequently was stripped of her seat in the National Assembly in late March 2014 because she joined Panama’s delegation to the OAS.)

**UNASUR-Sponsored Dialogue.** With diplomatic efforts to help resolve the crisis frustrated in the OAS, attention turned to the work of the 12-member Union of South American Nations (UNASUR). In response to the political unrest in Venezuela, UNASUR foreign ministers had approved a resolution on March 12, 2014, expressing support for dialogue between the Venezuelan government and all political forces and social sectors and agreeing to create a commission, requested by Venezuela, to accompany, support, and advise a broad and constructive political dialogue aimed at restoring peace.\(^37\) By early April, UNASUR foreign ministers had helped to bring about an agreement for government-opposition talks to be monitored by the foreign ministers from Brazil, Colombia, and Ecuador and a representative from the Vatican as an observer.

The talks began on the evening of April 10 in a nearly six-hour public session. The opposition called for an amnesty law to free political prisoners and a disarming of the *colectivos* responsible for some of the violence. Before the talks, the MUD also set forth two other goals: an independent national truth commission to examine the recent unrest and a government commitment to fill senior vacancies in such institutions as the National Electoral Council and the Supreme Court with appointments that demonstrate impartiality.\(^38\) Two additional rounds of private talks between the opposition and the government were held in April, with limited progress. On May 13, the MUD announced that the talks were in crisis and that the opposition was suspending its participation until the government took actions to demonstrate its commitment to the process. The government’s continued suppression of protests since the talks began, along with lack of concrete progress at the talks, were the key factors in the MUD’s decision to suspend the dialogue.

Despite attempts by the foreign ministers of Brazil, Colombia, and Ecuador, the talks were not revived. UNASUR issued a statement May 23 reiterating that dialogue between the government and opposition sectors is necessary for resolving the conflict. In the statement, UNASUR also rejected the imposition of unilateral sanctions on Venezuelan officials, maintaining that the action would violate the principle of nonintervention and negatively affect the prospects for dialogue.\(^39\)


\(^{39}\) UNASUR, “Comunicado Del Consejo de Ministras y Ministros de Relaciones Exteriores de UNASUR,” May 23, (continued…)
When the UNASUR-sponsored dialogue began, there was disagreement within the MUD coalition over whether to participate in the talks. To some extent, this harkened back to disagreement over the opposition’s overall political strategy noted above. More moderate opposition parties supported the decision to participate in the talks, while more hardline parties refused to participate as long as protestors and opposition leaders remain jailed. Leopoldo López’s Popular Will party maintained that the government was “only offering a political show” and stated that it would not “endorse any dialogue with the regime while repression, imprisonment and persecution of our people continues.”

Other opposition activists refusing to participate included Maria Corina Machado and Antonio Ledezma, the metropolitan mayor of Caracas.

In the aftermath of the 2014 protests and the collapse of dialogue, Venezuela’s opposition appeared to have become more divided, with some wanting to continue a confrontational approach of challenging the government through protests and calling for the president’s resignation and others advocating a more moderate approach of focusing on the 2015 legislative elections and advancing solutions that appeal to a majority of Venezuelans. Former MUD presidential candidate Henrique Capriles maintained that the strategy of “la salida” (the exit) was “an absolute failure” that “gave oxygen to the government” and “distracted the country.” He maintained that divisions within the opposition prevented it from taking advantage of the government’s inability to improve the economy.

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(...)continued)

2014.


Current Political and Economic Environment

The political and economic situation in Venezuela has continued to deteriorate, with the Maduro government continuing its repression of the political opposition. In February 2015, Venezuela’s intelligence service detained the opposition metropolitan mayor of Caracas, Antonio Ledezma, who was subsequently charged with conspiracy in an alleged plot to overthrow the government. (He was released from jail in April 2015 for surgery and has been under house arrest since June 2015.) Ledezma, along with Leopoldo López and opposition leader María Corina Machado (who was charged with conspiracy in December 2014), had signed a communiqué entitled the “National Agreement for Transition” to take measures to overcome the country’s political and economic crisis, including free and transparent presidential elections. The Maduro government viewed the document as tantamount to calling for the government’s overthrow and similar to the “la salida” (exit or solution) strategy adopted by López and Corina Machado in 2014 that tried to force Maduro from power through street protests.

December 2015 Legislative Elections and Aftermath

Venezuela’s opposition coalition, known as the MUD, triumphed in the country’s December 6, 2015, legislative elections over the ruling PSUV. In the official vote count, the MUD won 109 seats, which, combined with the support of 3 elected indigenous representatives, gave it a total of 112 seats in the 167-member unicameral National Assembly, a two-thirds majority, compared to 55 seats for the PSUV. The election was a major defeat for Chavismo but, as noted below, the Maduro government took actions to deny the opposition its supermajority.

The opposition had faced significant disadvantages in the legislative elections. OAS Secretary General Luis Almagro made public a letter to the head of Venezuela’s National Electoral Council that expressed strong criticism about the level of transparency and electoral justice ahead of the elections. Almagro asserted that the opposition operated on an uneven playing field that included the government’s use of state resources for campaign purposes; the disqualification of seven opposition candidates; the judiciary’s investigation of opposition political parties; and government actions that diminished freedom of the press and expression. In a disturbing development before the elections, Luis Manuel Díaz, an opposition leader with Democratic Action (AD), was assassinated at a public meeting in the state of Guárico on November 25, 2015. Venezuela rejected any international election observation missions, including from the OAS and the European Union. Instead, it agreed to a delegation from the UNASUR that arrived just before

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the elections. In the absence of international observers, electoral observation by Venezuelan domestic groups, such as the Observatorio Electoral Venezolano, became all the more important. Ahead of the legislative elections, the MUD was far ahead in the polls, with a lead ranging from almost 19 percentage points to 30 percentage points. It campaigned on an agenda to release political prisoners and efforts to stimulate the ailing economy. The coalition includes some two dozen parties across the political spectrum. The largest of these include Justice First (PJ), the party of the MUD’s 2012 and 2013 presidential candidate, Henrique Capriles; Popular Will (VP), whose party founder, Leopoldo López, was imprisoned in February 2014 and sentenced in September 2015 to almost 14 years in prison for allegedly inciting violence and other charges (a conviction that was criticized worldwide); A New Era (UNT); and AD.

In the aftermath of the MUD’s electoral victory, the Maduro government thwarted the power of the incoming opposition legislature. To secure control of the 32-member Supreme Court, the outgoing PSUV-controlled National Assembly confirmed 13 new magistrates whose terms were not up until the end of 2016. In doing so, the outgoing National Assembly prevented the new opposition-controlled National Assembly from confirming the judges. The Supreme Court subsequently blocked four newly elected National Assembly representatives from the MUD from taking office, which deprived the opposition of its two-thirds majority. A two-thirds majority would have provided the opposition with extensive powers, including the abilities to submit bills directly to national referendum, approve and amend organic laws, remove Supreme Court Justices in cases of serious misconduct, and convene a Constituent Assembly to rewrite the constitution. Nevertheless, a simple and a three-fifths majority are supposed to convey significant power to the opposition, including providing it with a major role in the government’s budget, the ability to remove ministers and the vice president from office, and powers to overturn enabling laws that give the president decree powers.

Since the National Assembly took office in January 2016, the Supreme Court has blocked several laws and actions approved by the legislature. In February, the Supreme Court upheld President Maduro’s emergency economic decree, which the National Assembly had rejected in January; the measure provides the president with broad enabling powers circumventing the powers of the legislature. In March, the Supreme Court ruled that the legislature had no right to examine the Maduro government’s rushing through of 13 magistrates in late 2015. In April, the court declared an amnesty law unconstitutional on grounds that it would have granted impunity for common crimes; the measure would have pardoned opposition leader Leopoldo López and other political prisoners—about 120 in all. In April, the court also struck down a constitutional amendment that would have reduced the presidential term of office from six years to four years, maintaining that any constitutional change could not be retroactive.

Potential Recall Referendum

With the power of the National Assembly stymied by the Maduro government, opposition efforts are now focused on attempts to recall President Maduro in a national referendum. In April 2016, Venezuela’s National Electoral Council (CNE) released forms needed to begin the process of

seeking a recall referendum, but it did so only after several opposition National Assembly legislators had chained themselves to the CNE’s office to protest the body’s refusal to provide the paperwork.

Multiple steps are required for the referendum to go forward. The opposition initially needed to collect signatures from 1% of Venezuela’s electorate in each state—almost 198,000 signatures nationwide. On May 2, 2016, the opposition delivered more than 1.95 million signatures to the CNE. On June 10, the CNE announced that it had disqualified 605,727 of the signatures but that the remaining 1.35 million signatures were ready to be validated. The validation process began June 20 and was not completed until August 1, 2016, when the CNE announced that the opposition had successfully collected the signatures.

The next step is for the opposition to gather the signatures of at least 20% of registered voters—almost 4 million signatures—for the recall petition to go forward. CNE President Tibisay Lucena announced on August 9, 2016, that the collection of 20% of signatures would possibly take place at the end of October. Finally, after the CNE verifies those signatures, the referendum itself would take place within 90 days. For the recall of the president to occur, the referendum would need to be approved by more than the number of votes that Maduro received when elected—almost 7.6 million.

Many observers contend that the government has resorted to delaying tactics so that the referendum occurs after January 10, 2017, the four-year point of the presidential term. Under Venezuela’s constitution, if the recall were approved after January 10, 2017, the appointed vice president would become president for the remainder of the presidential term. Current Vice President Aristóbulo Istúriz, a former governor of Anzoátegui state, was appointed to his position by President Maduro in January 2016. If the recall were held before January 10, 2017, a new presidential election would be called within 30 days, giving the opposition an opportunity to compete for the presidency before the next regularly scheduled election in late 2018. President Maduro himself has said that the recall effort would not be held until 2017 at the earliest.

In May 2016, opposition protests erupted over the CNE’s slowness in verifying the signatures collected. On May 13, 2016, President Maduro decreed a 60-day national emergency, maintaining that there were plots supported by the United States to topple his government. Protests continued despite the state of emergency, and a number of protesters were arrested. On June 9, several opposition National Assembly members, including majority leader Julio Borges, were physically attacked by armed PSUV supporters after they were turned away from the CNE by police.

OAS Efforts

OAS Secretary General Luis Almagro has spoken out strongly about the situation in Venezuela. On May 18, 2016, the Secretary General published a public letter to President Maduro, partly in response to Maduro’s accusations that Almagro was an agent of the U.S. Central Intelligence Agency (CIA). Almagro called for Maduro to “return the riches of those who have governed with you to your country ... to return political prisoners to their families ... [and] ... to give the National Assembly back its legitimate power.” He expressed hope that no one should commit the folly of carrying out a coup against Maduro and that Maduro himself would not do so (Maduro

48 For background on the OAS, including its democracy-promotion efforts, see CRS Report R42639, Organization of American States: Background and Issues for Congress, by Peter J. Meyer.
49 OAS, “Message from the OAS Secretary General to the President of Venezuela,” May 18, 2016.
With regard to the recall referendum, Almagro said, “You have an obligation to public decency to hold the recall referendum in 2016, because when politics are polarized the decision must go back to the people. To deny the people that vote, to deny them the possibility of deciding, would make you just another petty dictator, like so many this Hemisphere has had.”

On May 31, 2016, Secretary General Almagro invoked the Inter-American Democratic Charter when he called (pursuant to Article 20) on the OAS Permanent Council to convene an urgent session on Venezuela to decide whether “to undertake the necessary diplomatic efforts to promote the normalization of the situation and restore democratic institutions.” The Secretary General issued an extensive report on the political and economic situation in Venezuela concluding that there are “serious disruptions of the democratic order” in the country. The report made several recommendations, including the holding of a recall referendum in 2016, the immediate release of all those imprisoned for political reasons, and a halt to the executive branch’s permanent blocking of laws adopted by the National Assembly. According to the Secretary General’s report, the situation requires that the hemispheric community assume its responsibility for moving forward with the procedure outlined in Article 20 in a progressive and gradual manner.

Prior to the Secretary General’s action, the leadership of Venezuela’s National Assembly had asked Almagro to invoke the charter, contending that the Venezuelan government had acted in an unconstitutional and antidemocratic fashion that had severely undermined and impaired the democratic order. They maintained that “there exists a grave crisis of democracy, of the rule of law, and of human rights ... a clear impairment of the essential elements of representative democracy” set forth in the charter. Human Rights Watch also called for the OAS to invoke the charter “to press Venezuela to restore judicial independence and the protection of fundamental rights.” The Maduro government has strongly opposed OAS involvement in Venezuela’s political situation, arguing that the Secretary General is a pawn of the United States.

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Separate from considering the Secretary General’s report, the OAS Permanent Council met on June 1, 2016, to consider a draft declaration on the situation in Venezuela submitted by Argentina and co-sponsored by Barbados, Honduras, Mexico, Peru, and the United States. Before its adoption by consensus, the resolution was amended at the behest of Venezuela to add language noting respect for the “principle of non-intervention” and “full respect for … [Venezuela’s] sovereignty,” but it kept key provisions of the original resolution. As approved, the declaration offered Venezuela support to identify a course of action to search for solutions through open and inclusive dialogue, supported the initiative of the former leaders of Spain (José Luis Rodríguez Zapatero), the Dominican Republic (Leonel Fernández), and Panama (Martín Torrijos) to reopen an effective dialogue between the government and the opposition, and supported other dialogue efforts that could lead to the resolution of differences and the consolidation of representative democracy.55 At Venezuela’s request, the Permanent Council held a special meeting on June 21 to hear from former prime minister Rodríguez Zapatero about the status of the dialogue initiative.

With regard to the Secretary General’s request invoking Article 20, the Permanent Council held a special session on June 23, 2016, to receive the presentation of the Secretary General’s report. Venezuela had argued that the meeting itself should not be held, but a majority of countries voted to proceed with the agenda for the session. Nevertheless, the Permanent Council did not take any action on the Secretary General’s report. When the Secretary General originally called the meeting, he wanted the Permanent Council to decide (by majority vote of 18 of 34 members) if it agreed with his report concluding that an alteration of the constitutional regime had taken place and, if so, what diplomatic initiatives may be taken, such as the offering of “good offices” (e.g., serving as a mediator or facilitating dialogue) to resolve the situation.56

On June 15, at the OAS General Assembly held in the Dominican Republic, 15 of 34 OAS member states—including the United States, along with Argentina, Belize, Brazil, Canada, Chile, Colombia, Costa Rica, Guatemala, Honduras, Mexico, Panama, Paraguay, Peru and Uruguay—issued a statement on the situation in Venezuela that reaffirmed the Permanent Council resolution adopted on June 1, 2016. In the statement, the 15 member states expressed support for a “timely, national, inclusive, and effective political dialogue”; encouraged respect for the Venezuelan constitution, which enshrines “the separation of powers, respect for the rule of law and democratic institutions”; expressed support “for the fair and timely implementation of constitutional mechanisms”; condemned “violence regardless of its origin”; and called on the “responsible authorities to guarantee due process and human rights, including the right to peaceful assembly and free expression of ideas.”57

On August 11, 2016, the same 15 OAS members, including the United States, issued a joint statement urging the Venezuelan government and the opposition “to hold as soon as possible a frank and effective dialogue” and calling “on Venezuelan authorities to guarantee the exercise of the constitutional rights of the Venezuelan people.” The statement also called for the remaining steps of the presidential recall referendum to be “pursued clearly, concretely, and without delay”


56 If the Permanent Council took such initiatives and the measures were not successful, then the Permanent Council could call for a special session of the General Assembly to take action as appropriate, including additional diplomatic initiatives. Pursuant to Article 21 of the Inter-American Democratic Charter, if the General Assembly determined that there has been an unconstitutional interruption of the democratic order and that diplomatic initiatives have failed, then it could (by a two-thirds vote) suspend Venezuela’s participation in the OAS.

to contribute to a resolution of the current political, economic, and social difficulties facing the country.58

Economic and Social Conditions
During the Chávez era, the spike in oil prices fueled high rate rates of economic growth, especially between 2004 and 2008. The economic boom allowed President Chávez to move ahead with economic goals that fit into his “Bolivarian revolution.” These included the expansion of a state-led development model, renegotiation of contracts with large foreign investors (especially in the petroleum sector) for majority government control, the restructuring of operations at the state oil company, and the nationalization of numerous private companies. The boom also allowed President Chávez to increase expenditures on social programs associated with his populist agenda. The government began implementing an array of social programs known as misiones or missions offering services in the fields of education, health, nutrition, the environment, sports, culture, and housing, as well as targeted programs for indigenous rights and services for street children and adolescents. As a result of the flourishing economy and increased social spending, poverty rates in Venezuela declined from 48.6% in 2002 to 25.4% in 2012, with extreme poverty or indigence falling from 22.2% to 7.1% over the same period.59

Since mid-2014, however, the rapid decline in the price of oil, which accounts for 96% of Venezuelan exports, has hit Venezuela hard, with a contracting economy, rising inflation, declining international reserves, and increasing poverty—all exacerbated by what most observers see as the Maduro government’s economic mismanagement. The economic situation has also resulted in increasing shortages of food and medicines and high rates of violent crime. The country’s economic outlook over the next several years is poor, with the economy expected to remain mired in recession. According to the World Bank, the Venezuelan government neglected to accumulate savings when the price of oil was high so that it could use its resources to ease a reversal in the terms of trade or to cushion necessary macroeconomic adjustments.60

As a result, the economy has contracted significantly since oil prices began to decline in 2014. Venezuela’s gross domestic product (GDP) declined 3.9% in 2014 and 5.7% in 2015, and it is projected to decline 8% in 2016, according to the International Monetary Fund (IMF; see Figure 2). Economic mismanagement has exacerbated the poor economic situation, and tight currency and price controls have led to shortages of some products and discouraged investment.

As the economy has contracted, inflation has increased significantly, with the government resorting to monetizing its public deficit, which was estimated at 20% of GDP at the end of 2015. Average annual consumer inflation increased to 62% in 2014 and 122% in 2015, and it is projected to average 482% in 2016 (see Figure 3). Year-end inflation increased to 180% in 2015 and is projected to reach 720% in 2016, according to the IMF. Venezuela’s international reserves also have fallen in recent years, from almost $30 billion in 2011 to some $16 billion at the end of 2015 and some $11.8 billion at the end of July 2016.61

Venezuela’s educational and health systems have been severely affected by budget cuts, with shortages of medicines. Some hospitals face critical shortages of antibiotics, intravenous solutions, and even food.62 Pharmacies are facing shortages, with more than 85% of drugs reported to be unavailable or difficult to find, according to the Pharmaceutical Federation of

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Venezuela. In July 2016, almost 50 human rights organizations in Venezuela urged United Nations agencies in Venezuela, especially those dealing with health and nutrition, to speak out about the humanitarian situation in the country. During a trip to Argentina in early August 2016, UN Secretary-General Ban Ki-moon expressed concern about the “humanitarian crisis” in Venezuela where “basic needs such as food, water, healthcare, and clothing cannot be met,” but the Venezuela government rejected the characterization.

Venezuela temporarily opened a border crossing with Colombia in July 2016 (closed by Venezuela in 2015) to allow Venezuelans to buy food, medicines, and other consumer products in Colombia. In mid-August 2016, Venezuela agreed to open pedestrian crossings at six border checkpoints that led tens of thousands of Venezuelans to travel to Colombia for food and other basic goods. Colombia and Venezuela also have held talks to open the border more broadly to cargo and transportation.

The opening of the border with Colombia should to some extent help relieve shortages of food and other basic goods in Venezuela. The shortages have led to riots, protests, and looting around the country, and they have resulted in the deaths of several people shot by police and security officials. Some analysts have said that discontent over food and other shortages increases the risk of a social explosion in Venezuela.

Poverty rates began to increase in 2013 with Venezuela’s economic slowdown under the Maduro government. In 2013, poverty increased to 32.1% (from 25.4% in 2012) and extreme poverty increased to 9.8% (from 7.1% in 2012). With the economy mired in recession since 2014 and inflation reaching exorbitant levels, poverty likely has increased even further.

Venezuela’s Foreign Policy Orientation

Under President Chávez, Venezuela often utilized its foreign relations as means of countering U.S. interests and influence. Particularly in the aftermath of his temporary ouster from power in 2002, in which Venezuela was convinced that the United States had a hand, President Chávez moved Venezuela’s foreign and economic relations away from the United States, which he often referred to as “the empire,” through intense engagement abroad. Under his presidency, Chávez developed closer relations with China, highlighted by increased oil trade and Chinese investment in Venezuela’s energy sector; Russia, characterized by billions of dollars of military purchases, including fighter jets; and Iran, where Chávez developed a personal relationship with then President Mahmoud Ahmadinejad and both leaders reveled in spouting anti-American rhetoric and opposing U.S. foreign policy.

In Latin America, Chávez—buoyed by windfall oil profits because of rising oil prices—moved to export his brand of populism and state-based economic development to other Latin American countries.
countries. He strongly supported Bolivia’s President Evo Morales and offered assistance to help Bolivia rewrite its constitution and implement radical reforms to the economy. Under Chávez, Venezuela had close relations with Nicaragua under the presidency of Daniel Ortega, providing substantial assistance, and with Ecuador under the presidency of populist President Rafael Correa, first elected in 2006. Chávez also developed a strong bond with Fidel Castro. As a result, Venezuela became one of Cuba’s main sources of outside support by providing it with a majority of its oil needs while in return receiving thousands of Cuban medical personnel and other advisers. Venezuela also established a program for Caribbean and Central American nations dubbed PetroCaribe that provides oil at low interest rates (see “Energy Issues,” below).

Chávez launched the Bolivarian Alliance of the Americas (ALBA, originally established as the Bolivarian Alternative for the Americas) in 2004 with the goals of promoting regional integration, socioeconomic reform, and poverty alleviation. In addition to Venezuela, this 11-member group includes Bolivia, Cuba, Ecuador, and Nicaragua as well as the Caribbean island nations of Antigua and Barbuda, Dominica, Grenada, St. Kitts and Nevis, St. Lucia, and St. Vincent and the Grenadines. Many observers maintain, however, that ALBA began to lose its vigor as oil prices fluctuated and Venezuela’s domestic economic problems began to mount. In the aftermath of President Chávez’s death in 2013, some observers questioned the future of the Venezuelan-founded alliance. ALBA countries, however, have continued to express support for the Maduro government and in 2015 expressed their opposition to U.S. sanctions imposed against some Venezuelan officials.

Beyond ALBA, Venezuela played an important role in the December 2011 establishment of the Community of Latin American and Caribbean States (CELAC), a hemispheric forum that excludes the United States and Canada with the goal of boosting regional integration and cooperation. Venezuela was also one of the founding members of the Union of South American Nations (UNASUR), established in 2008, and in 2012, it became a member of the Brazil-led Common Market of the South (Mercosur). While Venezuela remains an active member of the Organization of American States, on September 10, 2013, it withdrew from the Inter-American Court of Human Rights one year after it had denounced the American Convention on Human Rights. (See “OAS Efforts,” above, regarding the political and economic situation in Venezuela.)

Venezuela had difficult relations with Colombia during the administration of Colombian President Álvaro Uribe (2002-2010), with tensions over Venezuela’s support for leftist Colombian guerrilla groups. Relations improved markedly, however, under the Colombian government of President Juan Manuel Santos (2010-present). President Chávez played an important role in encouraging the Revolutionary Armed Forces of Colombia (FARC) to participate in peace talks with the Colombian government to resolve the conflict. In summer 2015, tensions with Colombia increased again when the Maduro government resorted to closing the border to crack down on smuggling into Colombia, which President Maduro blamed on shortages in Venezuela, but pedestrian border crossings have been reopened this summer, ironically, to help ameliorate shortages in Venezuela.

Under President Maduro, there has been significant continuity in Venezuela’s foreign policy, especially since Maduro had served as foreign minister under President Chávez from 2006 until early 2013. Some analysts, however, contend that the activism of Venezuela’s foreign policy under Maduro has diminished because of the country’s ailing economy as well as its internal political challenges. Nevertheless, President Maduro has maintained close relations with like-minded leftist populist governments in Latin America and continued engagement with other Latin American countries through such organizations as CELAC and UNASUR.

Changes of government in Argentina and Brazil, however, are altering South American regional dynamics, which is leading to increased scrutiny of Venezuela. In Argentina, President Mauricio
Macri, inaugurated in December 2015, has been critical of the Maduro government’s repression of its political opponents. In a sign of concern that it is losing another ally in the region, the Maduro government strongly criticized the suspension of Brazilian President Dilma Rousseff pending an impeachment trial, labeling the act a parliamentary coup. Brazil’s interim government, led by Michel Temer, dismissed the criticism of Venezuela and other leftist governments in the region. Tensions over Venezuela have also erupted within Mercosur (Common Market of the South), founded in 1991 to promote economic integration in South America. Venezuela became a full member of the group in 2012 and was supposed to assume the organization’s rotating presidency in July. In late July 2016, Venezuela claimed that it had assumed the rotating presidency from Uruguay, but the automatic transfer of the presidency has been opposed by Argentina, Brazil, and Paraguay, with Uruguay supporting Venezuela.

Close relations with China and Russia have continued as Venezuela seeks continued trade and investment. From 2007 through 2015, China provided some $65 billion in financing to Venezuela.69 The money typically has been for funding infrastructure and other economic development projects, and Venezuela reportedly has committed significant amounts of oil to repay its loans to China. One high-profile infrastructure funded by China, a high-speed railway project, was abandoned in 2015.70 While China officially has expressed support for continued engagement with Venezuela, reportedly concern in China about the economic crisis in Venezuela is leading to a more cautious approach toward Venezuela.71

Venezuela was elected to the U.N. Security Council (UNSC) for a two-year term in October 2014. Venezuela had received the endorsement of Latin American and Caribbean nations for the seat at a United Nations meeting in July 2014. There are 10 non-permanent members of the UNSC, with 5 elected each year for two-year terms. While the Latin America and Caribbean region does not formally have designated seats, by tradition two nations from the region are selected by the United Nations General Assembly to sit on the UNSC representing the Group of Latin American and Caribbean States in the U.N. After a contentious race for a UNSC between Venezuela and Guatemala in 2006 (with Panama ultimately successful as a compromise candidate), Latin American nations reportedly agreed privately to alternate representation in a particular order, with Venezuela’s turn in 2014.72 Some observers criticized the decision of Latin American and Caribbean nations to support Venezuela for the seat because of its human rights record, while others maintained that Venezuela’s election would will not alter the balance of voting and that its influence in the region overall is waning.73

U.S. Relations and Policy

While the United States traditionally has had close relations with Venezuela, a major oil supplier to the United States, there was significant friction with the Chávez government, and this has continued under the Maduro government. Over the course of Chávez’s tenure, U.S. officials

expressed concerns about human rights, Venezuela’s military arms purchases (largely from Russia), its relations with Cuba and Iran, its efforts to export its brand of populism to other Latin American countries, and the use of Venezuelan territory by Colombian guerrilla and paramilitary forces.

Declining Venezuelan cooperation on anti-drug and antiterrorism efforts also became a major U.S. concern. Since 2005, Venezuela has been designated annually (by President George W. Bush and President Obama, as part of the annual narcotics certification process) as a country that has failed to adhere to its international anti-drug obligations. Since 2006, the Department of State has made an annual determination that Venezuela has not been cooperating fully with U.S. antiterrorism efforts, and as a result has imposed an embargo on arms sales to Venezuela. The United States has also imposed financial sanctions on several current or former Venezuelan officials for providing support to the FARC; on several Venezuelan companies for their support of Iran; and on several Venezuelan individuals and companies for their support of the radical Lebanon-based Islamic Shiite group Hezbollah.

Tensions in bilateral relations with Venezuela under the Bush Administration turned especially sour in the aftermath of President Chávez’s brief ouster from power in April 2002. Venezuela alleged U.S. involvement in the ouster, while U.S. officials repeatedly rejected charges that the United States was involved. Nevertheless, strong U.S. statements critical of Chávez upon his return to power set the stages for continued deterioration in U.S.-Venezuelan relations and strong rhetoric on both sides. In 2006, however, the tenor of U.S. political rhetoric changed in the second half of the year with U.S. officials refraining from responding to Venezuela’s rhetorical attacks. By 2008, U.S. policy had shifted to focusing on advancing a positive U.S. agenda for the hemisphere and refraining from getting into any unneeded conflicts or spats with President Chávez. Nevertheless, U.S. relations took a turn for the worse in September 2008 when Venezuela expelled the U.S. Ambassador in solidarity with Bolivian President Evo Morales, who had expelled the U.S. Ambassador in La Paz after accusing him of fomenting unrest; the United States responded in kind with the expulsion of the Venezuelan Ambassador to the United States.

**Obama Administration Policy**

Under the Obama Administration, tensions in bilateral relations have continued. In 2009, hopes were raised for an improvement in relations when the United States and Venezuela announced that they had agreed to the return of respective ambassadors, but such an improvement did not occur. U.S. officials continued to speak out about the deterioration of democratic institutions and threats to freedom of expression in Venezuela and other concerns. In 2010, the Chávez government revoked an agreement for U.S. Ambassador-designate Larry Palmer to be posted to Venezuela, and the United States responded by revoking the visa of the Venezuelan Ambassador. In 2012, the Department of State declared as persona non grata the Venezuelan Consul General in Miami, after a television documentary had alleged that the official had, when based in Mexico, participated in discussions with Mexican students in plotting potential cyberattacks against the United States.

Despite the poor state of bilateral relations, the State Department maintained on numerous occasions that the United States was open to constructive engagement with Venezuela, focusing on such areas as anti-drug and counterterrorism efforts. There was some hope in June 2013, in the aftermath of Chávez’s death, that bilateral relations were on track to improve after a meeting between Secretary of State John Kerry and Venezuela’s Foreign Minister, but efforts to improve relations were thwarted by the Maduro government’s strong rhetoric and actions. In September 2013, Venezuela expelled three U.S. diplomats in Venezuela, including the U.S. Embassy’s chargé d’affaires, and accused the diplomats of attempting to destabilize the country. The State
Department, which rejected the allegations of any type of conspiracy to destabilize the Venezuelan government, responded by expelling three Venezuelan diplomats in early October, including the chargé d’affaires of the Venezuelan Embassy in Washington, DC.

Responding to Venezuela’s Repression of Dissent in 2014 and 2015

In 2014, the year began with positive statements from both countries about resuming a positive relationship, but Venezuela’s heavy-handed crackdown on protesters beginning in February 2014 led to strong U.S. criticism of the Venezuelan government and calls for the government to engage in dialogue with the opposition. Venezuela expelled three U.S. diplomats in February, accusing them of organizing and financing the protests, while the United States rejected the allegations and responded by expelling three Venezuelan diplomats. U.S. officials pressed for Latin American countries to help resolve the situation in Venezuela, and encouraged UNASUR’s efforts to initiate talks between the government and the opposition in April.

While the UNASUR-sponsored dialogue was going on, the Obama Administration maintained that the imposition of sanctions would be counterproductive but noted that sanctions would be considered as an option if there was no movement. Subsequently, in July 2014, in the aftermath of the failure of the UNASUR dialogue, the State Department imposed restrictions on travel to the United States by a number of Venezuelan government officials responsible for, or complicit in, human rights abuses. In February 2015, the State Department announced additional visa restrictions on Venezuelan government officials believed to be responsible for human rights abuses and on persons considered to be involved in acts of public corruption. U.S. officials noted that as of early March 2015, the State Department had imposed visa restrictions on a total of 56 Venezuelans on both human rights and public corruption grounds.

Congressional Response to Venezuela’s 2014 Suppression of Protests

In response to the Venezuelan government’s harsh suppression of protests, both houses of Congress approved resolutions in March 2014 condemning the violence and urging dialogue. The House approved H.Res. 488 (Ros-Lehtinen), which, among its provisions, expressed support for the people of Venezuela in their pursuit of freedom of expression, denounced violence perpetrated against opposition leaders and protesters, and urged nations to actively encourage dialogue. The Senate approved S.Res. 365 (Menendez), which, among its provisions, urged the President to immediately impose targeted sanctions (including visa bans and asset freezes) against those responsible for gross human rights violations against peaceful demonstrators, journalists, and other members of civil society.

Congress then turned to legislation to impose targeted sanctions on those in Venezuela responsible for human rights abuses. Ultimately, in December 2014, both houses approved S. 2142, the Venezuela Defense of Human Rights and Civil Society Act of 2014, signed into law on December 18 as P.L. 113-278. Among its provisions, the law requires the President to impose sanctions (asset blocking and visa restrictions) against those who the President determines are responsible for significant acts of violence or serious human rights abuses associated with the protests or, more broadly, against anyone that has directed or ordered the arrest or prosecution of a person primarily because of the person’s legitimate exercise of freedom of expression or assembly. The law includes presidential waiver authority for the application of sanctions if the President determines that doing so is in the national security interest of the United States. Under the law, the requirement to impose sanctions terminates at the end of December 2016.

76 White House, “Background Conference Call on the President’s Executive Order on Venezuela,” March 9, 2015.
U.S.-Venezuelan relations continued to spiral downward in the aftermath of the announcement of the additional visa restrictions in February 2015. The Venezuelan government once again alleged that the United States was involved in coup plotting and destabilization. In response, the State Department issued a public response calling the allegations “baseless and false” and stating that “the United States does not support political transitions by non-constitutional means.”

On February 28, President Maduro announced that his government would limit the number of U.S. diplomats working in the country. On March 2, he called for the U.S. Embassy to come up with a plan within 15 days to reduce staff to 17 from about 100 to match the number of Venezuelans at their Embassy in Washington, DC. The State Department, which responded to the request via diplomatic channels, maintained that Venezuela dramatically understated the number of Venezuelan diplomats in the United States because, in addition to their embassy, they have eight consulates.

In March 2015, President Obama issued Executive Order (EO) 13692 implementing the Venezuela Defense of Human Rights and Civil Society Act of 2014 (P.L. 113-278) that was enacted in December 2014 (see text box above) and going beyond the requirements of that law. The Department of the Treasury issued regulations (31 C.F.R. Part 591) implementing P.L. 113-278 and EO 13692 in July 2015.) The EO authorizes targeted sanctions (asset blocking and visa restrictions) against those involved in the following:

- actions or policies that undermine democratic processes or institutions;
- significant acts of violence or conduct that constitute a serious abuse or violation of human rights, including against persons involved in antigovernment protests in Venezuela in or since February 2014 (noted in P.L. 113-278);
- actions that prohibit, limit, or penalize the exercise of freedom of expression or peaceful assembly (noted in P.L. 113-278); or
- public corruption by senior officials within the government of Venezuela.

The EO also authorizes targeted sanctions against any person determined to be a current or former leader of any entity that has, or whose members have, engaged in any of activity described above, or to be a current or former official of the government of Venezuela.

In an annex to the EO, President Obama froze the assets of seven Venezuelans: six members of Venezuela’s security forces (Antonio José Benavides Torres, Gustavo Enrique González López, Justo José Noguera Pietri, Manuel Eduardo Pérez Urdaneta, Manuel Gregorio Bernal Martínez, and Miguel Alcides Vivas Landino) and one prosecutor (Katherine Nayarith Haringhton), who charged opposition leaders Ledezma and Corina Machado with conspiracy in politically motivated cases.

When President Obama issued the EO on Venezuela, he followed the method set forth in U.S. sanctions laws—the International Emergency Economic Powers Act and the National Emergencies Act. Using the standard required language, the President declared a “national emergency” to deal with the “unusual and extraordinary threat to the national security and foreign policy of the United States.”

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79 Federal Register, March 11, 2015, pp. 12747-12751.
As expected, President Maduro lashed out at the United States for the sanctions and warned Venezuela’s National Assembly that the United States was poised to attack Venezuela, including a naval blockade. Some analysts maintain that the imposition of the sanctions played into Maduro’s narrative of Venezuela once again being bullied by U.S. aggression. The opposition MUD voiced disapproval of the characterization of Venezuela as a threat and the imposition of unilateral sanctions. U.S. officials explained that the EO employed standard sanctions language. They also emphasized that the sanctions do not target the people or the economy of Venezuela and that the United States was using sanctions against those individuals involved in human rights abuses.

In the run-up to Venezuela’s legislative elections in December 2015, the Obama Administration continued to speak out about the poor human rights situation and efforts by the Venezuelan government to disadvantage the opposition. In August 2015, the State Department expressed concern regarding actions taken by the Venezuela’s CNE and Comptroller General banning certain opposition members from holding public office. In September 2015, Secretary of State Kerry spoke out strongly about the conviction of Leopoldo López and called for his release. The Secretary also called on the government of Venezuela to respect the rights of all political prisoners and to guarantee fair and transparent public trials. In November 2015, the State Department condemned the killing of an opposition member, called for the government to protect all candidates, and noted “that campaigns of fear, violence, and intimidation have no place in democracy.” Secretary of State Kerry congratulated the people of Venezuela in the aftermath of the legislative elections, maintaining that “Venezuelan voters expressed their overwhelming desire for a change in the direction of their country.”

Pressing for Respect for Human Rights, Democracy, and Dialogue in 2016

The Obama Administration has continued to speak out about the poor human rights situation and setback to democracy in Venezuela in 2016. In early January 2016, the State Department expressed concern about the Venezuelan government’s efforts to interfere with the newly elected National Assembly. In February 2016, the State Department expressed concern about Venezuelan government actions “to silence its opponents, which have led to a climate of intimidation and repression,” and about actions by the Supreme Court that limited the authority of the National Assembly. The State Department noted that “dozens of leaders from Venezuelan society have been imprisoned for their political beliefs,” specifically mentioning Leopoldo López, Caracas mayor Antonio Ledezma (under house arrest), former mayor Daniel Ceballos, and numerous students. The State Department called for dialogue among branches of government in Venezuela to address the country’s social and economic challenges. In March 2016, President Obama renewed the national emergency declared in EO 13692 for another year, a standard procedure with economic sanctions. Venezuela responded by recalling its top diplomat in the United States, the chargé d’affaires at its embassy.

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In April, the State Department reiterated a call for the release of those imprisoned for their political beliefs, noting that hearings held by the Inter-American Commission on Human Rights “painted a distressing picture of the conditions for prisoners of conscience in Venezuela.”87 Secretary of State Kerry stated in a press interview that the United States was “prepared to engage in a full dialogue” with Venezuela and “prepared to help Venezuela get back on its feet economically,” but he also indicated that “we’ve got to have an executive authority in Venezuela which is ready to respect the people and respect the rule of law.”88

In May 2016, U.S. intelligence officials reportedly briefed several U.S. reporters and said that a crisis was unfolding in Venezuela as the country faces shortages of basic goods, a looming foreign debt payment, high levels of crime, and political intransigence. The officials reportedly predicted that President Maduro was not likely to finish his term. Potential scenarios, according to the press reports, include Maduro’s removal through a recall referendum, either this year or next year; his ouster by some members of his government, with help from some segment of the military; or a move by the military, potentially led by lower-ranking officers and enlisted members. The intelligence officials reportedly appeared to acknowledge that the United States has little leverage in the situation, maintaining that U.S. pressure alone is not going to resolve the issue. The Obama Administration has stressed regional efforts to help resolve the situation.89

In response to violence perpetrated against opposition members of Venezuela’s National Assembly on June 9, 2016, the State Department condemned “acts of violence designed to intimidate citizens exercising their democratic rights.” It also called on “Venezuelan government security forces to maintain order in a manner consistent with international law and international commitments regarding human and civil rights.”90

Speaking at the OAS General Assembly meeting in the Dominican Republic on June 14, 2016, Secretary of State John Kerry expressed support for the OAS Secretary General’s invocation of

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**Congressional Action in 2016**

In July 2016, Congress enacted the Venezuela Defense of Human Rights and Civil Society Extension Act of 2016 (P.L. 114-194, S. 2845), which extended the termination date of the requirement to impose targeted sanctions set forth in P.L. 113-278 until December 31, 2019. The requirement to impose sanctions pursuant to that law would have terminated December 31, 2016. The Senate had approved S. 2845 by unanimous consent in April 2016, and the House followed suit on July 6, 2016. Congress has appropriated funding for democracy and human rights programs in Venezuela for more than a decade. For FY2017, the Administration has requested $5.5 million, $1 million less than that the $6.5 million being provided in FY2016 (pursuant to P.L. 114-113). The report to the House version of the FY2017 foreign operations appropriations bill (H.Rept. 114-693 to H.R. 5912) would provide $8 million. The report to the Senate version (S.Rept. 114-290 to S. 3117) would fully fund the request and notes that additional funds could be made available.

For the remainder of 2016, Congress likely will continue to monitor the situation in Venezuela. S.Res. 537 (Cardin), introduced in July 2016, would express profound concern about the ongoing political, social, and humanitarian crisis in Venezuela, urge the release of political prisoners, and call for respect of constitutional and democratic practices.

Also see Appendix A for more on legislative initiatives in the 114th Congress.
Article 20 of the Inter-American Democratic Charter, maintaining that it would open a much-needed discussion within the Permanent Council on the situation in Venezuela. He vowed that the United States stands ready to participate in the discussion and, along with OAS partners, to help facilitate the national dialogue that will address the political, economic, social, and humanitarian dimensions of Venezuela’s crisis. Kerry also asserted that the United States joins with Secretary General Almagro and others in the international community in calling on the Venezuelan government “to release political prisoners, to respect freedom of expression and assembly, to alleviate shortages of food and medicine, and to honor its own constitutional mechanisms, including a fair and timely recall referendum that is part of that constitutional process.”

During a press briefing at the OAS meeting, Secretary of State Kerry maintained that the United States at this juncture was not looking to suspend Venezuela from the OAS, saying that such an action would not be constructive. According to Kerry, “I think it’s more constructive to have the dialogue than to isolate at this point.” A two-thirds majority vote is needed to suspend an OAS member’s participation, which appears to be a high hurdle in the case of Venezuela considering the country’s past support from Caribbean nations that are beneficiaries of PetroCaribe.

Secretary Kerry also met with his Venezuelan counterpart, Foreign Minister Delcy Rodriguez, on the sidelines of the OAS General Assembly meeting. According to the State Department, Secretary Kerry expressed support for the dialogue facilitated by the former leaders of Spain, the Dominican Republic, and Panama, and he also underscored the importance of upholding democratic and constitutional processes. The two officials reportedly had constructive discussions about the challenges facing Venezuela and agreed “to continue discussions on establishing a positive path forward in the bilateral relationship.” (Because of tensions in bilateral relations, the United States and Venezuela have not had ambassadors in place since 2010.)

After the meeting, Kerry announced that as the next step in moving bilateral relations forward, State Department Under Secretary for Political Affairs Tom Shannon would visit Venezuela for talks. Shannon visited Venezuela from June 21 to June 23, 2016, meeting with government officials, including President Maduro, as well as leaders of the National Assembly opposition and members of the opposition and civil society. The visit, however, did not appear to have any discernible effect on improving bilateral relations.

At a June 22 hearing of the House Western Hemisphere Affairs Subcommittee, U.S. officials from the Departments of State, Treasury, and Commerce testified on the situation in Venezuela and U.S. policy. Deputy Assistant Secretary of State for Democracy, Human Rights, and Labor Michael Kozak stated that “the United States has consistently called for all sides within Venezuela to peacefully respect democratic norms and values, while U.S. officials at all levels have pressed the government of Venezuela to live up to its international human rights commitments and respect Venezuela’s own constitution.” Acting Deputy Assistant Secretary of

93 U.S. Department of State, Secretary Kerry’s Meeting with Venezuelan Foreign Minister Delcy Rodriguez, readout, June 14, 2016.
94 In 2010, the Chávez government revoked an agreement for U.S. Ambassador-Designate Larry Palmer to be posted to Venezuela. The United States responded by revoking the visa of the Venezuelan ambassador.
State for Western Hemisphere Affairs Annie Pforzheimer expressed deep U.S. concern about the worsening political, economic, and social situation in Venezuela, reiterated U.S. calls for the Venezuelan government to release political prisoners and the need for dialogue in Venezuela, and stressed the importance of the region working together to address the erosion of democratic institutions and respect for human rights. She said that, “given rising social and political tensions, it is urgent that the recall effort advance without delay.”

In terms of sanctions, Deputy Assistant Secretary Pforzheimer noted that the State Department has taken steps to impose “visa restrictions on more than 60 individuals believed to be responsible for or complicit in undermining democratic governance, including corruption, and human rights abuses.” Acting Director of the Treasury Department’s Office of Foreign Assets Control (OFAC) John Smith noted that President Obama had ordered asset-blocking sanctions against seven Venezuelan officials in 2015. Smith maintained that targeted sanctions against individuals demonstrates that the United States is working to see democracy and human rights protected and preserved in Venezuela but also shows that the United States has no desire to target the Venezuelan people nor their government as a whole or to exacerbate the poor economic situation.

As noted above, the United States joined with 14 other OAS members in a statement issued on June 15, 2016, expressing support for dialogue, respect for the separation of powers, and respect for the rule of law and democratic institutions and calling for the timely implementation of constitutional mechanisms. At the June 23, 2016, OAS Permanent Council meeting on Venezuela, Michael Fitzpatrick, then-U.S. interim permanent representative to the OAS, asserted that the Secretary General’s report on Venezuela provides a factual and legal basis for the Permanent Council to analyze and decide whether there has been an “unconstitutional alteration of the constitutional regime that seriously impairs the democratic order” and, if so, what additional steps might help to foster democratic strengthening and national reconciliation in Venezuela. He maintained that pursuing an Article 20 remedy is not premised on the exhaustion of other diplomatic initiatives and cautioned that although dialogue is important, it cannot be “an excuse to delay action.” He reiterated that the United States joins with the Secretary General in calling for the Venezuelan government to release all political prisoners, respect freedom of expression and assembly, and honor its own constitutional mechanisms, including a fair and timely recall referendum. Most recently, on August 11, 2016, the United States again joined with 14 other OAS members in a statement urging dialogue as soon as possible and calling for the remaining steps of the presidential recall referendum to be “pursued clearly, concretely, and without delay.”

**Democracy and Human Rights Concerns**

Human rights organizations and U.S. officials have expressed concerns for more than a decade about the deterioration of democratic institutions and threats to freedom of speech and press in

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97 Ibid.


Venezuela. According to Human Rights Watch, Chávez’s presidency was “characterized by a dramatic concentration of power and open disregard for basic human rights guarantees.” The human rights group maintains that in the aftermath of his short-lived ouster from power in 2002, “Chávez and his followers seized control of the Supreme Court and undercut the ability of journalists, human rights defenders, and other Venezuelans to exercise fundamental rights.” By Chávez’s second full term in office (2007-2012), Human Rights Watch maintains that “the concentration of power and erosion of human rights protections had given the government free reign to intimidate, censor, and prosecute Venezuelans who criticized the president or thwarted his political agenda.”

Under the Maduro government, the human rights situation has continued to deteriorate. As described above, the government cracked down severely on protests in 2014, leading to more than 3,000 detentions and 43 people killed. In its 2015 human rights report, the State Department states that Venezuela’s principal human rights abuses during the year included use of the judiciary to intimidate and prosecute government critics; indiscriminate police action against civilians leading to widespread arbitrary detentions and unlawful killings; and government actions to impede freedom of expression and freedom of the press. In April 2016, Human Rights Watch and the Venezuelan human rights group PROVEA released a report documenting the Venezuelan government’s crackdown since mid-2015 against low-income and immigrant communities with the stated purpose of combatting criminal gangs, which have contributed to high rates of violence in the country. The report alleged that security forces have committed serious human rights abuses during those raids, including extrajudicial killings, arbitrary detentions, forced evictions, the destruction of homes, and the arbitrary deportation of Colombian nationals.

In July 2106, Human Rights Watch issued a report documenting 21 cases of people detained since May 2016 by the Bolivarian National Intelligence Service (SEBIN) and National Guard on allegations that these people were planning, were fomenting, or had participated in violent antigovernment actions; most of the 21 detainees allege that they were tortured or otherwise abused while in custody. The report also maintains that the Venezuelan government allegedly fired dozens of workers in retaliation for supporting the recall referendum.

The Venezuelan human rights group Foro Penal Venezolano lists 88 political prisoners as of mid-August 2016, with some cases dating back to 2003 but the majority detained since 2014. The list includes Leopoldo López, imprisoned since February 2014 and sentenced to almost 14 years in September 2015 (he lost an appeal in August 2016); Mayor Daniel Ceballos of San Cristóbal, imprisoned in March 2014 and moved to house arrest in August 2015; metropolitan Caracas Mayor Antonio Ledezma, arrested and imprisoned in February 2015 and moved to house arrest in April 2015; and former governor of Zulia state and former presidential candidate Manuel Rosales, detained in October 2015 after returning from exile. Table 1, below, provides links to current

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104 For a current listing of political prisoners, see Foro Penal’s website at https://foropenal.com/presos-politicos/lista-publica.
reporting on the human rights situation in Venezuela by several human rights groups and the U.S. Department of State.

In a prominent human rights case that captured worldwide attention, Judge María Lourdes Afiuni was imprisoned on charges of corruption in December 2009 after she ordered the release of a businessman who had been imprisoned without trial on charges of corruption. Afiuni reportedly was held in deplorable conditions and received inadequate health treatment until she was released from prison and placed under house arrest in February 2011. She subsequently said that she had been raped in prison and had an abortion after becoming pregnant. International human rights groups continued to call for the charges to be dropped and the United Nations Working Group on Arbitrary Detention asked Venezuela to release Afiuni from house arrest. In June 2013, a Venezuelan court ordered Afiuni to be freed—although, according to the State Department’s human rights report, she is prohibited from leaving the country, talking to the media, or using social media. Afiuni was cited in a Senate resolution introduced in September 2015, S.Res. 262 (Ayotte), that calls for the release of 20 female prisoners around the world.

**Threats to Freedom of Expression.** The Venezuelan government has taken actions over the past decade that have undermined the right to free expression. While vibrant political debate in Venezuela is still reflected in some print media and radio stations, the government has discriminated against media that offer views of political opponents. It has used laws and regulations regarding libel and media content as well as legal harassment and physical intimidation that, according to human rights groups, have effectively limited freedom of speech and the press. According to Human Rights Watch, fear of government reprisal has made self-censorship a serious problem.

Under President Chávez, the Venezuelan government expanded state-owned media, including radio and television stations, newspapers, and websites, in order to counter what it viewed as imbalance in the media environment. In 2012, the Committee to Protect Journalists issued a special report documenting the Chávez government’s attacks on private media and its establishment of a large state media that disseminates government propaganda and often is used to launch smear campaigns against critics. With regard to television broadcasting, the government of Venezuela targeted two prominent stations—RCTV and Globovisión—that had been strongly critical of the government and its policies.

- **RCTV.** In 2007, the government closed RCTV, sparking protests and worldwide condemnation. The government maintained that it did not renew the station’s broadcast license because of the station’s actions in support of the 2002 coup that temporarily removed Chávez from power. The 2007 closure shut down RCTV’s general broadcast station available nationwide, but allowed RCTV to operate with a more limited cable station known as **RCTV-Internacional**. In 2010, however, the Venezuelan government took the cable station off the air. In 2015, the Inter-American Court of Human Rights criticized the government’s refusal to

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grant a broadcasting license to RCTV and ordered the government to reinstate the license. Venezuela’s Supreme Court ruled that the court’s action was nonbinding.

- **Globovisión.** In 2009, the Venezuelan government targeted Globovisión, a Caracas-area television news station that was often critical of the government in a combative style. In March 2010, the president of Globovisión, Guillermo Zuloaga, was arrested for making remarks deemed offensive to President Chávez. After strong domestic and international criticism, Zuloaga was released, but in June 2010, he fled the country after another arrest warrant. Mounting fines and harassment by the government ultimately led Globovisión’s owners to sell the station in 2013. The station immediately took a new editorial line and promised “impartial coverage.” A number of high-profile journalists and shows critical of the government were taken off the air, leading media rights observers to lament the loss of independent critical television media in the country. In the aftermath of Venezuela’s December 2015 legislative elections, however, CPJ maintains that Globovisión has dropped its pro-government stance. It now covers the National Assembly, interviewing both opposition and pro-government supporters, and also reportedly conducts more in-depth reporting on such issues as food shortages, inflation, and allegations of government mismanagement.

In March 2016, human rights organizations condemned the four-year prison sentence of Venezuelan newspaper editor David Natera Febres, who was convicted for criminal defamation, and maintained that the conviction would have significant negative effects on press freedom and investigative journalism. Natera Febres was the editor of the Correo del Caroní in the southeastern state of Bolívar, which had been covering alleged corruption involving a state-owned company.

**Trafficking in Persons.** Another human rights issue in U.S. relations with Venezuela has been concerns about Venezuela’s efforts to combat trafficking in persons. For 2012 and 2013, the State Department placed Venezuela on its Tier 2 Watch List in its annual mandated report on trafficking in persons pursuant to the Trafficking Victims Protection Act (TVPA, P.L. 106-386). A country on the Tier 2 Watch List may only remain on it for two consecutive years unless its government has a written plan to bring itself into compliance with the minimum standards to combat trafficking in persons. Venezuela does not have such a written plan, and as a result, the State Department downgraded the country to Tier 3 in its annual Trafficking in Persons Report for 2014, 2015, and 2016. Countries on Tier 3 are those whose governments do not fully comply with the TVPA’s minimum standards and are not making significant efforts to do so. According to the 2016 State Department report, Venezuela is a source, transit, and destination country for men, women, and children subjected to sex trafficking and forced labor. The report noted that the Venezuelan government released minimal information on its anti-trafficking efforts. Authorities investigated

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at least one sex trafficking case and indicted at least one trafficker but reported no prosecutions or convictions.112

**U.S. Funding to Support Democracy and Human Rights.** For more than a decade, the United States has provided democracy-related assistance to Venezuela through the U.S. Agency for International Development (USAID) and the National Endowment for Democracy (NED).

From 2002 through 2010, USAID supported democracy projects in Venezuela through its Office of Transition Initiatives (OTI) to provide assistance to monitor democratic stability and strengthen the country’s democratic institutions. More than 600 small-grant and technical assistance activities were funded by OTI from 2002 through 2010. The objectives of the assistance, according to USAID, were to enhance access to objective information and peaceful debate on key issues, and to promote citizen participation and democratic leadership.113 At the end of 2010, USAID’s support for such activities in Venezuela was transferred from OTI to USAID’s Latin America and Caribbean Bureau.

In recent years, U.S. democracy assistance to Venezuela implemented by USAID amounted to $5 million in FY2011, $6 million in FY2012, $5.8 million in FY2013, and $4.3 million in each of FY2014 and FY2015, provided through the Economic Support Fund (ESF) foreign aid funding account. For FY2016, the Administration requested $5.5 million, but Congress appropriated $6.5 million (as noted in the explanatory state to the FY2016 omnibus measure, P.L. 114-113).114

For FY2017, the Administration requested $5.5 million in ESF to “defend democratic practices, institutions, and values that support human rights, freedom of information, and Venezuelan civic engagement.” According to the request, the assistance “will support diverse civil society actors who promote constitutionally-mandated democratic checks and balances.”115 In terms of congressional action, the House Appropriations Committee’s report to the FY2017 foreign operations appropriations measure, H.Rept. 114-693 to H.R. 5912, would provide $8 million for democracy and human rights programs in Venezuela. The report to the Senate Appropriations Committee’s version of the bill, S.Rept. 114-290 to S. 3117, would fully fund the Administration’s request but notes that additional funds could be made available if further programmatic opportunities in Venezuela arise.

NED has funded democracy projects in Venezuela since 1992. U.S. funding for NED is provided in the annual State Department and Foreign Operations appropriation measure. Generally, funds for Venezuela have not been earmarked in annual appropriations measures that provide funding for the NED. According to information on NED’s website, its funding for Venezuela for FY2015 amounted to $1.9 million and included 43 projects.116

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114 The joint explanatory statement is available in the *Congressional Record* for December 17, 2015, pp. H10161-H10470. Also see the webpage of the House Committee on Rules at https://rules.house.gov/bill/114/hr-2029-sa.
Table 1. Online Human Rights Reporting on Venezuela

<table>
<thead>
<tr>
<th>Organization</th>
<th>Document/Link</th>
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<tr>
<td>Committee to Protect Journalists</td>
<td><a href="http://www.cpj.org/americas/venezuela/">http://www.cpj.org/americas/venezuela/</a></td>
</tr>
<tr>
<td>Foro Penal Venezolano</td>
<td><a href="http://foropenal.com/">http://foropenal.com/</a></td>
</tr>
<tr>
<td>Programa Venezolano de Educación-Acción en Derechos Humanos (PROVEA)</td>
<td><a href="http://www.derechos.org.ve/">http://www.derechos.org.ve/</a></td>
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Energy Issues

Venezuela has proven reserves of 300 billion barrels of oil in 2016, the largest in the world, according to the *Oil and Gas Journal*. This is up from previously reported figures of 211 billion barrels in proven reserves in 2012, and 99.4 billion barrels in 2009. The increase results from including the extra-heavy oil in Venezuela’s Orinoco belt region. Venezuela’s proven natural gas reserves are estimated to be 198 trillion cubic feet (the second largest in the hemisphere after the United States). Most of Venezuela’s proven natural gas reserves are associated gas linked to its oil production. Moreover, the petroleum industry consumes a significant portion of Venezuela’s natural gas production to aid crude oil extraction. As a result, Venezuela actually imports gas to meet its demand.

Under President Chávez, the Venezuelan government asserted greater control over the country’s oil reserves. By 2006, it had completed the conversion of its 32 operating agreements with foreign oil companies to joint ventures, with the Venezuelan government now holding a majority share of between 60% and 80% in the ventures. In 2007, the government completed the conversion of four strategic associations involving extra-heavy oil Orinoco River Basin projects. Subsequent bilateral agreements for the development of additional Orinoco Belt resources have involved Venezuelan state oil company PdVSA partnering with a number of foreign oil companies, including U.S.-based Chevron.

Despite its vast oil reserves, production in Venezuela has declined from its peaks in the late 1990s and early 2000s. According to the U.S. Energy Information Administration (EIA), Venezuela’s

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total oil production fell from 3.46 million barrels per day (b/d) in 2000 to 2.58 million b/d in 2003. The decline was caused by a 2002-2003 strike when PdVSA fired some 18,000 workers. According to the EIA, PdVSA still has not recovered from the loss of human capital, which has continued to affect the company’s overall production levels and contributed to its lack of reinvestment because PdVSA is diverting revenues to social investment. The EIA reported that in 2014, Venezuela’s total oil production was 2.69 million b/d.\(^{118}\)

Venezuela remains a major oil supplier to the United States, even though the amounts and share of U.S. oil imports from the country have declined due to Venezuela’s decreased production, the overall decline in U.S. oil imports worldwide, and the increased amount of U.S. oil imports from Canada. In 2015, Venezuela provided the United States with about 830,000 b/d of total crude oil and products, accounting for about 8.8% of such U.S. imports worldwide and making Venezuela the third-largest foreign supplier of crude oil and products to the United States in 2015 (after Canada and Saudi Arabia). This figure is down from 2005, when the United States imported 1.53 million b/d of total crude oil and products from Venezuela, accounting for 11% of such U.S. imports.\(^{119}\)

According to U.S. trade statistics, Venezuela’s oil exports to the United States were valued at $14.8 billion in 2015, accounting for 95% of Venezuela’s exports to the United States.\(^{120}\) This figure is down from $29 billion in 2014, reflecting the steep decline in the price of oil. U.S. Gulf coast refineries are specifically designed to handle heavy Venezuelan crude oil. PdVSA owns CITGO, which operates three crude oil refineries in the United States (Louisiana, Texas, and Illinois); 48 petroleum product terminals; and three pipelines. CITGO also jointly owns another six pipelines.

While Venezuela exports a significant portion of its petroleum products to the United States, the country also has diversified its oil export markets. One of the fastest-growing destinations for Venezuelan crude oil exports has been Asia, especially India and China. In 2014, the EIA estimates that Venezuela exported more than 300,000 b/d of oil to India and more than 218,000 b/d of oil to China.\(^{121}\)

For more than a decade, the Venezuelan government has provided oil under favorable terms to Cuba and other Caribbean Basin nations. Venezuela signed an agreement with Cuba in 2000 that provided the island nation with some 100,000 barrels of oil per day. In payment for the oil, Cuba has provided extensive services to Venezuela, including thousands of medical personnel and advisers in a number of areas. A cutoff of Venezuelan oil to Cuba would have significant economic consequences for Cuba.

Since 2005, Venezuela has provided oil to other Caribbean Basin nations with preferential financing terms in a program known as PetroCaribe. Most Caribbean nations are members of PetroCaribe, with the exception of Barbados and Trinidad and Tobago, and several Central American countries participate in the program. In recent years, analysts have expressed concern about the increasing debt owed to Venezuela by Caribbean nations, many of which were already saddled with high levels of public debt.\(^{122}\) In 2015, however, the Dominican Republic and


\(^{119}\) Oil statistics are from the U.S. Energy Information Administration.

\(^{120}\) Trade statistics are from Global Trade Atlas, which uses Department of Commerce statistics.


Jamaica reached agreements to pay back their PetroCaribe debt to Venezuela at a steep discount. Venezuela provided the debt relief because it was facing declining international reserves and needed the cash.\(^{123}\)

Some reports indicate that the amount of Venezuelan oil provided to PetroCaribe beneficiaries already has declined as oil prices have dropped and U.S. shale oil and gas development has led to increased U.S. energy exports to PetroCaribe countries. In 2014, Venezuelan oil exports to PetroCaribe countries reportedly fell 12% from the previous year to almost 99,000 b/d per day.\(^{124}\)

Until recently, a domestic subsidy made gasoline virtually free for Venezuelans, a practice that has been costly for the Venezuelan government, reportedly some $12 billion annually. The subsidy increased consumption, spurred smuggling operations at the border with Colombia, and reduced government revenue that could be used toward building infrastructure or providing services.\(^{125}\) In February 2016, however, the government raised the price of gas for the first time since 1994, to approximately 15 cents a gallon (still the cheapest gasoline in the world). President Maduro said that the price increase would save some $2 billion a year, which would be applied to importing more food. Raising the price of gasoline, however, is sensitive politically in Venezuela; in 1989, austerity measures that included gas price increases led to riots in which several hundred people were killed.\(^{126}\)

### Counternarcotics Issues

Because of Venezuela’s extensive 1,370-mile border with Colombia, it is a major transit route for cocaine destined for the United States. Venezuela suspended its cooperation with the U.S. Drug Enforcement Administration (DEA) in 2005 because it alleged that DEA agents were spying on the Venezuelan government. U.S. officials maintained that the charges were baseless. From 2005 to 2008, President Bush annually made a determination that Venezuela, pursuant to international drug control certification procedures set forth in the Foreign Relations Authorization Act, FY2003 (P.L. 107-228), had failed demonstrably to adhere to its obligations under international narcotics agreements. At the same time, the President waived economic sanctions that would have curtailed U.S. assistance for democracy programs in Venezuela. President Obama has taken the same action annually, most recently in September 2015, marking the 11th consecutive year for Venezuela’s designation as a country not adhering to its anti-drug obligations. The most recent determination noted that “as a matter of government policy, Venezuela does not encourage or facilitate illegal activity involving drug trafficking” but that “credible reporting indicates that individuals members of the government and security forces ... engaged in or facilitated drug trafficking activities.”\(^{127}\)

The United States and Venezuela were on the verge of signing an anti-drug cooperation agreement in 2006 that had been negotiated in 2005 (an addendum to the 1978 Bilateral Counternarcotics Memorandum of Understanding, or MOU), but Venezuelan approval of the

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\(^{124}\) Ibid, statistics in the Atlantic Council report are from Jorge Piñon, Latin America & Caribbean Energy Program, Jackson School of Geosciences, The University of Texas at Austin.


agreement has still not taken place. The issue has been repeatedly raised by the United States as a way to improve bilateral anti-drug cooperation.

In 2014, Aruban authorities detained retired General Hugo Carvajal at the request of the U.S. government on drug trafficking charges, but he was ultimately released after Dutch officials ruled that Carvajal was protected by diplomatic immunity. As noted below, the Department of the Treasury sanctioned Carvajal in 2008 for involvement in drug trafficking. Before his detainment in Aruba, Carvajal had been named as Venezuela’s consul general but had not yet been confirmed. U.S. officials expressed deep disappointment with the decision of the government of the Netherlands to release Carvajal and concern about credible reports that the Venezuelan government threatened Aruba and the Netherlands to gain Carvajal’s releases. Press reports alleged that Venezuela threatened Aruba economically and militarily. After Carvajal’s arrest, federal indictments against him in Miami and New York were unsealed, detailing allegations of his involvement in cocaine trafficking with Colombian narcotics traffickers.128

The State Department reported in its 2016 International Narcotics Control Strategy Report (INCSR) that Venezuela was one of the preferred trafficking routes for the transit of illicit drugs out of South America, especially cocaine, because of the country’s porous western border with Colombia, weak judicial system, sporadic international counternarcotics cooperation, and permissive and corrupt environment. The report notes the following:

- Cocaine is trafficked via aerial, terrestrial, and maritime routes, with most drug flights departing from Venezuelan states bordering Colombia and maritime trafficking that includes the use of large cargo containers, fishing vessels, and “go-fast” boats.
- The vast majority of drugs transiting Venezuela in 2015 were destined for the Eastern Caribbean, Central America, United States, West Africa, and Europe. Colombian drug trafficking organizations—including multiple criminal bands (BACRIM), the Revolutionary Armed Forces of Colombia (FARC), and the National Liberation Army (ELN)—facilitate drug transshipment through Venezuela. Media reports indicate that Mexican drug-trafficking organizations, including the Sinaloa Cartel and Los Zetas, operate in the country.
- “Venezuelan authorities do not effectively prosecute drug traffickers, in part due to political corruption,” but Venezuelan law enforcement officers also “lack the equipment, training, and resources required to impede the operations of major drug trafficking organizations.”
- Counternarcotics cooperation between the United States and Venezuela has been limited and inconsistent since 2005. Venezuela and the United States continue to use a 1991 bilateral maritime agreement. In 2015, Venezuela cooperated with the U.S. Coast Guard in 10 maritime drug interdictions cases (up from 2 cases in 2014).
- As noted in prior years, “the United States remains committed to cooperating with Venezuela to counter the flow of cocaine and other illegal drugs transiting Venezuelan territory.” Cooperation could be advanced by Venezuela’s signing of the outstanding addendum to the 1978 Bilateral Counternarcotics MOU that was

negotiated in 2005. As in past years, the report concluded that “enhanced cooperation could increase the exchange of information and ultimately lead to more drug-related arrests, help dismantle organized criminal networks, aid in the prosecution of criminals engaged in narcotics trafficking, and stem the flow of illicit drugs transiting Venezuela.”

On August 1, 2016, the U.S. Federal Court for the Eastern District of New York unsealed an indictment from January 2015 against two Venezuelans for cocaine trafficking to the United States. The indictment alleged that General Néstor Luis Reverol Torres, the former general director of Venezuela’s National Anti-Narcotics Office (ONA) and former commander of Venezuela’s National Guard, and Edylberto José Molina Molina, the former sub-director of ONA and currently Venezuela’s military attaché to Germany, participated in drug trafficking activities from 2008 through 2010, when they were top ONA officials. President Maduro responded by appointing General Reverol as Minister of Interior and Justice in charge of the country’s police forces.

### U.S. Sanctions on Venezuelans for Narcotics Trafficking

The Department of the Treasury has imposed sanctions on at least 15 Venezuelans for narcotics trafficking, freezing the assets of these individuals subject to U.S. jurisdiction and blocking U.S. persons from engaging in any transactions with them. The sanctioned individuals include eight current or former Venezuelan officials.

In 2008, the Department of the Treasury froze the assets of two senior Venezuelan intelligence officials—General Hugo Carvajal and General Henry Rangel—and former interior minister Ramón Rodríguez Chacín for allegedly helping the FARC with drug and weapons trafficking. General Rangel was subsequently appointed Venezuela’s defense minister in January 2012. He stepped down in October 2012 and went on to win the governorship of the Venezuelan state of Trujillo in December 2012 elections. Rodríguez Chacín was elected governor of the state of Guárico in December 2012. General Carvajal, the former head of military intelligence, was detained by Aruban authorities in 2014 at the request of the United States, but after a few days he was released and allowed to return to Venezuela.

In 2011, the Department of the Treasury sanctioned four Venezuelan officials for supporting the weapons and drug-trafficking activities of the FARC. These individuals included Major General Cliver Antonio Alcalá Cordones; Freddy Alirio Bernal Rosales, a former PSUV representative to Venezuela’s National Assembly; Amilcar Jesus Figueroa Salazar, a former alternative president of the Latin American Parliament; and Ramon Isidro Madriz Moreno, an officer with the Venezuelan Intelligence Service (Servicio Bolivariano de Inteligencia, or SEBIN).

In 2013, the Department of the Treasury sanctioned a former captain in Venezuela’s National Guard, Vassyly Kotosky Villarroel Ramirez, for his role in international narcotics trafficking in both Colombia and Venezuela. Villarroel Ramirez had been indicted in U.S. federal court in New York on multiple cocaine-trafficking charges. Venezuela announced that Villarroel Ramirez was arrested in 2015 over his link to drug trafficking.


### Terrorism Issues

U.S. officials have expressed concerns over the past decade about Venezuela’s lack of cooperation on antiterrorism efforts, President Hugo Chávez’s past sympathetic statements for Colombian terrorist groups, and Venezuela’s relations with Iran. Since 2006, the Secretary of State has made an annual determination that Venezuela has not been “cooperating fully with United States

antiterrorism efforts” pursuant to Section 40A of the Arms Export Control Act (AECA). The most recent determination was made in May 2016. As a result, the United States imposed an arms embargo on Venezuela in 2006, which ended all U.S. commercial arms sales and retransfers to Venezuela. (Other countries currently on the Section 40A list include Eritrea, Iran, North Korea, and Syria.) The United States also has imposed various sanctions on Venezuelan individuals and companies for supporting the FARC, Iran, and Hezbollah. The State Department’s Country Reports on Terrorism 2015, issued in June 2016 (hereinafter referred to as the “terrorism report”), stated that “there were credible reports that Venezuela maintained a permissive environment that allowed for support of activities that benefited known terrorist groups.”\(^*\) The report stated that individuals linked to the FARC, ELN, and Basque Fatherland and Liberty (ETA; a Basque terrorist organization), as well as Hezbollah supporters and sympathizers, were present in Venezuela.

**Colombian Terrorist Groups.** Two leftist Colombian guerrilla groups—the FARC and ELN—have long been reported to have a presence in Venezuelan territory. In 2010, then-Colombian president Álvaro Uribe publicly accused the Venezuelan government of harboring members of the FARC and ELN in its territory.\(^\text{131}\) The government presented evidence at the OAS of FARC training camps in Venezuela. In response, Venezuela suspended diplomatic relations in July 2010. However, less than three weeks later, new Colombian President Juan Manuel Santos met with President Chávez, and the two leaders agreed to reestablish diplomatic relations and improve military patrols along their common border.

Venezuelan-Colombian relations on border security improved after that agreement but flared up again in summer 2015, when President Maduro resorted to closing the border with Colombia. Maduro said that the closure was aimed at cracking down on smuggling, which he blamed on shortages in Venezuela, and at “paramilitaries” from Venezuela intent on destabilizing his government.

The United States has imposed sanctions on several current and former Venezuelan government and military officials for providing support to the FARC with weapons and drug trafficking (see “Counternarcotics Issues,” above). As noted in the State Department’s 2015 terrorism report, the FARC and ELN use Venezuela for incursions into Colombia and use Venezuelan territory for safe haven. Venezuela has captured and returned to Colombia several members of the FARC and ELN. Colombian peace talks with the FARC officially began in 2012 and are nearing their conclusion.

**Relations with Iran.**\(^\text{132}\) For a number of years, policymakers have been concerned about Iran’s growing interest and activities in Latin America, particularly its relations with Venezuela, although there has been disagreement over the extent and significance of Iran’s relations with the region. The 112th Congress approved the Countering Iran in the Western Hemisphere Act of 2012 (P.L. 112–220) in December 2012 that required the Secretary of State to conduct an assessment within 180 days of the “threats posed to the United States by Iran’s growing presence and activity in the Western Hemisphere” and a strategy to address these threats.


\(^\text{132}\) For further background on Iran’s relations with Latin America, see CRS Report RS21049, Latin America: Terrorism Issues, by Mark P. Sullivan and June S. Beittel, and CRS Report R44017, Iran’s Foreign Policy, by Kenneth Katzman.
In June 2013, the State Department submitted its required report to Congress pursuant to P.L. 112-220. The State Department maintained in the unclassified portion of the report that “Iranian influence in Latin America and the Caribbean is waning” because of U.S. diplomatic outreach, the strengthening of allies’ capacity to disrupt illicit Iranian activity, international nonproliferation efforts, a strong sanctions policy, and Iran’s poor management of its foreign relations. The report also stated that U.S., European Union, and U.N. Security Council sanctions had limited the economic relationship between the region and Iran.

### U.S. Sanctions on Venezuela Related to Iran and Hezbollah

The United States imposed sanctions on three Venezuelan companies because of their support for Iran, although sanctions on two of these companies have been removed. The United States has also imposed sanctions on Venezuelan individuals because of their support for Hezbollah.

- In 2008, the U.S. Department of the Treasury imposed sanctions on an Iranian-owned bank based in Caracas, the Banco Internacional de Desarrollo, C.A., under Executive Order 13382, which allows the President to block the assets of proliferators of weapons of mass destruction and their supporters. The bank was linked to the Export Development Bank of Iran (EDBI). The sanctions were removed in January 2016 as part of the comprehensive nuclear accord with Iran. (U.S. Department of the Treasury, "Export Development Bank of Iran Designated as a Proliferator," October 22, 2008; Department of the Treasury, Office of Foreign Assets Control (OFAC), "Changes to Sanctions Lists Administered by the Office of Foreign Assets Control on Implementation Day Under the Joint Comprehensive Plan of Action," 81 Federal Register 13561, March 14, 2016, p. 13564.)

- In 2011, the United States imposed sanctions on Venezuela’s state oil company, PdVSA, pursuant to the Comprehensive Iran Sanctions, Accountability, and Disinvestment Act of 2010 (P.L. 111-195), because the company provided $50 million worth of reformate, an additive used in gasoline, to Iran between December 2010 and March 2011. Specifically, the State Department prohibited PdVSA from competing for U.S. government procurement contracts, securing financing from the Export-Import Bank, and obtaining U.S. export licenses. The sanctions specifically excluded PdVSA subsidiaries (CITGO) and did not prohibit the export of oil to the United States. The sanctions were removed in November 2015. (U.S. Department of State, “Seven Companies Sanctioned Under the Amended Iran Sanctions Act,” Fact Sheet, May 24, 2011; U.S. Department of State, “Removal of Sanctions on Person on Whom Sanctions Have Been Imposed Under the Iran Sanctions Act of 1996, as Amended,” 80 Federal Register 73866, November 25, 2015.)

- In 2008, the State Department imposed sanctions on the Venezuelan Military Industries Company (CAVIM) pursuant to the Iran, North Korea, and Syria Nonproliferation Act (P.L. 109-353) for allegedly violating a ban on technology that could assist Iran in the development of weapons systems. The sanctions, which prohibit any U.S. government procurement or assistance to the company, were last renewed in December 2014 for a period of two years. (U.S. Department of State, Bureau of Verification, Compliance, and Implementation, "Imposition of Measures Against Foreign Persons, Including a Ban on U.S. Government Procurement," 73 Federal Register 63226, October 23, 2008; and U.S. Department of State, "Imposition of Nonproliferation Measures Against Foreign Persons, Including a Ban on U.S. Government Procurement," 79 Federal Register 78548, December 30, 2014.)

- With regard to Hezbollah, in 2008, the Department of the Treasury imposed sanctions on two Venezuelans—Ghazi Nasr al Din and Fawzi Kan’an—for providing financial and other support to the radical group. U.S. citizens are prohibited from engaging in any transactions with the two Venezuelans, including any business with two travel agencies in Caracas owned by Kan’an. In 2012, the Department of the Treasury sanctioned three dual Lebanese-Venezuelan citizens and a Venezuelan company for involvement in the Lebanese Ayman Jouma drug money laundering network that has links to Hezbollah. (“Treasury Targets Hizballah in Venezuela,” States News Service, June 18, 2008; U.S. Department of the Treasury, “Treasury Targets Major Money Laundering Network Linked to Drug Trafficker Ayman Jouma and a Key Hizballah Supporter in South America,” June 27, 2012.)

The personal relationship between Chávez and Iranian President Mahmoud Ahmadinejad (2005-2013) drove the strengthening of bilateral ties. In that period, Venezuela and Iran signed numerous accords, including agreements on construction projects (such as for housing, agricultural and food plants, and corn processing plants), car and tractor factories, energy

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initiatives (including petrochemicals and oil exploration in the Orinoco region of Venezuela), banking programs, and nanotechnology. A major rationale for this increased focus on Latin America was Iran’s efforts to overcome its international isolation and to circumvent international sanctions.

Venezuela also played a key role in the development of Iran’s expanding relations with other countries in the region. This outreach has largely focused on leftist governments—Bolivia, Ecuador, and Nicaragua—that share the goal of reducing U.S. influence in the region. While Iran promised significant assistance and investment to these countries, observers maintain that there is little evidence that such promises have been fulfilled.

In the aftermath of the departure of Ahmadinejad from office and the death of Chávez in 2013, many analysts contend that Iranian relations with the region have diminished. Current Iranian President Hassan Rouhani, who took office in August 2013, campaigned on a platform of reducing Iran’s international isolation and has not placed a priority on relations with Latin America.

Outlook

Venezuela is in the midst of a multifaceted political and economic crisis. The popularity of President Maduro has plummeted—only 23% of Venezuelans viewed him positively in May 2016 polling. Yet the Maduro government is using the Supreme Court to cling to power by thwarting the authority of the opposition-dominated National Assembly. Although the opposition has begun the process of seeking a presidential recall referendum, the government has resorted to delaying tactics to impede and slow the process, which will make it difficult for the vote to be held before early 2017. If a recall referendum is completed before January 10, 2017, and Maduro is recalled, the next step would be for a new presidential election to be held within 30 days. If the recall is held after January 10, 2017, and Maduro is recalled, the appointed vice president would serve as president for the remainder of Maduro’s term, through 2018. In this scenario, the new PSUV government would likely face increased international pressure and a potentially stronger opposition gearing up to win the presidency at the ballot box in late 2018.

The government’s popularity is undoubtedly affected by the profound economic and social crisis that Venezuela is experiencing. The rapid decline in the price of oil has been a major factor prompting the economic crisis, but economic mismanagement has also played a significant role. Many observers contend that the road to economic recovery will take several years, no matter who is in power. Some analysts believe that the risk of a social explosion is rising because of food shortages, which have led to looting and riots.

U.S. relations with Venezuela under the Maduro government are likely to remain strained if the Venezuelan government does not take action to improve the human rights situation, engage in dialogue with the opposition, and allow the presidential recall referendum process to move forward. The Obama Administration has spoken out strongly against the undemocratic practices of the Maduro government and called for the release of those imprisoned for their political beliefs, including Leopoldo López. The Obama Administration has imposed visa restrictions on more than 60 current and former Venezuelan officials responsible for or complicit in human rights violations and imposed asset-blocking sanctions on 7 Venezuelans for human rights violations. It has also strongly supported the efforts of OAS Secretary General Almagro invoking the Inter-

134 “Datanálisis: Maduro has a 23 percent approval rating,” SouthernPulse.info, July 5, 2016.
American Democratic Charter and urging efforts to promote the normalization of the situation in Venezuela and restore democratic institutions.
Appendix A. Legislation Initiatives

113th Congress


P.L. 113-278 (S. 2142): Venezuela Defense of Human Rights and Civil Society Act of 2014. Introduced March 13, 2014; referred to the Committee on Foreign Relations. The Senate Foreign Relations considered and ordered the bill reported, amended, on May 20, 2014, by voice vote, although Senators Corker and Udall asked to be recorded as voting no (S.Rept. 113-175). Senate passed, amended, by voice vote December 8, 2014; House passed by voice vote December 10, 2014. President signed into law December 18, 2014. As signed into law:

- Section 5 (a) imposes sanctions (asset blocking and visa restrictions) against any foreign person, including a current or former Venezuelan government official or a person acting on behalf of that government, that the President determines (1) has perpetrated or is responsible for ordering, controlling, or otherwise directing, significant acts of violence or serious human rights abuses in Venezuela associated with antigovernment protests that began on February 4, 2014; (2) has ordered or otherwise directed the arrest or prosecution of a person because of the person’s exercise of freedom of expression or assembly; or (3) has materially assisted, sponsored, or provided significant financial, material, or technological support for, or goods or services in support of, the actions just described in (1) and (2). Section 5(c) provides a presidential waiver of the sanctions if the President determines that it is in the national interests of the United States and, when or before the waiver takes effect, submits a notice and justification to four congressional committees. Section 5(e) terminates the requirement to impose sanctions on December 31, 2016.

- Section 6 requires a report to Congress from the Broadcasting Board of Governors including an evaluation of the obstacles to the Venezuelan people obtaining accurate, objective, and comprehensive news and information about domestic and international affairs; an assessment of current efforts relating to broadcasting, information distribution, and circumvention technology distribution in Venezuela by the U.S. government and otherwise; and a strategy for expanding such efforts in Venezuela, including recommendations for additional measures to expand upon current efforts.

S.Res. 213 (Menendez). Introduced August 1, 2013; marked up and reported favorably by the Senate Committee on Foreign Relations September 30, 2013; Senate approved and amended October 4, 2013, by unanimous consent. Expresses support for the free and peaceful exercise of representative democracy in Venezuela, condemns violence and intimidation against the country’s political opposition, and calls for dialogue between all political actors in the country.
H.Res. 488 (Ros-Lehtinen). Introduced and referred to the House Committee on Foreign Affairs on February 25, 2014; marked up by the Subcommittee on the Western Hemisphere February 28, 2014. House approved (393-1) March 4, 2014. As passed by the House, the resolution (1) supports the people of Venezuela in their pursuit of freedom of expression and freedom of assembly to promote democratic principles in Venezuela; (2) deplores acts that constitute a disregard for the rule of law, the inexcusable violence perpetrated against opposition leaders and protesters, and the growing efforts to use politically motivated criminal charges to intimidate the country political opposition; (3) urges responsible nations throughout the international community to stand in solidarity with the people of Venezuela and to actively encourage a process of dialogue between the Venezuelan government and the political opposition to end the violence; (4) urges the Department of State to work in concert with other countries in the Americas to take meaningful steps to ensure that basic fundamental freedoms in Venezuela are in accordance with the Inter-American Democratic Charter and to strengthen the ability of the OAS to respond to the erosion of democratic norms and institutions in Venezuela; (5) urges the OAS and its Inter-American Commission on Human Rights to utilize its good offices and all mechanisms at its disposal to seek the most effective way to expeditiously end the violence in Venezuela in accordance with the Inter-American Democratic Charter; and (6) supports efforts by international and multilateral organizations to urge the Venezuelan government to adopt measures to guarantee the rights to life, humane treatment, and security, and the political freedoms of assembly, association, and expression to all of the people of Venezuela.

S.Res. 365 (Menendez). Introduced February 27, 2014; reported by the Committee on Foreign Relations March 11, 2014, without a written report. Senate approved by unanimous consent March 12, 2014. As approved, the resolution (1) reaffirms U.S. support for the people of Venezuela in their pursuit of the free exercise of representative democracy as guaranteed by the Venezuelan constitution and defined under the Inter-American Democratic Charter of the OAS; (2) deplores the use of excessive and unlawful force against peaceful protestors and the use of violence and politically motivated criminal charges to intimidate the country’s political opposition; (3) calls on the Venezuelan government to disarm the “colectivos” and any other government-affiliated or supported militias or vigilante groups; (4) calls on the Venezuela government to allow an impartial, third-party investigation into the excessive and unlawful force against peaceful demonstrations on multiple occasions since February 4, 2014; (5) urges the President to immediately impose targeted sanctions, including visa bans and asset freezes, against individuals planning, facilitating, or perpetrating gross human rights violations against peaceful demonstrators, journalists, and other members of civil society in Venezuela; and (6) calls for the U.S. government to work with other countries in the hemisphere to actively encourage a process of dialogue between the Venezuelan government and the political opposition through the good offices of the OAS so that the voices of all Venezuelans can be taken into account through their country’s constitutional institutions as well as free and fair elections.

114th Congress

P.L. 114-113 (H.R. 2029): Consolidated Appropriations Act, 2016. Initially, H.R. 2029 was the FY2016 military construction appropriations measure, but in December 2015 it became the vehicle for the FY2016 omnibus appropriations measure. The President signed it into law on December 18, 2015. The Administration had requested $5.5 million for Venezuela democracy and
human rights funding, whereas the explanatory statement to the omnibus bill provided $6.5 million.\footnote{The joint explanatory statement is available in the \textit{Congressional Record} for December 17, 2015, pp. H10161-H10470. Also see the webpage of the House Committee on Rules at https://rules.house.gov/bill/114/hr-2029-sa.}


\textbf{H.R. 5912 (Granger)/ S. 3117 (Graham): State Department, Foreign Operations, and Related Programs Appropriations, 2017.} H.R. 5912 introduced and reported (H.Rept. 114-693) by the House Appropriations Committee July 15, 2016. S. 3117 introduced and reported (S.Rept. 114-290) by the Senate Appropriations Committee on June 29, 2016. The report to the House bill would provide $8 million for democracy and human rights programs in Venezuela. The report to the Senate version would fully fund the Administration’s request of $5.5 million but notes that additional funds could be made available if further programmatic opportunities in Venezuela arise.

\textbf{S. 1635 (Corker): Department of State Operations Authorization and Embassy Security Act, FY2016.} Introduced and reported by Senate Foreign Relations Committee on June 18, 2015, without written report. Senate passed, amended, by unanimous consent on April 29, 2016. As approved, Section 118 would require a report to Congress on political freedom in Venezuela assessing U.S. democracy support for Venezuela and listing sanctioned Venezuelan government and security officials involved in the use of force against antigovernment protests.

\textbf{S.Res. 262 (Ayotte).} Introduced September 22, 2015; referred to the Committee on Foreign Relations. The resolution would support the empowerment of women and urge countries to #FreeThe20, including Judge Maria Lourdes Afiuni Mora of Venezuela.

\textbf{S.Res. 537 (Cardin).} Introduced July 14, 2016; referred to Committee on Foreign Relations. The resolution would (1) express profound concern about widespread shortages of essential medicines and basic food products and urge President Maduro to permit the delivery of humanitarian assistance; (2) call on the Venezuelan government to release all political prisoners, to provide protections for freedom of expression and assembly, and to respect internationally recognized human rights; (3) support meaningful efforts toward a dialogue that leads to respect for Venezuela’s constitutional mechanisms and resolves the country’s political, economic, social, and humanitarian crises; (4) affirm support for the OAS Secretary General’s invocation of Article 20 of the Inter-American Democratic Charter and urge the OAS Permanent Council to undertake a collective assessment of the constitutional and democratic order in Venezuela; (5) express great concern over the Venezuelan executive’s lack of respect for the principle of separation of powers, overreliance on emergency decree powers, and subjugation of judicial independence; (6) call on the Venezuelan government and security forces to respect the Venezuelan constitution, including provisions that provide Venezuelan citizens with the right to peacefully pursue a fair and timely presidential recall referendum this year if they so choose; (7) stress the urgency of strengthening the rule of law and increasing efforts to combat impunity and public corruption in Venezuela; and (8) urge the U.S. President to provide full support for OAS efforts in favor of constitutional and democratic solutions to the political impasse and instruct appropriate agencies to hold Venezuelan
government officials accountable for violations of U.S. law and abuses of internationally recognized human rights.
Appendix B. Links to U.S. Government Reports

U.S. Relations with Venezuela, Fact Sheet, State Department
Date: July 20, 2015
Full Text: http://www.state.gov/r/pa/ei/bgn/35766.htm

Date: February 26, 2016

Country Reports on Human Rights Practices 2015, Venezuela, State Department
Date: April 13, 2016

Country Reports on Terrorism 2015 (Western Hemisphere Overview), State Department
Date: June 2, 2016

Department of State, Venezuela Country Page
Link: http://www.state.gov/p/wha/ci/ve/

Date: October 2015

Date: March 2016

Date: March 2016

Investment Climate Statement, 2016, Venezuela, State Department
Date: July 2016

National Trade Estimate Report on Foreign Trade Barriers 2016, pp. 443-449, Office of the United States Trade Representative
Date: March 2016

Trafficking in Persons Report 2016, State Department
Date: June 2016
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