International Drug Control Policy

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Summary

This report provides an overview of U.S. international drug control policy. It describes major international counternarcotics initiatives and evaluates the broad array of U.S. drug control policy tools currently in use. The report also considers alternative counterdrug policy approaches to current initiatives and raises several counterdrug policy issues and considerations for policy makers.

Illegal drugs refer to narcotic, psychotropic, and related substances whose production, sale, and use are restricted by domestic law and international drug control agreements. Common illegal drugs include cannabis, cocaine, opiates, and synthetic drugs. International trade in these drugs represents a lucrative and what at times seems to be an intractable criminal enterprise, affecting countries worldwide and generating between $100 billion and $1 trillion in illicit profits per year. Revenue from the illegal drug industry provides international drug trafficking organizations with the resources to evade and compete with law enforcement officials; penetrate legitimate economic structures through money laundering; and, in some instances, challenge the authority of national governments.

Despite apparent national resolve to address international narcotics trafficking, tensions appear at times between U.S. international drug control policy and other U.S. foreign policy goals and concerns. Pursuit of international drug control policies can sometimes negatively affect national interests by exacerbating political instability and economic dislocation in countries where narcotics production is entrenched economically and socially. Drug supply interdiction programs and U.S. systems to facilitate the international movement of legitimate goods, people, and wealth also are often at odds. The high priority of terrorism in U.S. foreign policy has resulted in increased attention to links between drug and terror groups; a challenge facing policy makers, however, is how to avoid diverting counterdrug resources for anti-terror ends in areas of potentially low payoff.

Congress is involved in all aspects of U.S. international drug control policy, regularly appropriating funds for counterdrug initiatives, conducting oversight activities on federal counterdrug programs, and legislating changes to agency authorities and other counterdrug policies. Major U.S. programs to combat drug production and trafficking exist in the Andean region of South America, Afghanistan, and Mexico. Combined, these three programs represent more than 90% of the Administration’s FY2009 U.S. international counterdrug budget. In the FY2008 Supplemental Act (P.L. 100-252), Congress appropriated $465 million of the proposed, multiyear $1.4 billion security assistance package, called the Mérida Initiative, to enhance existing U.S. efforts to combat drug trafficking and related criminal activity in Mexico and Central America. Through its appropriations and federal oversight responsibilities, the 111th Congress may choose to tackle several emerging policy issues concerning U.S. international drug control policy, including whether to appropriate more funding for the Mérida Initiative, how to address the growing use of West Africa as a drug transit point to Europe and other destinations, and the role of the Department of Defense in counterdrug foreign assistance.
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Introduction

Illegal drugs refer to narcotic, psychotropic, and related substances produced, traded, or used in contravention to domestic law or international drug control agreements. Narcotic drugs include cannabis, cannabis resin, coca leaf, cocaine, heroin, and opium. Psychotropic substances include ecstasy, LSD, amphetamine, and methamphetamine. Examples of other related substances include precursor chemicals used to make narcotic drugs and psychotropic substances—such as ephedrine and pseudoephedrine—which are used to make methamphetamine, and potassium permanganate, which is used to make cocaine. With few exceptions, production and sale of controlled substances is legally permitted only if used for medical and scientific purposes.

Illegal drug use generates a lucrative illegal drug trade that affects countries worldwide. Estimates of the global proceeds from illegal drugs vary significantly, ranging from $100 billion to more than $1 trillion per year. A substantial portion of profits generated by illegal drug trade—as much as 70%—are laundered and invested through foreign banks and institutions. This transnational illegal drug industry also provides international drug trafficking organizations with resources to evade and compete with law enforcement agencies; penetrate legitimate economic structures; and, in some instances, challenge the authority of national governments.

Although international drug trafficking has been an issue of foreign policy concern for more than a century and a subject of longstanding multilateral policy commitment, tensions appear at times between U.S. foreign drug policy and policy approaches advocated by independent observers and some foreign countries. Illegal drugs first emerged in U.S. policy debates as a national security threat in the late 1960s—and has been perceived mainly through a security and law enforcement lens, among successive Administrations as well as Congresses, ever since. In a 1971 press conference, then-President Richard Nixon identified illicit drugs as America's “public enemy number one.” That same year, Congress enacted a chapter into the Foreign Assistance Act of 1961 to define U.S. policies and authorities relating to international narcotics control. In 1986, President Ronald Reagan declared narcotics trafficking a threat to U.S. national security.

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1 This report expands and replaces CRS Report RL33582, International Drug Trade and U.S. Foreign Policy, by Raphael F. Perl.

2 Ecstasy is the street name for MDMA (3,4-methylenedioxy-N-methylamphetamine).

3 LSD is the street name for lysergic acid diethylamide.


same year. Congress expanded drug interdiction authorities and criminal penalties for drug trafficking.\(^9\) Successive administrations have continued to feature combating the illicit drug trade prominently among U.S. national security objectives. At the same time, Congress continues to exercise its oversight responsibilities on U.S. counternarcotics policy and appropriate funds for international counternarcotics programs.

Several factors contribute to the argument that international drug trade continues to be best addressed as a security and law enforcement policy issue, while other considerations support claims that illicit drugs are better approached through methods of public health harm reduction and economic and social development. On the one hand, many major hot spots of drug trafficking around the world are mired by one or a combination of related and often interlinked security concerns, including regional conflict, transnational crime, international terrorism, and violence. At the most extreme, drug trafficking organizations may essentially compete with a state government for power in the region, whether by force or through extensive official corruption. In this manner, some observers have questioned whether drug trafficking has rendered countries, such as Afghanistan, Guatemala, and Guinea-Bissau, into narco-states.\(^10\) The confluence of political and security threats surrounding international drug trafficking, many analysts argue, necessitates a policy posture that emphasizes the disruption and dismantlement of the criminal actors involved in all aspects of the drug trade.

At the same time, however, other observers argue that security and law enforcement approaches to international drug control have failed to achieve notable successes in “eliminating or reducing significantly” the supply of illicit drugs—a goal the United Nations committed in 1998 to achieve by 2008.\(^11\) Supporting this position in its most recent annual report of the world drug situation, the UN Office on Drugs and Crime (UNODC) argues that international concern with “public security” during the past decade has overshadowed other key tenets of drug control policy, including public health and drug demand reduction.\(^12\) Numerous international non-governmental organizations (NGOs) also argue that greater emphasis should be placed on policies that emphasize harm reduction efforts to address and prevent the adverse health and social consequences; programs to promote treatment, rehabilitation, and social re-integration for drug users; as well as sustainable and comprehensive alternative development projects.\(^13\)

These competing viewpoints and related issues may be addressed at the 52nd session of the UN’s Commission on Narcotic Drugs and its high-level political segment in March 2009, when country delegates will convene to assess the status of the illicit drug trade and evaluate options to modify or reaffirm the current international drug control regime. In 2009, the 111th Congress may also choose to assess existing U.S. international drug policy. In this process, several questions may emerge:

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\(^12\) Ibid, p. 217.

• How do counternarcotics policies interact with counterterrorism, counterinsurgency, and anti-money laundering priorities, particularly in countries such as Afghanistan, where the U.S. government may have an interest in all three issues?

• What role should the U.S. military play in providing foreign counternarcotics assistance, particularly as the U.S. government develops plans to expand its counternarcotics assistance footprint in West Africa and as the Pentagon considers alternatives to its current counternarcotics forward operating location in Ecuador, where the ten-year arrangement between the U.S. military and the government of Ecuador is set to expire in 2009?

• How should U.S. policymakers weigh the benefits of aerial eradication as a counternarcotics policy tool with the social, financial, and political costs it may incur?

• To what extent should U.S. counternarcotics policy take into account economic development, social development, and health and harm reduction programs and are such efforts sufficiently coordinated with international and bilateral partners?

• How do counternarcotics policies interact with related foreign policy goals of anti-corruption, justice sector reform, and improving the rule of law?

• How might international regulatory and legal constraints limit the reach of U.S. counternarcotics policy and potentially offer drug syndicates foreign safe havens? And what legislative options might be available to prevent such legal safe havens from existing?

This report provides an overview of U.S. international drug control policy and is divided into four main parts. First, it outlines and evaluates major U.S. drug control policy initiatives; second, it assesses major international drug control tools used by the United States; third, it considers alternative counterdrug policy approaches; and finally, it raises several policy issues and considerations for drug control policy makers.

U.S. National Drug Control Strategy

U.S. involvement in international counterdrug policy rests on the central premise that helping foreign governments combat the illegal drug trade abroad will ultimately curb illegal drug availability and use in the United States. To this end, the Bush Administration maintains the goal of reducing, and ultimately cutting off, the international flow of illegal drugs into the United States.

Since 1999, the Administration has developed an annual National Drug Control Strategy, which describes the total budget for drug control programs and outlines U.S. strategic goals for stemming drug supply and demand.14 The Administration’s 2008 National Drug Control Strategy centers on five major goals: (1) reduce the flow of drugs into the United States; (2) disrupt and

14 Congress requires that the White House submit to Congress a National Drug Control Strategy report each year. This requirement was first established by Section 706 of the Office of National Drug Control Policy Reauthorization Act of 1998 (Division C, Title VII, P.L. 105-277; 21 U.S.C. 1705) and has been subsequently amended. The current National Drug Control Strategy is available at http://www.whitehousedrugpolicy.gov/publications/policy/ndcs08/index.html.
dismantle major drug trafficking organizations; (3) focus on the nexus between the drug trade and other potential transnational threats to the United States, including terrorism; (4) deny drug traffickers, narco-terrorists, and their criminal associates their illicit profits and money laundering activities; and (5) assist foreign countries threatened by illegal drugs in strengthening their governance and law enforcement institutions.

Funding

For FY2009, the Administration has requested a total of $14.1 billion for federal drug control programs (see Table 1).15 Of this, 38.6%, or $5.4 billion, is requested for international and interdiction programs.

Table 1. U.S. Drug Control Funding
(in historical U.S. $ millions)

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<tr>
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<td>1,105.1</td>
<td>1,159.3</td>
<td>1,393.3</td>
<td>1,434.5</td>
<td>2,016.6</td>
<td>2,043.2</td>
<td>1,610.4</td>
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<td>Interdiction</td>
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<td>2,147.5</td>
<td>2,534.1</td>
<td>2,928.7</td>
<td>3,287.0</td>
<td>3,175.9</td>
<td>3,214.2</td>
<td>3,830.9</td>
</tr>
<tr>
<td>Domestic</td>
<td>7,783.2</td>
<td>7,967.5</td>
<td>8,312.2</td>
<td>8,462.3</td>
<td>8,422.6</td>
<td>8,651.5</td>
<td>8,783.1</td>
<td>8,673.1</td>
</tr>
<tr>
<td>Total</td>
<td>10,781.4</td>
<td>11,220.1</td>
<td>12,005.6</td>
<td>12,784.3</td>
<td>13,144.1</td>
<td>13,844.0</td>
<td>14,040.5</td>
<td>14,114.4</td>
</tr>
</tbody>
</table>


a. “International” refers to activities primarily focused on or conducted in areas outside the United States, including a wide range of drug control programs to eradicate crops, seize drugs (except air and riverine interdiction seizures), arrest and prosecute major traffickers, destroy processing capabilities, develop and promote alternative crops to replace drug crops, reduce demand, investigate money laundering and financial crime activities, and promote the involvement of other nations in efforts to control the supply of and demand for drugs. “Interdiction” refers to activities designed to intercept and disrupt shipments of illegal drugs and their precursors en route to the United States from abroad. “Domestic” refers to activities related to domestic demand reduction, including federal drug treatment and drug prevention programs, as well as domestic law enforcement.

b. These estimates include $385.1 million that the Administration is requesting in FY2008 supplemental appropriations.

Agency Roles

Several U.S. agencies are involved in implementing U.S. international counternarcotics activities in support of the Administration’s 2008 National Drug Control Strategy. These agencies include the following:

• **Office of National Drug Control Policy (ONDCP).**16 Located within the Executive Office of the President, ONDCP establishes U.S. counterdrug policies

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16 Congress established ONDCP in 1988 in the National Narcotics Leadership Act of 1988 (Title I, Subtitle A of the Anti-Drug Abuse Act of 1988, P.L. 100-690), which has since been amended. For additional information on ONDCP, (continued...)
and goals, and coordinates the federal budget to combat drugs both domestically and internationally. Every February, ONDCP’s director, sometimes referred to as the U.S. drug czar, produces the National Drug Control Strategy and the federal counterdrug budget summary.

- **U.S. Department of State.** The Secretary of State is responsible for coordinating all international counterdrug programs implemented by the U.S. government, including foreign counternarcotics assistance. The State Department identifies fighting the production, transportation, and sale of illegal narcotics among its primary goals. Every March, the State Department’s Bureau of International Narcotics and Law Enforcement Affairs (INL) produces the International Narcotics Strategy Report (INCSR), which describes the efforts of key countries to attack all aspects of the international drug trade, including anti-money laundering during the previous calendar year.

- **U.S. Agency for International Development (USAID).** USAID provides assistance for long-term economic and social development. The USAID Administrator serves concurrently as the State Department’s Director of U.S. Foreign Assistance, with a rank equivalent to Deputy Secretary of State. USAID plays a role in counternarcotics development assistance, especially regarding alternative livelihood programs, which are designed to offer alternatives to farmers that will enable and encourage them to discontinue planting poppy and other illicit crops.

- **Department of Defense (DOD).** DOD maintains the lead role in detecting and monitoring aerial and maritime transit of illegal drugs into the United States and plays a key role in collecting, analyzing, and sharing intelligence on illegal drugs with U.S. law enforcement and international security counterparts. In addition, DOD provides counternarcotics foreign assistance to train, equip, and improve the counternarcotics capacity and capabilities of relevant agencies of foreign governments with its Counternarcotics Central Transfer Account appropriations.

- **Department of Justice (DOJ).** The Attorney General is responsible for federal law enforcement and to ensure public safety against foreign and domestic threats, including illegal drug trafficking. This translates into an array of responsibilities that include law enforcement operations, drug-related intelligence analysis, prosecution and criminal justice activities, as well as police and justice sector training. Primary agencies under DOJ that focus on international drug control include the Drug Enforcement Administration (DEA), the Federal Bureau of

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(...continued)


17 Foreign Assistance Act of 1961 (P.L. 87-195; Sec. 481(b)(1); 22 U.S.C. 2291(b)(1)); as amended by Section 4(c) of the International Narcotics Control Act of 1992 (P.L. 102-583).


19 10 U.S.C. 124, as added by Section 1202(a) of P.L. 101-189.

20 Congress provides the Department of Defense (DOD) with these authorities under Section 1004 of P.L. 101-510, as amended (10 U.S.C. 374 note), and Section 1033 of P.L. 105-85, as amended.
Investigation (FBI), the National Drug Intelligence Center (NDIC), the Organized Crime Drug Enforcement Task Force (OCDETF), and the El Paso Intelligence Center (EPIC).

- **Department of Homeland Security (DHS).** The Secretary of Homeland Security is responsible for U.S. policies related to interdiction of illegal drugs entering the United States from abroad. The Strategic Plan for DHS identifies securing the U.S. border against illegal drugs as one of its primary objectives. Key offices within DHS that participate in counterdrug activities include the Customs and Border Protection (CBP), U.S. Coast Guard, and Immigration and Customs Enforcement (ICE).

- **Central Intelligence Agency (CIA).** The CIA’s Crime and Narcotics Center collects intelligence information and develops intelligence analyses to support or conduct operations countering illicit drug activities, including trends in illegal drug crop cultivation and production.

- **Department of the Treasury.** The Treasury Department participates in counterdrug efforts as they pertain to targeting the illicit financial proceeds that result from drug trafficking. Key offices that participate in combating drug-related money laundering include the Office of Foreign Assets Control (OFAC) and the Financial Crime Enforcement Network (FinCEN).

### International Drug Control Tools

Over the years, U.S. counterdrug efforts have expanded to include a broad array of tools to attack the drug trade using several approaches. The following sections describe and analyze U.S. use of eight major drug control tools: (1) multilateral cooperation, (2) foreign assistance restrictions, (3) crop eradication, (4) alternative development, (5) interdiction, (6) extradition, (7) anti-money laundering, and (8) institutional capacity building.

### Multilateral Cooperation

For nearly a century, the United States has been involved in multilateral international drug control efforts, beginning with the International Opium Commission of 1909. This 1909 Commission led to the development of the first ever international drug control treaty, the Hague Opium Convention of 1912. Since the early 1900s, the U.S. government has been a primary advocate for broadening and deepening the scope of international drug control, especially through the United Nations’ three active multilateral drug control treaties: the 1961 Single Convention on Narcotic Drugs (1961 Single Convention) provides that the Hague Opium Convention of 1912 would be succeeded by the 1961 Single Convention when it entered into force.

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Narcotic Drugs, as amended; the 1971 Convention on Psychotropic Substances; and the 1988 Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances.\textsuperscript{24} Today, more than 95% of U.N. member states, including the United States, are parties to these three international drug control treaties.\textsuperscript{25} In total, these international agreements limit international production and trade of a defined set of narcotic drugs, psychotropic substances, and the precursor chemicals used to make these substances for primarily medical and scientific purposes. The treaties also establish international mechanisms to monitor treaty adherence and for the collection of data related to the illicit cultivation, production, or manufacture of proscribed drugs.

The United States also participates in multilateral assistance programs to control illegal drug production and trafficking through the U.N. Office on Drugs and Crime (UNODC) and the Inter-American Drug Abuse Control Commission (CICAD). UNODC was established in 1997 to provide field-based technical assistance on counternarcotics projects, as well as research and analysis on illegal drug market trends.\textsuperscript{26} As the drug control arm of the Organization of American States (OAS), CICAD serves as a regional policy forum for all aspects of Western Hemisphere illegal drug issues.\textsuperscript{27} In FY2007, the United States provided UNODC with an estimated $4 million and OAS/CICAD with $1.4 million. In FY2008, the United States provided UNODC with approximately $2.1 million and OAS/CICAD with $1.4 million.\textsuperscript{28}

**Foreign Assistance Sanctions**

**“Drug Majors” and the Certification Process**

In an effort to deter foreign governments from aiding or participating in illicit drug production or trafficking, the President may suspend U.S. foreign assistance appropriations to countries that are major illegal drug producers or major transit countries for illegal drugs, known as “drug majors.”\textsuperscript{29} For FY2009, the President has identified 20 drug majors (see Figure 1). Of these, Congress requires that the President identify those drug majors that have “failed demonstrably” to


\textsuperscript{26} The UNODC website is available at http://www.unodc.org/unodc/index.html. UNODC’s budget in the 2006-2007 biennium totaled $283 million, $120.2 million of which was devoted for drug control assistance projects.

\textsuperscript{27} The CICAD website is available at http://www.cicad.oas.org/.

\textsuperscript{28} U.S. Department of State response to CRS request, February 5, 2009.

\textsuperscript{29} Since 1992, Congress has required that the President submit annual reports, which identify major drug transit and major drug producing countries, known as the “drug majors.” Major illicit drug producing countries are defined by section 481(e)(2) of the Foreign Assistance Act of 1961 (22 U.S.C. 2291(e)(2)) as a country in which (1) 1,000 hectares or more of illicit opium poppy is cultivated or harvested during a year, (2) 1,000 hectares or more of illicit coca is cultivated or harvested during a year, or (3) 5,000 hectares or more of illicit cannabis is cultivated or harvested during a year, unless the President determines that such illicit cannabis production does not significantly affect the United States. Major drug-transit countries are defined by section 481(e)(5) of the Foreign Assistance Act of 1961 (22 U.S.C. 2291(e)(5)) as a country (1) that is a significant direct source of illicit narcotic or psychotropic drugs or other controlled substances significantly affecting the United States, or (2) through which are transported such drugs or substances.
make at least “substantial efforts” to adhere to their obligations during the previous year under international counternarcotics agreements.

Failure to receive a presidential certification of substantial counternarcotics efforts results in foreign assistance prohibitions against those drug majors. There are two exceptions to the requirement. Drug majors that “failed demonstrably” to make “substantial efforts” to adhere to their obligations during the previous year under international counternarcotics agreements may be allowed to continue receiving U.S. foreign assistance if the President determines that assistance is “vital” to U.S. national interests. Further, foreign assistance may be withheld by Congress, despite a presidential certification, if Congress enacts a joint resolution disapproving of the presidential certification.

For FY2009, the President did not certify three drug majors—Burma, Burma and Venezuela—and U.S. assistance to these countries is limited to “programs to aid Venezuela’s democratic institutions” and for “continued support for bilateral programs in Bolivia” (see Figure 1).

Since its creation, the drug majors designation process has garnered significant controversy. Supporters of the process argue that it is an “effective diplomatic instrument” to enforce international drug control commitments because it holds foreign governments “publicly

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responsible for their actions before their international peers.”32 Observers from many countries criticize the unilateral and non-cooperative nature of the drug certification requirements; such critics recommend moving toward multilateral and regional fora for evaluating governments’ counterdrug efforts. Others question the extent to which the process reduces the scope of the illegal drug trade, when many of the world’s drug producers and transit areas are located in countries that are not designated as drug majors or decertified by the President.

**Methamphetamine Precursor Chemicals**

A second certification process was enacted by Congress as part of the Combat Methamphetamine Epidemic Act of 2005.33 This law amends the Foreign Assistance Act of 1961 to require the State Department to report the five largest importing and exporting countries of two precursor drugs, ephedrine and pseudoephedrine, commonly used to produce methamphetamine, and certify whether these countries are fully cooperating with the United States on methamphetamine chemical precursor control (see Table 2). Nations deemed not to be fully cooperating face a loss of U.S. bilateral assistance and U.S. opposition to multilateral assistance in the multilateral development banks.34 For 2008, the State Department identified 15 major precursor chemical source countries: Argentina, Brazil, Canada, Chile, China, Germany, India, Mexico, the Netherlands, Singapore, South Korea, Taiwan, Thailand, the United Kingdom, and the United States. So far, the President has not decertified any country for its efforts to control methamphetamine precursor chemicals.

**Crop Eradication**

Eradication programs seek to combat the flow of cocaine, opium, heroin, and marijuana at the root of the supply chain—in the fields. Illicit drug crop eradication can take several forms, including (1) aerial fumigation, which involves the spraying of fields with herbicide; (2) manual removal, which involves the physical up-rooting and destruction of crops; and (3) mechanical removal, which involves the use of tractors and all-terrain vehicles to harrow the fields. The United States supports programs to eradicate coca, opium, and marijuana in a number of countries, including primarily Colombia and Afghanistan (see Table 2). These efforts are conducted by a number of U.S. government agencies and contractors that administer U.S. eradication programs providing producer countries with chemical herbicides, technical assistance and specialized equipment, and spray aircraft. In FY2007, the State Department spent approximately $452 million on international eradication programs.35

33 Section 722 of Title VII of USA PATRIOT Improvement and Reauthorization Act of 2005 (P.L. 109-177; 21 U.S.C. 801 note) amended the Foreign Assistance Act of 1961 at Sections 489 and 490; for further explanation, see also H.Rept. 109-133.
34 As with the drug majors certification process, the President can waive the foreign assistance restrictions if he determines that providing aid to the country is vital to U.S. national interest.
35 State Department response to CRS request, May 23, 2008.
Table 2. U.S. Assistance for Crop Eradication
(in current U.S. $ millions)

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<th>FY2007 Actual&lt;sup&gt;a&lt;/sup&gt;</th>
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<th>FY2009 Request</th>
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<td>Afghanistan&lt;sup&gt;b&lt;/sup&gt;</td>
<td>166.7</td>
<td>178.3</td>
<td>187.0</td>
</tr>
<tr>
<td>Bolivia</td>
<td>8.5</td>
<td>7.3</td>
<td>7.5</td>
</tr>
<tr>
<td>Colombia&lt;sup&gt;c&lt;/sup&gt;</td>
<td>170.7</td>
<td>140.4</td>
<td>165.9</td>
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<tr>
<td>Guatemala</td>
<td>0.1</td>
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<td>0.3</td>
</tr>
<tr>
<td>Mexico</td>
<td>0.2</td>
<td>0.0</td>
<td>0.1</td>
</tr>
<tr>
<td>Pakistan</td>
<td>2.3</td>
<td>1.0</td>
<td>3.0</td>
</tr>
<tr>
<td>Peru</td>
<td>32.5</td>
<td>20.5</td>
<td>14.4</td>
</tr>
<tr>
<td>INL&lt;sup&gt;d&lt;/sup&gt;</td>
<td>86.2</td>
<td>47.2</td>
<td>49.3</td>
</tr>
<tr>
<td>Total</td>
<td>467.2</td>
<td>395.0</td>
<td>427.5</td>
</tr>
</tbody>
</table>

Source: U.S. Department of State response to CRS request, February 5, 2009. Funds are rounded to the first decimal.

a. Final implementation numbers are based on additional post reporting requirements to update their operational plans.
b. Funds listed for Afghanistan in FY2007 include $20 million in FY2007 emergency supplemental appropriations.
c. For FY2008 and FY2009, the Critical Flight Safety is included in the Colombia subtotals.
d. For FY2007, Colombia's Critical Flight Safety was a separate budget line item and therefore included in the INL subtotal.

Eradication is a long-standing U.S. policy regarding international drug control. The State Department considers crop control the “most cost-effective means of cutting supply,” because drugs cannot enter the illegal trade if the crops were never planted, destroyed, or left unharvested. Without drug cultivation, the State Department’s rationale continues, “there would be no need for costly enforcement and interdiction operations.” Proponents of eradication further argue that it is easier to locate and destroy crops in the field than to locate subsequently processed drugs on smuggling routes or on the streets of U.S. cities. Put differently, a kilogram of powder cocaine is far more difficult to detect than the 300 to 500 kilograms of coca leaf that are required to make that same kilogram. Also, because crops constitute the cheapest link in the narcotics chain, producers may devote fewer economic resources to prevent their detection than to conceal more expensive and refined forms of the drug product.

Opponents of expanded supply reduction policy generally question whether reduction of the foreign supply of narcotic drugs is achievable and whether it would have a meaningful impact on levels of illicit drug use in the United States. Manual eradication requires significant time and human resources, reportedly involving upward of 20 work-hours of effort to pull up and destroy one hectare of coca plants. Aerial application of herbicide is not legal or feasible in many

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<sup>a</sup> U.S. Department of State, 2008 INCSR, at http://www.state.gov/p/inl/rls/nrcrpt/2008/.
countries and is expensive to implement where it is permitted.\(^{38}\) Aerial fumigation in Colombia has also raised allegations that the herbicide chemical used has caused negative human, animal, and environmental consequences.\(^{39}\)

Others question whether a global policy of simultaneous crop control is politically feasible because eradication efforts may also potentially result in negative political, economic, and social consequences for the producing country, especially in conflict or post-conflict environments.\(^{40}\) Further, aerial eradication remains a high-risk activity, as spray planes and their crew are targeted by drug traffickers. In 2003, the Revolutionary Armed Forces of Colombia (FARC), which the State Department lists as a foreign terrorist organization, shot down a U.S. government plane in the Colombian jungle, killing the American pilot and a Colombian air force sergeant and taking three other crew members, all U.S. defense contractors, hostage.\(^{41}\) They remained FARC hostages until July 2008.\(^{42}\)

**Alternative Development**

U.S. counterdrug policy also includes foreign assistance to encourage illicit drug crop farmers to abandon drug crop cultivation by providing alternative income opportunities. U.S. alternative development programs, funded and run mainly by the State Department and U.S. Agency for International Development (USAID), support U.S. counternarcotics objectives by helping countries develop economic alternatives to narcotics production, expand legal employment opportunities, and offer other incentives to farmers to discontinue planting illicit drug crops. In theory, this approach is designed to complement law enforcement and eradication efforts to provide both a “carrot and stick” strategy.

For several decades, alternative development has been implemented in various forms and with varying success.\(^{43}\) Since the late 1960s, when alternative development policies were initially conceived as simply crop substitution projects, efforts have somewhat expanded to include a broader concept of alternative development. Current U.S. programs include not only crop substitution projects but also the development of and assistance for roads, infrastructure, and health care.

Some observers, however, claim that while current U.S. efforts often aim to achieve this broadened concept of alternative development, they may not always achieve it in practice. Some indicate that a relationship between alternative development projects and a reduction in illicit

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\(^{38}\) Colombia is currently the only country that conducts regular aerial spraying of coca and opium poppy.

\(^{39}\) For further discussion of eradication policy in Colombia, see CRS Report RL33163, Drug Crop Eradication and Alternative Development in the Andes, by Connie Veillette and Carolina Navarrete-Frias.


\(^{41}\) For further discussion see CRS Report RL32250, Colombia: Issues for Congress, by Clare Ribando Seelke and June S. Beittel, and CRS Report RS21049, *Latin America: Terrorism Issues*, by Mark P. Sullivan.


drug production may be tenuous, as policy coordination between alternative development projects and eradication and interdiction efforts remains limited in some cases.\textsuperscript{44}

For Colombia, Congress and the Bush Administration have been at odds over the amount of counternarcotics assistance to Colombia that should be allocated for alternative development and the amount that should be allocated for military and police-led eradication and interdiction programs. The House Appropriations Committee, in reporting out the FY2008 appropriations bill for State and Foreign Operations (H.Rept. 110-197, P.L. 110-161), expressed its preference for a “more balanced strategy” in which aid funds would be realigned from 76% for military and police assistance and 24% for alternative development to a 55%-45% split. The Administration’s FY2009 budget request, however, reverts that ratio of Colombia counternarcotics programs back to a roughly 74%-26% split.\textsuperscript{45}

\section*{Interdiction}

Interdiction efforts seek to combat the drug trade as traffickers begin moving drug products from source countries to their final destinations. Several U.S. federal agencies are involved in coordinating operations with foreign government interdiction forces and providing law enforcement training and other forms of assistance to foreign countries in order to deny drug traffickers the use of transit routes. Within the so-called “transit zone”—a 42 million square-mile area between Central and South America and the U.S. southern borders, which covers the Caribbean Sea, the Gulf of Mexico, and the eastern Pacific Ocean—a DOD-led interagency group called the Joint Inter-Agency Task Force South (JIATF-South) coordinates interdiction operations across federal agency participants, as well as international liaisons from Great Britain, France, the Netherlands, and several Latin American countries. The U.S.-Mexican border is the primary point of entry for cocaine shipments and other drugs smuggled into the United States (see Table 3).\textsuperscript{46}

\begin{table}[h]
\centering
\caption{U.S. Illegal Drug Seizures Along the Southwest Border (in metric tons)}
\begin{tabular}{lccccc}
\hline
\hline
Heroin & 0.3 & 0.4 & 0.2 & 0.5 & 0.4 \\
Cocaine & 16.3 & 22.0 & 22.7 & 28.2 & 20.9 \\
Cannabis & 1,201.0 & 1,106.6 & 1,025.7 & 1,132.0 & 1,367.8 \\
Methamphetamine & 1.9 & 2.9 & 2.9 & 2.8 & 1.7 \\
\hline
\end{tabular}
\end{table}

\textbf{Source:} U.S. Drug Enforcement Administration (DEA) response to CRS request, March 27, 2008.

\textsuperscript{44} See, for example, “A Failed Balance: Alternative Development and Eradication,” Transnational Institute, Drugs and Conflict Debate Paper 4, March 2002.

\textsuperscript{45} U.S. Department of State, Foreign Operations Congressional Budget Justification, Fiscal Year 2009, p. 668, at http://www.state.gov/documents/organization/101444.pdf. Under “Peace and Security” for Colombia, the Administration requests $317,707,000 for the Andean Counterdrug Program (ACP) (74%), which would go to mainly to hard-side activities, including military and police assistance, and $83,360,000 in ESF (26%), which would go to soft-side activities, including alternative development and other economic aid. Some small portion of ACP would likely go to judicial reform, demand reduction, rule of law, and anti-money laundering programs, which would be considered soft-side activities. Further details for proposed FY2009 funding allocations, however, are not yet publicly available.

Outside the transit zone, other international interdiction operations involving U.S. agencies, mainly DEA, include Operation Containment, Project Cohesion, and Project Prism. Operation Containment, a multinational law enforcement effort established in 2002 and led by DEA, aims to place a “security belt” around Afghanistan to prevent processing chemicals for converting opium poppy to heroin from entering the country and opium and heroin from leaving. Project Cohesion, an international precursor chemical control initiative established in 2005 and led by the International Narcotics Control Board (INCB), tracks precursor chemicals involved in the production of cocaine and heroin. Project Prism, a U.N.-sponsored initiative, monitors and controls illicit trade in precursor chemicals used in the production of amphetamine-type synthetic drugs.

Several U.S. agencies also provide foreign law enforcement training and assistance in order to enhance interdiction efforts abroad. The Department of State, the U.S. Coast Guard, U.S. Customs and Border Protection, and DEA are involved in providing anti-narcotics law enforcement training, technical assistance, and equipment for foreign personnel. In addition, the United States regularly contributes funding and expertise to law enforcement assistance activities of the United Nations and other international organizations.

U.S. interdiction activities are sometimes considered among the bright spots of U.S. counterdrug efforts. The State Department reports that its interdiction activities in the Caribbean, including Operation Bahamas Turks and Caicos (OPBAT), contributed to a drop in illegal drug flows from 70% in the 1980s to less than 10% in recent years. A 2005 report released by the Government Accountability Office (GAO), for example, highlighted the role of improved interagency coordination and international cooperation for improvements in transit zone interdiction operations. Drug trafficking organizations, however, are reportedly growing increasingly sophisticated in their evasion techniques, and some observers are concerned that current interdiction capabilities may not be sufficient for long-term reductions in drug supplies. Proponents of strong drug interdiction policies, for example, have long been concerned that the nation’s focus on anti-terror objectives will detract from resources and political will needed to combat foreign illicit drug production and trafficking. Supporting such concerns, the 2005 GAO report states that the commitment of U.S. military assets to Iraq and Afghanistan may hamper the ability of U.S. law enforcement to intercept drug shipments in the future. Some observers also caution that interdiction efforts can raise the retail price of illegal drugs, potentially resulting in a perverse incentive that actually increases the economic rewards to drug traffickers.

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48 The INCB is an independent and quasi-judicial control organ monitoring the implementation of the United Nations drug control conventions.


Anti-Money Laundering Efforts

To reap the financial benefits of the illegal drug trade, traffickers must launder their illicit profits into the licit economy. As a result, the United States and other members of the international community have sought to use anti-money laundering efforts as a tool to combat this upstream activity in the illegal drug market. Currently, several U.S. agencies are involved in international anti-money laundering efforts designed to enhance financial transaction transparency and regulation, improve cooperation and coordination with foreign governments and private financial institutions, and provide foreign countries with law enforcement training and support.

Congress has been active in pursuing anti-money laundering regulations and program oversight. In 1999, Congress passed the Foreign Narcotics Kingpin Designation Act to authorize the President to target the financial profits that significant foreign narcotics traffickers and their organizations (known as “Specially Designated Narcotics Trafficker Kingpins,” or SDNTKs) have accumulated from their illicit activities. This tool seeks to deny SDNTKs and their related businesses access to the U.S. financial system and all trade transactions involving U.S. companies and individuals. Following the September 11, 2001, terrorist attacks, Congress further strengthened U.S. measures to combat money laundering by providing the Secretary of the Treasury with new authorities to impose a set of regulatory restrictions, or “special measures,” against foreign jurisdictions, foreign financial institutions, and certain classes of financial transactions involving foreign jurisdictions, if deemed by the Treasury Secretary to be “of primary money laundering concern.” These anti-money laundering tools are designed not only to address drug trafficking, but also combat other forms of related criminal activity, including terrorist financing.

In addition, Congress requires that the State Department include in its annual International Narcotics Control Strategy Report (INCSR) a separate volume devoted to the state of international money laundering and financial crimes in each country. Among the report’s congressionally mandated requirements, the State Department annually identifies the world’s “major money laundering countries,” defined as those countries “whose financial institutions engage in currency transactions involving significant amounts of proceeds from international narcotics trafficking” and other serious crimes (see Figure 2).

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52 The law was reportedly modeled on Treasury’s sanctions program pursuant to Executive Order 12978 (October 1995) against Colombia drug cartels under authority of the International Emergency Economic Powers Act (Title II of P.L. 95-223; 50 U.S.C. 1701 et seq.) and the National Emergencies Act (P.L. 94-412; 50 U.S.C. 1601 et seq.).
U.S. officials and some observers have highlighted the value of anti-money laundering efforts in combating drug trafficking. In 2007, the Treasury Department’s Office of Foreign Assets Control (OFAC) reported that anti-money laundering efforts against Colombian drug cartels have been effective in isolating and incapacitating designated supporters, businesses, and front companies linked to the Cali Cartel and Norte del Valle Cartel. Some observers also describe the Treasury Secretary’s additional authorities to designate jurisdictions of primary money laundering concern and apply “special measures” against these jurisdictions as having “potentially profound effects on the financial services industry.” Treasury’s designation of Banco Delta Asia, for example, successfully resulted in the freezing of some $25 million in North Korean assets—funds that reportedly included counterfeit U.S. currency and profits from other North Korean criminal activity, including drug trafficking.

Skeptics of the use of anti-money laundering efforts to combat drug trafficking argue that tracking illicit financial transactions may be more difficult and may yield less success than other counterdrug tools. As the State Department’s 2008 money laundering and financial crimes report reveals, major challenges in tracking and disrupting international money laundering activities remain. The same types of money laundering methods—bulk cash smuggling, trade-
based money laundering, and others—that the State Department identified as issues of concern more than a decade ago remain among the most utilized forms of money laundering today. Further, emerging challenges include the growing volume of financial transactions, especially the volume of international electronic transfers, and the movement of illegal money laundering outside formal banking channels, including through “hawala”-type chains of transnational money brokers.

**Extradition**

The U.S. government regularly uses extradition as an important judicial tool against suspected drug traffickers located abroad. Extradition refers to the formal surrender of a person by a state to another state for prosecution. Proponents of extradition to the United States argue that suspected criminals are more likely to receive a fair trial in U.S. courts than in countries where the local judicial process may be corrupt and where suspects can use bribes and intimidation to manipulate the outcome of a trial.

Some anecdotal evidence appears to suggest that the threat of extradition has affected the behavior of foreign drug trafficking organizations. For example, some Colombian drug traffickers are reportedly distancing themselves from overt drug distribution activities, which could be used as evidence to trigger extradition. Nevertheless, this counterdrug tool remains controversial and is not universally supported. Many countries simply refuse to extradite drug traffickers, citing concerns about the potential use of the death penalty in the United States against its citizens and state sovereignty rights. Burma is one such country, which continues to refuse to extradite four suspected drug traffickers under indictment in the United States. Some observers claim that suspected traffickers often take advantage of such limitations in the extradition system and seek safe haven in countries that are unwilling to extradite.

Recently, U.S. bilateral judicial cooperation with Mexico and Colombia has improved, yielding record numbers of extradited traffickers.59 Mexico extradited 83 fugitives to the United States in 2007, up from 63 in 2006. Colombia extradited 164 to the United States in 2007, yielding a total of more than 600 individuals since 1997, when Colombia’s legislature enacted a non-retroactive law to formalize U.S.-Colombian extradition cooperation. In addition, although the United States does not have a formal extradition agreement with Afghanistan, the country voluntarily transferred to the United States two alleged traffickers in 2007 for prosecution.

**Institutional Capacity Building**

Another element of U.S. international narcotics control increasingly involves institutional development, such as strengthening judicial and law enforcement institutions, boosting governing capacity, and assisting in developing host nation administrative infrastructures to combat the illicit drug trade. Institutional development programs focus mainly on fighting corruption and training to support criminal justice system reforms and the rule of law.

According to the State Department, drug trafficking organizations often seek to subvert or coopt governments in order to guarantee a secure operating environment and essentially “buy their way

into power.” Anti-corruption efforts thus seek to prevent traffickers from undermining the legitimacy and effectiveness of foreign government institutions. Some observers, however, argue that counterdrug policies are placing too little emphasis on projects that help foreign countries develop a culture supportive of the rule of law. One expert explained in congressional testimony in 2007, “unless foreign police organizations recognize and internalize what the rule of law means, what its key characteristics are, and why the rule of law is necessary to accomplish their mission, no amount of aid will get the job done.”

**Legislative Issues for the 111th Congress**

The following section describes counternarcotics issues that the 111th Congress may choose to address, including the three largest U.S.-led international counterdrug initiatives to date: (1) the Mérida Initiative targeting Mexico and Central America, (2) the Andean Counterdrug Program (ACP) and related assistance to the region, and (3) Afghanistan counterdrug programs. Combined, these three programs represent more than 90% of the Administration’s FY2009 U.S. international counterdrug budget.

**Mérida Initiative**

The United States and Mexico announced on October 22, 2007, the start of a multiyear, bilateral security agreement called the Mérida Initiative. This Initiative aims to combat drug trafficking and other criminal activity along the U.S.-Mexican border, as well as in Central America. The U.S.-Mexican border is viewed as especially important for U.S. counternarcotics efforts because Mexico is currently the primary point of entry for cocaine and other drug shipments smuggled into the United States. Proposed U.S. bilateral assistance to Mexico and Central America under the Initiative consists of a $1.4 billion, three-year security package that would provide two main forms of assistance: (1) equipment, including helicopters and surveillance aircraft, and technical resources to combat drug trafficking, and (2) training and technical advice for Mexican and Central American military, judicial, and law enforcement officials. Thus far, the Administration

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60 U.S. Department of State, 2008 INCSR.
62 As defined by ONDCP, international counterdrug programs refer to activities primarily focused on or conducted in areas outside the United States, including a wide range of drug control programs to eradicate crops, seize drugs (except air and riverine interdiction seizures), arrest and prosecute major traffickers, destroy processing capabilities, develop and promote alternative crops to replace drug crops, reduce the demand for drugs, investigate money laundering and financial crime activities, and promote the involvement of other nations in efforts to control the supply of and demand for drugs.
63 The Mérida Initiative is named for the city where it was first conceived by Presidents George W. Bush and Felipe Calderon in March 2007.
65 U.S. domestic commitments will be or have already been implemented under the National Southwest Border Counternarcotics Strategy, the National Drug Control Strategy, the Security Cooperation Initiative, and the Southwest Border Initiative. See CRS Report RL33106, Border Security and the Southwest Border: Background, Legislation, and Issues, by Lisa M. Seghetti et al.
has requested $1.1 billion for the Mérida Initiative in FY2008 emergency supplemental and FY2009 appropriations, $950 million of which would be allocated to Mexico and the remainder to Central America (see Table 4). According to ONDCP, $817.3 million of the requested $1.1 billion would be devoted to counternarcotics efforts. P.L. 110-252 appropriates $465 million for the Mérida Initiative, $400 of which is devoted to Mexico. See Table 5 for the State Department’s proposed breakdown of counternarcotics programming for Mexico with existing Mérida Initiative appropriations.

### Table 4. Requested Mérida Initiative Funding, by Country

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mexico</td>
<td>500.0</td>
<td>450.0</td>
<td>400.0$^a$</td>
</tr>
<tr>
<td>Belize</td>
<td>1.9</td>
<td>5.8</td>
<td>N/A</td>
</tr>
<tr>
<td>Costa Rica</td>
<td>4.3</td>
<td>9.5</td>
<td>N/A</td>
</tr>
<tr>
<td>El Salvador</td>
<td>7.1</td>
<td>17.3</td>
<td>N/A</td>
</tr>
<tr>
<td>Guatemala</td>
<td>11.1</td>
<td>17.7</td>
<td>N/A</td>
</tr>
<tr>
<td>Honduras</td>
<td>10.8</td>
<td>12.4</td>
<td>N/A</td>
</tr>
<tr>
<td>Nicaragua</td>
<td>3.7</td>
<td>6.7</td>
<td>N/A</td>
</tr>
<tr>
<td>Panama</td>
<td>3.9</td>
<td>8.9</td>
<td>N/A</td>
</tr>
<tr>
<td>Central America (Regional)</td>
<td>7.2</td>
<td>21.7</td>
<td>60.0</td>
</tr>
<tr>
<td>Haiti</td>
<td>0.0</td>
<td>0.0</td>
<td>2.5</td>
</tr>
<tr>
<td>Dominican Republic</td>
<td>0.0</td>
<td>0.0</td>
<td>2.5</td>
</tr>
<tr>
<td>Total</td>
<td>550.0</td>
<td>550.0</td>
<td>465.0</td>
</tr>
<tr>
<td>Portion of Total for Counterdrug Activities Only</td>
<td>385.1</td>
<td>432.2</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Source: U.S. Department of State briefing papers provided to Congressional offices; U.S. Department of State, Congressional Budget Justification for Foreign Operations, FY2009; and ONDCP, FY2009 Budget Summary.

$^a$ This $400 million is divided between $352 million for FY2008 emergency supplemental assistance and $48 million for FY2009 bridge fund supplemental assistance.

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66 On June 10, 2008, the House passed the Mérida Initiative to Combat Illicit Narcotics and Reduce Organized Crime Authorization Act of 2008 (H.R. 6028), to authorize the President to provide a total of $1.6 billion dollars of assistance to Mexico and Central America from FY2008 through FY2010. Both houses are also considering appropriations for Mérida Initiative. The House approved the emergency Supplemental Appropriations Act, 2008 (H.R. 2642), on May 15, 2008, with $461.5 million for the Mérida Initiative. The Senate version of H.R. 2642, as amended on May 22, 2008, would provide $450 million for the Initiative. The bill is now in conference.

Table 5. Proposed Counternarcotics Budget for Mexico under P.L. 110-252 Appropriations
(in current U.S. $ millions)

<table>
<thead>
<tr>
<th>Mérida Strategy Objective</th>
<th>Activity</th>
<th>Recipient Agencya</th>
<th>P.L. 110-252 Appropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Break Power/Impunity of Criminal Organizations</td>
<td>Citation Aircraft Refurbishment</td>
<td>PGR</td>
<td>2.8</td>
</tr>
<tr>
<td></td>
<td>Mobile Gamma Ray, Non-Intrusive Inspection Equipment (NIIE)</td>
<td>SEDENA</td>
<td>2.0</td>
</tr>
<tr>
<td></td>
<td>NIIE and Canine Inspection</td>
<td>SSP</td>
<td>44.0</td>
</tr>
<tr>
<td>Modernize and Enhance Law Enforcement and Intelligence</td>
<td>National Security Investigation Center</td>
<td>CISEN</td>
<td>8.1</td>
</tr>
<tr>
<td></td>
<td>National Police Registry</td>
<td>SSP</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>Security Equipment for Law Enforcement</td>
<td>PGR/SSP</td>
<td>6.0</td>
</tr>
<tr>
<td>Operational Control of Borders/Ports</td>
<td>National Migration Institute</td>
<td>INAMI</td>
<td>22.0</td>
</tr>
<tr>
<td></td>
<td>NIIE and Canine Inspection</td>
<td>Customs</td>
<td>30.0</td>
</tr>
<tr>
<td>Secure Communication/Shipping</td>
<td>Communication and Transportation Secretariat</td>
<td>SCT</td>
<td>25.2</td>
</tr>
<tr>
<td>Improve Justice System Efficiency/Effectiveness</td>
<td>Data Analysis and Maintenance</td>
<td>PGR</td>
<td>12.0</td>
</tr>
<tr>
<td></td>
<td>Forensics Laboratories</td>
<td></td>
<td>5.0</td>
</tr>
<tr>
<td>Reduce Demand for Drugs</td>
<td>Drug Demand Reduction</td>
<td>CONADIC</td>
<td>11.0</td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td></td>
<td>172.0</td>
</tr>
</tbody>
</table>


a. Acronyms stand for the following Mexican recipient agencies: Office of the Attorney General (PGR), Army/Air Force (SEDENA), Secretariat of Public Security (SSP) Federal Police, National Security and Investigation Center (CISEN), Communication and Transportation Secretariat (SCT), and National Council against Addiction (CONADIC).

Despite apparent initial frustration expressed by some Members of Congress about not having been notified of the Mérida Initiative as it was being developed, observers report that the Initiative carries bipartisan support for its goals.68 Many observers and policy makers welcome this effort to address the increasingly violent illegal drug trade along the U.S.-Mexico border. Some Members of Congress and others continue to raise several issues for concern with regard to the implementation and monitoring of the Initiative’s programs. Some Mexican observers, for example, are reportedly concerned about potential strings that may be attached to the final program, which could be perceived by some as the United States infringing upon Mexico’s state sovereignty.69 Some are especially concerned about the possibility that U.S. military personnel

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68 See, for example, comments by Eliot Engel, Chair of the House Foreign Affairs Committee, Subcommittee on the Western Hemisphere, quoted in Lourdes Heredia, “Doubts over Bush Plan on Mexico Drugs,” BBC News, October 22, 2007.

69 See Oscar Avila, “U.S. Strings Could Snarl Drug Pact; Mexico Says Aid Deal Shouldn’t Meddle in Rights,” Chicago Tribune, June 6, 2008; James C. McKinley, Jr., “Conditions on U.S. Aid in Drug Fight Anger Mexico,” June 7, 2008; (continued...)
might be deployed into Mexico, despite U.S. pledges not to do so, and that the United States is not doing enough domestically to cut demand for illicit drugs from abroad. On the U.S. side, some observers raise concerns about how to ensure that U.S. assistance funds are not illicitly diverted by corrupt Mexican officials. Others raise concerns that the Initiative, as currently conceived, might not have a long-term effect on stemming the flow of drugs into the United States and reducing the drug economy’s negative societal effects in both the United States and Mexico.

As the 111th Congress considers funding the remaining portion of the proposed Mérida Initiative, some of the long-term policy issues of concern include how to ensure that the drug trade does not simply shift to other countries and move through different pathways to reach drug consumer destinations. Many analysts compare international counternarcotics efforts to squeezing a balloon: squeeze it in one place and it bulges out elsewhere. Some experts caution that as the United States and other countries place pressure on a certain major drug source or trafficking zones, traffickers will likely adapt by changing routes and exploiting other paths of less resistance.

Most recently, some observers are claiming that successful pressure against Colombia cartels in the 1990s, which was expected to reduce the movement of cocaine into the United States, has instead caused the unintended consequence of strengthening Mexican drug trafficking organizations along the U.S. Southwest border without affecting the overall availability of cocaine in the United States. During the 1990s, two of the primary Colombian cocaine cartels, the Medellin and Cali Cartels, controlled or influenced as much as 70% of cocaine shipped into North America; now Mexican cartels control approximately 90%. Following their successful disruption, remnants of these two Colombian cartels retreated from the drug trafficking business to focus on cocaine production, while handing over much of the responsibility for trafficking cocaine and other drugs into the United States to Mexican cartels.

Some now say that recent U.S. and Mexican pressure against the Mexican cartels is sparking turf rivalries between several major Mexican drug trafficking organizations. These battles for control are reportedly the source of huge spikes in violence and murder along the U.S. Southwest border. As international pressure continues to target Mexican cartels, observers are already questioning where the drug trade “balloon” will bulge out next. Some suggest that drug flows to

(...continued)


71 For a discussion of another example, the displacement of the illegal drug industry from Peru to Colombia in the late 1980s and early 1990s, see Cornelius Friesendorf, “Squeezing the Balloon?” Crime, Law, and Social Change, Vol. 44, 2005, pp. 35-78.

72 Antonio Nicaso and Lee Lamothe, Angels, Mobsters, and Narco-Terrorists: The Rising Menace of Global Criminal Empires (Ontario, Canada: John Wiley and Sons, 2005), p. 196; Adam Isacson, “The U.S. Military in the War on Drugs,” in Drugs and Democracy in Latin America, edited by Coletta A. Youngers and Eileen Rosin, (Boulder, CO: Lynne Rienner Publishers, 2005), p. 45. Isacson further describes another consequences of the successful disruption of the Medellin and Cali cartels: the emergence of more than 100 “cartelitos” or baby cartels and new, dispersed networks of drug traffickers that arose in place of the large criminal organizations and which are arguably more difficult to target by law enforcement officials.

73 Nicaso and Lamothe, p. 197.

74 For background, see CRS Report RL34215, Mexico’s Drug Cartels, by Colleen W. Cook.
the United States will shift eastward toward the Caribbean, with Venezuela playing a larger role as a transit point.\textsuperscript{75} Already, the State Department finds that drug smuggling flights from Venezuela to the Dominican Republic and Haiti, presumably in transit to the United States, increased 167\% in 2006 and 38\% in 2007.\textsuperscript{76} Some also suggest that cocaine flows may also further shift toward Europe, with West Africa as a transit point.\textsuperscript{77}

**Plan Colombia and the Andean Counterdrug Program**

Plan Colombia was developed by the government of Colombia in 1999 as a six-year plan, concluding in 2005, to end the country’s decades-long armed conflict, eliminate drug trafficking, and promote economic and social development. The plan aimed to curb trafficking activity and reduce coca cultivation in Colombia by 50\% over five years. Congress approved legislation in support of Plan Colombia in 2000, appropriating foreign assistance funds under the Andean Counterdrug Initiative (ACI) account each year ever since.\textsuperscript{78} ACI has not only provided counternarcotics assistance for Colombia, but also for other countries in the Andean region, including Bolivia, Brazil, Ecuador, Panama, Peru, and Venezuela.\textsuperscript{79} Beginning in FY2008, Congress renamed ACI the “Andean Counterdrug Program,” or ACP. Since its inception in FY2000 and through FY2008, Congress has appropriated to the State Department more than $6 billion for Plan Colombia, ACI, and ACP (see Table 6). For FY2009, the State Department requests $406.8 million for ACP. DOD has provided additional counterdrug assistance for training and equipping foreign counternarcotics personnel to the region; in FY2007, this amounted to approximately $20 million for Colombia, Ecuador, and Peru.\textsuperscript{80}

\begin{table}[h]
\centering
\begin{tabular}{lcccccccc}
\hline
\hline
Bolivia & 158.0 & 52.0 & 87.6 & 90.7 & 91.0 & 90.3 & 79.2 & 66.0 & 29.8 & 31.0
Colombia\textsuperscript{a} & 894.4 & 48.0 & 373.9 & 580.2\textsuperscript{b} & 473.9 & 462.8 & 508.7 & 526.0 & 244.6 & 329.6
Ecuador & 21.2 & 2.2 & 25.0 & 30.9 & 35.0 & 25.8 & 19.8 & 17.3 & 6.9 & 7.2
Peru & 80.0 & 48.0 & 142.5 & 128.1 & 116.0 & 115.4 & 106.9 & 103.2 & 36.5 & 37.0
Brazil & 5.0 & 2.0 & 6.0 & 6.0 & 10.2 & 8.9 & 5.9 & 4.0 & 1.0 & 1.0
Panama & 5.0 & 1.4 & 5.0 & 4.5 & 6.5 & 6.0 & 4.5 & 4.0 & 1.0 & 1.0
\hline
\end{tabular}
\caption{Estimated Plan Colombia/ACP Funding, by Country (in historical U.S. $ millions)}
\end{table}

\textsuperscript{76} Tom Brown, “Dominican Republic Sees Surge in Drug Smuggling,” Reuters News, May 1, 2008; U.S. Department of State, 2008 INCSR.
\textsuperscript{78} The first appropriations legislation for Plan Colombia was located in the Military Construction Appropriations Act, 2001 (P.L. 106-246, Title III, Chapters 1 and 2).
\textsuperscript{79} In FY2005 ACI funds were also used for counternarcotics assistance in Guatemala and Nicaragua. Currently, ACI funds are no longer used for counternarcotics assistance in Venezuela.
\textsuperscript{80} DOD report to Congress, FY2007 DOD Foreign Counterdrug Activity Report, February 2008.
Since ACI and ACP were first implemented, U.S. assistance has focused mainly on four strategic pillars: (1) eradication of coca and opium poppy crops, (2) illegal drug interdiction, (3) alternative development to provide coca and opium poppy farmers other sources of income, and (4) institution-building to train security forces and to strengthen democratic governance capacity. Supporters of the program argue that U.S. assistance has been vital to building foreign government counternarcotics capacities. Critics of ACI and ACP often question the program’s effectiveness to reduce the amount of cocaine and heroin entering the United States, because the Andean region still accounts for the production of virtually all of the world’s cocaine and increasing amounts of high-quality heroin. Some also criticize the program for excessively emphasizing supply-side eradication and interdiction, especially in Colombia, without sufficient focus on economic development, institution-building, and public and private sector reform.81 Others warn of a so-called “spillover” effect of counternarcotics activity in Colombia on neighboring countries such as Ecuador, where narco-linked insurgents and paramilitaries reportedly operate, and Venezuela, from where the flow of drugs destined for the United States has reportedly increased substantially in recent years.82

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82 See for example U.S. Department of State, 2008 INCSR.
In FY2008, funding for ACP declined 55.7% as compared with FY2007 levels.\textsuperscript{83} This decline can be attributed to three notable changes. First, counternarcotics aid to the region is increasingly disbursed in several other foreign aid accounts, including Economic Support Fund (ESF) and Development Assistance (DA). For FY2008, this transfer from ACP to ESF amounts to $192.5 million. Some say this programming move will allow more flexibility in the use of economic aid to the Andean countries. At the same time, this programming move will also cause ACP to be even more focused on supply-side eradication and interdiction, which has been a criticism of the program. Second, as of FY2008, Venezuela is no longer receiving ACP assistance. The Administration’s FY2009 request also does not include a request for any ACP funding to be allocated to Venezuela. Third, the U.S.-supported Air Bridge Denial program, which the U.S. government has spent at least $80 million on from FY2002 through FY2006, will soon be entirely funded by Colombia.\textsuperscript{84}

As the 111\textsuperscript{th} Congress evaluates the current status of ACP, policymakers may choose also to reevaluate several ongoing related issues of interest, including the use of aerial eradication in Colombia, as well as the future of U.S. counternarcotics engagement with Bolivia and Venezuela. Efforts to reduce production of illicit narcotics at the source are sometimes met by active and violent opposition from a combination of trafficker, political, and economic groups. In the case of Colombia, some traffickers have aligned themselves with terrorist and insurgent groups, and have reportedly funded political candidates and parties, pro-narcotic peasant workers and trade union groups, and high-visibility, popular public works projects to cultivate support through a “Robin Hood” image. Critics have consequently argued that counternarcotics efforts, especially aerial eradication campaigns, can have the unintended effect of aggravating the country’s ongoing civil conflict. Although many argue that the use of aerial eradication in Colombia is an important counternarcotics tool, extending the reach of drug crop reduction operations into otherwise dangerous or inaccessible regions, others argue that aerial eradication increases the likelihood that farmers will align with insurgent groups rather than support government policies. Because Colombia’s guerrilla groups pose as advocates of growers, spraying may broaden support for such groups, thereby contradicting the objectives of the government’s counterinsurgency efforts in the affected zones.

Alternatives do exist, including shifting to manual eradication or targeting the drug trade at later points in the production chain by expanding interdiction operations. One alternative, which some analysts favor, is to shift counternarcotics priorities to targeting critical nodes in transportation and refining and, to the extent possible, scaling off traffic routes to and from the main coca producing zones. The argument is made that interdiction can disrupt internal markets for coca derivatives and that, compared to eradication, it imposes fewer direct costs on peasant producers and generates less political unrest. A decision to support the discontinuation of aerial eradication or the reduction in U.S. assistance for aerial eradication operations in Colombia, however, could involve a careful weighing of the political and social costs that current counternarcotics policies might be causing against the relative effectiveness of counternarcotics policy alternatives.

\textsuperscript{83} The FY2009 request represents a 43.6% decline from FY2007.

\textsuperscript{84} The Air Bridge Denial program aims to target drug traffickers through the air by forcing down suspicious aircraft, using lethal force if necessary. Historically, this Air Bridge Denial program, which was originally developed in the late 1980s to interdict cocaine from Peru, has been the subject of controversy. From 2001 to 2003, the United States suspended operation of the program because operators shot down a legitimate civilian aircraft in Peru and two U.S. citizens were killed. Nevertheless, many observers highlight this program as having been one of the main contributors to the decline in Peruvian cocaine production.
Another counternarcotics policy challenge that the 111th Congress confronts is how to address Bolivia and Venezuela, two countries that have in previous years been recipients of ACP funding. The President decertified both Bolivia and Venezuela for FY2009 for having “failed demonstrably” at making substantial efforts to combat the drug trade. This development raises numerous counternarcotics policy questions that the 111th Congress might face, particularly as Bolivia is the third largest coca producer in the world and, though Venezuela does not produce illicit drugs, it is a key transit point for drugs from Colombia.

The decertification label will not affect Bolivia and Venezuela’s ability to receive certain types of U.S. aid in FY2009; however, the deterioration in U.S.-Bolivian and U.S.-Venezuelan relations with regard to counternarcotics policy will affect U.S. efforts to assist these countries to combat illicit drugs. Already in 2008, President of Bolivia Evo Morales expelled USAID workers and DEA agents from coca producing regions in Bolivia and the government of Venezuela has refused to sign counternarcotics cooperation letters of agreement with the United States to make funds available for cooperative programs to fight the trafficking of drugs from and through Venezuela to the United States. Among the questions that analysts are now asking include: how will the reduction of USAID and DEA personnel in Bolivia affect cocaine production and trafficking? Should the United States reevaluate Bolivia’s arguments for legalizing the production and sale of coca leaf, which is currently an internationally controlled narcotic substance? And how can the United States attempt to stem the flow of drugs emanating from Venezuela, particularly those traveling via one of the new drug transit hot spots, West Africa, to Europe, in the face of limited bilateral relations?

**Afghanistan Counterdrug Programs**

The *U.S. Counternarcotics Strategy for Afghanistan* consists of five key elements, or pillars, that mirror Afghan initiatives and call for increased interagency and international cooperation. The five pillars of the U.S. initiative are (1) public information, (2) alternative development, (3) eradication, (4) interdiction, and (5) law enforcement and justice reform. The State Department and DOD are the two main providers of U.S. counternarcotics assistance to Afghanistan and the region, with additional law enforcement and training support from DEA, DHS, and other agencies. For the State Department and DOD alone, the Administration spent approximately $547 million in FY2007 funds, which represents a 38.2% increase from FY2006 (see Table 7). Western European countries are a large consumer of Afghanistan source opium, and increasingly other nations, notably the United Kingdom, are playing a prominent role in supporting Afghan counternarcotics efforts.

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85 According to the State Department, Venezuela will continue to receive assistance for civil society and small community development programs and Bolivia will continue to receive assistance for agriculture development, exchange programs, small enterprise development, police training, among other programs. See David T. Johnson, “Remarks on Release of the Annual Report on the Major Illicit Drug Producing Countries for Fiscal Year 2008,” September 16, 2008.

**Table 7. Estimated U.S. Counternarcotics Assistance for Afghanistan, by Agency**

(in current U.S. $ millions)

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<td>291.1</td>
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<td>121.8</td>
<td>724.3</td>
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<td>716.8</td>
<td>573.3</td>
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**Notes:** N/A = not available. Listed funds per fiscal year include supplemental appropriations.

a. FY2002-FY2006 funding numbers were provided to CRS by the State Department. Other listed assistance refers to funds provided to Afghanistan for “counter-narcotics” program area under the “Peace and Security” objective.

b. DOD requested $257.6 million for FY2008. As of May 2008, $192.6 million has been appropriated.

The opium drug industry is a significant factor in Afghanistan’s fragile political and economic order—and many argue that the United States can play an important role in combating its growth. According to the 2007 *Afghanistan Opium Survey* conducted by UNODC and the Afghan Ministry of Counternarcotics (MCN), Afghanistan remained the source of 93% of the world’s illicit opium in 2007. In 2007, the potential export value of Afghanistan’s opiates, at border prices in neighboring regions, was $4 billion.87 This record production occurred in spite of ongoing efforts by the Afghan government, the United States, and their international partners to combat poppy cultivation and drug trafficking. Observers remain concerned about how to break the links between the illegal narcotics industry and political instability, as conflict and regional instability have reportedly accompanied efforts to expand existing counternarcotics efforts.

As the 111th Congress considers Afghanistan counternarcotics policy objectives and assistance, policymakers remain challenged by evaluating how the pursuit of counterterrorism and counterinsurgency objectives might hinder or support counternarcotics goals. Some observers explain that U.S. and allied counterinsurgency actors are placed in a dilemma when their informants also happen to be known drug traffickers. Difficulty thus remains in balancing between developing “tactical coalition allies” in militia and other irregular forces who could help with counterterrorism and counterinsurgency objectives, when these same individuals have ties to the drug trade. If U.S. counterterrorism and counterinsurgency objectives are a higher priority than counternarcotics objectives, such issues could affect the feasibility and success of counternarcotics policy goals in Afghanistan.

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Alternative Policy Approaches

Several approaches have been proposed to reshape U.S. international narcotics control policy. This section explores alternative international drug control policy approaches and identifies U.S. participation and positions, if any, in the debates.

Rebalance Current Drug Policy Tools

Emphasize “Hard-Side” of Counternarcotics Policy

Some argue that the United States should intensify military and law enforcement activities, including activities funded by foreign assistance, designed to disrupt the transit of illicit drugs into the United States. Such so-called “hard-side” activities include interdiction, forced eradication, and training, equipping, and supporting other law enforcement and military activities geared toward directly targeting drug trafficking organizations and related traffickers. For FY2007, hard-side counternarcotics activities constituted roughly 33% of the total domestic and international U.S. counterdrug budget—$3.2 billion for interdiction, $468 million for eradication, and $946 million for other international hard-side activities. Policy makers justify the continued emphasis on hard-side activities because they directly disrupt the flow of foreign drugs. These tasks are also conceded to require disproportionately more funding to implement than soft-side activities. The cost of a helicopter to combat drug traffickers, for example, is substantially more than the cost of providing seeds and agricultural training for alternative crop development projects. Further, some argue that the U.S. emphasis on hard-side counternarcotics activities is necessary to carry the burden of other international participants in counterdrug efforts and foreign aid donors, who reportedly tend to shy away from hard-side projects.

Among those who agree that hard-side activities are a vital component of international counternarcotics strategy, some support expanding U.S. eradication efforts and recommend that the United States assume a greater role in counternarcotics activities. Some U.S. policy makers have advocated the expansion of crop eradication programs. The Administration’s August 2007 U.S. Counternarcotics Strategy for Afghanistan, for example, argues that “eradication is essential to controlling the narcotics industry in Afghanistan” and that a “critical improvement” to current efforts would involve the expansion of forced eradication. The Strategy further recommends the consideration of aerial spraying as a method for implementing expanded forced eradication. Expanded eradication activities, especially those involving aerial spraying of herbicides, remain a source of controversy. Proponents argue that swift, widespread eradication is necessary to establish a credible deterrent against cultivating illicit crops. Critics, however, argue that eradication may have public health and environmental safety implications, may encourage local villagers to align with anti-government insurgents, and, in the absence of alternative livelihood options, may deepen peasant impoverishment. Afghan President Hamid Karzai has expressed

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88 U.S. Department of State, INL, Program and Budget Guide, Fiscal Year 2008 Budget, and discussions with State Department representatives.

89 For example, European countries reportedly provided Colombia with approximately $131.4 million of foreign assistance in CY2006, which mainly supported alternative development, human rights, humanitarian assistance, and good governance projects. Based on CRS discussions with State Department consultant, April 8, 2008.
categorical opposition to the use of aerial eradication, and U.S. officials state that the Administration will defer to the government of Afghanistan regarding its future use.90

Some analysts also suggest that the U.S. military should assume a greater role in counternarcotics activities. Since the 1980s, the U.S. military’s role in counternarcotics efforts has gradually become more focused on training and equipping foreign counternarcotics officials. Outside the United States, U.S. military personnel have been involved in training and transporting foreign anti-narcotics personnel since 1983. Periodically, there have also been calls for multilateral military strikes against trafficking operations, as well as increased use of U.S. military forces in preemptive strikes against drug fields and trafficker enclaves overseas. DOD’s role in counternarcotics activity first became institutionalized in 1986 when President Ronald Reagan issued National Security Decision Directive-221 (NSDD-221), which directed U.S. military forces to “support counter-narcotics efforts more actively.”91 DOD’s role further expanded under President George H. Bush in 1989, who issued National Security Directive-18 (NSD-18) to explicitly direct the Secretary of Defense to redefine the Pentagon’s mission to include counternarcotics as one of its main priorities.92 Over the years, Congress has continued to expand DOD’s international counternarcotics authorities to provide counternarcotics training and operational support to an increasing number of foreign governments, as well as to provide counterterrorism support to foreign law enforcement personnel who are also conducting counternarcotics activities.

Despite the military’s ability to support drug law enforcement organizations, questions remain as to the overall effectiveness of a major military role in narcotics interdiction. Proponents of substantially increasing the military’s role in supporting civilian law enforcement narcotics interdiction activity argue that narcotics trafficking poses a national security threat to the United States, that only the military is equipped and has the resources to counter powerful trafficking organizations, and that counterdrug support provides the military with beneficial, realistic training. In contrast, opponents argue that drug interdiction is a law enforcement mission rather than a military mission, that drug enforcement is an unconventional war that the military is ill-equipped to fight, that a drug enforcement role detracts from readiness for future combat operations, and exposes the military to corruption, and that the use of the military may have serious political and diplomatic repercussions overseas. Moreover, some personnel in the military remain concerned about an expanded role, seeing themselves as possible scapegoats for policies that have failed, or might fail.

Emphasize “Soft-Side” of Counternarcotics Policy

Those promoting expansion of efforts to reduce production at the source face the challenge of instituting programs that effectively reduce production of narcotic crops and production of refined narcotics without creating unmanageable economic and political crises for target countries. A major area of concern of such policy makers is to achieve an effective balance between the

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“carrot” and the “stick” approaches in U.S. relations with major illicit narcotics-producing and transit countries. As a result, some analysts have suggested increasingly linking hard-side activities with so-called “soft-side” activities, such as alternative livelihood development, economic development, and institutional reform efforts.

Proponents of soft-side activities argue that long-term success in halting drug production involves motivating producers to refrain permanently from growing illicit crops. Many observe that because short-term economic stability of nations supplying illegal drugs may depend on the production and sale of illicit substances, it is unrealistic to expect such nations to limit their drug-related activities meaningfully without an alternative source of income. It has been suggested by some analysts that a massive foreign aid effort—a so-called “mini-Marshall Plan”—is the only feasible method of persuading developing nations to curb their production of illicit drugs. Such a plan would involve a multilateral effort, including participation of the United States and other industrialized donor nations susceptible to the drug problem. The thrust of such a plan would be to promote economic development, replacing illicit cash crops with other marketable alternatives.

Critics have concerns regarding positive incentive concepts. They warn of the open-ended cost of agricultural development programs, economic development projects, and institutional capacity building efforts. Programs would likely be coupled with rigid domestic law enforcement and penalties for non-compliance, which could require a U.S. commitment of further foreign assistance that aids a country to strengthen its institutional capacity to implement the rule of law. Sometimes, marketable alternatives are more difficult to develop than simply substituting illicit crops with licit crops. Drug crop zones are often located in geographically remote areas, with marginal soil quality and extreme insecurity that tend to limit prospects for legal commercial agriculture. In some parts of Colombia, for example, observers claim that the most promising strategy to stem drug crop production is to improve educational opportunities and foster the development of new economies in other locales, including urban settings, that former farmers could transition into with their new skill sets. In the view of these analyses, the best substitute crop for coca or opium could well be an assembly plant producing electronic goods or automobiles for the international market. Developing such new economies, however, could involve potentially costly commitments in foreign assistance.

**Emphasize Drug Demand Reduction**

According to the ONDCP’s National Drug Control Strategy budget, roughly 35% of the total drug control budget in FY2007 was allocated for demand reduction activities, including treatment and prevention, while 65% was allocated for domestic and international supply-side reduction activities. In FY2002, roughly 46% of the total drug control budget was for demand reduction activities, and 54% was for supply-side activities. Some observers point to this gradual shift in resources toward supply-side activities to claim that U.S. counternarcotics policy focuses primarily on combating the supply of illegal drugs, to the detriment of focusing on domestic drug demand reduction. Such arguments are especially voiced by observers in drug producing countries and drug transit countries, who view U.S. consumption of illegal drugs as the source of the problem. Supporters of stronger drug demand reduction programs also argue that it could be

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95 See for example International Crisis Group, “Latin American Drugs II: Improving Policy and Reducing Harm,” Latin (continued...)
more cost effective to combat illegal drug use and trafficking domestically than in drug source and transit countries in the developing world, where resources and government capacity to combat drugs may be limited.\footnote{http://domesticpolicy.oversight.house.gov/documents/20080324124013.pdf.} As a result, such critics urge the Administration to rebalance the drug control budget to include more funding for drug demand reduction and less for drug supply reduction.\footnote{See also CRS Report RL32352, \textit{War on Drugs: Reauthorization and Oversight of the Office of National Drug Control Policy}, by Mark Eddy.}

The Administration, however, posits that issues related to the balance between counternarcotics resources for drug demand reduction and supply reduction have already been adequately addressed. According to ONDCP’s 2008 National Drug Control Strategy, for example, two of the three drug policy goals are demand reduction-oriented: to prevent domestic drug use before it begins and to rehabilitate current domestic drug users. At the same time, others argue that further emphasis on supply-side drug control activities is warranted, as transnational drug trafficking organizations continue to pose threats to U.S. and international security.

\section*{Reevaluate Prohibitionist Drug Regime}

\subsection*{Legalize Illegal Drugs}

For decades, many critics of the current international drug control regime have argued for legalizing drugs. Drug legalization proposals take several forms, which differ in the extent to which the legalized drug trade would be regulated by the government. At one end of the spectrum are those who call for a wholesale deregulation of the drug industry. Such laissez faire advocates argue that individuals should be able to exert their own free will in deciding whether to engage in an activity, including potentially dangerous ones. Few proponents of drug legalization, however, endorse wholesale deregulation. Instead, some support modified legalization schemes that involve various amounts of government regulation. These proposals, for example, recommend legalizing some, but not all, types of currently banned drugs; restricting the sale of drugs to minors, similar to those currently placed on tobacco products and alcohol in many countries; or restricting the locations and types of vendors that would be allowed to sell drugs.

Proponents of drug legalization suggest that removing current sanctions against the drug trade could improve the political and social stability of producer countries. \textit{The Economist} argues that legalizing drugs could undercut powerful drug traffickers who threaten state stability and corrupt political institutions, as it reportedly has in countries such as Mexico and Colombia, and could eliminate use of the illicit drug trade as a source of revenue for certain regimes, including North Korea.\footnote{\textquote{The Case for Legalising Drugs: Time for a Puff of Sanity}, \textit{The Economist}, July 28, 2001.} In addition, some argue that legalizing drugs would allow the United States and others to reduce the amount of resources devoted to eliminating the illicit drug supply through eradication, interdiction, and other law enforcement efforts.\footnote{See, for example, Paul Stares, “Drug Legalization: Time for a Real Debate,” \textit{Brookings Review}, March 1996, Vol. 14, No. 2.}
Legalizing the trade in substances currently proscribed by the international drug control regime would involve removing them from the U.N. lists of controlled substances. One such effort is currently led by the Bolivian government with regard to coca leaf, which is listed as a controlled narcotic drug by the United Nations, along with heroin, cocaine, marijuana, and others that are considered to be “liable to abuse” and “productive of ill effects.” Proponents of this move argue that coca leaf has been an integral part of Bolivian culture, especially for many of the country’s indigenous people, for generations and the option of exporting coca leaf internationally could provide a new, licit source of income to Bolivian peasants. The leaves are often chewed or consumed in teas and reportedly serve as a mild stimulant, an appetite suppressant, and an herbal remedy to altitude sickness, among other uses. International debate continues to surround the justifications for including coca leaf as a narcotic drug. Proponents argue that consumption of coca leaf is not addictive or harmful to public health. They also claim that the original decision to list coca leaf may have been politically motivated and the consequence of ethnic discrimination.

Others, including the Administration, argue that coca leaf should remain on the U.N. list of banned substances. As early as 1952, the World Health Organization (WHO) Expert Committee on Drug Dependence concluded that coca chewing “must be defined and treated as an addiction, in spite of the occasional absence of some of those characteristics.” In 1993, the WHO Expert Committee revisited coca leaf and reported that it should remain internationally controlled because cocaine is “readily extractable” from coca leaf. In 2006, the Bolivian government requested another review of coca leaf by the WHO Expert Committee, which has not yet been completed. In the meantime, the INCB’s 2007 annual report calls for Bolivia and Peru to abolish and prohibit coca leaf chewing and the manufacture of coca tea (mate de coca) and other products containing coca alkaloids for domestic use and export.

Successive U.S. administrations have remained steadfast against such legalization policy proposals. According to DEA, legalization could lead to several negative consequences that may outweigh many of the positive effects. These include the possibility that legalization could increase the demand, abuse, and addiction stemming from an increased availability and access to potentially harmful drugs. Further, legalization may reduce the perception of the social and health risks and costs associated with drug abuse. Others have also raised concerns about the potentially complex array of regulatory questions and legislative challenges that may arise from a decision to legalize drugs. Such concerns may be especially relevant to less-developed countries with

100 Article 49 of the 1961 Convention gave countries practicing coca leaf chewing 25 years following the Convention’s entry into force to abolish coca leaf chewing.
103 U.S. Department of State, 2008 INCSR.
108 Among the most basic questions are those about which types of drugs would be legalized, where they would be allowed to be sold, and whether drug production and sales would be under government or private control. Regulatory questions also arise, including what types of quality control and drug safety precautions on use would be implemented, (continued...)
limited institutional capabilities, which would likely face significant challenges and resource constraints with regulating a legalized drug trade. No current legislative proposals have been introduced to advocate the legalization of controlled substances both domestically and internationally. Some Members of Congress, however, have at various times expressed interest in exploring legalization options.\textsuperscript{109} Congress has occasionally played a role in evaluating such considerations through oversight of agencies involved in carrying out international drug control policy and hearings.\textsuperscript{110}

### Decriminalize Illegal Drugs

Several countries in Europe, including the Netherlands, Spain, and Portugal, have supported efforts to decriminalize drugs.\textsuperscript{111} In contrast to drug legalization schemes, drugs remain illegal while criminal penalties associated with drug use and sale are reduced or removed in certain circumstances. The 1988 Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances obligates signatory parties to criminalize the production, sale, transport, and cultivation of these substances, including the profits from drug-related activity. However, the Convention also allows for states to use their own discretion in dealing with lower-level offenses. Specifically, it states that in “appropriate cases of a minor nature” it is left to the discretion of member states to provide “as alternatives to conviction or punishment” measures such as education, rehabilitation, social reintegration, drug treatment, and aftercare. Further, none of the U.N. drug control agreements prevent a state from applying more strict or severe measures if it considers them desirable or necessary.

Proponents of decriminalization argue that it is a novel policy solution that should be considered as an alternative to what many consider strictly prohibitionist policies. Some proponents also argue that decriminalization of small-scale and less-severe drug trafficking or drug use cases is a logical cost-benefit decision that can help countries with limited resources to concentrate on combating higher-level offenders and traffickers. Critics remain concerned that decriminalization could provide welcome loopholes for traffickers who could avoid penalties for possession and distribution of illegal drugs if caught. Countries that have experimented with decriminalization policies, however, reveal mixed results.\textsuperscript{112} Further, the wide variance in criminalization policies across countries has reportedly been a source of tension and confusion between countries and could hamper international cooperation for drug control.\textsuperscript{113}

\textsuperscript{109} See, for example, statements by Rep. Dan Burton (R-IN) and Janice Schakowsky (D-IL) in House Government Reform Committee Hearing on Heroin Crisis, December 12, 2002.

\textsuperscript{110} The most recent hearing on drug legalization policy options occurred in 1999. See House Government Reform Criminal Justice Subcommittee Holds Hearing on Drug Policy, June 16, 1999. More recently, Members occasionally ask questions related to drug legalization during other hearings on subjects related to drug control policy. See, for example, House Government Reform Committee Hearing on Heroin Crisis, December 12, 2002.

\textsuperscript{111} In the United States, some state and local governments have also chosen to decriminalize some types of illegal drug activities. For such a discussion related to marijuana, see CRS Report RL33211, Medical Marijuana: Review and Analysis of Federal and State Policies, by Mark Eddy.


Allow Government-Supervised Drug Use for Addicts

Some analysts urge policy makers to shift drug policy efforts toward a focus on public health and harm reduction and less of a focus on law enforcement. Such efforts focus on reducing the public health consequences of drug use and include needle exchange programs and government-sponsored injection rooms. Drug injection rooms, or “maintenance clinics,” have existed in several countries, including Canada, Germany, and Australia; in November 2008, Switzerland voted to make permanent its heroin supervised injection, which began in 1994. They have provided certain addicts with drugs or clean needles on a regular basis. Some of the same countries also provide free testing of drugs for purity and potentially deadly contaminants.

A major impetus for such a policy approach began with concerns about the spread of HIV/AIDS among intravenous drug users in the 1980s, which raised attention to the health issues related to drug use. According to advocates of this approach, complete eradication of drugs from society is unrealistic and a better approach would be to focus on containing the damage caused by drugs. Nevertheless, government-supervised drug use programs exist in contravention to U.N. international drug control agreements, which obligates parties to ensure that drug use and trade are limited to scientific and medical purposes only. The INCB regularly urges those countries that maintain drug injection facilities to discontinue their operation. Others remain concerned that these facilities could encourage increased levels of drug use and potentially make drug use more socially acceptable. Some studies on the effects of drug injection facilities, however, offer some tentative, but promising indications of positive results. According to one drug injection clinic trial study in Switzerland, for example, researchers reported that the crime rate and the unemployment rate among its patients dropped over the course of treatment.

Expand International Criminal Court Jurisdiction

Some observers argue that the International Criminal Court (ICC) should expand its jurisdiction to include drug trafficking crimes. Currently, ICC jurisdiction is limited to the “most serious crimes of concern to the international community as a whole” and encompasses four areas: (1) genocide, (2) crimes against humanity, (3) war crimes, and (4) crimes of aggression. Proponents of expanding the ICC’s jurisdiction argue that the current international narcotics control regime is evidence to the claim that a unified, international response to drug trafficking is required, and that establishing an international venue where transnational drug crimes can be prosecuted is a logical extension of international drug control policy. Currently, prosecution of international drug trafficking charges is negotiated between countries through bilateral and multilateral agreements.

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117 Cited in MacCoun and Reuter, who also note that this study reportedly garnered some criticism for methodological weaknesses.
118 Notably, the United States is not party to the Rome Statute of the International Criminal Court. Although President Bill Clinton signed the Rome Statute on December 31, 2000, no administration has submitted the treaty to the Senate for its advice and consent for ratification. See also CRS Report RL31437, International Criminal Court: Overview and Selected Legal Issues, by Jennifer Elsea.
including extradition treaties. Some argue that these agreements leave many legal loopholes and opportunities for sophisticated traffickers to shift their trafficking routes and seek shelter in countries with weak law enforcement and an unwillingness to extradite.\textsuperscript{119}

Debate over the appropriateness of including drug trafficking as part of the ICC jurisdiction dates back to the ICC’s origins. Though drug trafficking is not included in the ICC’s current jurisdiction, trafficking was included in the original draft statute.\textsuperscript{120} The Senate, in the 100\textsuperscript{th} Congress, expressed support of the possibility of “establishing an international criminal court to expedite cases regarding the prosecution of persons accused of having engaged in international drug trafficking.”\textsuperscript{121,122} Since then, various Members of Congress have sponsored failed efforts to both support and criticize the ICC.\textsuperscript{122} Critics of the inclusion of drug trafficking as part of the ICC’s jurisdiction argue that the current system of bilateral and multilateral agreements is adequate for prosecuting international drug trafficking cases and that it would be inappropriate for the ICC to take jurisdiction because drug trafficking is not universally considered a serious crime of international concern. Further, critics argue that the potentially large number of transnational drug violations could overwhelm the ICC’s capacity to prosecute effectively. The issue of including or excluding drug trafficking as part of the ICC may be revisited in 2009. As required by the Rome Statute that established the ICC, a review conference to consider amendments to the treaty is to take place in 2009.

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\textsuperscript{122} See, for example H.J.Res. 89 in the 105\textsuperscript{th} Congress, H.R. 2381 in the 106\textsuperscript{th} Congress, and H.Con.Res. 23 in the 107\textsuperscript{th} Congress.