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**IMPLEMENTATION OF THE INTERNATIONAL COVENANT ON
ECONOMIC, SOCIAL AND CULTURAL RIGHTS**

**Second and third periodic reports to be submitted by States parties under
articles 16 and 17 of the Covenant**

PARAGUAY* ** ***

[Period 1994-2006]

* The initial report submitted by the Government of the Paraguay (E/1990/5/Add.23) concerning the rights covered by articles 1 to 15 of the Covenant was considered by the Committee on Economic, Social and Cultural Rights at its 14th session in 1996 (see documents E/C.12/1996/SR.1, 2 and 4).

** The information submitted by Paraguay in accordance with the guidelines concerning the initial part of reports of States parties is contained in the core document (HRI/CORE/1/Add.24).

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I. TERRITORY AND POPULATION

A. General characteristics

1. With an estimated population of 5, 701, 675 million in 2005, Paraguay continues to be a country with low population density and sporadically inhabited. Its average population density is 12.7 inhabitants per km². At the same time, it can be appreciated that the socio-demographic indicators have stabilized. The pace of population growth slowed from 3.2 per cent (1982-1992) to 2.2 per cent in the decade 1992-2002. Likewise, population density has also remained relatively low at the national level (12.7 inhab/km², standing at 31.5 inhab/km² in the eastern region, where 97.3 per cent of the population is concentrated, and 0.5 per inhab/km² in the western region or the Chaco, which represents 60 per cent of the national territory. Its principal economic activity continues to be extensive livestock farming, although mixed livestock and crop farms have developed in the Mennonite colonies in the central part of the region. The eastern region, comprising 39 per cent of the national territory, has an undulating topography, and most of the country's economic activities are located there, the most important being livestock farming, forestry and large commercial centres.

Paraguay: Population and population density by region (eastern – western). Years 1992 and 2002

Region	Area km ²	Population				Density	
		1992		2002		Inhabitant/km ²	
		Inhabitants	%	Inhabitants	%	1992	2002
Eastern	159 827	4 046 955	97.5	5 028 012	97.4	25.3	31.5
Western	246 925	105 633	2.5	135 186	2.6	0.4	0.5
Total	406 752	4 152 588	100	5 163 198	100	10.2	12.7

Source: DGEEC. National Population and Housing Censuses. Years 1992 and 2002.

2. Paraguay is a full member of the Common Market of the South (MERCOSUR). In this way Paraguay encourages and is involved in a broad process of consolidation of regional integration manifest on various fronts: economic, social and cultural, as well as political and commercial. Agribusiness in Paraguay constitutes an important sector of the economy (especially in soya cultivation), as well as exports from the binational Itaipú and Yacyretá hydroelectric plants.

3. The MERCOSUR Specialized Meeting of Women (REM) was created under the aegis of MERCOSUR and is a body in which Paraguay has actively participated since its inauguration in 1998. That forum prepares joint proposals to be submitted to the Common Market Group.

B. Ethnic characteristics

4. The population of Paraguay is marked by its important multi-ethnic component resulting from the blend of races and cultures living and interacting with one another. Demographic indicators also show an active population dynamic, influenced by internal migration, emigration of nationals abroad and the appreciable inflow of foreign immigrants, mostly from neighbouring countries.

C. Ethnic characteristics of the indigenous population

5. According to the results of the Second Indigenous National Census 2002, the registered indigenous population is 87,099, representing 1.7 per cent of the country's total population. The data that emerged from the 2002 indigenous census suggests that in the past 21 years the growth of the indigenous population has been larger (3.9 per cent) than that of the national population, which grew at an accumulative annual rate of 2.7 per cent (1982-2002). At the same time, just over one half of the total indigenous population lives in the eastern region (44,135), and the remainder (42,964) in the western region. This new information on spatial distribution by region is perhaps one of the significant discoveries of the last census. The western region was historically home to most of the indigenous population, as shown by the previous census data (67.2 per cent in 1981 and 55.8 per cent in 1992). In 2002 the indigenous population of the Chaco region stood at 49.3 per cent. However, this apparent increase must be viewed in the light of better coverage of the indigenous communities of the eastern region in the 2002 census, with the following current advantages: improved access; establishment of a communication strategy involving different indigenous languages, and the indigenous peoples' effective participation in the organization of the census, among other things.

6. For census purposes, the indigenous population was divided into 20 ethnic groups, of which the following are the largest: the Avá Guaraní, Pai Tavyterá, Mbyá, Nivaclé, northern Enlhet, southern Enlhet and southern Enxet. The Guaná, Manjui and Tomáraho ethnic groups are smaller. The indigenous peoples of Paraguay are settled predominantly in rural areas (91.5 per cent). It should be pointed out, however, that there is a significant presence of five ethnic groups in urban areas: Maká (77.4 per cent), Maskoy (32.7 per cent), western Guaraní (29.4 per cent), Nivaclé (25.2 per cent) and northern Enlhet (24.4 per cent). This distribution suggests movement towards urban centres, which, should the trend continue, would probably intensify in the next few years.

7. Regarding education indicators, the average number of years of study of the national population is 10 or more. However, there is a pronounced contrast between the national population as a whole (7 years) and the indigenous population (2.2 years). The urban indigenous population is slightly over this average compared with their peers living in rural areas (3.2 years as opposed to 2.1 years). The western Guaraní post a higher average, while the Manjui post the lowest (5 years and 0.7 years respectively). Another indicator that patently reflects the situation of disadvantage experienced by the indigenous population in the area of formal education is the illiteracy rate. The national rate for the population aged 15 and over is 7.1 per cent, and 51 per cent among the indigenous population. Also, there is a lower incidence of illiteracy among the urban indigenous population, as compared to their rural counterparts (29.2 per cent and 53.3 per cent respectively). The highest level of illiteracy is to be found among the Pai Tavyterá (82 per cent), while the western Guaraní are in a more favourable situation (12.2 per cent).

8. With regard to the indigenous population's housing situation, 5,802 of all private indigenous dwellings are houses, 10,439 huts, 678 makeshift dwellings, 368 sheds and 25 declared as "Other". The majority type of housing (huts) is apparently linked to the concentration of most of the indigenous population in rural areas and especially to the lack of basic services, such as electricity and drinking water, from which indigenous peoples suffer. Only 2.5 per cent of the indigenous population has access to drinking water, while 9.7 per cent possesses electric light.¹

¹ Indigenous peoples of Paraguay. Final results. II NATIONAL INDIGENOUS POPULATION AND HOUSING CENSUS 2002. This material was compiled by the Technical Team of the Directorate-General for Statistics, Surveys and Censuses.

D. Demographic characteristics of the country and its population

1. Life expectancy at birth

9. The trend towards higher life expectancy in Paraguay is becoming entrenched owing, inter alia, to the drop in the infant mortality rate and the higher level of public information on care, prevention and treatment of diseases. At the same time, this strengthening is also due to the consolidation of the health system made up of institutions of the public, private and non-profit sectors operating in various areas of health care and with branches throughout the country.

10. Life expectancy (both sexes) stands at 70.8 years. Life expectancy at birth continues to rise in all projection periods, increasing from 62.6 years in the five-year period 1990-1995 to 78.44 for 2045-2050. This increase is mainly due to the drop in child and infant mortality, especially during the first year of life. For the period 2000-2005 life expectancy is 70.8 years for both sexes taken together, i.e. 68.6 for men and 73.1 for women.²

Country total: Infant mortality rate (IMR) and life expectancy at birth by five-year period. Years: 1995-2005

<i>Quinquennium</i>	<i>Life expectancy</i>			<i>Imr (thousands)</i>
	<i>Both sexes</i>	<i>Men</i>	<i>Women</i>	
1995-2000	69.4	67.2	71.7	39.2
2000-2005	70.8	68.7	72.9	35.5

Source: STP/DGEEC. National Population Projection by sex and age, 1950-2050. Directorate-General for Statistics, Surveys and Censuses, 2003

11. In the past five years, life expectancy at birth has increased by one year for the country's population as a whole. The increase was 0.5 years for men and over one year for women.

12. As shown, the increase in life expectancy at birth is fairly similar for men and women. However, women are in a slightly more favourable position.

2. Infant mortality

13. In Paraguay it is estimated that on average some 38 children for every 1,000 live births die every year, which means that 38 children die before their first birthday (although under-registration runs at 50 per cent).

14. Between 1994 and the present the infant mortality rate has tended to fall, albeit slightly, but regional and socio-economic differences - as well as differences deriving from degrees of urbanization - still persist in infant mortality levels. The rate among the indigenous, rural and poor populations could presumably higher levels. The infant mortality rate is higher among the groups with the highest illiteracy rates than among groups with six years of schooling. Infant mortality is most rife among children from poor families.

² Department of Biostatistics, 2003.

Infant mortality recorded and estimated according to age. Paraguay, 1992-2003

<i>Years</i>	<i>Rate registered x 1 000 L.B.</i>	<i>Estimated rate x 1 000 L.B.</i>
1992	21.4	43.5
1993	24.8	42.7
1994	21.7	42
1995	19.7	41.2
1996	20.9	40.6
1997	19.7	39.9
1998	19.6	39.3
1999	19.4	38.7
2000	20.2	38.1
2001	19.7	37.5
2002	19.6	33.3
2003	19.4	33.1

Source: Mortality Indicators. Department of Biostatistics, MSPyBS

15. At the same time, the under-registration of births (59.45) would make it impossible to determine with greater accuracy whether the risk of death from transmissible diseases had decreased among children under one year of age.³

16. However, the infant mortality rate between 1997 (19.6) and 2003 (19.2) remained virtually stable. Regarding neonatal mortality, between 1995 (11.18) and 2003 (11.7) neonatal mortality underwent a slight reduction, although the trend has not decreased in the past ten years. In 2003, among children under one year old (1,632)⁴ who died, 1,007 lived for fewer than 28 days (neonatal mortality), which means that 60 per cent of infant deaths occur before the first month of life and are closely linked to pregnancy, delivery and puerperal infections and related care. If premature births are included, the proportion is as high as 69.7 per cent. The performance of perinatal mortality rates and trends is similar to that of neonatal mortality rates. In this case, there was a slight decrease, from 19.6 per thousand live births in 1992 to 19.4 in 2003.

17. The highest neonatal mortality rates are to be found in the Ñeembucú, Guairá and Amambay regions. The highest infant mortality rate is to be found in Boquerón, Alto Paraná and Amambay. Generally speaking, the highest mortality rates among under-fives appear in the departments of Alto Paraguay and Boquerón; although they have dropped slightly, these two regions are still in first and second place, as they were in 1992.

18. Regarding the causes of infant deaths in 2003, the trend of previous years continues; pathologies relating to pregnancy, delivery and the puerperium among mothers and their related

³ Health conditions in the Americas. 1998. Paraguay chapter.

⁴ Provisional figures at 22/09/2004.

care are the most frequent causes, accounting for 50 per cent, and almost 70 per cent if premature births are taken into account.

2.1 Deaths from immuno-preventable diseases

19. Cases of deaths from immuno-preventable diseases, with annual periodic variations, have undergone no substantial change from the 1992 incidence in absolute numbers, with the exception of measles and tetanus. In that year measles caused the death of 13 under-tens. It was responsible for the deaths of 80 children in 1993 and of 4 in 1994. No cases of the disease have been reported since 1999.

20. Neonatal tetanus remained at above 10 cases in the five-year period 1995-1999 and below that figure from 2000 onwards. In 2002 there were 50 reported cases of diphtheria (45 of them among minors under 15 years of age), resulting in 7 deaths.

21. Cases of deaths from immuno-preventable diseases (with the exception of measles and poliomyelitis), which appeared episodically as epidemic outbursts and which have been considerably reduced, are impact indicators that reveal difficulties in the control of these diseases. No cases of poliomyelitis-related sickness have been reported in the past decade.

Mortality from immuno-preventable diseases among children under 10. Number of cases. Paraguay. 1999-2002

<i>Causes</i>	<i>1999</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>
Poliomyelitis	0	0	0	0
Measles	0	0	0	0
Neonatal tetanus	7	4	7	3
Tetanus (other ages)	7	2	2	1
Diphtheria	0	0	0	7
Bordetella pertussis	2	-	-	-
Pertussis (not specified)	39	1	2	2
TOTAL	55	7	11	13

Mortality from tuberculosis in children under 10, 1993-2003, Paraguay

<i>Age groups</i>	<i>1999</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>
<1 year	2	1	0	2	3
1-4 years	6	8	3	8	2
5-9 years	0	3	0	2	1
TOTAL	8	12	3	12	6

Source: Tuberculosis control programme, MSPyBS.

Mortality from HIV/AIDS, children under 10 by age group, Paraguay, 2000-2003

<i>Age groups</i>	<i>Years</i>				<i>Total</i>
	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	
0 – 1 year	2	1	1	1	5
1 – 4 years	2	1	1	1	5
5 – 9 years	0	1	1	3	5
Not known	0	0	0	1	1
TOTAL	4	3	3	6	16

Source: Epidemiological Surveillance Department, HIV/AIDS Control Programme, MSPyBS

2.2 Mortality owing to child abuse

22. The Ministry's child-abuse records show 12 violent deaths from child abuse in the past five years, 10 of them of children under one year of age.

Mortality from violence against and abuse of children under 10, Paraguay, 1999-2003

<i>Years</i>	<i>Number of deaths</i>
1999	1
2000	2
2001	4
2002	0
2003	5
TOTAL	12

Source: Death certificates received. Department of Biostatistics, MSPyBS.

2.3 Infant deaths without medical attention

23. During 1992, 1,611 deaths of children were recorded; 34 per cent of them had received no medical attention as they died. In 2003, 162 out of 1,683 deaths occurred without medical attention. In 1992, of every 100 children who died 34 did so without receiving any medical attention. In 2003, of every 100 children who died, 10 had received no medical attention.

24. *Urban area:* this is defined as that of official district capitals according to administrative regulations, laid out in blocks, no other special factor is taken into account..

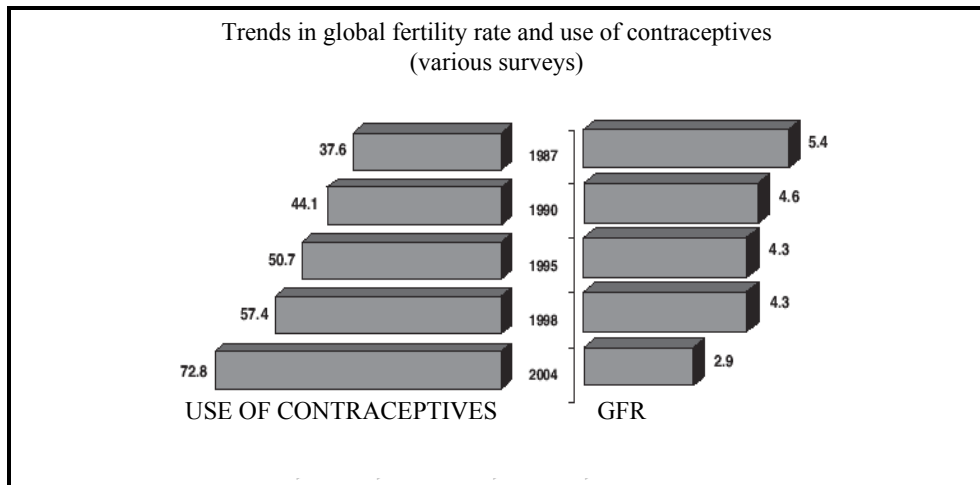
25. *Rural area:* These are simply areas not laid out in blocks, regardless of the number of inhabitants.

3. Fertility rate

26. The fertility rate has declined substantially in Paraguay, especially in the past six years, although the level continues to rise in some population subgroups. Fertility estimates are reckoned on the basis of the birth histories of women aged 15-44 and polled during the 2004 national demographic and sexual and reproductive health survey (ENDSSR 2004). The national general fertility rate (GFR) for 2001-2004 for women aged 15-44 stands at 2.9 children per

woman. Various surveys conducted in the country since 1990 show that after some 10 years of gradual reduction in fertility (1990-1998) Paraguay experienced a significant drop in the global fertility rate (GFR) between 1998 and 2004. This reduction is linked to significant improvements in Paraguayan women's education.

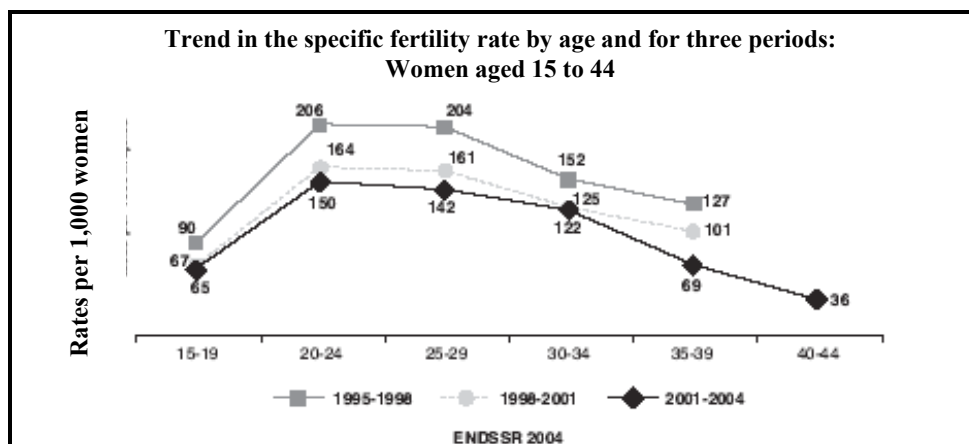
DIAGRAM 1



Source : EPF 87, ENDS 90, ENDSR 95/96, ENSMI 98, ENDSSR 2004.

27. The findings of the current survey, contained in diagram 1, show a constant decline in GFR, which, all in all, represents a reduction by one child (25 per cent), or to 2.9 children per woman in 2001-2004 as against 3.9 per woman in 1995-1998, with a reduction by 0.5 child in each three-year period. Similarly, the specific fertility rates for all ages are consistent in the estimates based on the figures from both surveys. In the 20-29 age group there has been a continuous reduction between the periods 1995-1998 and 2001-2004 in the specific fertility rate, which also substantially affects GFR because the majority of births occur among this age group. The fertility rate among adolescents aged 15-19 fell by 26 per cent, dropping from 90 births per 1,000 women during the period 1995-1998 to 67 births per 1,000 women in the period 1998-2001, stabilizing between the periods 1998-2001 and 2001-2004 (see Diagram 2).

DIAGRAM 2



28. It was mentioned earlier that rural women have an average of 1.2 children more than women living in urban areas: this difference prevails in all age groups. The northern region of the country posts the highest fertility rate, with an average of 3.9 children per woman, Greater Asunción being the region with the lowest fertility rate, with 2.4 children per woman.

**Specific fertility rates by age (per 1,000 women) and global fertility rate (GFR) by area, region, education, language normally spoken in the home, and socio-economic level.
Period: March 2001 to February 2004. ENDSSR 2004**

<i>Characteristics</i>	<i>Age group</i>						<i>ISF (15-44 years)</i>
	<i>15-19</i>	<i>20-24</i>	<i>25-29</i>	<i>30-34</i>	<i>35-39</i>	<i>40-44</i>	
Areas							
Urban	52	125	124	115	55	32	2.5
Rural	91	209	173	133	91	43	3.7
Region							
Greater Asunción	44	128	106	108	62	*	2.4
Norte	97	208	180	139	101	*	3.9
Centro Sur	67	172	140	117	69	*	3.1
Este	73	140	163	131	62	*	3.0
Education (years of approved studies)							
0-5 years	136	249	190	144	83	*	4.2
6 years	153	217	151	120	70	52	3.8
7-11 years	54	188	146	116	55	*	2.9
From 12 years	26	89	109	111	60	*	2.1
Language spoken in home							
Guaraní	99	209	182	142	99	53	3.9
Spanish and Guaraní	54	139	133	115	51	31	2.6
Spanish	22	117	110	107	59	23	2.3
Socio-economic level							
Very low	148	293	221	193	152	82	5.4
Low	90	190	152	132	69	*	3.4
Medium	62	169	133	93	55	*	2.7
High	40	104	106	91	48	*	2.1
Very high	*	72	115	111	41	*	1.9
Total	65	150	142	122	69	36	2.9

Paraguay: Projection of population under 15 years of age, by actual age. period 1994-2006

<i>Ages (actual)</i>	<i>1994</i>	<i>1995</i>	<i>1996</i>	<i>1997</i>	<i>1998</i>	<i>1999</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>	<i>2005</i>	<i>2006</i>
0 - 4 years	683 586	688 898	693 928	698 514	702 777	706 834	710 803	714 750	718 594	722 241	725 592	728 551	731 068
Under 1 year	140 244	141 180	142 028	142 802	143 522	144 206	144 876	145 548	146 210	146 835	147 397	147 870	148 238
1 year	137 982	138 997	139 939	140 802	141 608	142 374	143 123	143 868	144 597	145 287	145 913	146 453	146 892
2 years	136 525	137 587	138 594	139 514	140 370	141 187	141 988	142 785	143 564	144 304	144 984	145 582	146 086
3 years	135 137	136 252	137 327	138 308	139 218	140 085	140 935	141 778	142 598	143 377	144 100	144 750	145 319
4 years	133 698	134 883	136 040	137 089	138 059	138 980	139 882	140 770	141 625	142 438	143 198	143 897	144 532
5 - 11 years	643 170	651 372	659 086	665 886	672 012	677 704	683 201	688 441	693 265	697 765	702 037	706 173	710 225
5 years	132 282	133 290	134 474	135 644	136 783	137 869	138 884	139 820	140 690	141 505	142 277	143 017	143 737
6 years	130 617	131 883	133 219	134 471	135 647	136 757	137 809	138 793	139 703	140 555	141 364	142 146	142 915
7 years	128 809	130 403	131 921	133 265	134 478	135 608	136 698	137 736	138 693	139 586	140 436	141 262	142 075
8 years	126 826	128 794	130 519	131 971	133 234	134 392	135 529	136 632	137 643	138 585	139 480	140 350	141 204
9 years	124 636	127 002	128 952	130 535	131 870	133 078	134 281	135 460	136 536	137 534	138 480	139 398	140 294
12 - 14 years	580 881	597 813	611 223	622 303	631 733	640 195	648 371	656 107	662 948	669 125	674 870	680 414	685 692
10 years	122 358	125 143	127 317	129 014	130 400	131 640	132 900	134 163	135 319	136 393	137 407	138 385	139 326
11 years	120 109	123 337	125 710	127 467	128 837	130 049	131 332	132 679	133 938	135 119	136 232	137 290	138 281
12 years	117 109	120 661	123 283	125 274	126 859	128 264	129 715	131 198	132 563	133 829	135 016	136 141	137 189
13 years	113 026	116 713	119 660	122 155	124 313	126 252	128 088	129 780	131 252	132 562	133 772	134 942	136 054
14 years	108 279	111 959	115 253	118 393	121 323	123 989	126 336	128 287	129 876	131 222	132 443	133 656	134 842
Percentage under 15	40.7	40.4	40	39.6	39.1	38.7	38.2	37.7	37.3	36.8	36.3	35.9	35.4
Total under 15	1 907 637	1 938 083	1 964 236	1 986 703	2 006 521	2 024 732	2 042 375	2 059 298	2 074 807	2 089 131	2 102 499	2 115 138	2 126 985
Country total	4 688 855	4 798 950	4 908 587	5 017 920	5 127 167	5 236 543	5 346 267	5 456 418	5 566 852	5 677 448	5 788 088	5 898 651	6 009 143

Source: STP/DGEEC. National Population and Housing Census 2002.

29. The periodicity of births, or the intergenetic period, is another important factor of fertility levels. The average period between births for the period 1999-2004 was 48.5 months, higher than for the period 1994-1999 (38.2 months) and the period 1989-1994 (34.4 months). This figure is based on births among women under 35 years of age during the 15-year period 1989-2004. Another significant finding is that the interval increases in line with more years of schooling and a higher socio-economic level. Also, women who normally speak Spanish at home have an interval of 62.6 months, while women speaking only Guaraní have an interval of 39 months between deliveries. The average interval between births in urban areas is 57.7 months, as opposed to 40.8 in rural areas.

4. Percentage of the population under age 15

30. The statistics and projections of the Directorate-General for Statistics, Surveys and Censuses estimate the under-15 Paraguayan population in 2005 at 2,115,138, equivalent to 35.8 per cent of the national population (see disaggregated statistics above [page 12]).

5. Percentage of the population aged 65 and over

31. There has been a moderate increase in the population aged 65 and over. In particular, a comparison with statistics for the period 1994-2005 shows that this segment of the population has increased from 4.2 per cent to 4.7 per cent of the total population. Likewise, the largest segment comprises persons aged 65-70 (see disaggregated statistics below).

<i>% 65 years and over</i>	4.2	4.2	4.3	4.3	4.3	4.3	4.3	4.4	4.5	4.5	4.6	4.7	4.8
65-69	77 507	79 276	80 013	79 906	79 640	79 899	81 368	84 407	88 562	93 288	98 045	102 290	105 775
65	16 421	16 711	16 997	17 258	17 549	17 923	18 433	19 119	19 947	20 855	21 781	22 664	23 453
66	16 256	16 595	16 719	16 664	16 582	16 628	16 954	17 654	18 626	19 729	20 823	21 768	22 494
67	15 850	16 226	16 267	16 042	15 756	15 613	15 818	16 487	17 482	18 632	19 764	20 705	21 384
68	15 030	15 416	15 499	15 345	15 129	15 027	15 215	15 780	16 604	17 557	18 512	19 340	19 992
69	13 949	14 328	14 531	14 597	14 624	14 708	14 947	15 367	15 903	16 516	17 166	17 814	18 453
70-74	55 467	57 352	59 495	61 881	64 269	66 417	68 086	68 891	68 992	68 966	69 389	70 837	73 616
70	12 932	13 313	13 623	13 882	14 119	14 362	14 640	14 926	15 201	15 505	15 880	16 366	16 997
71	11 911	12 299	12 727	13 194	13 656	14 070	14 391	14 533	14 527	14 500	14 582	14 902	15 539
72	10 968	11 355	11 854	12 449	13 053	13 577	13 931	13 999	13 840	13 629	13 541	13 752	14 358
73	10 175	10 550	11 036	11 619	12 214	12 735	13 097	13 199	13 100	12 948	12 894	13 088	13 603
74	9 481	9 835	10 256	10 737	11 227	11 674	12 028	12 233	12 325	12 384	12 492	12 729	13 120
75-79	36 691	38 129	39 584	41 063	42 592	44 200	45 911	47 876	50 078	52 291	54 290	55 851	56 643
75	8 766	9 098	9 467	9 870	10 282	10 677	11 031	11 328	11 586	11 826	12 071	12 343	12 618
76	8 059	8 369	8 685	9 010	9 345	9 691	10 049	10 448	10 885	11 320	11 713	12 021	12 174
77	7 350	7 637	7 910	8 175	8 450	8 755	9 109	9 566	10 112	10 667	11 152	11 486	11 570
78	6 622	6 887	7 139	7 382	7 635	7 920	8 256	8 695	9 224	9 765	10 240	10 573	10 676
79	5 894	6 138	6 382	6 625	6 880	7 157	7 466	7 840	8 272	8 713	9 114	9 428	9 605
80 and over	27 656	29 001	30 424	31 917	33 490	35 149	36 903	38 753	40 693	42 723	44 840	47 046	49 416

Source: STP/DGEEC National Population and Housing Census 2002

6. Urban and rural population

32. The trend towards a reversal of the historical majority from the rural to the urban population has been gaining ground during the past decade; according to data produced by the 2002 census, the urban population stands at 56.7 per cent, whereas 43.3 per cent live in rural areas. The marked evolution of this phenomenon in Paraguay is illustrated below.

Population projection by urban/rural area, by calendar¹ year. Period 2000-2005

<i>Urban area</i>				<i>Rural area</i>			
<i>Year</i>	<i>Urban population</i>			<i>Year</i>	<i>Rural population</i>		
	<i>Men</i>	<i>Women</i>	<i>Both sexes</i>		<i>Men</i>	<i>Women</i>	<i>Both sexes</i>
2000	1 433 399	1 506 545	2 939 944	2000	1 272 125	1 134 198	2 406 323
2001	1 473 081	1 547 200	3 020 281	2001	1 288 060	1 148 077	2 436 137
2002	1 513 168	1 588 244	3 101 412	2002	1 303 520	1 161 920	2 465 439
2003	1 553 561	1 629 599	3 183 160	2003	1 318 625	1 175 663	2 494 288
2004	1 594 161	1 671 185	3 265 346	2004	1 333 497	1 189 245	2 522 742
2005	1 634 869	1 712 924	3 347 793	2005	1 348 254	1 202 604	2 550 858

Source: DGEEC. Paraguay. Population projection by sex and age group, by urban and rural area 2000-2030

¹ Corresponds to population projections, taking census omissions into account.

7. Women heads of households

33. The sustained increase in the numbers of women heads of households is significant, from 20 per cent in 1992 to 25.9 per cent in 2002. According to the 2004 Household Census, one out of four Paraguayan households is headed by a woman. This development becomes even more significant if one considers that the number of women heads of households has almost tripled in the past 20 years. In 2002, 29.6 per cent of urban households and 20.7 per cent of rural households were headed by women. An important segment of these households live in poverty or extreme poverty.

Paraguay: Households headed by women. Years 1992 and 2002

<i>Census</i>	<i>Number</i>	<i>Percentage</i>
1992	180 047	20.8
2002	287 040	25.9
2005	371 566	27.7

E. Socio-economic indicators

34. In this section the information available is given under the following headings:

1. National income per head

35. According to data provided by the Central Bank of Paraguay, the national income per head has been as follows:

Evolution of income per head

<i>Gross Domestic Product per Head</i>					
<i>Year</i>	<i>Current US dollars</i>	<i>Constant US dollars*</i>	<i>Year</i>	<i>Current US dollars</i>	<i>Constant US dollars*</i>
1994	1 481	1 481	2000	1 328	1 356
1995	1 672	1 526	2001	1 182	1 356
1996	1 785	1 498	2002	915	1 329
1997	1 767	1 509	2003	978	1 353
1998	1 543	1 485	2004	1 205	1 382
1999	1 394	1 433	2005	1 301	1 393

Source: Dept. of National Accounting and Internal Market Division. Central Bank of Paraguay.

* 1994 constant.

2. Gross national product

36. The gross national product at market prices, in constant 1994 guaranies, showed a variation of 2.2 per cent in 2005 as compared with 2004, in which there was a variation of 4 per cent.

37. In 2005, domestic economic activity was affected by, inter alia, climatic factors, which reduced the size of the harvest of most crops, and the decline in the international prices of export products.

3. Rate of inflation

38. According to calculations by the Central Bank of Paraguay, the estimated percentage inflation rate is as follows:

	<i>1994</i>	<i>1995</i>	<i>1996</i>	<i>1997</i>	<i>1998</i>	<i>1999</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>	<i>2005</i>
Inflation	18.3	10.5	8.2	6.2	14.6	5.4	8.6	8.4	14.6	9.3	2.8	9.9

4. Economically active population (EAP) by economic sector

39. Data produced by the 2002 census reveal the following indicators:

4.1 Employment – Total population

Employment indicators for the total population. Period 1995-2005

CLASSIFICATION	1995(*)			1999(*)			2004			2005		
	Total	Men	Women	Total	Men	Women	Total	Men	Women	Total	Men	Women
Economically active population (EAP) (**)	2 323 585	1 372 209	951 376	2 147 011	1 358 681	788 330	2 762 459	1 657 617	1 104 842	2 779 810	1 680 474	1 099 336
Economically inactive population (EIP) (**)	1 034 481	294 439	740 043	1 599 408	479 352	1 120 057	1 592 459	505 698	1 086 761	1 718 453	556 169	1 162 284
Employed population	2 245 742	1 330 321	915 421	2 000 412	1 270 898	729 514	2 560 612	1 561 745	998 867	2 617 708	1 598 232	1 019 476
Overt unemployment	77 843	41 888	35 955	146 599	87 782	58 816	201 847	95 872	105 975	162 102	82 242	79 860
Invisible unemployment	62 021	26 046	35 975	231 852	80 529	151 323	112 297	40 578	71 719	108 132	42 011	66 121
Underemployed population	388 639	209 084	179 555	377 500	201 950	175 551	667 735	362 174	305 561	698 492	372 649	325 843
Visible underemployed population	141 582	60 712	80 870	130 549	50 640	79 909	223 010	96 493	126 517	187 029	72 851	114 178
Invisible underemployed population	247 057	148 372	98 685	246 951	151 309	95 642	444 725	265 681	179 044	511 463	299 798	211 665
Total population	4 707 341	2 354 873	2 352 468	5 132 678	2 526 387	2 606 291	5 701 675	2 859 583	2 842 092	5 837 253	2 916 060	2 921 193
Activity rate	69.2	82.3	56.2	57.3	73.9	41.3	63.4	76.6	50.4	61.8	75.1	48.6
Employment rate	96.6	96.9	96.2	93.2	93.5	92.5	92.7	94.2	90.4	94.2	95.1	92.7
Open unemployment rate	3.4	3.1	3.8	6.8	6.5	7.5	7.3	5.8	9.6	5.8	4.9	7.3
Invisible unemployment rate	2.6	1.9	3.6	9.7	5.6	16.1	3.9	2.4	6.1	3.7	2.4	5.7
Total underemployment rate	16.7	15.2	18.9	17.6	14.9	22.3	24.2	21.8	27.7	25.1	22.2	29.6
Visible underemployment rate	6.1	4.4	8.5	6.1	3.7	10.1	8.1	5.8	11.5	6.7	4.3	10.4
Invisible underemployment rate	10.6	10.8	10.4	11.5	11.1	12.1	16.1	16.0	16.2	18.4	17.8	19.3

(*) In the Permanent Household Survey 1995. Data adjusted to the findings of the 2003 census. (**) Population under 10 years of age.

Source: STP/DGEEC. Permanent Household Survey 1995. 1999. 2004. 2005.

4.1.1 Employment – Adult population

Employment indicators of the adult population. Period 1995-2005

CLASSIFICATION	1995(*)			1999(*)			2004			2005		
	Total	Men	Women	Total	Men	Women	Total	Men	Women	Total	Men	Women
Economically inactive population (EIP) (**)	347 908	65 791	282 117	531 396	83 604	447 792	505 209	102 844	402 365	550 301	104 797	445 504
Occupied population	1 240 322	716 363	523 959	1 201 604	752 059	449 545	1 484 480	874 669	609 811	1 587 170	934 295	652 875
Open unemployment	27 362	15 257	12 105	55 489	33 035	22 454	68 703	36 417	32 286	52 434	27 913	24 521
Hidden unemployment	14 068	2 928	11 140	62 735	12 308	50 427	31 453	8 483	22 970	38 915	15 457	23 458
Underemployed population	163 421	85 261	78 160	164 197	81 525	82 673	280 790	142 771	138 019	307 205	151 976	155 229
Visible underemployed population	69 941	26 201	43 740	66 441	18 933	47 508	106 954	36 105	70 849	99 212	29 934	69 278
Invisible underemployed population	93 480	59 059	34 421	97 756	62 591	35 165	173 836	106 666	67 170	207 993	122 042	85 951
Total population	1 615 592	797 411	818 181	1 788 489	868 698	919 791	2 058 392	1 013 930	1 044 462	2 189 905	1 067 005	1 122 900
Activity rate	78.5	91.7	65.5	70.3	90.4	51.3	75.5	89.9	61.5	74.9	90.2	60.3
Employment rate	97.8	97.9	97.7	95.6	95.8	95.2	95.6	96.0	95.0	96.8	97.1	96.4
Open unemployment rate	2.2	2.1	2.3	4.4	4.2	4.8	4.4	4.0	5.0	3.2	2.9	3.6
Hidden unemployment rate	1.1	0.4	2.0	4.8	1.5	9.7	2.0	0.9	3.5	2.3	1.6	3.3
Total underemployment rate	12.9	11.7	14.6	13.1	10.4	17.5	18.1	15.7	21.5	18.7	15.8	22.9
Visible underemployment rate	5.5	3.6	8.2	5.3	2.4	10.1	6.9	4.0	11.0	6.1	3.1	10.2
Invisible underemployment rate	7.4	8.1	6.4	7.8	8.0	7.5	11.2	11.7	10.5	12.7	12.7	12.7

(*) En la EPH 1995-1999. Data adjusted to the findings of the 2003 census 2002 census. (**) Población
Source: STP/DGEEC. Permanent Household Survey 1995, 1999, 2005.. 2004. 2005.

4.1.2. Employment – Juvenile population

Employment indicators among the juvenile population. Period 1995-2005

CLASSIFICATION	1995(*)			1999(*)			2004			2005		
	Total	Men	Women	Total	Men	Women	Total	Men	Women	Total	Men	Women
Economically active population (EAP) (**)	834 623	492 677	341 947	792 389	501 736	290 653	1 058 824	641 378	417 446	1 018 817	628 076	390 741
Economically inactive population (EIP) (**)	282 666	54 506	228 161	499 746	135 122	364 624	515 966	140 477	375 489	549 765	166 466	383 299
Employed population	791 151	469 791	321 360	712 740	456 537	256 203	935 416	585 842	349 574	917 466	579 022	338 444
Overt unemployment	43 472	22 886	20 586	79 648	45 198	34 450	123 408	55 536	67 872	101 351	49 054	52 297
Invisible unemployment	29 196	10 021	19 175	121 461	41 246	80 215	60 490	21 280	39 210	58 235	21 884	36 351
Underemployed population	187 217	97 568	89 649	185 075	102 428	82 647	344 349	189 642	154 707	361 973	201 901	160 072
Visible underemployed population	53 244	20 999	32 245	48 904	21 528	27 376	90 946	42 300	48 646	76 913	34 443	42 470
Invisible underemployed population	133 973	76 569	57 404	136 171	80 900	55 271	253 403	147 342	106 061	285 060	167 458	117 602
Total population	1 117 290	547 183	570 107	1 292 135	636 858	655 277	1 574 790	781 855	792 935	1 568 582	794 542	774 040
Activity rate	74.7	90.0	60.0	61.3	78.8	44.4	67.2	82.0	52.6	65.0	79.0	50.5
Employment rate	94.8	95.4	94.0	89.9	91.0	88.1	88.3	91.3	83.7	90.1	92.2	86.6
Overt unemployment rate	5.2	4.6	6.0	10.1	9.0	11.9	11.7	8.7	16.3	9.9	7.8	13.4
Invisible unemployment rate	3.4	2.0	5.3	13.3	7.6	21.6	5.4	3.2	8.6	5.4	3.4	8.5
Total underemployment rate	22.4	19.8	26.2	23.4	20.4	28.4	32.5	29.6	37.1	35.5	32.1	41.0
Visible underemployment rate	6.4	4.3	9.4	6.2	4.3	9.4	8.6	6.6	11.7	7.5	5.5	10.9
Invisible underemployment rate	16.1	15.5	16.8	17.2	16.1	19.0	23.9	23.0	25.4	28.0	26.7	30.1

(*) In the Permanent Household Survey 1995-1999. Data adjusted to the findings of the 2002 census. (**) Population aged 15-25

Source: STP/DGEEC. Permanent Household Survey 1995, 1999, 2004, 2005.

4.2. Income distribution and degree of poverty

Income and Poverty Indicator

	1995	1999	2004	2005
% Accumulated Income for the first two income quintiles (40% of the total population)	7.4	10.4	11.5	11.2
Poverty lines (in Gs):				
Asunción	170 394	235 359	358 822	400 753
Central urban	168 658	232 981	355 181	396 683
Other urban	106 928	145 412	223 469	250 074
Rural area	64 996	87 269	135 000	151 315
% of the population living in poverty				
Urban				
Extremely poor	6.8	6.1	12.8	11.6
Not extremely poor	16.9	20.6	25.7	27.8
Total	23.7	26.7	38.4	39.4
Rural				
Extremely poor	21.4	26.5	22.8	20.8
Not extremely poor	15.8	15.4	17.3	15.8
Total	37.2	42.0	40.1	36.6
TOTAL				
Extremely poor	13.9	15.5	17.1	15.5
Not extremely poor	16.4	18.2	22.1	22.7
Total	30.3	33.7	39.2	38.2
Gini Index	0.618	0.529	0.522	0.506

Source: STP/DGEEC. Permanent Household Survey 1995, 1999, 2004.

5. External public debt

40. With regard to the external public debt, the Central Bank of Paraguay has supplied the following information:

External public debt – Outstanding balance at 31 december 2005

(In United States dollars)

<i>Structure of the public sector</i>	<i>Outstanding balance</i>	
	<i>Debtor</i>	<i>Disburser</i>
I. NON-FINANCIAL PUBLIC SECTOR	2 234 816 889.6	2 230 738 643.5
I.I. OVERALL GOVERNMENT	2 234 816 889.6	1 816 779 439.1
I.I.I. CENTRAL GOVERNMENT	2 129 506 574.0	1 815 868 461.3
I.I.I.1. Central Administration	2 129 506 574.0	1 815 868 461.3
I.I.I.2. Decentralized Administration	0.0	0.0
I.I.I.3. Social Security	0.0	0.0
I.I.II. LOCAL GOVERNMENTS	0.0	910 977.8
I.II. NON-FINANCIAL PUBLIC ENTERPRISES	105 310 315.6	413 959 204.4
II. FINANCIAL PUBLIC SECTOR	23 314 373.0	27 392 619.0
A. MULTILATERAL ORGANIZATIONS	1 256 626 048.4	55.6
B. OFFICIAL BILATERAL BODIES	1 001 505 214.1	44.4
C. COMMERCIAL BANKS AND PRIVATE PROVIDERS	0.0	0.0
T O T A L (A+B+C)	2 258 131 262.5	100.0
TOTAL PUBLIC SECTOR (I + II)	2 258 131 262.5	2 258 131 262.5

Source: SIGADE-BROWSER 2.0. REPORTE 01/02/2006. 11:05 hours. – Rate for 30/12/05 – Preliminary figures.

Note. The outstanding balance is the amount disbursed and pending reimbursement.

Debtor: is the lawful debtor of the loan under the agreement.

Disburser: the person that effectively undertakes to service the debt

* The amount shown for the Central Administration) includes amounts paid in respect of other public entities not forming part of the central administration

** Does not include loans from ANDE with the Banco do Brasil S.A. (Balance at 31/12/03 US \$ 66.7 million) and Banco Nación Argentina. Balance at 31/12/03 US \$48.3 million for incorporation in the capital to the Itaipú and Yacyretá binational entities.

¹ Debt Credited:Chinatrust US \$ 200 million- ICBC US \$200 million.

41. More recent figures made available by the same institution concerning the external public debt are given below:

F. Cultural indicators⁵

1. School enrolment rate

42. The global enrolment rates in primary and secondary education (urban and rural areas) are known as crude and net enrolment rates and are shown in the table below.

Gross and net enrolment rates by level and zone, period 1994-2000

(Percentages)

Year	Basic school education				Secondary school education			
	Urban zones		Rural zones		Urban zones		Rural zones	
1994	133	69	127	56	45	33	6	4
1995	125	76	122	61	49	36	7	5
1996	120	78	123	66	54	40	9	6
1997	124	77	122	65	57	44	9	6
1998	124	77	121	65	60	45	12	8
1999	118	73	119	63	63	48	14	10
2000	108	70	123	68	63	49	18	12

Source: MEC. DGPEC.

Comment: The Department of Educational and Cultural Planning of the Ministry of Education and Culture (DGPEC, MEC) has been unable to process the gross and net rates by area (from 2001-2005), owing to the lack of a population projection based on actual ages and geographical area. (This information is currently being adjusted by the Directorate-General for Statistics. Surveys and Censuses)

1.2 Basic school education

43. Throughout the period under consideration the gross enrolment rate (GER) has been over 100 per cent; it must therefore be borne in mind that the base data stems from population projections; there are also signs of a high over-age rate of access that affects the entire system. The net rate, which stood at 69 per cent in 1994, has shown a tendency to increase in the ensuing years.

1.3 Secondary education

44. During the period 1994-2005 the gross and net enrolment rates posted increases of 22 and 18 percentage points respectively; however, coverage at this level remains inadequate, since the rates have remained below 45 per cent at the national level. Disaggregation of coverage by area shows that enrolment in rural areas is a good deal lower than in urban areas, so that the growth of the gross rate in urban areas is higher than in rural areas. The existing difference in coverage in favour of urban areas could be explained not only by internal migrations and urbanization processes, but also by lower educational supply in rural areas. A statistical analysis is provided below.

⁵ See Annex 1: "Statistical data on Literacy", containing comparative data on literacy rates for the years 1994 to 2003 broken down by departments and urban or rural areas.

Growth of enrolment by area, level and/or cycle. Years 1994-2006

Year	Urban				Rural			
	Pre-school	EEB 1 st and 2 nd cycle (Primary)	EEB 3 rd cycle (Basic cycle)	Secondary education	Pre-school	EEB 1 st and 2 nd cycle (Primary)	EEB 3 rd cycle (Basic cycle)	Secondary education
1994	39 946	387 682	129 011	68 419	10 680	447 407	30 664	7 820
2005	66 592	454 378	205 918	159 059	58 181	479 155	117 845	57 272
2006	68 360	457 437	208 923	164 948	59 726	482 382	119 565	59 393
Absolute growth	28 414	69 755	79 912	96 529	49 046	34 975	88 901	51 573
Percentage growth	71	18	62	141	459	8	290	659

Source: MEC. DGPEC. The data are estimated from 2005.

2. Education and GDP

45. Regarding the evolution of the percentage of gross domestic product (GDP) and the National General Budget of Expenditures allocated to education, there was a period of continuous growth lasting from 1993 to 2000. This contrasts with the situation obtaining from 2001 onwards; in that year, a decrease began and became more and more marked until 2004; a small increase occurred in 2005. As regards the share of the budget of the Ministry of Education and Culture in the National General Budget of Expenditures, there have been no significant changes throughout the period under consideration, with the proportion hovering between 17 per cent and 20 per cent.

**Ministry of education and worship 1993-2005 – Budget and execution
(in millions of guaraníes)**

1993 - 1999

Items	1993	1994	1995	1996	1997	1998	1999
Budget							
Central Administration	2 068 868	2 568 389	3 490 367	4 303 706	4 528 874	5 419 007	7 278 673
Ministry of Education and Worship	349 981	439 233	610 698	788 674	949 009	1 071 373	1 122 042
Nominal GDP (Current Gs.) *	10 963 527	13 220 624	15 833 186	18 004 375	19 322 537	21 580 612	22 771 596
MEC budget/Total budget	19.1	19.0	19.1	20.8	21.6	21.3	19.5
MEC executed budget/GDP	3.0	3.2	3.7	4.0	4.2	4.3	4.6
Execution							
Central Administration	1 745 300	2 253 815	3 042 601	3 416 259	3 750 122	4 343 994	5 338 882
Ministry of Education and Worship	333 755	428 461	579 754	712 280	810 298	926 371	1 040 180

2000 – 2005

<i>Items</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>	<i>2005</i>
Budget						
Central Administration	7 604 699	7 291 523	7 770 138	9 994 811	9 568 415	10 911 323
Ministry of Education and Worship	1 324 198	1 327 772	1 394 241	1 477 347	1 625 449	1 964 120
Nominal GDP (Current Gs.) *	24 736 526	26 465 663	29 104 530	35 666 425	41 521 883	46 134 612
MEC budget/Total budget	21.1	21.8	20.0	19.7	19.3	19.7
MEC executed budget/GDP	5.2	4.8	4.6	4.0	3.7	3.9
Execution						
Central Administration	6 112 908	5 838 915	6 657 582	7 209 332	8 017 808	9 224 171
Ministry of Education and Worship	1 288 579	1 272 627	1 332 560	1 422 641	1 545 407	1 819 423

Source: SICO. Ministry of Finance.

* Central Bank of Paraguay.

Share of the budget of the Ministry of Education and Culture (MEC) in the National General Budget of Expenditures (NGBE) and the gross domestic product (in millions of current guaraníes)

	<i>GDP</i>	<i>Var. %</i>	<i>NGBE Total</i>	<i>Var. %</i>	<i>NGBE (MEC)</i>	<i>Var. %</i>	<i>MEC/GDP</i>	<i>MEC/NGBE</i>
1993	10 963 527		2 068 868		349 981		3.2	16.9
1994	13 220 624	20.6	2 568 389	24.1	439 233	25.5	3.3	17.1
1995	15 833 186	19.8	3 490 367	35.9	610 698	39.0	3.9	17.5
1996	18 004 375	13.7	4 303 706	23.3	788 674	29.1	4.4	18.3
1997	19 322 537	7.3	4 528 874	5.2	949 009	20.3	4.9	21.0
1998	21 580 612	11.7	5 419 007	19.7	1 071 373	12.9	5.0	19.8
1999	22 771 596	5.5	7 278 673	34.3	1 122 042	4.7	4.9	15.4
2000	24 736 526	8.6	7 604 699	4.5	1 324 198	18.0	5.4	17.4
2001	26 465 663	7.0	7 291 523	-4.1	1 327 772	0.3	5.0	18.2
2002	29 104 530	10.0	7 770 138	6.6	1 394 241	5.0	4.8	17.9
2003	35 666 425	22.5	9 994 811	28.6	1 477 347	6.0	4.1	14.8
2004	41 521 883	16.4	9 568 415	-4.3	1 625 449	10.0	3.9	17.0
2005	46 134 612	11.1	10 911 323	14.0	1 964 120	20.8	4.3	18.0

Comment: The percentages shown in the columns next to amounts in millions of guaraníes correspond to the budget growth percentage compared with the previous year.

Source: SICO. Ministry of Finance; *Central Bank of Paraguay.

3. Religion

46. The Constitution of Paraguay establishes in its Article 24 that “relations between the State and the Catholic Church are based on independence, cooperation and autonomy.” Likewise, protection of freedom of thought, religion and worship are enshrined at the highest level of national legislation. Paraguay has not recorded any serious offences denoting hatred or violence among the various religious denominations that coexist in the country.

47. According to the 2002 national census, 89.6 per cent of the population is Roman Catholic, 6.2 per cent Evangelical Christian, 1.1 per cent of other Christian religions, 0.6 per cent indigenous religions, 0.3 per cent other non-Christian religions; 1.1 per cent of the respondents claimed to have no religious preference and 1 per cent released no information regarding their religious preference.

48. The various religious denominations include active Roman Catholic communities, Evangelical Christians, Protestants, Jews (Orthodox, Conservative and Reformist), Church of Jesus Christ of Latter Day Saints (Mormons) and Baha’i communities. There is also an Islamic community concentrated in the Alto Paraná department, an area that is host to a large number of Middle-Eastern immigrants, particularly from Lebanon. There is also a large Mennonite community, concentrated mainly in the western department of Boquerón.

4. Mother tongue

49. Paraguay’s official languages are Spanish and Guaraní, with broad dissemination of both languages throughout the national territory, to such an extent that the proportion of people in urban areas speaking only Guaraní is 31.6 per cent, while 36.8 per cent speak Spanish and Guaraní, and 29.4 per cent speak only Spanish, and 2 per cent speak another language. In rural areas 78.6 per cent speak only Guaraní, 11.4 per cent Spanish and Guaraní, and 4.5 per cent only Spanish, while 5.3 per cent speak another language. However, generally speaking, most of the national population think of themselves as bilingual. As can be seen, there is a marked difference in preference for one or the other language between urban and rural areas, Guaraní being the language most spoken in the latter. Also, Spanish continues to be the main language of instruction and officialdom, although considerable progress has been made in the preservation, dissemination and use of Guaraní.

II. SYNOPSIS OF POLITICAL AND SOCIAL DEVELOPMENTS IN PARAGUAY

A. Developments in the political situation⁶

50. Following a number of years of political instability, during which the Vice-President was assassinated in 1999, the resignation of the then current President and a four-year interim presidency, a new administration came to power in August 2003 with a firmly-based legitimacy from the outset; it has maintained a majority up to the present time.

51. Nicanor Duarte Frutos is the first President to have been elected without any question arising as to his legitimacy. Likewise, for the first time the President was able to choose his Vice-

⁶ World Bank, Country Assistance Strategy for the Republic of Paraguay 2004/2007.

President instead of having to accept a domestic rival from within the Colorado party, which has been in power for a long time. This combination has resulted in an Executive with better relations, especially with Congress; this context is making for improved efficiency in the public administration.

52. These patterns of conduct have been well received by the population and also by the opposition parties. In addition, the 2003 elections changed the distribution of power. For the first time the opposition obtained a clear majority in the Senate, and the Colorado party no longer has an absolute majority.

53. President Duarte Frutos also formed a working alliance with the opposition which led to the signature, at the beginning of October 2003, of a Political Agreement in which all the parties represented in Parliament agreed to approve six important laws concerning a fiscally responsible budget, reform of the Tax Code and the public pensions system, a modern Customs Code, reforms in the financial sector (including the public banks) and a possible restructuring of public enterprises and the central administration. The opposition committed itself to cooperate in the adoption of those laws, which were widely agreed to be necessary to restore fiscal viability and revive the economy.

54. By mid-November 2003 three of the nine members of the Court had resigned, and all the parties with parliamentary representation made submissions calling for the political trial of three others. The outcome of that proceeding was the replacement of six of the nine members of the highest body in the judicial system. The changes effected in the Supreme Court of Justice enjoyed widespread approval among the population; they were considered a necessary precondition for the restoration of legal safety and a prerequisite for the resumption of investment and the stamping out of corruption.

55. During the last five years civil society has become increasingly active, pressing for a better public administration and governance. The Press in particular has been highly critical, exposing corruption in the government and the judiciary.

56. The economic results of the last decade have been highly discouraging and have affected the credibility of the government and the political institutions generally. As a result there is a growing desire among certain sectors of the population for a return to an authoritarian government, in which corruption was seen as less widespread and poverty less visible, since the great majority of the population were still living in rural areas. However, during the last five years Paraguay has been emerging from a long period of economic stagnation which left its population impoverished.

57. In 2001, the poverty level was 34 per cent; according to the data for 2005 the proportion is estimated at 39.2 per cent. The fall in income per head is due to a considerable degree to the economic difficulties of the Southern Cone, which gave rise to significant devaluations in all the countries of the region. However, the increase in poverty in Paraguay is also a consequence of political instability and the inefficiencies of a highly informal system. With these considerations in mind it can be appreciated that during the present period of government there has been a major decline in the strength of the public finances, and since the assumption of power of the new economic team, the government has managed to keep up to date with the payment of wages and pensions and debt service. With a platform of struggle against corruption, and with better economic management laying emphasis on social and fiscal responsibility, it has been possible significantly to stabilize the political situation.

58. The development strategy of the new Administration is directed to the following ends: (i) to restore trust in public institutions by an unremitting campaign against corruption and by the modernization of the public administration; (ii) sustained growth, moving from an economic model based on “triangular” trade and public employment to one focussed on agro-industry and the diversification of exports; and (iii) an increase in human capital through greater investment in health and education and policies which increase equity and access to those services.

59. Furthermore, although the Opposition controls one of the Chambers of Congress, all the parties agree that the economy has reached a critical point and that fundamental changes are necessary. The President of the Republic has taken advantage of this situation to establish an agreement with all the political parties in order to approve, as a matter of priority, a package of basic economic reforms.

60. The reforms include a fundamental reform of the taxation system, rationalization of the government pension scheme and reform of the financial sector to strengthen the banking system.

61. On the basis of these reforms the Administration approached domestic and multilateral creditors seeking support. Historic agreements were reached with the domestic bondholders for the reprogramming of the stock of Treasury bonds and with the International Monetary Fund concerning a standby agreement – the first in 46 years – which the Executive Board of the Fund has considered.

B. Governance and institutional weaknesses⁷

62. The first steps have been taken to attack the extensive culture of corruption in the public administration, smuggling, tax evasion and the formalization of the economy. In 1999 an Anti-corruption Commission was established with the technical support of the World Bank Institute (WBI). The Commission is made up of representatives of government and civil society in equal numbers. On the basis of a public opinion survey conducted by the WBI, the Commission decided to concentrate on three areas: Customs, the judiciary and public procurement, and during 2000 formulated a programme of institutional reform for each of those sectors. Following a period of public consultation it has since been actively promoting the adoption of these reforms. The principal achievement of the Commission so far has been the promotion of the approval of a new Procurement Act in the National Congress and the development of awareness within the government and the population of the feasibility of concrete steps to reduce institutional opportunities for corruption. Thus the Commission, which is now known as the National Integrity Council, has developed into an important agent for change, monitoring and pressing for improved public practices and policies to reduce corruption.

63. Within the central administration the personnel management system is at an initial stage and recently acquired an organizational chart showing all public employees. A task of much greater magnitude is that of professionalizing the civil service, which will include the establishment of competitive entrance examinations, career development and training.

64. Another obstacle to governance is the emergence of a horde of special interest groups which have successfully exerted pressure on the government and have in many cases contributed to the breakdown of law and order. One example consists of groups of “landless peasants” who

⁷ World Bank, Country Assistance Strategy for the Republic of Paraguay 2004/2007.

invade rural estates demanding land. The government responds by purchasing the land, but the peasants often abandon it after felling the trees. Similarly, groups of peasants block the roads demanding free seeds or the remission of debts – a long-standing practice which has created a poor climate for credit and is partly responsible for the lack of private credit for small-scale farmers.

65. Above all, the decline of the rule of law is perceived by many observers, and by the general public, as the greatest obstacle to the economic development of Paraguay. Civil procedures for the enforcement of contracts and private property rights are slow. According to a recent report by the United Nations Development Programme (UNDP 2003) one-third of the National Police is made up of untrained conscripts; subaltern officials must purchase their own weapons, and the police services have an orientation more along the lines of military command and control than on the duty of providing physical security to the community. As a result, and together with the economic stagnation of the last five years, violent crime and lawlessness have increased. In the public eye the government is becoming steadily less capable of providing its citizens with the most basic of public services – physical and legal security.

C. Economic performance⁸

66. Paraguay is a small, open economy, heavily dependent on basic agricultural commodities and conditions in the region, particular those prevailing in her two big neighbour countries, Argentina and Brazil. As a result the Paraguayan economy is vulnerable to factors over which it has little control, such as international prices of agricultural commodities and political and economic events in neighbouring countries. Thus during the years following the end of the military dictatorship in 1989 economic management was gradualist and fairly prudent, with balanced fiscal accounts, low deficits on current account and falling inflation, but as regards growth the task was a daunting one.

67. The slow rate of growth during the mid-1990s reflected the slow progress of structural reform, widespread corruption and the decline in over-all factor productivity associated with a falling investment ratio.

68. Instead of proceeding with reforms which could help the economy to weather external shocks, successive governments generally showed little inclination to adopt the measures required to give the economy the necessary resistance to handle shocks, modernize the production structure or tackle the major problems of governance which were discouraging investment and private initiative. In recent years this combination of factors has been exacerbated by a series of internal and external shocks. In 1995 and 1997-98 major banking crises occurred which led to the closure of a number of local banks, a reduction of credit to the private sector and a sharp drop in private investment.

69. More fundamentally, structural weaknesses suggest an exhaustion of Paraguay's prevailing economic model, which was based on import-export trade with neighbouring countries (so-called "triangular trade"), cotton monoculture for small farmers and public-sector employment. Triangular trade, which used to represent up to 20 percent of GDP, has fallen significantly as a result of the reduction and/or abolition of tariffs between MERCOSUR countries and of greater border controls on smuggling.

⁸ World Bank, Country Assistance Strategy for the Republic of Paraguay 2004/2007.

70. Other parts of the exhausted economic model include the continued use of government to provide patronage jobs, continued government support for low-return cotton production, and in general the small margin available for productive expenditure in the Government budget (which is now mostly made up of salaries and pensions, with little over for operations and investment). Privatization of the telephone and water companies was attempted in 2001-02, but was stopped by Congress following accusations of corruption and protests by the peasants, who objected to the sale of the national patrimony.

71. Despite the general weakness of the economy, there are sectors which have experienced vigorous growth during recent years, namely sectors in agriculture which are still internationally competitive (in particular, soybeans and meat exports) as well as cellular telecommunications, in which foreign investment has been significant. Agro-industry for export has also grown substantially, but transport costs for Paraguay are the highest in the region (cif/fob ratio of 13 percent vs. 7 percent for the rest of the region) and a deterrent on growth. Due to the vibrancy of these sectors, Paraguay's economic situation appeared to be improving somewhat in 2003. The recent increase in soy and cotton prices is leading to considerably higher export revenues and an expected current account surplus.

72. The combination of external vulnerability and an unsettled policy and institutional environment has resulted in an exceptionally poor growth performance since the mid-1990s, with GDP growth averaging 1 percent per year, while annual population growth rates stand at 2.6 percent

73. As a result, there has been a secular decline in GDP per head to pre-1990s levels, with increasing poverty, exacerbated by polarization of income and land distribution.⁹

74. Economic growth is the best general strategy for a reduction in the numbers of poor people, since it is they who benefit most from the increases in basic public services which follow in the wake of the increased government expenditure made possible by more dynamic economic growth and higher revenue collected.

75. This assumes that the relative increase in social expenditure which has taken place in recent years will continue.

76. Efforts to reduce poverty should be principally focussed on rural areas. They should include appropriate land tax policies to bring unused land on to the market, concentrated settlement patterns (as opposed to "ribbon" settlements alongside roads) with a view to improving the provision of public services to rural communities and focussed technical assistance in agriculture. The expansion of services should continue to the extent that the fiscal situation permits.

77. Paraguay is a small, open economy, heavily dependent on basic agricultural commodities and conditions in the region, particular those prevailing in her two big neighbour countries, Argentina and Brazil. As a result, the Paraguayan economy is vulnerable to factors over which it has little control, such as international prices of agricultural commodities and political and economic events in neighbouring countries.

⁹ Gross national product per head, measured by World Bank Atlas methodology, fell from US\$ 1,810 in 1998 to US\$ 1,170 in 2002.

78. In 1995 and 1997-98 major banking crises occurred which led to the closure of a number of local banks, a reduction of credit to the private sector and a sharp drop in private investment.

79. Nevertheless, there are sectors which have experienced vigorous growth during recent years, namely sectors in agriculture which are still internationally competitive (in particular, soybeans and meat exports) as well as cellular telecommunications, in which foreign investment has been significant. Agro-industry for export has also grown substantially, but transport costs for Paraguay are the highest in the region (cif/fob ratio of 13 percent vs. 7 percent for the rest of the region) and a deterrent on growth. Due to the vibrancy of these sectors, Paraguay's economic situation appeared to be improving somewhat in 2003. The recent increase in soy and cotton prices is leading to considerably higher export revenues and an expected current account surplus.

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83. This assumes that the relative increase in social expenditure which has taken place in recent years will continue.

84. Efforts to reduce poverty are being principally focussed on rural areas. They include appropriate land tax policies to bring unused land on to the market, concentrated settlement patterns (as opposed to settlements alongside roads) with a view to improving the provision of public services to rural communities and focussed technical assistance in agriculture. The expansion of services should continue to the extent that the fiscal situation permits.

D. Paraguay's development challenges¹¹

85. The poverty indicators for Paraguay and the uncertain outlook regarding attainment of the Millennium Development Goals are a reflection of the many challenges facing long-term development, to overcome which sustained effort will be required.

86. One of the principal challenges is that of a labour force the majority of whose members are functionally illiterate. Even if other constraints are eased, it will take time for the current generation of schoolchildren to enter the labour force and for national productivity generally to rise to higher levels. In addition, the limited effectiveness of expenditure on social services restricts coverage and accessibility by the population. During the 1990s social expenditure increased considerably; even so, it represented only 6 per cent of GDP (not including pensions).

¹⁰ Gross national product per head, measured by World Bank Atlas methodology, fell from US\$ 1,810 in 1998 to US\$ 1,170 in 2002.

¹¹ World Bank, Country Assistance Strategy for the Republic of Paraguay 2004/2007.

In particular, the health and social assistance programmes were underfinanced by comparison with other countries at similar levels of development. The basic public health services are concentrated in urban areas and tend to provide relatively complex services only to the 20 per cent of the population with some form of medical cover. The reorientation of these services towards basic health provision and preventive health care will require additional resources or a substantial increase in the efficiency of delivery. It will therefore be necessary to continue with the process of reform of the delivery of health services within the social security system currently in operation.

87. A similar pattern can be observed in education, where enrolment rates are high in primary education and extremely low (31%) in secondary education and there are striking differences between enrolment levels among the urban and rural populations (83% and 17% respectively). There are many small social assistance programmes which, taken all together, have difficulty in providing an effective social security network for the poorest and most vulnerable, although their contribution is significant. Lastly, the poor are lacking in pension coverage, even though pension expenditure is today considerable (3.5% of GDP), but only 10 per cent of the population working in the formal sector are covered. The provision of basic social services for the growing indigenous population is another challenge requiring special attention. In terms of infrastructure, the population's access to basic infrastructure services is probably the worst in the region. Only 23 percent of all roads are paved, and less than 43 percent of the paved roads are in good condition.

88. The yearly financing requirements of a modest infrastructure programme for roads, water, sanitation and basic telephone services would require some US\$150-200 million (compared to yearly investments of US\$40 million at present).

89. In the agricultural sector the forest frontier has practically vanished in the eastern region, since the drive to expand soy production has resulted in almost total destruction of the native forests (less than 5% remain). Yet the expansion of modern agriculture has left the 300,000 small (and mostly poor) farmers behind, who continue with subsistence farming based principally on cotton. The challenge here is to increase their productivity as well. Also, as a result of deforestation, Paraguay has reached the unthinkable point of becoming a net importer of wood, creating an unneeded drain on the balance of payments, not to mention the loss of employment in what used to be a thriving forestry sector.

90. Paraguay's capacity for domestic savings mobilization is severely limited by lack of confidence in the financial system following eight years of successive bank failures that, to date, have cost about 11 percent of GDP. Banking regulations and supervision are weak, and, as a result, financial intermediation is low and interest costs and spreads are very high. The lack of sound long-term savings mechanisms also limits the population's ability to save for old age and provide some self-insurance against poverty in old age. The major remaining public bank (the National Development Bank) is unviable in its current structure and insolvent, since about 50 percent of its portfolio consists of bad loans.

91. Within the public sector the most entrenched feature of public finances is the structural deficit of the Government pension system (*Caja Fiscal*), which has been the most striking feature of State finance for most of the past decade. However, the fiscal year 2005 ended with a surplus of 0.5 per cent of GDP – an amount of some 250 million guaraníes. Thus for the first time in 10 years there have been two consecutive years with fiscal surpluses; this is due to an increase

in revenue collected, which implies that the economy is becoming formalized and that economic growth is taking place

92. In 2004 the surplus amounted to 1.61 per cent of GDP, or a little more than 650 million guaraníes. Initially the general budget envisaged a deficit of 0.5 per cent, which was agreed with the IMF as part of the standby agreement. The commitment in that agreement is one of not exceeding that figure. However, there was a successful return to implementation of the financial plan which restricted implementation of the budget.

1. Growth

93. The country must achieve a higher growth rate; a rate of less than 5 per cent is insufficient. The year 2005 ended with an increase in GDP of 2.7 per cent – a rate equivalent to that of population growth – following growth of 4.1 per cent in the previous year. The growth estimate for 2006, calculated for the present financial year which is coming to an end, is 3.5 per cent. The Act concerning the public banks, through which it will be sought to direct long-term credits into the production sector, has been adopted, as has the Act concerning fiscal adjustment, the regulations concerning which are being distributed. The international financial organizations are of the opinion that the country should achieve a growth rate of between 7 and 8 per cent if it does not wish to remain marginalized from the rest of the world.

Fiscal deficits and surpluses

(as percentages of GDP)

2000	-4.64
2001	-1.20
2002	-3.24
2003	-0.40
2004	1.61
2005	0.5

94. The cost of servicing this debt currently absorbs 20 per cent of government revenue and to some degree restricts the ability of the government to increase public investment by taking out loans. In addition, several public enterprises have problems of insolvency or excessive indebtedness and cannot mobilize the investments needed to improve the coverage and the quality of service.

95. A large informal economy, which is partly contraband trade but also a significant share of normal business activity, continues to operate outside the registered framework, mainly to avoid taxes and high contributions to an inadequate social security system, but also to avoid a complex and bureaucratic tangle of administrative regulations.

96. On the positive side, it should be noted that Paraguay possesses a number of development assets which can be used in its favour, including a relatively young population which would enable growth to break the logjam in the social security system if new entrants can be enticed to join the formal economy. Second, Paraguay's membership in MERCOSUR gives it access to a

large regional market. Third, the vibrant commercial farming and livestock sectors are oriented to export and have remained viable notwithstanding the difficult recent years. And, fourth, abundant electricity supply is available, although transmission and distribution costs are high due to a monopolistic state energy system.

E. Government development strategy

97. The objectives of the current development strategy are directed along the following lines:

- i) Restoration of *confidence in state institutions* through a sustained fight against corruption and the modernization of public administration. By putting emphasis on improved governance the Administration hopes to achieve greater formality in the economy and to increase the international legitimacy of Paraguay.
- ii) Equally, it aims to facilitate greater participation of civil society in the formulation of public policies and the control of public expenditure.
- iii) *Sustainable growth* through a change in the economic model from triangular trade and public employment towards agro-industry and export diversification. While improved efficiency of public-sector services and public investment can contribute to the achievement of this objective, the National Government recognizes that clear and predictable rules, judicial security and equality of opportunities are essential for increasing private-sector competitiveness.
- iv) *An increase in human capital* through higher investment in health and education, policies that enhance equity and increased access to these services, and well-targeted poverty reduction programmes directed at the most vulnerable groups.

98. While keeping the above objectives in view, the Administration is also facing up to the primordial need to regain control of public finances and to put them on a long-term sustainable basis. This immediate priority is based on the recognition that expenditure has been rising faster than revenues, that there is an abnormally high share of incompressible expenses (salaries and pensions, which represent 90 per cent of recurrent expenditure), that the deficit in government pensions (2 per cent of GDP) is absorbing resources needed for development investments, that debt service is consuming an unsustainable share of total expenditure (20 per cent), and that the tax system suffers from major deficiencies in the form of multiple tax exemptions (42 separate laws) which are not only a cause of revenue loss but also create innumerable opportunities for tax evasion and corruption. The short-term seriousness of the situation was brought home when the new Administration, on taking office, found itself facing a short-term financing gap of US\$175 million (3.5 per cent of GDP) in the form of arrears and end-of-financial-year debt service. Of this amount, US\$65 million represented arrears on existing debt service and US\$115 million of debt service obligations falling due in the fourth quarter. About US\$90 million of these amounts were domestic bonds in arrears or with bunched maturities in December 2003.

99. To address this situation the Administration took a number of measures to control expenditure and increase revenues. On the expenditure side it reduced by US\$30 million requests for budget increases that the previous government had sent to Congress and put on hold any discussion of an increase in public-sector salaries. It also started a census of public employees

and pensioners, in part to collect relevant data on personnel capacity, but also to identify persons receiving two salaries, of whom 1,650 were identified and eliminated from the dual payroll.

100. On the revenue side the Administration took a series of measures such as verification of tax registration and the proper use of tax accounting books, encouraging taxpayers in arrears to bring their payments up to date through the waiver of fines, eliminating 300 inspectors for large taxpayers (a major source of corruption), and removal of all non-customs employees from Customs entry points (another source of corruption). These simple moves to improve tax administration yielded significant benefits, with tax revenues rising substantially. As regards the budget for 2004, the Administration sent a proposal to Congress that was recast in programmatic terms with identifiable objectives and results for each programme. Expenditure allocations were increased only for education and health, and somewhat for agriculture. Overall, the budget aims for an "equilibrated" outcome of 1 percent deficit with zero financing gap.

101. The Administration also undertook some internal restructuring to integrate the personnel and planning functions into the Ministry of Finance (they were previously separate secretariats reporting directly to the Office of the President), which should improve control over the largest element of expenditure. Finance also created a central unit to manage external assistance, and the Economic Cabinet was streamlined from nine ministers to five (finance, central bank, agriculture, public works and industry).

102. In addition, the Minister of Finance requested the assistance of the Bank in the "ministry of excellence" project to finance the reengineering of the ministry in order to improve internal controls and audit and to professionalize the civil service. Regarding the long-term sustainability of public finances, the government reached a political agreement with all the political parties on the need for specific key economic reforms. This "*Acuerdo Político*" was signed on October 6, 2003 with all political leaders in the legislature and committed them to pass the following laws on a priority basis:

- A fiscally responsible budget for 2004 (as described above);
- A *tax reform* that would eliminate exemptions, extend the VAT to sectors that to date remained untaxed (e.g., agriculture and professional services), and introduce a personal income tax;
- Reforms in *Government pensions* that would reduce the benefit calculation formulas for new retirees, equalize the conditions for different types of state employees (teachers, military, civil servants, etc.), and abolish the extra year-end pension payment for retirees;
- A modern *Customs Code* that would provide financial autonomy to the Customs Service, rationalize procedures and assign responsibilities more clearly;
- Renegotiation of *public debt*, in particular, rollover of local Treasury bills whose maturities are bunched towards the end of 2003 (as described above);
- Reorganization of the *public banks*, to create a single first-tier retail window aimed at small farmers and a single second-tier window to channel external resources through the commercial banking system for long-term development loans; and

- Reorganization of the *public administration* and of the *public enterprises* to improve their efficiency, introduce financial discipline and incorporate private capital to help finance infrastructure investment.

103. Five of the above laws have already been sent to Congress (budget, tax, pensions, Customs and public debt) and those relating to the New Customs Code, the Tax Adjustment Act applying the personal income tax system and the Reorganization of Public Banks Act have already been promulgated.

III. REPORT OF THE OFFICE OF THE OMBUDSMAN

104. The Office of the Ombudsman, as a member of the Inter-agency Commission for Prison Visits, frequently visits the prisons where various anomalies are observed, the most worrying being the situation of prison overcrowding. At the Tacumbú National Prison, with a normal capacity of approximately 600-700 inmates, the current population is 1,810. While some progress has been made in this area, with the inauguration of the Nueva Esperanza Prison, the continuing seriousness of the situation reflects the economic situation of the country and the region, which precludes genuine exercise of most economic, social and cultural rights. However, thanks to the collaboration of the National Vocational Advancement Service, vocational training courses have been provided. Meanwhile, the capacity of the Buen Pastor Women's Prison is over 200, whereas it houses 308 women; the facilities are well organized and show signs of order and cleanliness; it is divided into zones, one of them exclusively for women who have given birth or with children under one year old; they have access to medical staff and to craft workshops and vocational training activities. This establishment has one of the lowest levels of reported violence compared to the country's other prisons. The Itauguá Educational Centre for delinquent minors houses boys aged 14-20. With a capacity for 250, it contains some 170 inmates and has a school for basic education, gardening, bakery and farming.

A. Strengthening of public gender policies

105. The Government programme, with its commitment to strengthen public gender policies through the Secretariat for Women within the Office of the President of the Republic, in conjunction with the public and private sectors, has pressed for the adoption of a firm commitment to implement the National Plan on Equal Opportunities for Women 1997-2001 and the mechanisms for inter-agency linkage, decentralization and participation with civil society to that end.

106. The initiatives taken by the Secretariat for Women within the Office of the President of the Republic, with support from women's organizations, networks and international and cooperation organizations, started in 1993, the year in which the Secretariat was formed. The period since then has been used for cross-cutting gender mainstreaming in public policies and the implementation of programmes and projects designed to attain its objectives as established by Act No. 34/92. A variety of plans have been implemented since 1994, including national plans for the elimination of violence against women and plans to establish equality. This period has witnessed legislative amendments in favour of equality between men and women and non-discrimination against women, including amendments to the Penal, Electoral, and Domestic Violence Codes; ratifications of international conventions, including the Convention of Belém do Pará, the CEDAW Optional Protocol, the Convention against Transnational Organized Crime, the Rome Statute, and commitments under the Beijing and Cairo Platforms and the Millennium

Development Goals, regarding which special reference to gender and the advancement of women is made in this section of the report.

107. In addition, the establishment of bodies to work in favour of gender policies during this period has resulted in progress and in consolidation of some cases in parliamentary committees of both Chambers, in the Human Rights Unit of the Supreme Court of Justice, in the Office of the Ombudsman and in the Public Prosecutor's Office. Joint networks have been established in the sectoral ministries, such as Education, Health, Justice and Labour, Agriculture and Livestock, and in the departmental and municipal governments, and there has also been considerable interaction among international external cooperation organizations, such as the United Nations system, OAS, the Inter-American Development Bank, GTZ (the German cooperation agency), the Canadian International Development Agency, the Swedish International Development Cooperation Agency and many others. Women also now enjoy access to positions of power within the current Administration, the national Foreign Ministry, various sectoral ministries and secretariats, the Office of the President of the Central Bank, the National Directorate of Customs and the Supreme Court or Justice.

108. Although there have been positive signs of awareness of equality, there is acknowledgement of the persistence of discrimination which is still cultivated and fostered by cultural factors, customs and attitudes. This is why the Secretariat for Women has undertaken activities in nine areas: equal rights for women and men; a culture of equality; access to economic resources and jobs; equity in education; comprehensive healthcare; a life free from violence; a healthy and sustainable environment; social and political participation with equal opportunities; effective decentralization; and establishment of inter-agency measures and civic participation.

109. The main activities concern still require amendments to the law, such as the Penal Code and the Electoral Code in connection with women's participation, filiation and the necessary food requirements for children and, more directly, women. It also involves cultural changes in society's view of women, to which end awareness, consciousness-raising and information and other activities for motivating discussion and reflection have been organized. There is also the strengthening of programmes affording women access to economic resources and to employment and education, programmes on health, the fight against violence against women and the fight against human trafficking. Mechanisms for the country's interior have also been established and guarantee decentralization of gender policies and civic participation in management and decision-making, sustainable development with cross-cutting gender and environmental action policies, and promotion of social participation and gender policies.

B. Establishment of generational public policies: children, young people and the elderly

110. Among the serious defects in Paraguay's public policies, one that causes concern is the problem of effective implementation of a comprehensive and cross-cutting approach that caters to the needs, interests and specific potential of children, young people and the elderly, together with the incorporation of a gender perspective. Measures and programmes geared to these groups usually view them as problem groups, and they are even commonly catered for exclusively as risk groups and objects of charity, without due consideration of their rights and potential for full and equal civic participation or their actual contribution to the tasks of society.

C. Egalitarian labour and employment policies

111. Women's economic participation has increased considerably, as reflected in the increased number of women among the economically active population (EAP). It is currently vital for women to engage in paid work in order to lift their families out of poverty. However, they continue to be solely responsible for domestic tasks. While their participation in productive labour in rural areas is indisputable, recognition of such work is not reflected in national statistics, public policies, etc.

D. Economic reorientation and recovery, uprooting of poverty, integration and sustainable human development with full inclusion of women

112. For their part, the Ministry of Justice and Labour and the Secretariat for Women signed a joint cooperation agreement to implement a programme of action comprising various components that will help improve public policies designed to give Paraguayan women better access to economic resources and employment. Provided for under the second National Plan on Equal Opportunities for Women and Men (2003 -2007), the cooperation agreement will provide training activities for women workers. Experts claim that it also ensures the full observance of the human rights of women prisoners throughout the country. Its implementation will include the formation of a technical team charged with devising the plan of operations for bodies of both entities, insofar as budgetary resources allow. The Minister for Women's Affairs, María José Argaña, is of the view that "Paraguayan women, when compared with men, live in unequal conditions in all spheres, especially the economic sphere".

113. Figures show that female unemployment stands at 18 per cent while male unemployment is only half that amount; where salaries are concerned, women earn 73.1 per cent of men's monthly earnings, according to the Minister. In earlier meetings with leaders of business and industry Ms. Argaña pointed out that in order to overcome poverty it was essential that women should be integrated into the labour market. The signing of this new agreement - which will enter into force immediately, is of three years' duration and may be extended - is an initiative of the Secretariat for Women to support the demands of the female sex. Earlier this month this department of State launched a campaign against sexual harassment. At its inauguration it was claimed that men were also victims of this offence, but statistics show a greater incidence among women.

E. Promotion of women's access to power in order to achieve labour equality

114. In 2005 the Paraguayan Secretariat for Women established a Women's Leadership Centre, a scheme supported by the Superior Court of Electoral Justice (TSJE). The Centre is a body that promotes women's access to the country's power structures. It is intended to provide differentiated training for young and adult women and guide them towards positions of power and so break down the barriers that impede their access to decision-making, and fostering in them attitudes and skills conducive to building a more equitable society. The proposed goal is to train 1,000 women during the first year and 100,000 by 2008. The Centre was inaugurated at a highly significant period for Paraguay, because "we are in transition towards the incorporation of more opportunities for women in elected posts on the eve of new elections of parties and administrations and three years away from the next general elections. This is why the goal must be to improve women's access to power structures." The opening of the Centre is in line with the guidelines of the second Plan on Equal Opportunities and the eighth Plan on Social and Political Participation and fulfils the recommendations contained in the Convention on the Elimination of

All Forms of Discrimination against Women. It should also be pointed out that in January 2005 Paraguay defended its report before the CEDAW Committee, whose observations were not only disseminated, but also incorporated into action plans; they also served as a guide for the drafting of this report in order to indicate the progress made and the main concerns at the national level.

IV. NORMATIVE FRAMEWORK FOR THE PROTECTION OF HUMAN RIGHTS¹²

115. On 12 July 2004 the Republic of Paraguay submitted its periodic report to the Committee on Civil and Political Rights, which considered it on 19 and 20 October 2005. That report contained up-to-date information on the human rights situation in Paraguay, as well all date relating to the normative framework for the protection of such rights. In this connection, that report contains a detailed list of the mechanisms of Paraguay's legal framework for the promotion and protection of human rights, since which time there have been no changes in the protection system, with the exception of the new draft Statute of Indigenous Communities, intended to abrogate Act No. 904 and introduce changes in the existing legislation. However, to date, since the promulgation by the Legislature, the draft law is being considered by the Executive for subsequent promulgation or, failing that, the veto and return to the committees of the National Congress, a process that is currently at a standstill owing to disagreement expressed by certain sectors of the indigenous communities.

V. SECOND PART: REPLY TO THE LIST OF ISSUES ON ECONOMIC, SOCIAL AND CULTURAL RIGHTS¹³

ARTICLE 1

116. The exercise of the right of self-determination, and in particular regarding self-determination of indigenous peoples, is unequivocally established in Paraguay in the 1992 Constitution. Chapter V, "Concerning Indigenous Peoples", article 62 of which, "Concerning Indigenous Peoples and Ethnic Groups", states that "the Constitution recognizes the existence of indigenous peoples, defined as cultural groups that existed prior to the establishment of the Paraguayan State". article 63, "Concerning Ethnic Identity", is even clearer, stipulating that: "the right of indigenous peoples to preserve and develop their own ethnic identity in their own habitats is recognized and guaranteed. They also have the right freely to apply their systems of political, social, economic, cultural and religious organization and voluntarily to observe customary practices for the regulation of their domestic coexistence, provided that none of them runs counter to the fundamental rights established in this Constitution. In conflicts of jurisdiction, account shall be taken of indigenous customary law." article 64, "Concerning communal property", stipulates *in fine*: "Any removal or resettlement from their habitat is prohibited without their express consent".

¹² See Annex II, "Normative Framework for the Protection of Human Rights", extract from the pertinent section of the periodic report of Paraguay to the Human Rights Committee, submitted on 28 July 2004.

¹³ This second part of the periodic report of the Republic of Paraguay for the period 1994-2005 contains the State's replies to the questions contained in the revised general guidelines regarding the form and content of reports to be submitted by States parties under articles 16 and 17 of the International Covenant on Economic, Social and Cultural Rights (basic reference document E/C.12/1991/1).

117. These rights are also recognized in the same spirit in the basic Act (the Statute of Indigenous Communities Act, No. 904/81), and in Act No. 234/93 approving ILO Convention No. 169 concerning Indigenous and Tribal Peoples in Independent Countries.

118. With regard to the legislative and other measures taken by the State for the full enjoyment of their cultural heritage by national ethnic groups, minorities and indigenous peoples, mention may be made of article 65 of the Constitution, "Concerning the right to participation", which "guarantees the indigenous peoples the right to participate in the economic, social, political and cultural life of the country in accordance with their practices and customs, the Constitution and national laws"; article 66, "Concerning Education and Assistance", stipulates: "The State shall respect the cultural heritage of Indian peoples, especially regarding their formal education. At their request, the State will also defend them against demographic decline, the degradation of their habitat, environmental contamination, economical exploitation and cultural alienation", while article 77, "Concerning mother-tongue instruction", stipulates: "Teaching in the early school career will be in the official language of which the student is a native speaker. Students will be taught to understand and to use both official languages of the Republic likewise [...]. Ethnic minorities whose native language is not Guaraní may choose one of the two official languages."

119. Regarding positive aspects, there are laws that especially protect indigenous communities and other more vulnerable groups previously mentioned, in addition to the Code of Criminal Procedure in force which provides for differentiated treatment of an implicated indigenous person. At the same time, land has been acquired for the indigenous people, and the Paraguayan Institute for Indigenous Peoples (INDI) provides them, as far as possible, with legal protection through its legal department, especially under civil law in cases of claims, eviction and so forth. That Institute also comes up against negative aspects such as judges' and even the National Parliament's lack of understanding of indigenous issues, especially in the area of expropriation, and particularly regarding the shortage of economic and financial resources for appropriate compensation to owners of expropriated land.

120. According to data produced by the 2002 Indigenous National Population and Housing Census, the country's indigenous inhabitants are located mainly in rural areas (91.5 per cent). The remainder (8.5 per cent) are located in urban areas with a significant presence of five ethnic groups: Maka (77.4 per cent); Maskoy (32.7 per cent); western Guaraní (29.4 per cent); Nivacle (25.2 per cent); and Exnet (24.4 per cent).

A. Overall report on the indigenous situation

121. In its zeal to deal with issues relating to the urban indigenous population, INDI launched a process of inter-agency linkage with the Ministry of Public Health and Social Welfare, the Secretariat for Social Action, the National Emergencies Secretariat and the National Secretariat for Child and Adolescent Affairs. Together with this last body, a start was made on tackling the issue of indigenous street children, one of the most problematic aspects of indigenous urban daily life, making it possible to rescue indigenous children at risk or abandoned. As a result, most of them today live in their communities far from the risk of addiction.

122. At the same time, and in parallel with containment and emergency activities in favour of these indigenous families, INDI initiated action to address the underlying problem: abandonment and uprooting from their communities. To that end a new approach to their social management

was adopted, with provision of assistance to indigenous people in their own communities so as to respond more effectively to existing needs and promote their development at the same time.

123. A sizeable part of the responses to these needs comprises regular delivery of food (rice, noodles, kidney beans, white corn, sugar, tea, biscuits, oil and preserved meat). By delivering these foodstuffs to the communities the Institute ensures that the provisions actually reach the families, since they do not fall under the leadership's discretionary authority. This approach was adopted in response to the observation that in some cases leaders were enriching themselves with the provisions received, with the result that the provisions never reached genuinely needy families. The provisions are generally distributed for day-to-day consumption as food support during production periods or to strengthen nutritional content in the presence of illness. In addition to food, families receive tools and seed in order to launch the growing of food for personal consumption.

124. Special mention should be made of the provision of foodstuffs, tents and medical care to the indigenous inhabitants who lived in Plaza Italia for one month awaiting approval of the new Indigenous Statute. This task was supported by the National Directorate of Charity and Social Assistance (DIBEN) and the National Emergencies Secretariat (SEN). A parallel activity was developed with the indigenous persons who camped at the Metropolitan Seminary to protest against the Act approved by Congress. This draft Act is currently under partial veto by the Executive.

125. With regard to health care, the institution coordinates its work with the Ministry of Public Health and Social Welfare through the various clinics, hospitals, the Juan Max Boettner Institute, the Mother and Child Institute, the Medical Emergencies, the Clinics Hospital, the Military Hospital and others, which constitute receptacles for these communities' care needs. An overall evaluation of the health status of the indigenous people normally assisted by INDI shows that the main problems include acute respiratory infection, acute diarrhoea, parasitosis, anaemia, deficient nutrition and tuberculosis.

126. The Institute's budget is 6 billion guaraníes, enabling it to reach 22 of the existing 412 communities. However, thanks to efforts to optimize resources, INDI currently reaches 60 communities comprising some 1,200 families. It should be noted that indigenous people temporarily located in the capital regularly approach INDI, which, given its very limited space for the number of persons it receives, is not equipped to provide temporary shelter, although it quite often does so.

127. Part of the provisional care offered to indigenous people who approach the Institute, either to seek medical care or to initiate action with INDI or with other bodies, as well as those who come to demonstrate and occupy various squares, is to provide them with three meals a day. The latter (demonstrators) are usually brought by leaders of their communities or other individuals or organizations in order to file claims, although they are often also unscrupulously manipulated by private interests. This is one more consequence of their vulnerability.¹⁴

¹⁴ See Annex III to this document: "Land acquired by the Paraguayan Indigenous Institute (INDI) for settling indigenous communities."

B. Programmes and projects in operation

- Project for institutional strengthening of Paraguay’s indigenous organizations, with support from the Inter-American Development Bank (IDB).
- Project for improving the health care and food security system for indigenous communities in the Departments of Caaguazú, Presidente Hayes and Boquerón, with help from the Korean International Cooperation Agency (KOICA).
- Programme for social reintegration of indigenous street families: organizational strengthening and enhancement of production of their original communities, in coordination with the National Secretariat for Child and Adolescent Affairs (SNNA).

ARTICLE 2

128. Article 46 of the National Constitution establishes the framework for equality among individuals, stipulating that: “All residents of the Republic are equal as far as dignity and rights are concerned. No discrimination is permitted. The State shall remove those obstacles and prevent those factors that maintain or promote discrimination.” It goes on to state that: “Guarantees aimed at preventing unjust inequalities shall be considered as not discriminatory but egalitarian factors.”

129. In this connection, while the Paraguayan legal framework contains no discriminatory obstacles to enjoyment of the rights enshrined in the Covenant, especially against any vulnerable group, Act No. 2352 has as its main aim the establishment of a border security zone so as to protect the border strip against privatization of Paraguayan territory for the use of aliens. In this way:

130. Act No. 2532, article 1, establishes as “*a border security zone*” the 50-kilometre strip adjacent to the land and river borders within the national territory. Article 2 : In the absence of authorization by decree of the Executive branch based on reasons of public interest, such as activities that generate jobs for the workforce in the border security zone, aliens originating in any of the countries bordering the Republic, or corporate bodies comprising a majority of aliens originating in any of the countries bordering the Republic, are not entitled to ownership, joint ownership, or usufruct of rural landed property.

131. Act No. 1863, article 45, “*Limited borderland allocation*”, establishes that in official settlements land shall be awarded exclusively to Paraguayan citizens, with the exception established in the Act itself. In private settlements established on the basis of the promulgation of this borderland Act, considered as the strip of the national territory extending 50 kilometres inwards from its border, the resulting lots shall be awarded in a proportion of not less than 50 per cent (fifty per cent) to Paraguayan citizens.

132. Regarding legislation on foreign labour, especially in respect of permits to work or reside in the country, the Migration Act establishes:

- *Article 62*: Prohibits aliens residing illegally in the country from working for pay or remuneration, whether self-employed or for an employer, and with or without a relationship of dependency.

- *Article 63:* No physical or legal person, public or private, may provide work or paid occupation to aliens residing in the country illegally or who, residing there legally, are not entitled to perform such tasks.
- *Article 68:* Any employer, in providing work or employment to or hiring aliens, whether to perform tasks on their own account or in a relationship of dependency, shall require him or her without exception to present the Paraguayan identification document stating that the alien is a permanent or temporary resident; and in the latter case that the period of his or her stay is valid that he or she is authorized to work.
- *Article 69:* Owners, managers or supervisors of hotels, boarding-houses or similar businesses may not provide lodgings to aliens who are in the country illegally.
- *Article 70:* Any irregularity regarding stays of migrants detected by persons offering work or lodging to an alien must be reported to the immigration authority within 48 hours so that the latter may exercise the powers set forth in this Act.
- *Article 71:* For purposes of verifying enforcement of the aforementioned provision, the Directorate- General of Migration may undertake inspections of workplaces and lodgings and duly report any infringement of the relevant provisions.
- *Article 72:* Corroboration of the infringement does not exempt employers from the payment of wages, salaries or other remuneration to the person to whom work or lodgings were given in violation of the provisions of this Act.

133. At the same time Paraguay is almost exclusively a recipient of international cooperation; however, in the past decade the national army has formed part of peace missions organized by the United Nations and the Organization of American States. Accordingly, while the missions are military in character, every effort is made to ensure that the Paraguayan contingent is properly instructed in the matter of human rights and that the relevant regulations are translated into strict respect for human dignity. In this way it also contributes to the enforceability of human rights in those peacekeeping missions.¹⁵

ARTICLE 3

134. With a view to promoting gender equity and eradicating discrimination and violence against women, Act No. 34/92 established the Secretariat for Women within the Office of the President of the Republic. Its main task is to incorporate a gender perspective in the public agenda, through plans, programmes, projects and standards. Since 1994 the Secretariat for Women has launched, in an inter-agency context, the National Plan for the Prevention and Punishment of Violence against Women, the First National Plan on Equal Opportunities for Women 1997-2001, the second National Plan on Equal Opportunities for Women 2003-2007, approved by Executive Decree No. 1958/04, which integrates the first and second National Plans on Sexual and Reproductive Health within the framework of CEDAW, the Beijing Platform and the seven main international human rights instruments ratified by Paraguay between 1994 and 2005.

¹⁵ See Annex IV: “Activities carried out by the Paraguayan contingent in United Nations missions”.

135. Since 1995 the Secretariat has been implementing the National Programme on Equal Opportunities for Women in Education (PRIOME) jointly with the Ministry of Education and Culture (MEC), the aim of which is to incorporate a gender perspective in education. Its main activities are:

1. Training and awareness-raising for directors, instructors, trainers, and extension trainers and leaders - that is, a large section of the educational community - through the Ñanduti Plan for Education (2004-2005) and by implementing these policies through the departmental education plans.
2. Dissemination and promotion of awareness of the importance of the gender approach through the mass media.
3. Design of educational spots, posters, wall maps and brochures involving the entire educational community as protagonists.
4. Promotion of initiative: the programme establishes cooperation alliances with civil society and State and international organizations with a view to supporting strategies for installing capacities in the sphere of formal education.
5. Establishment of permanent discourse and reflection among the educational community through the organization of forums, debates on the topic, and participative workshops based on personal experiences, starting with children at the initial level and going on to adolescents and adults.
6. Use of different methods to achieve inter-agency awareness with regard to the gender approach in the MEC.
7. Analysis and review of textbooks and educational materials in order to make an impact on curricula.

136. Other activities include publication of the research work *Sexist Practices in the Classroom*, as part of UNICEF activities and based on the results that emerged from the research on “Improving girls’ education in Paraguay”; and confirmation of the agreement between the Secretariat for Women within the Office of the President of the Republic, the Ministry of Education and Culture and the United Nations Children’s Fund (UNICEF), signed in connection with the Millennium Development Goals. It is implemented through the Programme for Equal Opportunities for Women in Education (PRIOME).

137. There is also support and advice to the Guaraní-Spanish Bilingual Literacy Programme on Gender and Community Organization for Production, Health and Education, coordinated by the Ministry of Education and Culture. The education section of the Secretariat for Women and the PRIOME Coordination Office are the gender component facilitators. The programme is being conducted in six of the country’s departments: Guairá, Caaguazú, Itapúa, San Pedro, Parguari and Caazapá.

138. The Secretariat for Women is represented on the “Tripartite National Commission to analyse and promote equal participation of women in employment”, created by Executive Decree in 1998. It has served to foster tripartite social dialogue among Government, trade union and business sectors. The Commission, with ILO assistance, has generated research on subjects such

as gender analysis, poverty and employment, and the situation of domestic work in Paraguay, and has acted as the advisory counsel to the Gender, Poverty and Employment Programme in Paraguay. In the same year it carried out a six-month National Campaign against Sexual Harassment at Work, developed in the metropolitan area. This National Tripartite Commission has a plan of action entitled “Decent work agenda for Paraguayan women, 2005-2006”, with the following lines of action:

- To promote respect for fundamental labour rights, in order to encourage and promote approval of ILO Convention No. 156 (Workers with family responsibilities).
- To promote opportunities for employment and income: this line of action will be implemented through business associations represented on the Tripartite Commission.
- To expand men and women workers’ social protection through amendments to the organizational chart of the Social Security Institute.
- To promote social dialogue with a view to training public officials and men and women workers and entrepreneurs in labour-relations issues with a gender perspective.

139. In 2000 the Secretariat for Women set up the YES Youth Employability and Entrepreneurship Network (mixed network), which has promoted national and international youth events. The YES Network’s actions are coordinated through local, regional and international inter-institutional efforts, strengthening the partnership of public and private youth assistance organizations cooperating at the national level in order to generate consensus and harmonize activities, proposing specific thrusts for policies and strategies on employability, entrepreneurship and youth labour enterprises with a gender approach.

140. In 2002 activities were carried out to evaluate progress on the Plans being implemented by the Secretariat for Women and their interaction with focal points in favour of the Paraguayan State’s gender agenda. As of 2003, on the basis of internal and external operation evaluations, an institutional updating process was launched to boost the action strategies of the Secretariat for Women with State institutions, which set in train joint participation processes with civil society organizations, especially those that promote women’s human rights. In this context, the Decentralization Directorate was created in order to support the decentralization process, ensuring incorporation of the gender approach at all territorial levels.

141. Section III of the Plan establishes as a general objective: “Achievement of equality for men and women regarding tenure, working conditions, access to and control of economic resources and employment.” Within this framework a series of activities for inter-institutional linkage have been carried out in favour of women’s access to land, credit and employment in the form of productive projects and through the installation of operational programmes and plans. In this connection, there is a mutual cooperation agreement for the period 2001-2006 between the Ministry of Agriculture and Livestock and the Secretariat for Women in the Office of the President of the Republic.

142. The purpose of this agreement is to coordinate and implement joint activities in the agrarian sphere, incorporating the gender perspective into the policies, plans, programmes and projects of the institutions that make up the agriculture and livestock sector, consistent with public sectoral policies and with the Plan on Equal Opportunities for Women, coordinated and implemented by

the Gender and Rural Youth Directorate created by the Ministry of Agriculture and Livestock for the purpose. At the same time, the agreement with DEVNET for implementing the WINNER Programme, April 2005-April 2006, consists of a virtual space devoted to women at the head of formalized micro, small and medium-sized businesses, giving them access to new information, communication and training technologies for their products' entry into the supply and demand circuit. Its website is www.winnernet.org. There is also an agreement between the Secretariat for Women and the Paraguayan Industrial Union for facilitating and making more flexible women's access to credit. The Secretariat for Women and the National Development Bank) also undertake activities to facilitate and smooth women's access to credit. A joint agenda of the National Cooperative Women's Committee of the Paraguayan Confederation of Cooperatives is being pursued; it has trained over 170 female members of cooperatives and has fostered national and international events, including national encounters and various day courses on "The gender dimension of lending policy, the microenterprise sector and the fight against poverty", and "Designing a framework of action for gender mainstreaming in employment policies and the labour market in Paraguay", "Cooperatives and local public policies and international integration" and "The gender dimension in credit policy and the microenterprise sector in the fight against poverty". A pilot project, "Eradicating sexist paradigms", the initial stage of which is a "Diagnostic workshop with female heads of household" originating in the poverty belt around Asunción city. There are also production initiatives with women heads of households, with support from B'nai B'rith in the form of the supply of work tools for equipping sewing workshops in the country's 17 departments. Seventy-six production projects with CONAMURI, including dairy and pig farming, egg and farmed hen production, and others currently at the training and monitoring stage.

143. Mention should be made of the United Nations WINNER programme implemented under the agreement signed with DEVNET, with financing from the Italian Ministry of Foreign Affairs. The Secretariat for Women has assumed the role of National Office and has established five support offices. To date it has trained 306 women entrepreneurs, and the same number of women are registered in the system, surpassing the project's target and with time left over for project completion. The virtual space affords access to new information, communication and training technologies, as well as the possibility of exchanges, business sessions, and supply and demand of products and services.

144. The Secretariat for Women supported the Latin American meeting on youth employment, progressing towards the Millennium Development Goals, "Youth: strategic capital in the fight against poverty and the strengthening of democratic governance", with the participation of 300 young people from 17 Latin American and Caribbean countries plus Japan and Taiwan.

145. Other topics placed on the agenda are decent work for Paraguayan women, based on ILO Convention No. 156 concerning Workers with Family Responsibilities, and social security. This Convention was presented with the support of ILO and the Tripartite Commission for the public and private sectors in order to raise the awareness of the actors involved.

146. The Secretariat has signed an agreement with the Ministry of Justice and Labour to coordinate institutional skills with a view to guaranteeing the fundamental principles and rights of women in the workplace, and protect the human rights of women deprived of their liberty in order to stamp out discrimination against them, and afford effective de jure and de facto equality. A process is under way, with assistance from ILO and UNFPA and coordinated by both organizations, to formulate the programme and budget for achieving these objectives.

147. The Secretariat for Women operates the Children's Centre for the children of officials not only of the institution, but also of the National Congress and the Ministry of Public Works and Communications, in order to give effect to the Labour Code and make working and family life more compatible. It also supports the initiatives of the Centre for Documentation and Studies (CDE) and advocates the inclusion in the public agenda of analysis of regulations and public policies on paid domestic work in Paraguay.

148. The Secretariat for Women is represented on the Bicameral Commission entitled National Natural Resources Defence Commission (CONADERNA), whose aim is to develop efficient and effective activities for protection of the ecosystem. In this area the Secretariat for Women has submitted a number of comments on proposals for laws, which have been studied by the aforesaid Commission. The proposals include:

- An awareness-raising workshop for senators and parliamentarians on national environmental legislation in Paraguay (2003).
- A forum on the use of agrochemicals and their effects on human health.
- A public hearing on the proposed water law.
- Support for supplementing Paraguay's document for the national Rio + 10 report submitted at the United Nations World Summit on Sustainable Development, held in South Africa in August 2002.
- The mutual cooperation agreement between the Ministry of Agriculture and Livestock and the Secretariat for Women is currently in process of renewal; the new agreement provides for the mainstreaming of gender and the environment.
- Representation of the Secretariat for Women to the National Environmental Council (CONAM) between 2001 and 2004.
- Participation in and support of the Secretariat for Women for the Guidelines for the elaboration of a national environment policy, which is currently the National Eolithic of the Paraguayan Environment.
- In 2003 an agreement was signed by the Environment Secretariat and the Secretariat for Women for coordinating and implementing joint environmental activities incorporating the gender perspective in the policies, plans, programmes and projects of the institutions that make up the environment sector, in line with sectoral public policies and in the Second National Plan for Equal Opportunities for Women and Men.

149. MERCOSUR Working Subgroup No. 6, responsible for following up environmental matters, stated in its report No. 02/2002 that "account will be taken in its agenda of work of Common Market Group Resolution 84/00, which makes reference to the need to work on the basis of gender perspective in this area. The Secretariat for Women formed part of the advisory committee for the National Biodiversity Strategy and Action Plan (ENPAB), for which work is shared by 12 sectoral groups for the inclusion of a gender perspective (2002-2004). Gender issues were included in the final report on the Strategy.

150. In 2005 Paraguay updated the submission of reports to the CEDAW Committee and, as one of the main measures taken under the commitment to monitor implementation, the Secretariat for Women circulated the Convention, the Committee's Concluding Observations and Recommendations, international platforms and the Millennium Development Goals to over 140 offices of public institutions and over 60 non-governmental organizations. An inter-agency board to monitor implementation of CEDAW was also set up, sharing space with civil society organizations as part of the overall inter-agency plan of operations. There are currently thematic boards dealing with the CEDAW Committee's Observations and Recommendations.

151. In 1999 and 2000 the Regional Pilot Project for Prevention of and Attention to Domestic Violence against Women was implemented at the regional level by the Secretariat for Women with support from the Ministry of Public Health and Social Welfare and technical cooperation of the Inter-American Development Bank (IDB). In that same year (2000) the women's support centres (CENAM) were created; they have now become SEDAMUR, under the Secretariat for Women; they provide legal, psychological and social counselling for women and refer their cases to other bodies and competent institutions. Also established was the Care Centre for Victims of Violence in the Medical Emergencies Centre and the national network of care for victims of domestic violence, and the Code 1600 service from the National Police 911 system.

152. Between 1994 and 2005 the main achievements in the fight against the scourge of violence against women were reflected in the inclusion of domestic violence in the Penal Code; the enactment of Act No. 1600/00, a civil recourse that affords precautionary measures in favour of victims; the skills training series for men and women public officials of the National Police, health centres, police academies, the military academy, associations of persons with special skills, and older women; and awareness-raising and information campaigns on the basic rights of women in a context of violence. Since domestic and other types of violence have not been satisfactorily defined in the Penal Code, the National Parliament's National Commission on the Reform of the Penal and Penitentiary System has received proposals for the amendment of article 129 concerning domestic violence and other punishable acts against sexual integrity and autonomy, punishable acts against minors, and so forth.

153. To date, the Secretariat for Women has received support through international cooperation for equipping a reception centre for women victims of violence. The purpose of the centre is to provide full and comprehensive care, including safety, attention and treatment, and reintegration into the workforce.

154. A national campaign against sexual harassment under the name of "You harass, I accuse" (*Tu acosas, yo acuso*) was launched in November 2005. The first part of the campaign consisted of training workshops for public officials, secondary-school pupils and members of trade unions. The second part envisages working with the same groups, as well as university students and Military Academy cadets.

155. Since the same year, with support from the State Department of the United States of America, No. 2210 on Trafficking in Persons has been in operation. It is designed to consolidate the Paraguayan Government's overall efforts to eradicate trafficking in persons, establishing procedures for its prevention and for the protection of victims (especially women, adolescents and children) in Paraguay. With the establishment of the Referral Centre on Trafficking in Persons - which provides comprehensive care for victims, assistance and monitoring of cases - a total of nine cases involving 37 women (30 adults and 7 minors) in all, have been taken up. There

is also a telephone helpline and electronic mail site for receiving complaints. In parallel with those activities, an “awareness-raising and education” campaign on trafficking in persons and sexual exploitation was launched with the dissemination of educational materials (posters/fold-outs, radio spots in Guaraní and Spanish in the capital and the country’s interior, and printed materials). Three workshops were also held for government and non-governmental institutions with a view to obtaining inputs for the subsequent preparation, starting in April 2006, of a manual on general intervention procedures.

156. On the basis of internal and external operation evaluations, in 2003 the central Government initiated an institutional modernization process to boost the strategies for action by the Secretariat for Women with State institutions and embarked on processes of joint participation with civil society organizations, especially those promoting women’s human rights. This gave rise to the creation of the Decentralization Directorate of the Secretariat for Women, whose aim is to support the decentralization process and ensure gender mainstreaming at all territorial levels.

157. Communication strategies have served to raise awareness of the need for equal opportunities. In 2004 the Equal in Everything (*Campaña Iguales en Todo*) campaign covered the following main lines: equal remuneration for work of equal value, participation, health, prevention of domestic violence, equal access to education for girls, and sharing of domestic roles in the home.

158. The Equal in Everything Campaign in 2005 focused on the need to eradicate violence against women, promote equal opportunities for political participation by women, and the promotion of sexual and reproductive rights, as well as raising consciousness of the existing gender inequalities in various spheres of society. The campaign used television spots, advertisements in the printed Press, radio microprogrammes and fold-outs containing information on sociological violence, sexual violence, sexual and reproductive health, mothers’ health and social and political participation. Other campaigns took the form of street theatre performances on those topics on public thoroughfares in communities in Asunción, Central, Ciudad del Este and Ca’acupé.

159. With regard to health, there have been campaigns to raise women’s awareness of their vulnerability to HIV/AIDS. The Secretariat for Women lobbied the top national authorities of the three branches of State. A public campaign to obtain a commitment was also undertaken with the assistance of UNAIDS, and Thematic Groups met to review fulfilment of commitments with the assistance of the Pan American Health Organization. These Thematic Groups’ achievements include the decision to provide VSRL analysis and ELISA testing free of charge, as well as antiretroviral treatment for pregnant women. Twenty men and women decision-makers were trained in programmes on transmissible diseases in Central Department level and in the Departments of Paraguari and Presidente Hayes.

ARTICLE 4 (operative paragraph)

ARTICLE 5 (operative paragraph)

ARTICLE 6

160. First and foremost, Paraguay is a party to the following international human and labour rights instruments:

International Convention on the Elimination of All Forms of Racial Discrimination

Adopted: New York, 21 December 1965
Signed by Paraguay: 13 September 2000
Act No. 2128 of 7 July 2003
Deposit: 18 August 2003
Entry into force for Paraguay: 17 September 2003

ILO Convention No. 111 concerning Discrimination in Respect of Employment and Occupation

Adopted: Geneva, 25 June 1958
Act No. 1154 of 29 July 1966
Deposit: Geneva, 10 July 1967
Entry into force for Paraguay: 10 July 1968

ILO Convention No. 122 concerning Employment Policy

Adopted: Geneva, 9 July 1964
Act No. 67 of 26 December 1968
Deposit: Geneva, 20 February 1969
Entry into force for Paraguay: 20 February 1970

Paraguay has submitted reports to the ILO supervisory committees on its fulfilment of the provisions of the Conventions ratified by the country.

A. Situation, indices and trends in employment and unemployment

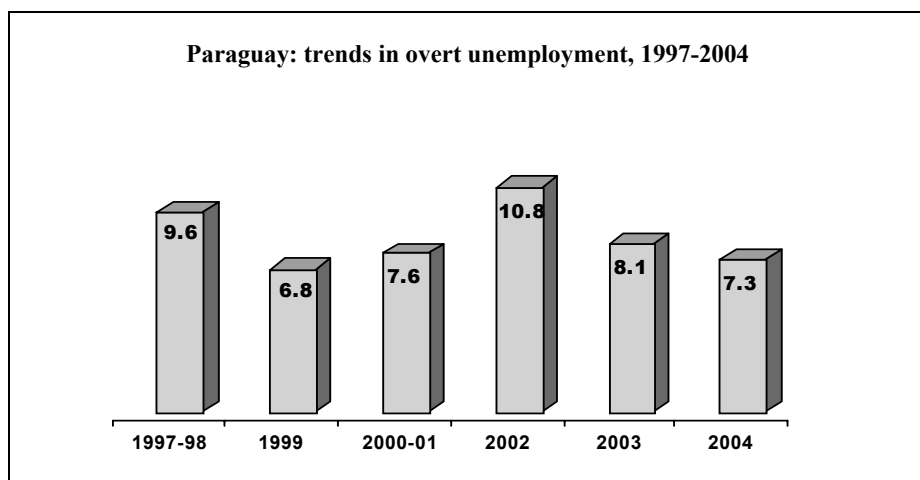
161. According to the Permanent Household Survey (EPH) 2004, the labour force participation rate (population employed or unemployed in relation to the total population of working age) was 63%. The percentage was higher in rural areas (64.9%) than in urban areas (62.4%) and higher among men than among women (76.6% and 50.4% respectively).

162. The Paraguayan economy is based on independent labour. The dominant group in the labour force is that of self-employed workers (39.8%), followed by unpaid family workers (13.1%) and employers (4.2%). The total of these figures shows that some 6 out of every 10 persons working generate income through the direct sale of their products or services.

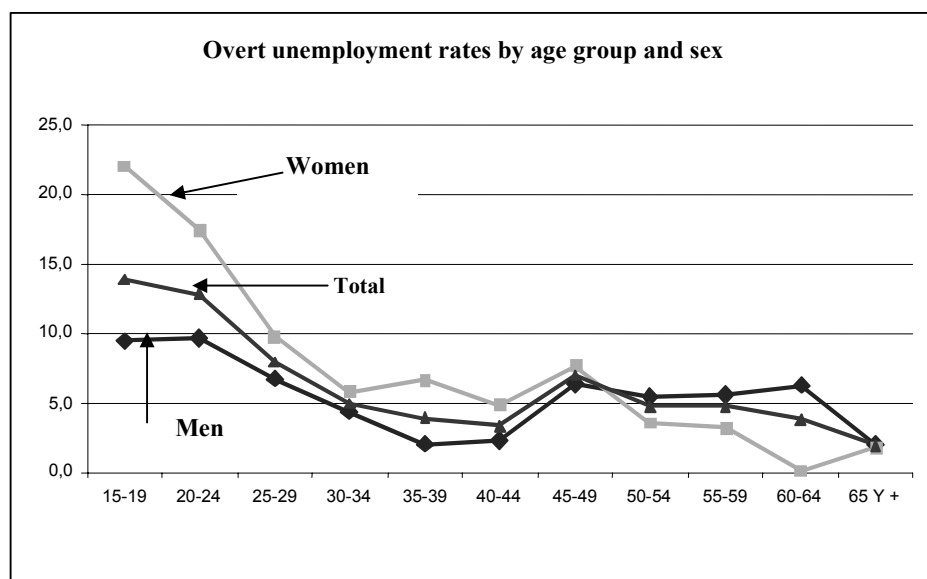
163. The primary, or extractive, sector employs 33.3% of the workforce and the secondary (manufacturing, construction) 16%. Some 65% of working women are employed in the tertiary sector, while men are fundamentally distributed between the tertiary and the primary sectors (42% and 39% respectively).

1. Unemployment

164. According to the EPH for 2004 the rate of overt unemployment in the population was 7.3% –one percentage point less than the level recorded for 2003 (8.1%). Underemployment countrywide remained at a level similar to that for 2003 (24.1% as against 24.2%) in both rural and urban areas.

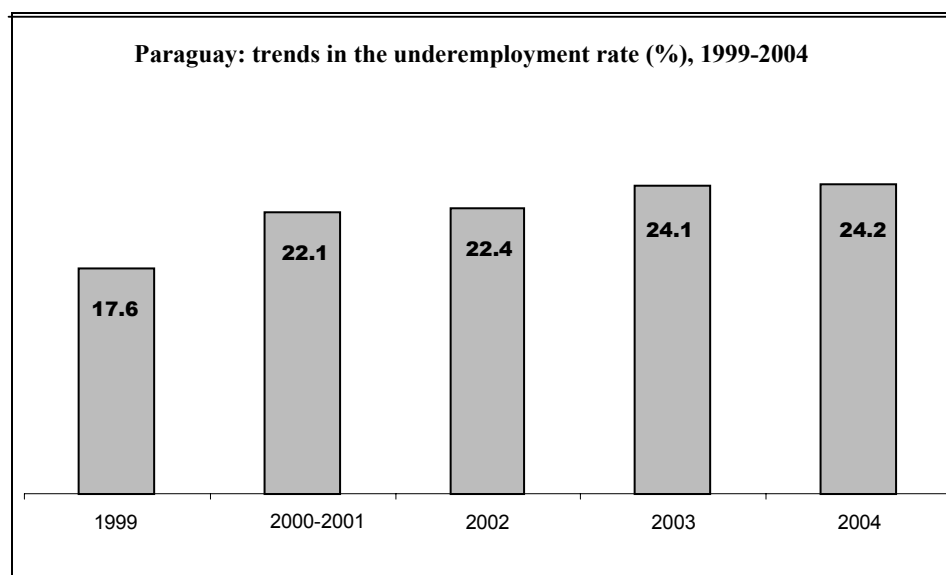


165. The following diagram shows that overt unemployment principally affects the population group aged 15-19, and particularly women in that age group, since, while approximately 14% of the juvenile population is actively seeking employment, the corresponding figure for women is 22.1%. The proportions remain high up to age 29; at that age 8 out of every 100 persons report overt unemployment.



2. Underemployment

166. According to information in the Household Surveys, underemployment remained stable between 2003 and 2004 (24.1%; 24.2% respectively) in both rural and urban areas.



B. Principal features of national employment policy

167. In line with the characteristics of the labour market in Paraguay, employment policy is focussed on the following elements:

- Sustainability of macroeconomic and social conditions favouring the promotion of private investment generating sources of employment;
- Incorporation of the employment objective in trade, production, education, migration, vocational training and social security policies;
- Promotion of the development of micro and small enterprises based on the creation of conditions easing the formalities for access to credit, technical assistance and entrepreneurial training;
- Training of human resources, improving their employability, and involving private initiative, making available to the latter training, guidance and placement services. Training must be adapted to the requirements of enterprises and technological development.
- Promotion of social dialogue to foster adjustments in regulations which will encourage recruitment of workers and serve as a basis for modernization and institutional and legal strengthening.
- Strong support for the improvement of agricultural and stock-rearing production, promoting the creation of clusters (line production). Support for the rural sector is a key element, since it also acts as a factor preventing migration from country to town.
- Development of special plans and programmes dealing with employment problems of specific population groups: programmes and measures to promote the employment of juveniles and women, programmes for the reintegration of specific groups into employment, etc.

C. Freedom of choice of employment

168. As regards the legal and administrative provisions ensuring freedom of choice of employment, and those ensuring that conditions of employment do not restrict the political and economic freedoms of the individual, the State of Paraguay has laid down the following provisions (in particular, concerning time off or leave for election days):

1. Legal provisions

169. *National Constitution.* In its different articles the National Constitution lays down the principles governing employment policy, relating specifically to the objective of full employment, equity, the promotion of cooperatives, agrarian reform and rural development, vocational training and technical education. The State is assigned the task of promoting the quality of life “through plans and policies which take into account conditioning factors such as extreme poverty and impediments of disability or old age.” “The State shall also promote investigation into population factors and their links with economic and social development, the preservation of the environment and the quality of life of the inhabitants” (article 6: Concerning the quality of life, Title II, chapter I.)

170. Article 87, chapter VIII (Concerning labour), section I (Concerning labour rights), refers to the commitment of the State to promote full employment. It reads: “the State shall promote policies aimed at achieving full employment and providing vocational training for human resources, giving preference to Paraguayan workers.”

171. *Equity:* Article 107, chapter IX (Concerning economic rights and agrarian reform), section I (Concerning economic rights), states that “Every person has the right to take up the licit economic activity of his choice within a framework of equality of opportunities”. This provision establishes the framework for the exercise of the right to work in a context of equity and freedom of choice.

172. *Training for work:* Article 78, chapter VII (Concerning education and culture), provides that “The State shall promote training for work through technical education with the aim of training the human resources required for national development”.

173. *Promotion of cooperatives:* Article 113, chapter IX (Concerning economic rights and agrarian reform), section I (Concerning economic rights), states that “The State shall promote cooperative enterprise and other associative forms of production of goods and services based on solidarity and social profitability, to which it shall guarantee freedom of organization and autonomy...”

174. *Rural development and agrarian reform:* Article 115 (Concerning the bases for agrarian reform and rural development) provides that "Agrarian reform and rural development shall be implemented in accordance with the following principles:

- The adoption of a tax system and other measures to encourage production, discourage large-scale landholding and ensure the development of small and medium-sized rural estates, in accordance with the characteristics of each area;

- The rationalization and regulation of land use and crop-growing practices to prevent the degradation of land, and the promotion of intensive and diversified agricultural and livestock production;
- The promotion of small and medium-sized agricultural enterprises...
- Education to train farmers and their families as active agents in national development;
- The adoption of policies to foment popular interest in farming by establishing vocational training centres in rural areas.”

175. **Labour Code (Act 213/93):** chapter II (Concerning work guarantees pertaining thereto):

- *Article 9.* “Work is a right and a social duty and enjoys the protection of the State. It shall not be regarded as a commodity. The freedoms and dignity of those who work shall be respected, and work shall be performed in conditions that protect life and health and ensure a financial level compatible with the responsibilities of a man or a woman who is the head of a family. No discrimination may be established concerning a worker on grounds of physical impediment, race, colour, sex, religion, political opinion or social condition.”
- *Article 15.* “Every worker must have the possibility of a decent existence and the right to just conditions in the performance of his work, to receive vocational and technical education to improve his skills, to obtain higher income and to contribute efficiently to the progress of the Nation.”
- *Article 16.* “The State shall bear the responsibility of providing vocational and technical education for workers so as to improve their skills in order to obtain higher incomes and greater efficiency in production.”... “It shall also, by means of an appropriate economic policy, preserve a just balance between the supply of and the demand for labour and provide suitable employment for workers unemployed or underemployed for reasons beyond their control and for the physically and mentally disabled, the elderly and war veterans.”

2. Administrative measures

176. The general objective of the employment policy of the Ministry of Justice and Labour is to promote the competitiveness of national production and to improve the employability of the labour force in a context of social equity. To that end it is implementing active employment policies consisting of the effective application of training and skills development courses conducted by the National Vocational Advancement Service and the National Training and Work Skills Development System. During the last three years over 100,000 workers have been trained. The Ministry also implements employment support services through vocational guidance, information and placement services. It is currently strengthening the National Employment Service. As regards the quality of employment, the Ministry conducts inspections to ensure compliance with conditions of work as laid down in the Labour Code and international labour conventions.

D. Difficulties in the way of achievement of full and productive employment

177. On account of the characteristics of the economic structure of the country, with its limited numbers of production centres or factories, the majority of workers perform their activities in small-scale enterprises. Some 70% of Paraguayan workers are employed in establishments with less than five employees.

178. In addition, there are imbalances, both quantitative and qualitative, between the supply of and the demand for labour. The economy is unable to create jobs in sufficient numbers and quality to satisfy demand; at the same time, the qualifications of the workforce do not match the present requirements of the jobs on offer. Over 60% of the economically active population (EAP) has only primary education; only 7% have tertiary education. These shortcomings clearly hamper the functioning of the labour market. Consequently a project for the reform of the vocational education system is in course of implementation to improve productivity and the quality of the labour force.

179. During the last ten years there have been no reports to the Ministry of Justice and Labour alleging discrimination in labour matters on grounds of race, religion or social or economic condition. The national Constitution, the Labour Code and other legal provisions in substantive law ensure the right to non-discrimination in employment and equality of opportunity for all workers.

180. In addition, in the National Employment Service vocational guidance measures are used as a vehicle for the development of subjects relating to non-discrimination and the right to equality of opportunity. Similarly, the primary and middle school curricula contain elements relating to these fundamental human rights.

E. Report of the Supreme Court of Justice concerning article 6

181. The potential effectiveness of the above-mentioned legal provisions is enhanced by the absence of relatively impermeable social ceilings, with the natural exception of social status as determined by education and vocational training. However, certain discriminations deriving from supposed roles and working conditions exist, namely in the situations of women domestic workers and rural workers. Labour legislation discriminates against these categories of workers in that it allows payment of a wage below the statutory minimum on the understanding that the lower cash wage is complemented by the benefits of board and lodging in the dwelling of the employer. However, the discrimination is apparent when these workers neither receive board from the employer nor remain at all times in the domicile of the employer.

182. The socio-economic structure of the country apparently does not for the moment permit an improvement in the working conditions of these workers. A third social sector suffering from discrimination, but of a *de facto* kind, is the indigenous sector, a minority group of a different culture. There is no discrimination against them in law, but on account of the cultural difference they experience great difficulties in exercising any form of work activity on equal terms with non-indigenous citizens. Clearly a declaration of equality is insufficient for this social group; regulations are needed establishing a positive discrimination to enable them to attain equality.

183. A fourth disadvantaged sector is the group of physically and mentally handicapped persons. A high percentage of them cannot obtain jobs on account of their condition notwithstanding the provision of the law; consequently, although there is a presumption that they have equality of

rights to obtain jobs, prejudices of a cultural nature debar them in the majority of cases from doing so. However, considerable progress in the protection of this group was achieved with the promulgation of Act No. 1925 of 2002 ratifying the Inter-American Convention on the Elimination of All Forms of Discrimination against Persons with Disabilities and the approval of Act No. 2479 “establishing an obligation to incorporate disabled persons in public institutions”. The case of this group is similar to that of indigenous persons; consequently the improvement of their condition must be achieved through measures of positive action to be established in the law.

184. It should also be pointed out that the protection of the rights of persons with special needs is of a constitutional nature; it is enshrined in article 58 of the National Constitution, and public policies on the subject are governed thereby. The article in question reads as follows: “Persons with special needs shall be guaranteed care for their health, their education, their recreation and their vocational training for full social integration.” “The State shall organize a policy of prevention, treatment, rehabilitation and integration for physically, mentally and sensorially handicapped persons and provide them with the specialized care that they need.”...“They shall be recognized the rights which this Constitution grants to all the inhabitants of the Republic, in equality of opportunities, in order to compensate their impairments.”

1. Discrimination on language grounds

185. Another sector suffering from discrimination in practice is the group of citizens who do not have the use of the Spanish language. In Paraguay the majority of the peasants are monolingual and Guaraní-speaking; there is a minority in the urban sector. They suffer discrimination in practice arising from difficulties of communication in both the work sphere and that of law, in both of which all business is conducted in Spanish. This discrimination tends to be dealt with by short-term solutions. The conditions make for this approach, since the 1992 Constitution states that the Guaraní language is a language of official use on equal terms with Spanish throughout the Republic, with the consequence that Guaraní may be used in the judicial sphere, especially in proceedings relating to labour matters. However, this right has not so far been consolidated on account of the absence of more specific regulations concerning the official languages of the State. The sectors with an interest in the Guaraní language are currently working on a draft regulatory Act which will be submitted to the National Congress.

2. Changes in national legislation

186. Among the changes in national legislation positively affecting the enforcement of the rights enshrined in this article, the following may be mentioned:

187. As regards the right to a productive job and just working conditions:

188. *Act 1980/2002 concerning first employment* is designed to regulate, encourage and promote youth employment with regard to the remunerated provision of labour-power in a subordinate capacity. The Act applies to young persons between ages 15 and 18, to persons under age 28 who have recently obtained an occupational qualification but have never provided services in a subordinate capacity and to employers registered with the labour administration.

189. *Act 1652/2000 establishing the National Training and Work Skills Development System (regulated by Decree 15904/2001)*. This Act regulates the training and work skills development of its beneficiaries, lays down the principles and the aims and objectives thereof, fixes guidelines for participation and the responsibilities of its managing body (a public-law entity under the

authority of the Ministry of Justice and Labour) and determines the responsibilities of the training and skills development institutions. It contains provisions concerning the methods of financing and the other functions of the system.

190. *Act 1265/1987 amending Act 253/1971 establishing the National Vocational Advancement Service (SNPP)*, an entity under the authority of the Ministry of Justice and Labour. It will be governed by the provisions of this Act. Its purpose is the promotion and development of the vocational training of workers at all levels and in all sectors of the economy; fundamentally it serves to advance the employment policy of the government and the process of national development. All persons over age 18 residing in the national territory are entitled to use its services. It is also envisaging apprenticeship programmes for minors between ages 15 and 18.

191. *Act 285/1993 concerning additional benefits for workers (regulates article 93 of the Constitution)*. This Act provides that an enterprise which grants its workers benefits in addition to their net wages which are unrelated to the wages and other benefits established in law or in agreements concluded between the enterprise and its workers may deduct those benefits; the latter shall be exempt from all taxation, and no contribution to the Social Security Institute, the National Workers' Bank or other entities created which may require contributions of any kind shall be payable in respect thereof by the enterprise or the workers.

192. *Act 1160/1997 (Penal Code)*. Article 205 stipulates that the owner of an establishment or enterprise, or the person responsible for the prevention of work accidents, shall be responsible and subject to the appropriate penalties if he exposes persons to dangerous workplaces.

193. *Decree 20400/2003 regulating wages and salaries in the private sector* provides for an increase of 11% in wages and salaries in the private sector with effect from 1 February 2003. It also applies to the minimum wages in force in activities expressly designated, activities with salary scales and other unspecified activities.

ARTICLE 7

194. In relation to the implementation of this article the State of Paraguay is a party to the following international conventions relating to labour rights:

ILO Convention (No. 14) concerning the Application of the Weekly Rest in Industrial Undertakings

Adopted: Geneva, 25 October 1921

Act No. 945 of 15 July 1964

Date of entry into force for Paraguay: 21 March 1966

Convention (No. 100) concerning Equal Pay for Men and Women Workers for Work of Equal Value

Adopted: Geneva, 29 June 1951

Act No. 925 of 3 June 1964

Date of entry into force for Paraguay: 24 June 1965

Convention (No. 106) concerning Weekly Rest in Commerce and Offices

Adopted: Geneva, 26 June 1957
Act No. 947 of 15 July 1964
Deposit: Geneva, 21 March 1966
Date of entry into force for Paraguay: 21 March 1967

Convention No. 81) concerning Labour Inspection in Industry and Commerce

Adopted: Geneva, 11 July 1947
Act No. 1235 of 21 June 1967
Deposit: Geneva, 28 August 1967
Date of entry into force for Paraguay: 28 August 1968

A. Minimum wage

195. The machinery for the fixing of the minimum wage is defined in the Paraguayan Labour Code, chapter II (Concerning the minimum wage), which reads as follows:

Article 249. “The minimum wage is one that is sufficient to satisfy the normal needs of the worker, namely, decent food, lodging, clothing, transport, social security, culture and decent recreation, the worker being deemed to be the head of the family.”

Article 250. “The minimum and adjustable wage shall be fixed periodically with the aim of improving the standard of living, taking into account the following factors:

- a) The cost of living of a worker’s family, according to time and place, in its basic elements, in accordance with the previous article;
- b) The general level of wages in the country, or in the region in which the work is performed;
- c) Economic conditions in the branch of activity in question;
- d) The nature of the work and the output thereof;
- e) The age of the worker (to the extent that it influences his productivity);
- f) Any other factors relevant to the fixing process..”

196. The right to a basic wage is thus established in the Labour Code, and the minimum wage has force of law. At present it stands at 1,219,795 Guaranías (approximately US\$ 214 at the rate of exchange in May 2006).

1. Movements in minimum wage, 1994-2006

1994	379 500	2001	782 186
1995	436 425	2002	876048
1996	480 069	2003	972413
1997	528 076	2004	972413
1998	580 883	2005	1 089 103
1999	591 445	2006	1 219 795
2000	680 162		

2. Minimum wages for specific categories of workers (2006) (in guaranies)

Workers in commerce and industry	Monthly wage: 1 219 795 Daily wage: 46 915
Stevedores	Monthly wage: 1 231 997 Daily wage: 47 385
Labourers (general)	Monthly wage: 1 219 795 Daily wage: 46 915
Insurance companies	Monthly wage: 1 231 997 Daily wage: 47 385
Commercial, industrial and private offices	Monthly wage: 1 238 143 Daily wage: 47 621
Transport (buses, lorries, hire cars and private cars)	Monthly wage: 1 219 795 Daily wage: 46 915
Drivers	Monthly wage: 1 231 997 Daily wage: 47 385
Labourers	Monthly wage: 1 219 795 Daily wage: 46 915
Hotels, restaurants, bars, boarding houses and similar	
Pageboys	Monthly wage: 1 219 795 Daily wage: 46 915
Cloakroom attendants	Monthly wage: 1 219 795 Daily wage: 46 915
Beauty parlours	Monthly wage: 1 219 795 Daily wage: 46 915
Dry-cleaning and laundering	Monthly wage: 1 219 795 Daily wage: 46 915

Brickmaking and building materials	Monthly wage: 1 219 795 Daily wage: 46 915
Marble works	Monthly wage: 1 238 143 Daily wage: 47 621
Manufacture of tiles and mosaics	Monthly wage: 1 238 143 Daily wage: 47 621
Labourers (flooring)	Monthly wage: 1 219 795 Daily wage: 46 915
Quarrying	Monthly wage: 1 219 795 Daily wage: 46 915
Food, bakeries, pasta manufacture	Monthly wage: 1 219 795 Daily wage: 46 915
Confectionery	Monthly wage: 1 219 795 Daily wage: 46 915
Potato flour industries	Monthly wage: 1 238 143 Daily wage: 47 621
Flour mills	Monthly wage: 1 231 997 Daily wage: 47 385
Herbalist industries	Monthly wage: 1 231 997 Daily wage: 47 385
Oil production	Monthly wage: 1 231 997 Daily wage: 47 385
Rice mills	Monthly wage: 1 219 795 Daily wage: 46 915
Manufacture of ready-made meals	Monthly wage: 1 219 795 Daily wage: 46 915
Production of waters, sparkling beverages and cordials	Monthly wage: 1 219 795 Daily wage: 46 915
Refrigeration plant	Monthly wage: 1 219 795 Daily wage: 46 915
Clothing and textile industries	Monthly wage: 1 234 891 Daily wage: 47 385
Cap and headgear manufacture	Monthly wage: 1 231 997 Daily wage: 47 385
Manufacture of handbags and similar items	Monthly wage: 1 219 795 Daily wage: 46 915
Manufacture of footwear	Monthly wage: 1 238 143 Daily wage: 47 621
Tailors	Monthly wage: 1 231 997 Daily wage: 47 385
Ready-made clothing workshops (general)	Monthly wage: 1 219 795 Daily wage: 46 915

Machine workshops (general)	Monthly wage: 1 219 795 Daily wage: 46 915
Tinsmiths	Monthly wage: 1 219 795 Daily wage: 46 915
Foundries	Monthly wage: 1 219 795 Daily wage: 46 915
Painters (operatives)	Monthly wage: 1 231 997 Daily wage: 47 385
Auxiliaries	Monthly wage: 1 219 795 Daily wage: 46 915
Buildings and construction work : labourers	Monthly wage: 1 231 997 Daily wage: 47 385
Saddlery	Monthly wage: 1 231 997 Daily wage: 47 835
Dockyards	Monthly wage: 1 219 795 Daily wage: 46 915
Soapmaking	Monthly wage: 1 219 795 Daily wage: 46 915
Clock and watch making	Monthly wage: 1 219 795 Daily wage: 46 915
Pattern making	Monthly wage: 1 231 997 Daily wage: 47 385
Match manufacture	Monthly wage: 1 231 997 Daily wage: 47 385
Cinemas and theatres	Monthly wage: 1 219 795 Daily wage: 46 915
Manufacture of paper and cardboard	Monthly wage: 1 246 396 Daily wage: 47 938
Furniture manufacture	Monthly wage: 1 231 997 Daily wage: 47 385
Announcers	Monthly wage: 1 231 997 Daily wage: 47 385
Operatives	Monthly wage: 1 219 795 Daily wage: 46 915
Asphalt and paving	Monthly wage: 1 219 795 Daily wage: 46 915

Flower cultivation	Monthly wage: 1 219 795 Daily wage: 46 915
Hides and skins	Monthly wage: 1 219 795 Daily wage: 46 915
Print shops	Monthly wage: 1 219 795 Daily wage: 46 915
Miscellaneous unspecified activities	Monthly wage: 1 219 795 Daily wage: 46 915
Journalists	
Editors-in-chief	Monthly wage: 1 806 635
Secretary (editorial)	Monthly wage: 1 648 682
Editor 1	Monthly wage: 1 542 723
Editor 2	Monthly wage: 1 474 675
Reporter	Monthly wage: 1 361 992
Proofreaders	Monthly wage: 1 429 043
Graphics – linotype workers	
Category 1	Monthly wage: 1 498 541 Daily wage: 57 636
Category 2	Monthly wage: 1 441 231 Daily wage: 55 432
Printing workers	
Category 1	Monthly wage: 1 498 541 Daily wage: 57 636
Category 2	Monthly wage: 1 441 231 Daily wage: 55 432
Typographers	
Category 1	Monthly wage: 1 498 541 Daily wage: 57 636
Category 2	Monthly wage: 1 441 231 Daily wage: 55 432
Masons, carpenters, cabinet makers and related	
Craftsman 1	Monthly wage: 1 426 610 Daily wage: 54 870
Craftsman 2	Monthly wage: 1 389 120 Daily wage: 53 428
Limestone worker	Monthly wage: 1 371 173 Daily wage: 52 737

Shoemakers	
Category 1	Monthly wage: 1 369 024 Daily wage: 52 655
Category 2	Monthly wage: 1 299 451 Daily wage: 49 979
Category 3	Monthly wage: 1 233 895 Daily wage: 47 485
Captains, river traffic, North zone of River Paraguay	
Captains	Monthly wage: 1 684 838
Pilots	Monthly wage: 1 559 059
Captains' and pilots' fees (ferrying)	Zeballos Cue (per trip): 1 401 831 Peñón (per trip): 1 667 043 Capi'i Pobó (per trip): 1 526 394 Rosario (per trip): 1 575 801
Charges for demurrage and handling Demurrage	Concepción (per trip): 1 867 907 Isla Margarita (per trip): 2 200 696 Bahía Negra (per trip): 2 504 097
Handling	Monthly wage: 1 731 930 Daily wage: 66 613
Machinists of National Merchant Marine (in vessels with internal-combustion engines)	
Machinist 1 (river traffic)	Monthly wage: 1 859 160
Machinist 2 (river traffic)	Daily wage: 71 506
Machinist 2 (without river traffic)	Monthly wage: 1 503 598
Machinist 3 (river traffic)	
Machinist 3 (without river traffic)	Monthly wage: 1 491 318
Machinist 4 (river traffic)	Monthly wage: 1 479 481
Machinist 4 (without river traffic)	Monthly wage: 1 448 517
Centre for steersmen	
Steersman 1 (river traffic)	Monthly wage: 1 479 933
Steersman 1 (without river traffic)	Monthly wage: 1 475 835
Steersman 2 (river traffic)	Monthly wage: 1 442 343
Steersman 2 (without river traffic)	Monthly wage: 1 344 167
Steersman 3 (river traffic)	Monthly wage: 1 302 571
Steersman 3 (without river traffic)	Monthly wage: 1 302 571
Steersman (steam vessels)	Monthly wage: 1 301 522
Stokers (river)	
Chief stokers	Monthly wage: 1 294 434
Boilermakers	Monthly wage: 1 510 634
Stokers	Monthly wage: 1 279 440
Greasers	Monthly wage: 1 229 021
Coaling workers	Monthly wage: 1 229 021

<p>Helmsmen's centre</p> <p>Helmsmen</p> <p>Centre for masters (Class 3) and master helmsmen</p> <p>Masters (Class 3)</p> <p>Master helmsmen</p> <p>Centre for masters (Class 2)</p> <p>Masters (Class 2)</p> <p>Captains and pilots in national river traffic</p> <p>Captains</p> <p>Pilots</p> <p>Stevedores</p> <p>Deckhands</p>	<p>Monthly wage: 1 226 271</p> <p>Monthly wage: 1 226 271</p> <p>Monthly wage: 1 219 795</p> <p>Monthly wage: 1 219 795</p> <p>Monthly wage: 1 303 363</p> <p>Monthly wage: 1 314 019</p> <p>Monthly wage: 1 432 333</p> <p>Monthly wage: 1 620 123</p> <p>Monthly wage: 1 559 059</p> <p>Monthly wage: 1 250 387</p> <p>Daily wage: 48 092</p> <p>Monthly wage: 1 219 795</p>
<p>Cooks (land)</p> <p>Cook 1</p> <p>Cook 2</p> <p>Cook's assistant</p> <p>Ships' boys</p> <p>Steward</p> <p>Boy 1</p>	<p>Monthly wage: 1 271 797</p> <p>Monthly wage: 1 238 345</p> <p>Monthly wage: 1 219 795</p> <p>Monthly wage: 1 274 003</p> <p>Monthly wage: 1 256 928</p>
<p>Furniture manufacture and joinery</p> <p>Craftsman 1</p> <p>Craftsman 2</p> <p>Craftsman (intermediate)</p> <p>Assistant</p>	<p>Monthly wage: 1 345 254</p> <p>Daily wage: 51 741</p> <p>Monthly wage: 1 291 895</p> <p>Daily wage: 49 688</p> <p>Monthly wage: 1 267 506</p> <p>Daily wage: 48 750</p> <p>Monthly wage: 1 233 617</p> <p>Daily wage: 47 447</p>
<p>Automated pasta manufacturing establishments</p> <p>Machinist</p> <p>Assistant machinist</p> <p>Drier operator</p>	<p>Monthly wage: 1 463 960</p> <p>Daily wage: 56 306</p> <p>Monthly wage: 1 342 135</p> <p>Daily wage: 51 621</p> <p>Monthly wage: 1 463 960</p> <p>Daily wage: 56 306</p> <p>Monthly wage: 1 341 751</p>

Assistant drier operator	Daily wage: 51 606
Tanneries	Monthly wage: 1 219 795 Daily wage: 46 915
Public transport Driver-conductor	Monthly wage: 1 875 430 Daily wage: 72 132
Bus driver	Monthly wage: 1 505 241 Daily wage: 57 894
Conductor and/or guard	Monthly wage: 1 488 241 Daily wage: 57 240
Workers in stock-rearing establishments Category A (1 – 4,000 head of cattle)	Monthly wage: 433 456 Daily wage: 16 671
Category B (4,001 or more head)	Monthly wage: 595 920 Daily wage: 22 920
Machine workshops Craftsman 1	Monthly wage: 1 587 933 Daily wage: 61 074
Craftsman 2	Monthly wage: 1 460 150 Daily wage: 56 160
Assistant	Monthly wage: 1 369 024 Daily wage: 52 655

197. There are various control mechanisms to ensure application of minimum wages. These include visits by labour inspectors, which are organized by a number of institutions such as the public prosecutor's department, the Directorate-General of Migration and the Ministry of Justice and Labour. At each inspection the effective application of minimum wages in enterprises is verified together with compliance with all the other elements of labour protection such as medical insurance and healthy working conditions. There are no legal mechanisms for admonishment or punishment relating to the productivity of the worker.

3. Equal pay for equal work

198. Although equality of pay for equal work, without discrimination of any kind, is guaranteed by law, there are still in practice cases in which it is not observed. Thus some statistics concerning work by women indicate a degree of discrimination which is being approached through a National Equal Opportunities Plan, which is being implemented by the Secretariat for Women of the Office of the President of the Republic. In the field of income inequalities women in employment earn from their principal occupations 28.1% less than men.¹⁶ The Ministry of

¹⁶ Directorate-General of Statistics, Surveys and the Census, report Social Watch 2005.

Justice and Labour verifies compliance with the provisions establishing equality by means of labour inspections. In cases of non-compliance with the relevant provisions, an investigation takes place and administrative charges are brought against the employer with the imposition of fines.

199. In addition, there is in the Ministry of Justice and Labour a Directorate for the Promotion of Working Women, which provides advice and direct support at conciliation hearings where the subject is one of discrimination. At the same time it promotes and participates and cooperates in awareness development campaigns on non-discrimination in employment and occupation. The Ministry of Justice and Labour is also a member of the Institutional Board for Follow-up on the CEDAW.

200. The other responsibilities of the Directorate for the Promotion of Working Women include:

- Coordination of the National Tripartite Commission on Equality of Opportunities in Employment;
- Technical assistance and legal advice on labour matters or working women;
- Development of training and awareness promotion measures;
- Programme on Access to Incomes and Work for Women to contribute to equality of opportunities between men and women in access to and management and enjoyment of financial resources and work. The aim of the programme is to create a framework for action to establish the gender perspective as a cross-cutting factor in employment and labour market policies. It also has a standard-setting framework comprising national and international legal provisions.

201. The above-mentioned programme consists of three components:

- A unit of support for the establishment of the gender perspective as a cross cutting element
- A unit of support for productive entrepreneurial ventures
- A unit of support for integration into productive chains.

202. The programme also comprises a focal point (the Directorate for the Social Promotion of Working Women) to establish the gender perspective as a cross-cutting element in employment policies and a coordinating board, established with the participation of all the actors involved, which promotes social dialogue and carries out the monitoring and continuous evaluation of those policies.

203. This programme has been designed with the cooperation of the ILO, and meetings are currently taking place with the Secretariat for Women to plan measures for its implementation.

204. In addition, measures have been taken since the ratification of CEDAW (the Convention on the Elimination of All Forms of Discrimination against Women) introducing egalitarian instruments, and amendments in other items of legislation, eliminating gender-based discrimination and establishing equality between men and women. The Secretariat for Women is

promoting the implementation of international conventions which will subsequently become part of the Paraguayan legal system. These have given rise to specific plans, programmes and projects fostering greater participation of women in the world of work and in community organizations; but these measures are still insufficient. Women generally suffer from discrimination in the fields of access to resources and development; the worst affected are rural women and ethnic groups. In 2003 a Decentralization Directorate was established within the structure of the Secretariat to coordinate strategies permitting a greater presence of the State in those areas.

205. It is important to mention that Paraguay is now up to date with the submission of reports to the CEDAW Committee with the defence of the report in January 2005, the observations on which have been widely disseminated. For follow-up on those recommendations an inter-institutional follow-up board for the implementation of CEDAW was set up; it now has a global plan of operations.

206. The Secretariat for Women is also developing a campaign entitled "Equal in everything". The campaign has been continuing since June 2004; it has included publicity spots on two aspects of "Discrimination at Work" on the radio and television. One spot shows a pregnant woman who was not considered in the selection process for a job she had applied for on account of her condition. Another spot shows men and women doing the same work but being paid differently, the difference being to the disadvantage of the women. The priority themes in this campaign are: violence against women; equality of rights in law; health; continuation in education; and the social and political participation of women. The principal impact within the population has been an increase in the number of reports of cases of violence. A new type of report reaching the Secretariat for Women concerns discrimination in the work sphere on grounds of gender. The "Equal in everything" campaign is still running.

207. However, some groups of workers still do not enjoy equality with regard to work and remuneration. These include the underemployed and informal-sector workers and also domestic and rural workers. According to the Permanent Household Survey for 2004 the underemployment rate was 24.2% (men, 21.8%; women 27.7%). The self-employed and persons employed in enterprises employing 5 persons or less are counted as informal-sector workers, giving a figure of 69.8% for the employed population.

208. The most precarious situation is that of women in domestic employment; 95% of them are paid at less than the legal rate; they have no entitlement to family benefits; they have long daily working hours; and although social insurance exists, it only provides cover to a few individuals registered in the capital. According to research by the ILO one of the principal grounds for dismissal of women domestic workers is pregnancy, although in that condition they should be protected.

4. Measures adopted to counter inequality at work

209. Although under the law opportunity under equal conditions exists, special measures are needed to guarantee women access to decent employment and to be promoted. To that end a draft "Act on Equality of Opportunities and Treatment between Men and Women in the Public Service and in Employment" has been submitted; the Secretariat for Women made contributions to it. It is being studied in Parliament.

210. Jointly with the Documentation and Study Centre the Secretariat for Women has organized working meetings concerning the situation of domestic workers of both sexes. The meetings were

organized for women's organizations, the Social Security Institute and representatives of trade unions and public institutions; they were to establish work guidelines which served as a basis for the signature of the Convention between the Ministry of Justice and Labour and the Secretariat for Women. It has also arranged information meetings and talks for the strengthening of the capacities of women micro-entrepreneurs. These meetings have been centred on the capital and have enjoyed the support of institutions such as the Social Security Institute and some trade unions in the country.

211. The Ministry of Justice and Labour has also promoted the creation of fora for dialogue with entrepreneurs and industrialists with the aim of guaranteeing access for women to decent work, decision-making posts and equal pay for equal work. The Labour Code confirms that domestic workers receive less than the minimum wage, are vulnerable in their working conditions, work longer hours, etc. There is a Tripartite Commission¹⁷ which has completed an analysis and study of this situation in order to promote equality of opportunity for women at work; it was supported by the Documentation and Study Centre (a non-governmental organization) in initiatives accompanied and supported by the Secretariat for Women. The results obtained by the Tripartite Commission are given below.

**Annual reports on the work of the Directorate-General of Labour in the
Ministry of Justice and Labour**

<i>References</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>	<i>2005</i>	<i>Total</i>
Results of tripartite meetings							
Appearances:							
Cases settled:	191	192	133	105	85	121	827
Cases not settled:	60	59	58	45	28	31	281
Failures to appear:							
Unions:	1	3	6	10	9	7	36
Employers:	76	79	71	92	75	61	454
Both parties:	25	21	10	9	7	8	80

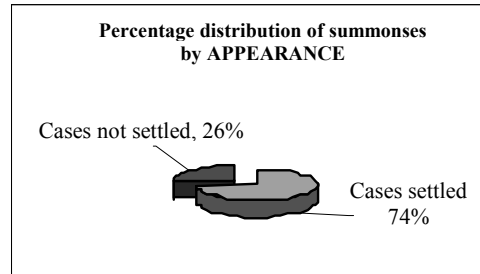
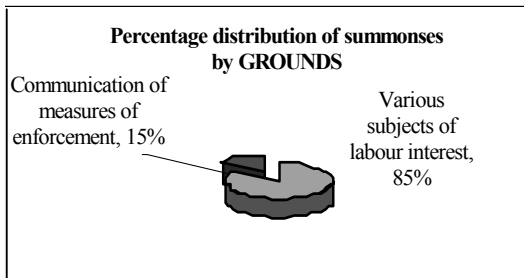
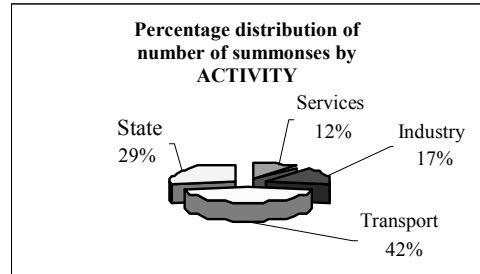
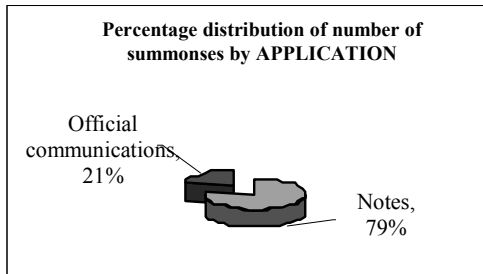
¹⁷ National Tripartite Commission to examine and promote the participation of women in work, established by Decree No. 21403 of 11 June 1998. The Commission is made up as follows: representatives of the State: Ministry of Justice and Labour, through the Directorate for the Social Promotion of Working Women); the Secretariat for Women of the Office of the President of the Republic, through Access to Financial Resources and Work; representatives of the employers: Association of Entrepreneurs, Executives and Professionals (APEP), the Federation of Production, Industry and Commerce (FEPRINCO); the Association of Medium-sized and Small Enterprises (APYME); and the Network of Women in Enterprises; representatives of the workers: Paraguayan Confederation of Workers (CPT); National Central Workers' Organization (CNT); Unitary Central Organization of Workers (CUT); Central Trade Union Organization of Paraguayan Workers (CESITP); General Central Organization of Workers (CGT); Authentic Unitary Central Organization of Workers (CUT-A).

4.1. Résumé of results obtained by tripartite meetings, 2006

<i>References</i>	<i>Results obtained</i>			
	<i>January</i>	<i>February</i>	<i>March</i>	<i>Totals</i>
Tripartite meetings				
Summonses	24	33	33	90
Notes	13	20	8	41
Official communications	1	5	5	11
Rulings	0	0	0	0
By activity and orders:	14	25	13	52
Commerce	0	0	0	0
Services	1	4	1	6
Industry	4	5	0	9
Transport	6	10	6	22
State	3	6	6	15
By nature of case:	14	25	13	52
Various subjects of labour interest	13	19	12	44
Communication of measures of enforcement	1	6	1	8
By results:	14	25	13	53
Appearances	9	19	10	38
Cases settled	5	14	9	28
Cases not settled	4	5	1	10
Failures to appear	5	6	3	14
By employers	4	4	2	10
By trade unions	0	0	0	0
By both parties	1	2	1	4

Source: Directorate-General of Labour. Asunción, 04/04/06

4.1.1. Representation in graphic form of the results obtained by the Tripartite Commission



4.2. The National Plan on Equal Opportunities for Women (in the Work Sphere)

212. The objective of this Plan in the work sphere is to attain equality of opportunity for access to financial resources (and particularly to work) in order to reduce poverty among women and to ensure better quality of life. Among other things, the Plan proposes:

- To provide information and guidance in order to improve the access, continuance and position of women in the labour market;
- To provide training in line with the needs of the market and the development of women in the work sphere;
- To improve the quality of women's employment;
- To guarantee adequate social security cover for working women;
- To support the development of entrepreneurial skills among women;
- To promote the equitable distribution of family responsibilities;
- To facilitate access by rural women to services and productive resources;
- To reduce poverty among women, paying special attention to heads of households.

213. This plan is of nationwide scope and requires implementation and execution by the public and private institutions involved. The Ministry of Justice and Labour is implementing it through concrete measures taken by the Directorate for the Promotion of Working Women and the National Tripartite Committee provided for in its annual plan of work and the Decent Work Agenda for Paraguayan Women.

214. In a different sphere Act No. 1725 (“Status of Teachers”), in chapter V (Remuneration), lays down in articles 23-29, for teachers of either sex in both the public and private sectors, the remuneration levels payable in the light of the teaching, technical and administrative functions stipulated for each function in the General Budget of the Nation.

4.5. Other specific measures

215. The Women’s Leadership Centre – launched on the initiative of the Secretariat for Women – has the aim of training women in their civic rights to enable them to attain equality of opportunity to exercise and make decisions and to move into areas of power; and also to help them to create strategic alliances and associations in the pursuit of their common interests. The target for the year was to train 1,000 women in a variety of subjects with a bearing on national realities. The target has been exceeded; 1,800 women belonging to various political parties and social organizations have participated.

216. There is also the Women’s Parliament, a forum in which women leaders from all the political parties obtain knowledge of and practice in parliamentary proceedings and of the formulation and submission of drafts.

B. Safety and health at work

217. As regards the administrative and other measures concerning minimum conditions of health and safety, reference may be made to the legislation in force, which establishes the mechanisms for ensuring minimum standards of occupational safety and health. Article 91, paragraph 2, of the National Constitution states that “The law shall fix more favourable daily working hours for unhealthy, dangerous, arduous and night work or work performed in continuous or rotating shifts”, while article 92, paragraph 2, speaks of “recognition of a wage higher than the basic wage for time worked in an unhealthy or dangerous environment, overtime work, night work and work on official rest days..” Article 198 of the Labour Code provides that “When work has to be performed in unhealthy places, or by its nature poses a threat to the health or the lives of the workers, or is performed in arduous conditions or in continuous or rotating shifts, it shall not exceed in duration six hours in a day or thirty-six in a week, and the wage corresponding to an eight-hour day shall be paid in respect thereof”; article 272 states that “in performing their professional services, workers shall be entitled to effective protection of their health, safety and hygiene at work”, while article 273 states that “the policy of occupational risk prevention shall be developed through occupational safety, hygiene and medicine...”

218. Other legal measures in a similar vein include articles 47, 48 and 49 of the National Constitution, the Labour Code (Act No. 213/93, updated by Act No. 496/95, Title V (“Concerning Safety, Hygiene and Comfort at Work”), articles 272-282, and Act No. 1626/00 concerning the civil service.

1. Special protection of workers

219. The Labour Code contains occupational safety and health provisions specifically concerning women, who may not perform unhealthy or dangerous work, night work in industry, work in commerce or service establishments after 10 p.m. or overtime when there is a risk to the health of a pregnant woman or to the unborn child she is carrying or during the breastfeeding period. They may not perform unhealthy work which by its intrinsic nature, the physical, chemical or biological conditions obtaining in the environment in which the work is performed or

on account of the composition of the raw material being used, which may affect the life or the physical or mental health of the woman or her child. The employment of minors under age 18 is prohibited in work such as: a) the sale of intoxicating beverages for consumption; b) tasks or services of a nature adversely to affect his or her morals or good habits; c) itinerant work (save with special authorization); d) dangerous or unhealthy work; e) work requiring longer hours than those established and exceeding his physical strength or of a nature to impede or retard physical and mental development ; and f) night work.

220. Paraguay has ratified ILO Convention No. 138 concerning minimum age of admission to employment¹⁸, which sets the minimum age at 14 years. Paraguay has also ratified the Convention on the Rights of the Child and its two protocols¹⁹, which are in line with the national legal system and thus provide an additional level of protection for children against exploitation at work and the worst forms of work. With regard to this subject in particular article 58 of the Code on Children and Adolescents also provides a vehicle for protection, stating that “an adolescent worker who has reached the age of 14 years may not work four hours in the day or 24 hours in the week prior to reaching the age of 16 years”. Thus the age up to which paid employment is prohibited is 13 years.

221. In addition, there are legal standards and occupational safety and health regulations to guarantee safe and healthy working conditions. There is also a Directorate for Occupational Hygiene, Health and Safety in the Ministry of Justice and Labour.

222. In this connection article 274 of the Labour Code states that “The employer must guarantee the hygiene, health and safety of the workers in the performance of their labour activity. To that end he shall adopt whatever measures are necessary, including information, training and risk prevention activities and the constitution of the necessary organization or media. Occupational safety and hygiene measures shall not involve any financial charge for the workers”, while article 278 stipulates: “Failure by the worker or the employer to comply with their obligations in the area of health, hygiene and safety at work is a serious offence punishable under this Code.”

C. Holidays and rest with pay

223. The Labour Code fixes an uninterrupted rest period of at least ten hours between two days of work and states that every worker is entitled to a weekly day of rest, which will normally be Sunday. The Secretariat for Women has been giving continuous advice to the National Secretariat of the Public Service concerning working time not exceeding six hours per day, special leave for women in charge of persons with special needs, heads of households, persons with terminal illnesses, etc.

¹⁸ Ratified by Act No. 2332 of 19 December 2003 ; deposit on 3 March 2004 ; entry into force for Paraguay on 3 March 2005.

¹⁹ **Convention on the Rights of the Child**: signed in New York on 4 April 1990; ratified by Act No. 57 dated 20 November 1990. Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict: signed in New York on 17 November 2000, ratified by Act 1897 of 27 May 2002. Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography: signed in New York on 13 November 2000, ratified by Act 2134/03 of 22 July 2003.

1. Regulations concerning statutory rest

1.1. Labour Code:

- *Article 67.* Workers have the following rights: (...) b) to enjoy the compulsory weekly rest periods fixed in the present Code;
- *Article 62.* The following are obligations on employers:
 - h) To give the worker time off to discharge his personal obligations imposed by governmental laws or other provisions; but the employer is not obliged to recognize for such purposes more than two days in any calendar month, and in no case more than fifteen days in any one year;
 - j) At the request of the worker, to grant him three days' leave with pay to contract marriage; two days in the event of the birth of a child; and four days in the event of the death of a spouse, a child, a parent, a grandparent or a sibling;
- *Article 133.* Every woman worker shall be entitled to cease from working on presentation of a medical certificate issued or visaed by the Social Security Institute or the Ministry of Public Health and Social Welfare to the effect that she will probably give birth during the following six weeks, and shall not be permitted to work during the six weeks following the birth save with medical authorization. During her absence for maternity rest or during any additional period between the presumed date and the actual date of childbirth, she shall receive sufficient medical assistance and benefits at the expense of the social security system.
- *Article 134.* During the breastfeeding period working mothers shall be entitled to two special rest periods per day, of half an hour each, to nurse their children. These rest periods shall be deemed to be periods worked with pay. To that end industrial or commercial establishments in which more than 50 women are employed are required to fit out rooms for children under two years of age, where they will remain under care while their mothers are working. That obligation shall cease if and when such assistance is provided by social security institutions.
- *Article 135.* During the three months preceding childbirth women may not engage in any work requiring considerable physical effort. If during the maternity rest period they become unable to return to work as a consequence of the pregnancy or the birth, they are entitled to leave for all the time necessary for their recovery while keeping their jobs and the rights acquired under the employment contract.
- *Article 136.* With effect from the moment when the employer is notified of the pregnancy of the woman worker, and while she is enjoying maternity rest, any notice of dismissal or dismissal decided on by the employer shall be null and void.
- *Article 154.* Domestic workers, by agreement with the employer, may work on public holidays designated by law, but with the following rest periods:

- a) A period of absolute rest of 12 hours each day. For persons not having their own private spaces at least 10 hours shall be allowed for sleep and two hours for meals,
- b) Annual leave with pay like all workers as regards duration and remuneration in cash.

224. The Labour Code also contains the following provisions concerning statutory rest periods:

- *Article 212.* On the conclusion of the working day workers shall be allowed an uninterrupted period of rest of not less than ten hours' duration.
- *Article 213.* Every worker shall be entitled to a day of rest each week, which shall normally fall on a Sunday. Exceptionally a full period of rest of at least 24 consecutive hours may be granted on a separate working day and during the following week, in place of the Sunday rest, in the following cases:
 - a) Work which may not be interrupted on account of the nature of the needs it satisfies, for technical reasons or for reasons entailing serious prejudice to the public interest or to the enterprise itself;
 - b) Tasks relating to the repair and cleaning of machinery, installations or industrial and commercial premises which are essential to avoid interruption of the tasks of the week; and
 - c) Any tasks which clearly and urgently need to be performed because of the imminence of damage, accidents, acts of God, force majeure or other temporary circumstances which have to be acted upon immediately.
- *Article 217.* All public holidays established by law shall also be compulsory rest days.
- *Article 218.* Every worker is entitled to a period of paid holidays after each year of continuous service with the same employer. The minimum duration shall be: a) for workers with up to five years' seniority, 12 consecutive days; b) for workers with more than five years' and up to ten years' seniority, 18 consecutive days; c) for workers with over ten years' seniority, 30 consecutive days.

1.2. Difficulties hindering the full achievement of holidays with pay

225. Every year reports are received concerning non-payment of holiday pay, although there is a conciliation body; 80% of cases are dealt with by the administrative labour authorities.

2. Maternity leave

226. The Labour Code provides for maternity leave of not less than 12 weeks, leave during the breastfeeding period and special daily breaks, all with pay. In addition, during the three months preceding birth the women concerned may not perform any work requiring considerable physical effort. If during the maternity rest period the mother becomes unable to return to work she shall be entitled to leave while keeping her job and the rights acquired under the employment contract. With effect from notification of the pregnancy dismissal or notice of dismissal is prohibited.

There is also a obligation to establish children's centres in workplaces with a minimum of 50 persons. These regulations were laid down in 1993 and amended in 1995. With effect from 2004 the Secretariat for Women has been giving effect to the "proposal submitted concerning maternity leave for women in elective office", which has so far obtained partial approval in the Chamber of Deputies.

D. Progress in the field of labour legislation

227. Since the adoption of the 1992 Constitution there have been changes of interest in current legislation in the field of labour law. The new Labour Code (Act No. 213 of 29 October 1993) was adopted in that year and amended by Act No. 495 of 1995. This legislation has remained in force, with very few amendments, to this day.

1. Public sector

228. The most significant changes effected in the field of labour legislation have been those concerning the public sector, initially with the approval of Act No. 508/94 concerning collective bargaining in the public sector, authorizing the functioning of that process, which was forbidden under the dictatorship, and culminating with the adoption of the new Act concerning the public service (No. 1626/2000), which repealed the old Act No. 200 governing the status of public officials; under that Act public officials were prohibited from engaging in trade union activity and denied the right to strike, to bargain collectively, and other fundamental rights recognized in international conventions on the subject. In practice, since the adoption of the National Constitution of 1992, in which all these fundamental rights are recognized for public officials, a *de facto* situation has arisen in which an increase in trade union organizations has occurred in the public sector with the recognition of trade unions, the conclusion of collective agreements and the exercise of the right to strike. All these processes are governed by the Labour Code pending the adoption of the new Act concerning the public service.

229. Finally, Act No. 1626 of 2000 constitutes the reaction of the government authorities themselves seeking to regulate the exercise of the rights enshrined in the Constitution. Consequently many of the rules included in that Act were objected to as unconstitutional by the trade unions, and the Supreme Court of Justice had to give rulings on the subject in certain cases, in particular with regard to questions of procedure, but without coming to a decision on the substance of the matter. At present there is a strong current of parliamentary opinion seeking to amend the Act, where a new draft is under consideration.

230. However, it is in this sector of the public service that the implementation of measures to introduce more flexibility in labour legislation has been observed, particularly in the field of collective labour law.

2. Amendments to the Labour Code currently in force

231. Mention may be made of the following amendments to Act No. 496 of 1995:

- Act No. 285 of 1993 regulating article 93 of the National Constitution;
- Act No. 1416/99 regulating conditions of work in overland transport;
- Act No. 1542/2000 establishing a procedure for the assessment of strikes;

- Act No. 1652/2000 establishing a system of training and occupational skills development;
- Act No. 1680/2001 approving the Code on Children and Adolescents and amending the relevant sections of the Labour Code;
- Act No. 1702/2001 establishing the scope of the terms “child”, “adolescent” and “adult minor”;
- Act No. 1725/2001 establishing the status of teachers;
- Act No. 1980 of 2002 concerning first employment;
- Act No. 2332 of 2003 approving ILO Convention No. 138 of 1973 concerning minimum age for admission to employment. Mention may also be made, among others, of Act No. 1626 concerning the public service, which deals with the scope of application of the Code in State enterprises and the collective rights which will henceforth be governed by the new instrument.

3. Labour administration sector

232. On the purely labour administration side a number of decrees have been issued, for example, Decree No. 8421 of 1991 regulating the functions of the Under-Secretariat of State for Labour and Social Security; Decree No. 10447 of 1995 regulating registration in the register of employers of the Ministry of Labour; Decree No. 15030 of 2001 establishing the administrative procedures for unemployment through termination, the bodies concerned with central activity and decentralized entities, Decree No. 17781 of 2002 regulating the administrative inquiries provided for in the Act concerning the public service and Decree No. 468 of 2003 regulating the application of the teachers’ statute.

233. In addition, regulations have been adopted governing employer registration, the documents to be submitted and the rules governing the application of sanctions.

4. Procedural matters

234. In the procedural field the settlement of labour disputes is still governed by the old Code of Procedure in Labour Affairs adopted in 1961. Since then no amendments of interest have been introduced save the disappearance, for practical purposes, of the Permanent Conciliation and Arbitration Board under the authority of the Ministry of Labour, which established compulsory procedures to be followed in cases of labour disputes. The situation was changed by the National Constitution, which abolished the compulsory element and introduced voluntary conciliation and arbitration, assigning responsibility for the settlement of collective labour disputes to the parties.

235. The jurisdiction in matters relating to public officials is that of administrative litigation. Act No. 1626 gave rise to a measure of confusion with regard to jurisdiction concerning contract employees not forming part of the permanent staff of the institutions and certain lower-grade officials who in certain cases were subject to the jurisdiction of the labour courts.

236. It should also be mentioned that article 296 of the National Constitution makes oral proceedings in labour matters compulsory; but hitherto this provision has not been put into practice except for the proceedings conducted directly by the Second Chamber of the Labour Court in the capital. In addition, the economic crisis has given rise to the maintenance of a high

degree of antagonism, which is reflected in the number of proceedings concerning labour matters brought before the labour courts and tribunals.

237. As regards the decisions of the judiciary in labour matters, a number of cases have been observed in which strikes have been declared illegal, with the consequence that the workers taking part in them have been dismissed. There is also a tendency among certain judges and courts to introduce a measure of flexibility into labour-management relations. In that connection it should be mentioned that the Constitutional Chamber of the Supreme Court of Justice recently handed down a ruling having the effect of gradually deregulating the right to stability of employment, which is acquired in Paraguay after 10 years' service.

238. However, generally speaking, the labour courts and tribunals are still the bodies which hear cases of violations of legal regulations and collective agreements referred to it in the absence of occupational organizations with the ability to discharge that function or of administrative bodies of State of little practical weight..

5. Administrative proceedings in labour matters

239. A number of positive changes have been made in the administrative field and that of labour policy which are the responsibility of the Ministry of Labour. In this connection conciliation proceedings, which are of practical importance in personal law as workers customarily have recourse to conciliation in cases of dismissal, although they have no legal force, have given rise to the study of draft legislation which would require their participation even before the beginning of any legal proceedings.

240. As regards collective law, the elimination of the Permanent Conciliation and Arbitration Board has led to a reduction of its activity to the holding of tripartite conciliation hearings of little practical value. However, these hearings have retained certain powers relating to the suspension of employment contracts and the closure of enterprises, which require, in accordance with the law, prior authorization given by the Ministry of Labour with the participation of the affected parties.

Statistical data on mediation proceedings

<i>References</i>	<i>Year 2004</i>	<i>Year 2005</i>	<i>Year 2006</i>
Complaints	3108	3100	1145
Results of conciliation measures:	3108	3100	1145
Settled	636	1063	388
Not settled	566	735	248
I. Employers' side	1006	662	247
I. Workers' side	66	86	32
Action	189	210	78
Proceedings	645	344	122
Records not informed	0	0	31
Hearings held	2359	2540	938
Preparation 2nd notification	1657	882	326
Second notification	1657	882	326

ARTICLE 8

241. The State of Paraguay is a party to the following international instruments concerned with the protection of workers' rights and with a bearing on the implementation of this article:

International Covenant on Civil and Political Rights

Accession: 10 June 1992.
Ratified by Act No. 5/92 of 9 April 1992.
Entry into force for Paraguay: 10 November 1992.

Convention (No. 87) concerning Freedom of Association and Protection of the Right to Organize

Ratified by Act No. 748 of 31 August 1961
Deposit in Geneva on 28 June 1962.
Entry into force for Paraguay: 28 June 1963.

Convention (No. 98) concerning the Application of the Principles of the Right to Organize and to Bargain Collectively

Ratified by Act No. 977 of 31 August 1964.
Deposit in Geneva on 21 March 1966.
Entry into force for Paraguay: 21 March 1967.

A. Trade union rights

242. The following are the formal conditions, as laid down in the Labour Code, for membership of a trade union and the rules governing the establishment of certain categories of trade unions:

1. Freedom of association

Article 283. The law recognizes the right of workers and employers, without distinction with regard to sex or nationality, and without the need for prior authorization, freely to constitute bodies the purpose of which is the study, defence, promotion and protection of their occupational interests and the social, economic, cultural and moral betterment of their members. The right to associate in occupational unions extends to public officials and public-sector workers in accordance with the provisions of article 2 of this Code.

Article 284. Every employer in private activity, and every employee and public-sector worker, with the stipulated exceptions, has the right to join or to leave the appropriate occupational union.

Article 285. Occupational unions of employers and workers have the right to draw up their constitutions and administrative rules, freely to elect their authorities and representatives, and to organize their administrations and licit activities. The public authorities shall refrain from any interference of a nature to restrict this right or impede the exercise thereof.

Article 286. Occupational organizations of employers and workers shall enjoy adequate protection against any act of interference by one group with the other.

Acts of interference are deemed principally to be measures of a nature to promote the constitution of workers' organizations dominated by an employer or an organization of employers, or to support, financially or otherwise, organizations of workers with the aim of bringing them under the control of an employer or an organization of employers.

Article 287. Organizations of workers and employers shall determine their respective positions vis-à-vis political parties and religious bodies; these shall not jeopardize the economic and social functions of the bodies concerned.

1.2. Constitution of occupational unions

Article 288. An occupational union is an association of persons working in an enterprise, an institution or an industry, exercising the same trade or profession or similar or related professions, established solely for the purposes specified in article 284 of this Code.

Article 289. Occupational unions may be unions of workers and of employers. Workers' unions shall be organized by enterprise, trade or industry. Unions of employers may be for industries in the same branch, for commerce or for services. Company unions in enterprises shall be formed by workers in different professions, trades, occupations or specialities rendering services in the establishment or institution concerned. Craft unions are made up of workers in the same trade, occupation or speciality. Industrial unions are organized by workers rendering services in various enterprises in the same branch of industry. The majority craft union may have a delegate elected by his fellow-workers on the premises.

Article 292. Unions of employers may not be constituted with less than three members. Unions of workers may not be constituted with less than 20 founder members in the case of a company union, 30 in the case of a craft union or 300 in the case of an industrial union. Workers' unions in the public sector may be constituted with a minimum of 20% (twenty per cent) of a workforce of up to 500 employees, 10% (ten per cent) of employees between 501 and 1,000 in number and 5% (five per cent) where there are over 1,000 employees.

Article 293. The following may become members of unions: a) workers, without distinction of sex, aged 18 or over, nationals or aliens; b) all workers other than those acting in the capacity of a representative of the enterprise in accordance with article 25 of this Code; c) every worker may become a member of only one union, be it a company, industrial, professional or craft union or institution; and d) to become an officer in an organization the person concerned must be of full age and an active member of the union.

1.3. Registration of unions

Article 294. For purposes of authentication of documents and registration of a union, the promoters or organizers must submit the following documents to the administrative labour authority: a) the original or an authenticated copy of the deed of constitution; b) a copy of the statutes, approved by the general meeting; c) a list of the founder members with their signatures.

1.4. Federations and confederations of unions

Article 306. Legally registered unions of employees may form national or international federations and confederations and form part thereof. Unions of public officials and public-sector workers with the right to form unions may also form federations and confederations.

Article 307. Any member union may withdraw from a federation whenever it wishes, notwithstanding any clause to the contrary. A federation has the same right with regard to a confederation.

Article 308. The provisions of the present Code concerning unions shall apply to federations and confederations wherever possible.

1.5 Extinction and dissolution of unions

Article 309. No union may continue to exist without the number of members stipulated for its constitution in article 292 of this Code.

Article 310. The dissolution or final closure of an enterprise shall be the cause of the extinction of any shop union in that enterprise.

Article 311. The registration of unions, federations and confederations may be cancelled, with the consequent withdrawal of union personality, when in practice they engage in activities not falling within their statutes or fail to comply with obligations or prohibitions contained in the law or in collective agreements. Application for the withdrawal of union personality shall be made by the Labour Directorate before the labour court then sitting. In the case of a federation or confederation the Ministry of Justice and Labour shall seek a judgement of extinction and dissolution before the courts.

Article 312. Occupational organizations of employers and workers may not federate with national or foreign political associations or parties or become members thereof on pain of dissolution in accordance with the law.

Article 313. An association shall be deemed to be dissolved on the cancellation of its registration established in a final and executory sentence of the judiciary.

Article 314. Unions of employers and workers shall also be dissolved for reasons stipulated in their statutes.

Article 315. In the event of the dissolution of a union and in the absence of provisions in its statutes, its assets shall be transferred as a donation to benevolent institutions concerned with social assistance or security or to other legally constituted occupational organizations.

Article 316. The liquidation or disposal of the assets of a craft association shall be effected through the courts.

2. The right to strike

243. The Labour Code contains the following provisions concerning strikes:

Article 358. A strike is the temporary, collective and agreed suspension of work at the workers' initiative directly and exclusively in defence of their occupational interests.

Article 359. In accordance with the provisions of the National Constitution, all workers have the right to declare themselves on strike.

Article 360. For the purposes of exercising the right to strike, workers shall be considered to be those in employment. The members of the armed forces and the police do not have this right.

Article 361. The right to strike shall be exercised peacefully and consist in the cessation of the services of the workers concerned, without occupation by them of the places of work or any ancillary premises.

Article 362. Workers in public services essential to the community, such as water and electricity supplies and hospitals, must, in the event of a strike, ensure a minimum level of service essential for the population. Hospitals must maintain in operation first aid services and all services necessary to avoid endangering the lives of individuals.

Article 363. The power to declare a strike rests with the workers actually employed at the place of work in the form indicated in article 298. The assembly shall decide to declare a strike. In the event that the workers are not organized as a union, the assembly shall appoint a strike committee, consisting of five members, which will take responsibility for the negotiations and the search for a solution to the dispute.

Article 364. The competent authority shall be furnished with the decision to declare a strike, the content of the decision and the signatures of the persons present at the assembly, together with the names of the negotiators or the members of the strike committee, at least seventy-two hours before the date on which the strike begins. The declaration of the strike shall be communicated to the employer with the same advance notice together with the names of the negotiators for the union or the members of the strike committee, the object of the strike and its duration. At that time a bipartite committee shall be set up which will seek to reconcile the interests in presence.

Article 365. The members of the strike committee shall be exclusively workers at the place of work affected by the strike. They may receive legal or union advice.

Article 366. A strike shall be declared illegal if it is declared while a collective contract is in effect and without reference to any failure on the part of the employer to comply with a clause of the contract. Exceptions are solidarity strikes or general strikes.

Article 367. It is the responsibility of the union, or, in the absence of a union, of the strike committee to represent the striking workers during the period of the dispute.

Article 368. For as long as a strike has not been declared illegal the employer may not replace the striking workers by other workers from outside the enterprise.

Article 369. The freedom to work of workers not joining the strike is guaranteed. The employers and workers may use all legal means to ensure the exercise of this constitutional

guarantee. Strikers are prohibited from impeding, or attempting to impede, by any means access to the workplaces or the removal of products from the enterprise except where the employer fails to comply with the provisions of article 368.

Article 370. The union, or, in the absence of a union, the strike committee shall guarantee the provision of the essential services referred to in the National Constitution when the enterprise in which the dispute occurs is providing them in accordance with article 362.

Article 371. Workers on strike may make peaceful publicity for the strike and collect funds for it. They may not compel any worker to contribute against his will.

Article 372. The exercise of a strike declared legal shall not terminate the employment relationship and may not give rise to any sanction.

Article 373. During the strike the employment relationship shall be suspended; the worker shall not be entitled to receive his wage for the period of duration of the strike. If the parties reach an agreement to put an end to the dispute following the strike, it may be agreed that part or all of the wages not paid during the strike, and part or all of the hours of work lost, may be recovered.

Article 374. Once the strike has been declared, the bipartite committee formed in accordance with article 364 shall have seventy-two hours to draw up an agreement between the parties. Its recommendations may be rejected by either party.

Article 375. No government authority may declare in general terms that a strike is illegal before it takes place or at the time at which it starts.

Article 376. A strike shall be illegal: a) if its purpose or object is not, or is unrelated to, the promotion and defence of the interests of the workers; b) if it is declared or maintained for strictly political reasons or if it is directly aimed at bringing pressure to bear on the powers of the State; c) if workers in essential public services no longer ensure essential minimum services for the public; d) in the situation referred to in article 366.

Article 377. Any judge in a labour court may declare a strike legal or illegal.

244. Similarly, the Labour Code provides for the possibility of lockouts as follows:

Article 379. The right of employers to call a lockout is guaranteed in accordance with article 97 of the National Constitution.

Article 380. A lockout shall be legal: a) when imposed to avert the danger of violence to persons or damage to property; b) when imposed to remove persons occupying the enterprise or any of its ancillary premises; c) when it imposed because maintenance of the production process in competitive conditions is impossible; d) when repeated breaches of the collective contract provoked by the workers occur; e) it is declared in the defence of any legitimate interest.

Article 381. A lockout declared legal by any judge at first instance releases the employer from the obligation to pay wages during its duration. Any illegal lockout declared such in

the same manner makes payment of wages during the period in which it is in force obligatory.

1.4. Restrictions on the right to strike in the armed forces and the national police

245. In the same spirit as that of the restrictions of workers' rights mentioned earlier in article 362 (workers in essential services ...), the same restrictions apply to members of the armed forces and the national police. In this connection the National Constitution provides that:

Article 96. Concerning freedom of association: All workers in public or private employment have the right to organize themselves in unions without prior authorization. *This right does not apply to members of the Armed Forces or the Police Forces.* Employers have equal freedom to organize. Nobody may be obliged to join a union.

Article 98. Concerning the right to strike and to lockout: All workers in the public and private sectors have the right to resort to strike action in the event of a conflict of interests. Employers have the right to impose lockouts in the same circumstances. *The right to strike and to lockout is not extended to members of the Armed Forces of the Nation and the police forces.* These rights shall be regulated by law in such a manner as not to affect public services essential to the community.

246. These restrictions imposed on members of the armed forces and police officers reflect the need to maintain public order and in no way impose a prejudicial burden on the persons concerned. It can in fact be said that the members of the armed forces and of the national police do not enjoy the right to strike because they are the public forces of the nation and as such are meeting the need to provide society with continuous security. The mission of the Armed Forces is to safeguard territorial integrity and defend the legally constituted authorities. It should also be pointed out that the provisions in the articles mentioned earlier concerning the exercise of the right to strike by members of the armed forces and of the national police are strictly applied, the military and police functions being defined respectively within the framework of the National Constitution.

ARTICLE 9

A. Social security

247. In Paraguay the following aspects of social insurance systems recognized in national legislation exist:²⁰

1. *Medical insurance* is established in Act No. 2053/05 (General Budget of Expenditures of the Nation), which states: "Gs. 85,000 (eighty-five thousand guaraníes) monthly is fixed as the amount of State aid under the heading of "health benefit"

²⁰ Article 67(d) of the Labour Code provides that workers have the following rights : "... to receive compensation and other benefits established by law under the heading of social insurance and security ...". Provisions along the same lines are to be found at the end of article 95 of the National Constitution; in Act 2053/05 concerning the General Budget of Expenditures of the Nation (chapter V: "Concerning Social Security and the Retirement Pension Regime", articles 48-62); Act No. 375/56 as updated by Acts Nos. 1085/65, 427/73 and 98/92 concerning the Social Security Institute, articles 30-61; Act No. 2345/03 to reform the Financial Fund and the Public Sector Retirement and Pension Scheme.

(expenditure item 191) for each official or employee of the Executive, the Judiciary, the Office of the Comptroller-General of the Republic and the decentralized bodies whose salaried employees and manual workers do not enjoy medical insurance coverage by the Social Security Institute or any other special scheme.”

248. Medical insurance is organized on the basis of specific risks: the risk of common sickness or accident; the risk of occupational disease or work accident; the risk of maternity. As regards the risk of common sickness or accident, a common accident is a fortuitous and unforeseeable occurrence occurring outside the workplace causing physical or psychological injury to an insured worker and requiring medical treatment. Common sicknesses are those not caused by conditions at the workplace. They give the insured worker entitlement to medical, surgical and dental treatment, medicaments and hospitalization and to apply for benefit while temporarily unable to work or, if the incapacity is permanent, an invalidity pension paid in respect of a common accident.

2. *Sickness insurance or benefit.* Act No. 375/56, as amended by Acts Nos. 1085/65, 427/73 and 98/92, reads (article 30) as follows: “in the event of non-occupational sickness or an accident other than a work accident, the provision of: a) medical, surgical and dental care, medicaments and hospitalization ... b) a money benefit for economically active insured persons undergoing medical treatment with rest on account of sickness ... c) the provision of prosthetic and orthopaedic appliances in accordance with the regulations ... “ Article 32 is concerned with the fixing of the amount of sickness benefit.

249. Work accidents are those caused by conditions of work. Work accidents and occupational diseases entitle an insured worker to medical, surgical and dental care, medicaments and hospitalization and to apply for the payment of benefit while temporarily unable to work or, if the incapacity is permanent, an invalidity pension in respect of a work accident or occupational disease (see also Occupational Disease). Benefit is granted to active insured workers undergoing medical treatment with rest in respect of common sickness. It begins on the day following the onset of incapacity and is provided for as long as the incapacity lasts, provided that and while the beneficiary is undergoing medical treatment in the Institute.

3. *Maternity insurance:* articles 36-39 of Act No. 375/56, as updated by Acts Nos. 1085/65, 427/73 and 98/92 concerning the Social Security Institute, provide for benefits for women during pregnancy, childbirth and the puerperium; article 37 refers to “... a) a money benefit during the three weeks preceding and the six weeks following the probable date of childbirth; b) the provision of milk for a child whom the woman cannot breastfeed on account of incapacity certified by a doctor ..”

250. The maternity risk for an insured woman is the condition of pregnancy, birth and the post-natal period, during which the Social Security Institute provides an insured working woman, or the spouse or cohabitant of an insured worker or a pensioner, with the medical benefits specified in the Act and also the compulsory rest prior to and following the birth, a money benefit and the provision of milk if she cannot breastfeed. The female child of an insured worker or pensioner is not entitled to maternity benefits even if she is a member of the group of insured family members. The maternity risk scheme provides insured women with benefits during pregnancy, childbirth and the puerperium as follows: medical, surgical and dental care, medicaments and hospitalization in accordance with the rules of the Institute. The same entitlements are extended to the spouse of an insured man or the insured woman or, failing them, to the cohabitant with

whom the insured person has lived publicly and in a stable and monogamous fashion for two (2) years preceding the contingency.

4. *Family insurance or allowances*: these are provided for in Act No. 2053/05 (general expenditure budget of the nation), which states: “Gs. 35,000 (thirty-five thousand guaraníes) per month is fixed as the amount of the family allowance payable in respect of each child under 18 years of age, up to a maximum of three, of a public official who receives Gs. 1,000,000 (one million guaraníes) per month or less”. Articles 261-271 Of the Labour Code lay down the requirements in relation to family allowances.

5. *Old-age insurance or pensions*: the National Constitution states (article 103): “(...) within the social security system the law shall regulate the retirement pension scheme for public officials and public employees, it being understood that the autarkic agencies set up for the purpose shall accord contributors and retirees the administration of these bodies under State control. All persons who, in whatever quality, render services to the State shall participate in the same scheme. The law shall guarantee the updating of retirement incomes in a manner equivalent to that accorded to public officials in service.” Under article 60 of Act No. 375/56, as updated by Acts Nos. 1085/65, 427/73 and 98/92, concerning the Social Security Institute, an ordinary pension or old-age insurance scheme is established; the article goes on to state: “An insured person who has reached the age of 60 (sixty) years and has completed a minimum of 25 (twenty-five) years of recognized service ...”

6. *Insurance or pensions in respect of invalidity caused by work accidents*: article 61 of Act No. 375/56, as updated by Acts Nos. 1085/65, 427/73 and 98/92, concerning the Social Security Institute, establishes pensions in respect of invalidity caused by common illness and by work accident or occupational disease as follows: “... it shall consist of a basic amount equal to 50% (fifty) of the average monthly wage during the 36 months preceding the declaration of invalidity ...” (article 61).

7. *Workers' incapacity insurance*: One consequence of a work accident is that it temporarily or permanently incapacitates the worker for work. Temporary incapacity may last for between three days and 52 weeks and gives entitlement to a money benefit equal to 75% of average earnings during the preceding four months. If as a result of that same accident the worker is permanently incapacitated, or if the incapacity remains at the end of 52 weeks, the worker becomes entitled to a monthly pension calculated in accordance with the injury or the degree of incapacity sustained. This incapacity must not be confused with invalidity. The risk of incapacity is met by a pension determined in accordance with an incapacity valuation table.

8. *Invalidity insurance*: the Social Security Institute defines an invalid as an insured person who, as a consequence of a non-occupational disease, of senility or premature old age or of a non-occupational accident, is unable to obtain, by work proportionate to his strength, skills and vocational training, remuneration equivalent to at least one third of the usual remuneration received by a healthy worker of the same sex with similar skills and training in the same region. In such cases the insured person is entitled to an invalidity pension if the following requirements are met: a) a declaration of invalidity in accordance with the definition in the previous article by a board of three doctors of the Institute specially designated for the purpose; b) a minimum of one hundred and fifty (150) weeks' contributions if the insured person is under 55 years of age at the time of the invalidity, or

between one hundred and fifty (150) and two hundred and fifty (250) weeks of contributions if the insured is under 60 years of age, or between two hundred and fifty (250) and four hundred (400) weeks of contributions if the insured is under 65 years of age. No invalidity pension shall be paid if the occurrence of the contingency is the consequence of a deliberate or criminal act committed by the insured person.

251. Invalidity pensions are awarded on a provisional basis for a period not exceeding five (5) years, during which beneficiaries are required to undergo medical examinations and receive medical treatment as instructed. If the condition becomes permanent, then at any time, and in any case after five (5) years, the invalidity may be so declared.

252. A beneficiary under age sixty (60) who recovers over 50 per cent (50%) of working capacity shall cease to receive an invalidity pension; but the Institute may continue to pay it for six (6) months more if in so doing it facilitates the readaptation of the insured person to work. The Institute may conduct examinations once a year to determine the remaining degree of incapacity if the beneficiary is receiving a final pension; the beneficiary is required to undergo medical treatments prescribed for him.

253. Invalidity pensions are paid monthly in arrears and shall be calculated as from the onset of the invalidity, or the date of the application, whichever is the later.

254. However, the Institute may defer the starting date for payment while the insured person remains entitled to receive sickness benefit.

255. The monthly invalidity pension shall consist of a basic amount equal to forty-two and a half per cent (42.5%) of average earnings during the three (3) months preceding the onset of the invalidity. That amount is increased by one and a half per cent (1.5%) for every fifty (50) weeks of contributions in excess of the first seven hundred and fifty (750) weeks of contributions.

256. The average monthly wage shall be calculated by dividing by thirty-six (36) the total wages corresponding to the contributions for the three (3) years mentioned in the previous paragraph. If within that three-year period there are periods during which the insured person received invalidity benefits or pension, the average earnings used as a basis for the calculation of those benefits or pension shall be taken as the earnings for calculation purposes.

9. *Insurance against invalidity caused by common illness:* the Social Security Institute pays a monthly invalidity pension in respect of common illness to its insured persons. It consists of a basic amount equal to 50% (fifty per cent) of average monthly earnings during the 36 (thirty-six) months preceding the declaration of invalidity, increased by one and a half per cent (1.5%) for every fifty (50) weeks of contributions in excess of one hundred and fifty (150) weeks of contributions, up to 100% (one hundred per cent) . .

257. If within that period of 36 months there are periods during which the insured person received temporary invalidity benefit or pension, the average earnings used as a basis for the calculation of those benefits or pension shall be taken as the earnings for calculation purposes.

258. As for invalidity pensions payable on account of a work accident or occupational disease, a pension for invalidity payable on this account is determined in accordance with an incapacity valuation table, the pension percentage table and the average monthly earnings over the 36 (thirty-six) months preceding the onset of the incapacity. If the work accident occurs before the insured

person has received any wage, the pension is calculated on the basis of the statutory minimum wage in force at the time for miscellaneous unspecified activities in the capital of the Republic.

259. If the insured person has been receiving a wage for less than 36 (thirty-six) months, the missing months shall be calculated with the corresponding equivalences in accordance with the statutory minimum wages.

260. The incapacity valuation table used in respect of work accidents or occupational diseases established by the board of directors of the Institute and currently applicable is given below.

<i>Percentage loss of working capacity (%)</i>	<i>100</i>	<i>90</i>	<i>80</i>	<i>70</i>	<i>60</i>	<i>50</i>	<i>40</i>	<i>30</i>
<i>Years of work</i>	<i>Pension as percentage of wage</i>							
3 - 5	75	67.5	60	52.2	45	37.5	30	22.5
6 - 9	79.5	71.5	63.6	55.6	47.7	39.7	31.8	23.9
10 - 14	85.5	76.9	68.4	59.8	51.3	42.7	34.2	25.6
15 - 19	93	83.7	74.4	65.1	55.8	46.5	37.2	27.9
20 (+)	100	90.4	80.4	70.3	60.3	50.2	40.2	30.1

10. *Survivors' insurance:* in the event of the death of a pensioner, or of an insured person in service who has acquired entitlement to a pension, or who has credited to him not less than 750 (seven hundred and fifty) weeks' contributions but has not reached the minimum retirement age, and whose death is due to a work accident or occupational disease, the surviving family members shall be entitled to receive as a pension 60% (sixty per cent) of the amount of the pension that person was receiving or which would have been due to him or her, in the following order of ranking:

- a) The widow or widower (or cohabitant) currently with unmarried children up to the age of majority, and persons disabled and declared such by a medical board of the Institute, in such cases half the pension shall be awarded to the widow or widower (or cohabitant) and the other half to the children in question in equal shares;
- b) The widow or widower (or cohabitant) under 40 (forty) years of age shall be entitled to a lump-sum payment equivalent to three annual payments of the pension to which he or she would have been entitled;
- c) Orphaned children, up to the age of majority; disabled persons declared such by a medical board of the Institute, the total amount of the pension in equal shares;
- d) Parents, provided they have lived as dependants of the deceased, in equal shares. If only one of them survives, the whole of the pension shall be paid to that one.

The pensions referred to in sections a) and c) shall be increased proportionately as the concurrent beneficiaries cease to be entitled to them.

The entitlement to a pension is acquired with effect from the date of death of the insured person, and shall lapse if the widow or widower (or the cohabitant) marries or cohabits; in

such cases the person concerned shall receive a payment equivalent to 2 (two) annual pension payments. Pensions payable to disabled children shall continue for the duration of the disability.

261. For a cohabitant of either sex to be entitled to the pension, that person must have lived voluntarily in a public, stable and monogamous relationship for a minimum of 2 (two) years if they have children together and 5 (five) years if they have not, and in addition must be registered in the records of the Institute before the death of the insured person.

11. *Death of an insured person:* in the event of the death of an insured person the Social Security Institute will pay the following benefits:

- a) If the deceased insured person had less than 750 (seven hundred and fifty) weeks' contributions, that person's survivors or beneficiaries shall receive a single cash payment equivalent to one month's wage for every year the insured person has worked. For that purpose the basis taken shall be the statutory minimum wage in force for miscellaneous unspecified activities in the capital of the Republic, and payment shall be made in the proportions laid down in article 62 of the Act; and
- b) If there are no heirs or beneficiaries, a payment shall be made to the person or persons who prove that they have paid the funeral expenses of the deceased amounting to up to 75 (seventy-five) times the statutory minimum wage in force for miscellaneous unspecified activities in the capital of the Republic. If an heir or beneficiary subsequently appears, the amount of that expenditure shall be deducted from the pension or benefit, according to the case.

B. Numbers of insured persons

262. The total number of titular insured persons in all the schemes (general, teachers, retired teachers, non-contributory, domestic service and inactive persons in the Social Security Institute) is approximately 375,000; if the families are included, the total insured population consists of 1,200,000 persons. In Paraguay there is no unemployment insurance.

C. Methods of financing

263. The provision of short-term healthcare benefits is financed by a pay-as-you-go system based on pure solidarity. The provision of long-term benefits (retirement benefits, pensions) is financed through a collective funding system with defined benefits and with the return on the technical reserves. .

Percentage of GDP and the national general expenditure budget devoted to social insurance

<i>Year</i>	<i>Total GDP (G. '000 current)</i>	<i>National budget¹</i>	<i>Social security²</i>	<i>% social security/GDP</i>	<i>% social security/budget</i>
1994	13 220 624	2 253 329	18 435	0.14	0.82
1995	15 833 186	3 042 601	32 169	0.20	1.06
1996	18 004 374	3 416 260	28 217	0.16	0.83
1997	19 322 537	9 896 024	230 510	1.19	2.33
1998	21 580 611	11 077 222	508 992	2.36	4.59
1999	22 771 596	12 255 602	670 137	2.94	5.47
2000	24 736 526	13 128 124	1 150 935	4.65	8.77
2001	26 465 663	15 357 915	1 244 987	4.70	8.11
2002	29 104 530	15 306 971	744 328	2.56	4.86
2003	35 713 137	18 246 180	1 693 496	4.74	9.28
2004	41 400 770	18 915 114	1 550 558	3.75	8.20
2005	45 737 176	21 809 827	2 330 027	5.09	10.68
2006*	50 585 316	21 255 118	2 391 342	4.73	11.25

Source: accounting system (SICO). Figures in million guaraníes.

¹ Up to 1996: adjusted budget for central administration. From 1997 onwards: budget of central administration and decentralized entities.

² Allocation by functional classification. Includes all bodies providing social security benefits of any kind. IPS plus 4 old-age and retirement pension assistance funds.

* For 2006 an estimate of GDP is given. Source: Central Bank of Paraguay.

Trends in social insurance expenditure of the Social Security Institute (IPS)

	<i>1997</i>	<i>1998</i>	<i>1999</i>	<i>2000</i>	<i>2001</i>	<i>2002</i>	<i>2003</i>	<i>2004</i>
Total IPS budget	726 917	700 767	450 499	539 735	672 637	853 903	705 514	830 230
Health expenditure	240 617	350 725	377 540	483 677	394 746	318 576	352 792	401 069
Pension and retirement benefit expenditure	-	-	-	-	-	271 791	338 616	409 773
Other expenditure	-	350 042	72 959	56 058	277 891	263 536	14 106	19 388
Total public expenditure	10 014 255	10 142 171	9 748 383	11 226 571	11 475 031	14 292 510	15 546 136	16 564 956
Total national health expenditure	1 324 732	1 526 484	1 747 512	2 273 199	2 351 880	2 640 589	2 813 799	3 178 524
% Social security expenditure on pensions and retirement benefits/Gross domestic product	-	-	-	-	-	0.8	0.9	1.0
% % Social security expenditure on pensions and retirement benefits / expenditure of central administration	-	-	-	-	-	3.7	4.2	4.7

Total IPS budget	1997	1998	1999	2000	2001	2002	2003	2004
	726 917	700 767	450 499	539 735	672 637	853 903	705 514	830 230
% % Social security expenditure on pensions and retirement benefits / total public expenditure	-	-	-	-	-	1.9	2.2	2.5
% Social security expenditure on health / total social security expenditure	33.1	50.0	83.8	89.6	58.7	37.3	50.0	48.3
% % Social security expenditure on pensions and retirement benefits / total social security expenditure	-	-	-	-	-	31.8	48.0	49.4

Source : National Health Accounts Dept., 2005.

* Balance-sheet data : Directorate-General of Planning and Evaluation - MSPyBS.

Social security expenditure of IPS. – Compulsory budget (million guaranías)

1996 - 1997 = Current budget.

Distribution of budget of Ministry of Public Health and Social Welfare

Function / health services	2000	2001	2002	2003	2004
Compulsory budget (million guaranías)	35.0	34.8	35.1	35.4	35.3
% Curative health care (ambulatory)	24.0	23.2	23.4	26.1	24.4
% Sub-total curative care	59.0	58.0	58.5	61.5	59.7
% Emergencies	3.7	4.6	4.9	5.4	4.7
% Prevention and public health services	10.2	10.6	11.3	12.9	11.5
% Administration of health and health insurance	15.0	15.3	12.6	12.1	13.8
% Training of health personnel	0.9	1.0	0.8	0.9	1.0
% Gross capital formation	8.6	9.3	11.8	7.2	9.3

264. For purposes of changes in the budget a decree is issued annually giving guidelines for the formulation and programming of the budget. It stipulates that the budget must be prepared taking into account the Plan of the National Government, economic policy, the development strategies, the monetary programme and the annual public investment plan. Any change in the budget is principally based on, or principally derives its origin from, the need to cover a deficit in one sector by means of a surplus in another. This happens principally by transfers from the retirement pensions sector to that of health.

265. In Paraguay the social insurance scheme administered by the Social Security Institute is not complemented by or coordinated with any private insurance scheme or with social insurance schemes administered by the other funds in the system (banks, prosecutor's department, municipal, ITAIPU, etc.) with the exceptions of the Pension Fund of the National Electricity Administration (ANDE) and of the Parliamentary Pension Fund.

266. The Social Security Institute is required by law (Decree-Law 17701/43) to provide a complete range of services. If it is unable to meet demand or obtain the services required of its

members it purchases services such as health care, intensive-care in-patient services and diagnostic and pharmaceutical services from the private sector. During recent years such purchases have accounted for more than 10% of its medical programme. In such cases payment is made by act or by package of services supplied. Some 20% of Paraguayans have some form of medical insurance; the proportion is higher (27%) in urban areas, while in rural areas it is of the order of 7%. According to the Integrated Household Survey 2000/2001, on the average, 49% of the insured population in the public sector (military and police health services, IPS) use the services of their insurance schemes; in the private sector the percentage is higher (83.2%). Of the population with no insurance of any kind, 41.7% are assisted by public institutions.

267. The persons insured with the Social Security Institute make up 10.9% of the population; the private sector has 6.5%, the health services 11% and external services 0.4%; 81.1% of the population has no insurance of any kind.

268. The other group of private actors are non-profit-making bodies founded, inter alia, by NGOs, community service organizations, purveyors of traditional medicine and community systems (micro-insurance). These sectors are principally concerned with meeting the health needs of the fringe of the population living in extreme poverty; they are financed by donations from honorary members, fund-raising events and small – often occasional – contributions from users of the services. Their financial bases are by their nature unstable and generally limited; this restricts their ability to offer services.

269. NGOs provide services in this subsector; most of them offer, not medical care, but complementary assistance to health programmes and surveys, together with medicines and consumable items for insolvent patients. In the Mennonite settlements in the Chaco a mutual health insurance scheme has been developed. The members (15,000 persons) pay 5-6% of family incomes into the insurance scheme. They also pay 30% of the cost of consultations, of medical care and of medicines prescribed in medical centres up to an amount of 2.5 times minimum wages; all additional expenditure beyond that amount is covered by the mutual-aid insurance. In addition, the approximately 18,000 indigenous workers in these settlements have the benefit of the Mutual Hospital Scheme, an insurance scheme for temporary workers. The indigenous workers pay 5% of their wages to the scheme and the employer 10%. The scheme covers the cost of consultations, in-patient care and medicines for the worker and his family as well as one month's sick leave.

D. Social groups excluded from social security

270. In Paraguay the population groups excluded from any kind of social security are the informal sectors of the economy. This is due to the fact that all the funds are organized on the basis of particular groups or collectivities (bank employees, public officials, municipal employees, officials of Itaipú, officials of ANDE). The Social Security Institute is the only fund with a broader mandate of providing benefits to employees generally. Consequently the greatest heterogeneity of groups of workers is to be found in the system administered by the Institute; it includes teachers, both in service and retired, domestic employees and veterans of the Chaco war as well as their respective family groups.

271. Hitherto the Institute has not been able to implement regulations permitting the formal admission of independent workers, that is to say, persons who are self-employed or working in a single-family group.

E. Measures taken for the benefit of vulnerable groups in the field of social security

272. The National Government considers it necessary to extend insurance through the Progressive Insurance Programme (PNAMI), in which priority is in principle given to mothers and children. In addition, the Ministry of Public Health, by Decision No. 19 of 2005, exempted children under age 10 from charges for out-patient consultations and in-patient care in the country's public assistance centres. Previously, in pursuance of ministerial decision No. 198/2003, exemption from charges existed for care provided to pregnant women and children under age 5 and medicines and consumables were distributed without charge for care in respect of births in institutions.

273. Similarly, the Ministry of Public Health, through the agency of the Development of the National Programme of Insurance for Mothers and Children (NAMI), is implementing a strategy associating health protection and equity in access to services. The project (Health Project II: project for the insurance of mothers and children (PNAMI)) has been approved by the Board of Directors of the World Bank; it will cover 353,711 children aged 0-4 years and 563,089 women of child-bearing age, making a total of 916,800 persons. The project will extend to 10 health regions.

1. Implementation of the Basic Healthcare Programme

274. This is a strategy which is being taken up by the Ministry of Public Health and Social Welfare through the programme of reforms to the primary healthcare scheme; it will provide basic essential medicines and consumables for 20 items of care and 13 diseases. The programme is directed towards all pregnant women and children of either sex under 5 years of age attending health posts and centres, district, regional and maternity and children's hospitals under the authority of the Ministry of Public Health and Social Welfare throughout the country. The services are guaranteed to be free of charge.

275. One of the observed effects of these measures has been that the provision of free care to pregnant women and children under age 10, together with the provision of birth kits, kits for obstetric emergencies, anaesthetic kits and essential medicines, has led to a substantial reduction in the numbers of deaths in childbirth.

Total deaths in childbirth:

2002: 182 per 100,000

2003: 174 per 100,000

2004: 155 per 100,000.

189. There was an improvement in the denominator (Register of Live Births).

Trend in reduction of gross numbers of women dying in childbirth (2005)

Number of women dying in childbirth up to 11 December 2005: 108

Number of women dying in childbirth during the same period in 2004: 138

Difference: 30 deaths in childbirth (partial)

Departments in which impact greatest:

Concepción: from 11 to 4

San Pedro: from 20 to 11

Caguazú: from 18 to 9

Amambay: from 4 to 1

276. Infant mortality: there has been a reduction of less than 1 % (19 per 1,000 live births), 60% of which are cases of neonatal mortality. The principal causes of death were: lesions caused by birth, sepsis, premature birth.

F. Analysis of social security in Paraguay

277. The Republic of Paraguay has subscribed to two international agreements on social security, one with Spain. It has also subscribed to an agreement with the Kingdom of the Netherlands and with the member countries of MERCOSUR. A social security agreement with Chile is also in course of examination. In all these agreements the Institute is the managing body, i.e., the body coordinating the application of the benefits provided for in the relevant agreement to foreign nationals resident in Paraguay and Paraguayan nationals resident in Spain, Argentina, Uruguay, Brazil and, in the near future, Chile.

278. To sum up, social security has recently come under review in the country, especially in connection with groups deemed to be vulnerable. The institutions have once again undertaken to improve the situation due to the difficulty of resorting to subsidies; this has given rise to an analysis of other methods of maintaining the system and a radical restructuring with a view to arriving at sustainability of the system and developing ways and means of extending the present coverage.

ARTICLE 10

A. The family in Paraguayan society

279. The significance of the term “family” in the context of Paraguayan society is specified in the National Constitution. It is deemed to be the foundation of national society and as such is guaranteed full protection. Today there are other concepts of the family going beyond the traditional one; the Magna Carta now recognizes a stable de facto union of a man and a woman and the children and the community they form together with any of the parents and their descendants.

280. The 1992 National Constitution contains an entire chapter devoted to the rights of the family (Chapter IV: Concerning the rights of the family (articles 49-61)); in it the full protection of the family is guaranteed. It lays down the right to form a family; marriage and de facto unions enjoy the same constitutional ranking; the children, the protection of the child (art. 54), responsible parenthood, juveniles, the aged, the rights of persons with special needs, family property, protection against violence (art. 60) and family planning and mother and child health (art. 61).

281. Another constitutional protection directed towards the strengthening of the family as the basis of all social structures is that contained in article 115, which lays down the basis for agrarian reform and rural development. Section 9 refers to: “support for peasant women, especially those who are heads of households” (in line with the provisions of article 53). This provision is complemented by the content of section 10 of the same article, which refers to: “the participation of peasant women in plans for agrarian reform on an equal footing with peasant men.”

282. Act No. 1,680 of 2001 gave approval to the new Code on Children and Adolescents envisaged in the Doctrine of Comprehensive Protection, which recognizes children as subjects of law with the capacity to live; to enjoy health, education, life within a family, identity and the right to participate in all matters concerning them. As regards the right to contract marriage the

law fixes a minimum age of 16 years for both men and women. The law also lays down certain restrictions, requiring the consent of the parents or guardian to the marriage. In the absence or incapacity of one parent the consent of the other shall suffice. If both are incapacitated or have lost parental authority the court of guardianship shall make the decision. Children born out of wedlock require the consent of the father or mother who recognized them or, where appropriate, of both parents. In their absence the decision is made by the court. There are exceptional cases in which the court of guardianship will authorize the marriage of minors between 14 and 16 years of age. The minimum age for obtaining a driving licence is 18 years for both men and women. Act No. 2169/03 fixes the minimum age for the purchase of property and for the acquisition of citizenship at 18 years. For criminal liability the minimum age is set at 14 years; from that age onwards an adolescent may be charged with offences committed.

1. System of protection of the family

283. The State guarantees the right of every man and every woman to contract marriage provided that they have freely expressed their consent. Both the Constitution and the Civil Code as amended by Act No 1/92 recognize a de facto union between a man and a woman voluntarily living together in a stable, public and monogamous fashion, provided that both have reached the minimum age to contract marriage. A union with the characteristics mentioned above which has lasted for at least four consecutive years will give rise to joint ownership of property between the partners which may be dissolved during the lifetime of both or by death; in both cases the assets must be distributed in equal shares between the cohabitants or between the survivor and the heirs of the other. If children of the two partners are born of the union, the waiting period shall be considered completed on the date of birth of the first child.

284. One aspect which may, in a sense, be considered a retrograde step in the exercise of the rights of the family on equal terms is to be found in a change in the provisions of Act No. 1/92, introducing a partial reform of the Civil Code, which stipulated that the order of the surnames of children born both within and outside marriage was to be determined by joint agreement between the two spouses. The amending Act (No. 985/96) stipulates that in the absence of agreement the surname of the father shall come first. Once an order has been established for the first child, the same order shall be used for all other children. However, the impact of this measure does not imply major complications with regard to access to other rights guaranteed to everyone – men, women and children – without discrimination of any kind.

1.2. Concrete measures for the protection of the family

285. The State of Paraguay has taken a variety of measures for the protection of the family. In a context of strategies for cultural change the Secretariat for Women has submitted proposals for the amendment of legislative instruments as follows:

- A draft Act concerning maternity leave for women in elective office was submitted in December 2004 and has now been partially approved;
- A draft Act concerning responsible parenthood was submitted on 2 January 2003.

286. The Secretariat for Women exercises influence on public policies on education relating to framing of study programmes, training and investigations into sexist practices through the Programme of Equality of Opportunities and Achievements for Women in Education (PRIOME).

It also exercises influence in the environmental sector in the framing of legislative proposals and a gender-based approach in public policies in the area.

287. In addition, there are a number of institutions concerned in a sector-specific manner with measures designed to protect the family through access to financial resources, State social benefits and access to ownership of land and credit.

1.2.1. The Protection and Social Promotion Network

288. Within the framework of the National Strategy to Combat Poverty the Secretariat for Social Action has recourse to the Protection and Social Promotion Network. This consists of a range of coordinated measures and programmes designed to prevent, alleviate and overcome the adverse effects of poverty on each population group, with emphasis on the most vulnerable groups. The Network concentrates basically on the family; it seeks to reinforce and reconstitute its protective role and improving the human, economic and social capacities of its members, in this way ending the transmission of poverty from generation to generation. Its priority concern is to prevent and overcome the risks associated with the development of the individual in terms of opportunities for access to education, health and participation in economic, social and political activity.

289. The Network conducts a number of forms of activity: the programme known as “Teko Porã” (a Native term meaning “well-being”) for families in rural areas; the Abrazo programme, designed for the protection of boys and girls at risk; and the Ñopytyvo (“Let us help ourselves”) programme for families in the Puerto Casado region of the Chaco. These three programmes are designed to strengthen the protective role of the family, facilitating access for the most vulnerable members to State social benefits with emphasis on health, education, identity, socio-family support and the strengthening of subsistence activities. They operate by means of solidarity vouchers, issued subject to the discharge of joint responsibilities by the family. Women heads of families in selected households are given direct financial support in exchange for the fulfilment of verifiable commitments relating to nutrition, health and school attendance. It is considered that the institutional legitimation of the woman as the subject of the transfers will imply a change in the situation of economic dependence of the woman on the man and that that change will bring with it an increase in the participation of the woman in decision-making within families. Capacity development and organization are the key areas which will be approached with women who are mothers.

290. The Protection and Social Promotion Network coordinates its activities with various agencies in the public and private sectors to attain its higher objectives, which include Improvement of Nutrition and Health; Prevention of School Dropouts and Improvement of Basic Health and Eating Patterns; Return to School and Improvement of Basic Health; Prevention of Dropouts and Return to School for Juveniles; Improvement of Basic Health, Employability and Entrepreneurship Qualities. Health, education and nutrition are considered to be the principal factors in the perpetuation of poverty, and victory in these areas is strategic to break the process of transmission of extreme poverty from generation to generation. The programmes forming part of the Network enable persons in extreme poverty to obtain complementary incomes helping them to meet their basic needs. They also enable those persons to improve their human capital in terms of education, health and work skills.

1.2.2. Community Improvement Programme

291. This programme is designed for families living in precarious (unhealthy and overcrowded) conditions and poverty and extreme poverty. Their dwellings are made of discarded materials, and they cannot obtain access to decent housing through the credit mechanisms on the market. The National Housing Council has undertaken, with a donation from the Government of Taiwan, the task of meeting, to the extent of its abilities, part of the need in this area.

292. In addition, with the support of the channels for applications (municipalities, various institutions and non-governmental organizations assisting with obtaining land), the agencies organizing demand put out invitations to tender for the construction of UBH (Basic Housing Unit)-type housing blocks together with a dormitory and infrastructure with drinking water, drainage, electricity and access to roads and other necessary equipment. All the work is performed under the supervision of this institution (CONAVI – FUNDAPUEBLOS AND CONAVI – REDINSA agreements).

293. The operating method consists of the provision of a housing subsidy. The selection of applications is based on eligibility criteria such as priority in the need for housing, the interest shown by the potential beneficiaries, their ability to organize themselves and the obtainability of suitable land. Coverage of the entire country is envisaged.

294. Within the framework of the Community Improvement Programme CONAVI is building social housing with a high level of participation by construction companies and the community. With the execution of these projects CONAVI expects to meet the housing and social needs of the most disadvantaged sectors of our society and, in addition, to contribute to economic revival, generating sources of employment and distributing work to enterprises in the construction and related sectors.

295. Within this programme, in addition to the investments effected in housing and basic infrastructure services, some US\$ 156,397 has been invested in creating sources of employment and incomes through 487 households.

296. Production centres for bread, soy milk, dressmaking, ceramic tiles and other products have been established.

<i>Place</i>	<i>Name of project</i>	<i>Community centre</i>	<i>No. of beneficiary families</i>
Coronel Oviedo	Ciudad Nueva	Sustainable production and earthenware with furnace and drying plant	120
Itá	María Auxiliadora	Training and occupational skills development	90
Asunción	Esperanza	Sustainable production	86
Ñeembucú	Laureles	Sustainable production	30
Guarambaré	Tesá Peará	Sustainable production	50
Asunción	Extension of refuge area	Sustainable production	72
Atyrá	Rosa Mística	Sustainable production	15
Nanawa	Villa Hilaria	Sustainable production	24
Total			487

297. In some projects the housing programmes have included training in building trades, while micro-enterprises have been promoted in group schemes through neighbourhood committees. In addition, the use of local labour in construction work has been promoted in the projects.

298. The target for 2006 in the Ñande Rogará Community Improvement Programme is the construction of 1,070 dwellings. Of these, 785 are already under construction and 285 are subject to the tendering process.

1.2.3. Pilot project: programme of mutual-aid housing cooperatives

299. For the first time in Paraguay, and on the basis of Act No. 2329/03 establishing the Housing Cooperatives Fund, a programme of mutual-aid housing cooperatives has been launched. The programme was well accepted, and following the completion of the first stage of the cooperative *barrio* in Aveira (Itá) in September 2005, other cooperatives submitted projects which were approved in the 2006 budget (San Juan Bautista, Ypacarai and the second stage of Aveira (Itá).

300. This initiative is a pilot project and an expanding one; it seeks to meet part of the country's housing needs. A total amount of US\$ 580,000 (CONAVI, US\$ 325,000; IDB, US\$ 200,000; SCC, US\$ 55,000) has been invested. The cost is US\$ 4,300 per dwelling of 78 square metres, *barrio* infrastructure included. These *barrios* are integrated, productive and sustainable, and the families in them will be better able to keep their dwellings in a *barrio* integrated as a community.

301. The programme has succeeded in developing the capacities and social organization of the beneficiaries to make mutual aid effective in such matters as purchases of material and management of the work. Progress has been made on the production side, since, instead of purchasing completed houses, small cooperative enterprises have been formed to take charge of different facets of production (wooden door and window frames, carpentry, metal frames, ironwork, prefabricated reinforced-concrete elements, manufacture of prefabricated elements).

302. A number of actors have been brought together for the financing and management of the project. They have worked in cooperation with existing public institutions for water supply and refuse collection services. For the local school there is coordination with the Ministry of Education and Culture and with the Swedish Cooperative Centre, which supplies the funds for the building. Skills development has been focused particularly on cooperative enterprises (ironwork, carpentry, prefabricated concrete elements) created within the project itself (135 beneficiary families).

303. In January 2005 the implementation of the Pilot Test programme began. Under this programme conditional transfer programmes with both common and differing characteristics are being set up. These include the Teko Porã Programme (families), which involves conditional transfers to families living in extreme poverty and with children under age 14; the Abrazo Programme, which targets boy and girl street workers and their families; and the Ñopytyvo Programme, which is aimed at families in the locality of Puerto Casado. Work with families consists of the training of its members (mainly the father and the mother), monitoring of the families to ensure discharge of their joint responsibilities; special accompaniment of families in need of special care; and work with the community. Family Guides, who provide support to families in order to strengthen aspects permitting the maturing of the beneficiaries as individuals and family and community members, such as a reassessment of the care of oneself, the family and the community in the areas of food, health and education.

304. The Protection and Social Promotion Network comprises a number of programmes (include Improvement of Nutrition and Health; Prevention of School Dropouts and Improvement of Basic Health and Feeding Patterns; Return to School and Improvement of Basic Health; Prevention of Dropouts and Return to School among Juveniles; Improvement of Basic Health, Employability and Entrepreneurship Qualities). Health, education and nutrition are considered to be the principal factors in the perpetuation of poverty, and victory in these areas is strategic to break the process of transmission of extreme poverty from generation to generation. The programmes forming part of the Network enable persons in extreme poverty to obtain complementary incomes helping them to meet their basic needs. They also enable those persons to improve their human capital in terms of education, health and work skills. At present the Social Protection Network is assisting 3,054 families (76 per cent of the target) in its Teko Porã Programme; the Abrazo Programme is assisting 279 families; and the Nopytyvo Programme is reaching 459 families.

1.3. Challenges facing the system of protection for the family

305. Notwithstanding these efforts, and in view of the limited resources of Paraguay, which is a developing country experiencing serious difficulties in maintaining economic growth which would enable it to minister to the needs of its most vulnerable peoples, there are inevitably many families not receiving a minimum of social protection. According to the 2004 Household Survey approximately 2,320,000 Paraguayans (39.2 per cent of the population) are living in poverty, as their incomes are less than the cost of a standard food basket (*canasta*).

306. Among the poorest families some 10.4 per cent of family incomes take the form of assistance from relatives; these are generated within the country or remitted from abroad. Family incomes in the households in the richest quintile are on the average 11 times those of the households in the poorest quintile. Some 30 per cent of the households belonging to the poorest 20 per cent of the population have access to drinking water supplies through the Paraguay Sanitary Services Supply Company (ESSAP) or the National Environmental Sanitation Service (SENASA); access to sewage services and to fixed telephones is practically non-existent. The average number of members of the poorest households is six; in contrast, the richest households have on the average three members. If the foregoing is used as a measure of the numbers of children in households, the average numbers of children are higher in households in the lower-income quintiles. Women heads of households are found in almost equal proportions in all the income quintiles; one could thus say that in one out of every four households the head is a woman.

2. Maternity protection system

307. The following are other aspects relating to maternity protection, in addition to the social insurance described above:

2.1 Coverage of the protection system

308. The system covers pregnancy, delivery and post-delivery, during which time the Social Security Institute grants an insured working woman or the spouse or cohabitant of a an insured working man the medical services prescribed by law, as well as a compulsory maternity leave before and after delivery, a financial subsidy and artificial milk for women who cannot breastfeed. The daughter of an insured working or retired man, even if she is included in the insured family group, is not entitled to maternity services.

2.1 Length of maternity rest period in hospital

309. The duration of the maternity rest period is 63 working days and the compulsory post-delivery rest period in hospital is 48 hours for a normal birth and from 72 hours to 5 days for caesarean deliveries.

2.3 Social, medical and financial benefits during maternity leave

310. Insured women receive the following benefits during pregnancy, delivery and the puerperium under the maternity insurance system: medical, surgical and dental care, medicines and hospitalization, in accordance with the provisions of the regulations of the Social Security Institute. The same rights are enjoyed by the spouse of the insured man or woman, or in their default, by the cohabitant male partner with whom they have lived publicly in a stable and exclusive relationship for two (2) years prior to the pregnancy. Moreover, article 133, paragraph 2, of the Labour Code stipulates: “[...] during their absence on maternity leave and in any other additional period between the presumed and actual dates of delivery, a working woman shall receive medical assistance and sufficient benefits at the expense of the social security system ...”. That maternity leave is for a maximum of 90 days.

3. Evolution of the legal framework for vulnerable sectors

311. During the period covered by this report governmental and non-governmental organizations have supported various amendments to the existing codes such as the Labour, Electoral and Penal Codes and the Code of Criminal Procedure. The Inter-American Convention on the Prevention, Punishment and Eradication of Violence against Women (Belém do Pará) and the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women were also ratified, and the Adoption Act, the Domestic Violence Act, the Code on Children and Adolescents and the Agrarian Statute were promulgated. Also, the recent approval of the United Nations Convention against Transnational Organized Crime and the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children, are some of the important advances in regulation to protect the rights of vulnerable social sectors. Another important milestone was the ratification of ILO Convention No. 100 concerning Equal Remuneration for Work of Equal Value. These instruments all aim at equality for men and women and incorporate the protection of women’s human rights.

312. Also, the national mechanism for the protection of women, located at the highest level of Government, has created other public bodies in the three branches of Government, whose main objectives include gender equity, signs of strengthening gender mainstreaming in the State, and even a gradual movement towards decentralization. Also created were the Commission on Equity, Gender and Development of both Chambers of the National Parliament, and the Advisory Committee on Gender Equity in the Asunción Municipal Council, an experiment that is being replicated in several of the country’s municipal councils. There are also secretariats for women in the country’s 17 departments. Of the 234 municipalities throughout the national territory, 135 have set up secretariats for women.

313. At the same time, owing to the gender gaps in the rural sector and the special characteristic of bilingualism in Paraguay, there is a Guaraní-Spanish bilingual literacy project for adults in gender, production and community health, which trains 70 per cent of women in keeping with their daily routine, increasing their capacities for self-help and development in the community.

B. Situation of children and adolescents

1. Special protection measures for children and adolescents

314. The National Policy on Childhood and Adolescence (POLNA) is designed to direct activities for children and adolescents through joint efforts by the Government, the international organizations, civil society and children's and adolescents' organizations in order to develop effective policies and programmes adapted to the various realities, needs and challenges facing the country's children. The lead body for these policies is the National Council on Childhood and Adolescence and its executive organ, the Secretariat for Childhood and Adolescence. The National Policy on Childhood and Adolescence (POLNA) is designed to cover the ten-year period 2003-2013.

315. The objective pursued in POLNA is "to ensure the integral development of boys, girls and adolescents in Paraguay, as well as the effective exercise and full enjoyment of their rights". This implies two types of convergent action: formulation and implementation of basic rights-based universal policies that promote full protection of all boys, girls and young people and the design and execution of policies focussing on specific issues that affect particularly vulnerable groups of children and young people.

316. In order to realize this objective, POLNA advocates a shift of focus and includes the criterion of guiding initiatives towards attainment of maximum effectiveness and efficiency in the activities undertaken and "as an operational requirement in order to guarantee coverage of the most vulnerable sectors, the development of proper systems for service provision adapted to needs, and extension to the poorer population sectors of the opportunities and basic options required to promote adequate levels of human development" IIN 2002:15).

317. POLNA also advocates a change in the traditional approach to future action, from the provision of programmes and services with a vision centred on the lending institution and its possibilities and resources (supply) to a vision centred on the recipient or beneficiary; in other words, centred on the needs, problems and rights of affected children and their families (demand side). See Annex V: Synopsis of the National Plan of Action for Children and Adolescents (PNA).²¹

2. Legal protection framework

318. Progress at the legislative level includes the incorporation in the Code on Children and Adolescents of the principles of the Convention on the Rights of the Child and the doctrine of full protection in domestic legislation which seeks to address matters relating to children and teenagers.

319. The following are a few specific contributions of that Code:

- Explicit and tacit recognition of rights and guarantees for children and adolescents.
- Specific recognition of children's and adolescents' right of participation.

²¹ Transcript of the National Policy on Childhood and Adolescence– POLNA and the National Plan of Action for Children and Adolescents. National Council on Childhood and Adolescence. Paraguay, July 2003.

- Installation of a specialized, decentralized social system responsible for promoting social policies designed to address social problems that affect children's rights; that is, provision of social care for children outside any judicial framework.
- Establishment of a system of specialized, graded justice for jurisdictional handling of issues relating to children and adolescents which adopts differential approaches to criminal cases involving adolescents.
- Specialized treatment of infringements of the Penal Code committed by adolescents.

320. The Code on Children and Adolescents (Act No. 168/01), in its Article 8, enshrines the child's or adolescent's right to a family, which consists of the right to live and develop within the family, and in the event of the relatives' lack or insufficiency of material resources, the right to have the State to provide such resources; it also prohibits separating the child or adolescent from the family group, or the suspension or loss of parental authority on the ground of lack or insufficiency of resources.

321. Article 9 of the same Code establishes that the protection of unborn persons is exercised through attention to the pregnant women from conception until 45 days after delivery. The State's responsibility is set forth in article 10, to the effect that it shall provide care for insolvent pregnant women, providing them with board and lodging and necessary medicines; provide care for pregnant indigenous women in a manner in keeping with strict respect for their culture; prepare plans for specialized care for the protection of pregnant teenagers; and promote breastfeeding. It stipulates that a pregnant woman shall receive these forms of care, even if the child is stillborn or dies during the neonatal period.

322. Article 11 establishes the obligation for medical care to be provided at the location nearest to a pregnant woman requiring emergency attention and prohibits referral or rejection of a pregnant woman in labour or requiring emergency attention when she is insolvent or because of the institution's shortage of beds or other resources, without her having first received the initial emergency treatment.

323. On no grounds and in no event may a newborn or the mother be detained in the hospital where the birth took place for failure to pay for medical services (art. 12).

- Article 13: enshrines the right to health of a child or adolescent.
- Article 14: enshrines the right to sexual and reproductive health.
- Article 15: establishes that public health programmes (medical and dental care) are free of charge.
- Article 16: enshrines the right to protection against harmful substances, tobacco and alcoholic beverages.
- Article 17: refers to the necessary authorizations in the event of a surgical intervention where there is a risk of death of a child or adolescent.
- Article 1 (8) enshrines the right to an identity.

- Article 19: refers to the obligation of birth registration.
- Article 20: enshrines the right to education.
- Article 24: enshrines the right to culture and sport.
- Article 25: enshrines the right of the child or adolescent to be protected against all forms of exploitation.
- Article 26: enshrines the right of petition.
- Article 27: establishes the secrecy of judicial and/or administrative proceedings relating to children and/or adolescents.
- Article 28: establishes exceptions to the secrecy of proceedings.
- Article 29: establishes the prohibition to publish (in the press) the names, photographs or data that may help identify children and/or adolescents who are victims or alleged authors of punishable acts.
- Article 30: establishes the duties of children and/or adolescents.
- Article 31: prohibits the use of children and/or adolescents in sexual commerce.
- Article 34: establishes protection and support measures..
- Article 35: establishes shelter, which consists in placing the child and/or adolescent with a body for his or her protection and care, as an exceptional and provisional measure.
- Article 37: creates the National System for Integral Protection and Advancement of Children and Adolescents (SNPPI).
- Article 39: creates the National Secretariat for Childhood and Adolescence.
- Article 42: establishes and incorporates the National Council on Childhood and Adolescence.
- Article 44: constitutes and incorporates the Departmental Council on Childhood and Adolescence.
- Article 46: constitutes and incorporates the Municipal Councils on Childhood and Adolescence.
- Article 48: creates municipal counselling services on child and adolescent rights.

324. Decree No. 4951 of 2 March 2005 of the National Council on Childhood and Adolescence establishes the list of dangerous forms of child labour.

325. Article 1 of Act 1136/97 provides that adoption is the legal institution for the protection of children and adolescents within the family and social environment so that, monitored by the

State, the adopted child becomes part of a family or creates a family with the adopter as his or her child and ceases to belong to his or her blood family, except in cases of adoption by a spouse or cohabiting partner.

326. The municipal counselling services on child and adolescent rights (CODENI) are the bodies created by the Code on Children and Adolescents at the local level and provides a free permanent service of protection, promotion and defence of children's rights of a non-jurisdictional nature. Its decisions may be reviewed by the courts at the request of the child and/or responsible person, and its officials may be stripped of their authority if they use the position for their own benefit and/or commit acts that infringe the laws in force.

327. The Code on Children and Adolescents (Act 1680/01) provides in its article 50 for the following powers of the CODENIs:

- (a) Preventive action in the event of a threat of violation of the rights of children and/or adolescents, as long as there is no jurisdictional action, affording an alternative settlement of conflicts.
- (b) Specialized guidance to the family to prevent critical situations.
- (c) Approval of public or private entities devoted to developing shelter programmes and closing them where circumstances so warrant.
- (d) Referral to the judicial authority of cases that fall within its competence.
- (e) Keep a register of children and adolescents engaged in economic activities in order to promote protection and support programmes for the families.
- (f) Support the implementation of alternative measures to deprivation of liberty.
- (g) Coordinate training programmes for adolescent workers with vocational training bodies.
- (h) Provide children's rooms, crèches and kindergartens for children whose parents work outside the home.

328. Once a threat to or violation of a child's rights has been established, the measures provided in article 34 of the Code on Children and Adolescents are applied when the child or adolescent is in a situation that points to the need for protection or support, namely:

- (a) A warning to the father, mother, guardian or person responsible;
- (b) Guidance to the child or adolescent and the family group;
- (c) Temporary assistance to the child or adolescent and the family group;
- (d) Placement of the child in a basic school establishment with compulsory attendance;
- (e) Medical and psychological care;
- (f) In emergencies, material provision for the maintenance of the child or adolescent;

- (g) Shelter;
- (h) Placement of the child or adolescent in a surrogate family; and
- (i) Placement of the child or adolescent in a home.

In the case of a measure contained in subparagraphs (g) to (i) of this article, the order will require judicial authorization.

329. Regarding case law in this area, a plethora of administrative and judicial measures have been issued by the CODENIs, especially on the subject of judicial provisions for attention to children in hospitals that refuse care.

2.1. National Council on Childhood and Adolescence (CODENI)

330. This Council shall be convened by the executive secretary of the National Secretariat on Childhood and Adolescence and is composed of a representative of each of the following:

- The National Secretariat on Childhood and Adolescence;
- The Ministry of Public Health and Social Welfare;
- The Ministry of Education and Culture;
- The Ministry of Justice and Labour;
- The Ministry of Public Defence;
- The Public Prosecutor's department;
- The departmental councils; and
- National non-profit-making non-governmental organizations that serve the public good;

331. Its functions include formulating policies for the promotion, monitoring and protection of the rights of children and adolescents, and adopting and overseeing implementation of individual programmes devised by the National Secretariat for Childhood and Adolescence.

3. Municipal counselling service on child and adolescent rights (CODENI)

332. The aim of this body is to provide a free and permanent service of protection, promotion and defence of children's and adolescents' rights. However, it has no judicial authority. CODENI's powers include administration and monitoring of: (a) special protection measures for children and adolescents without discrimination on grounds of their filiation or any other condition; (b) protection of children and adolescents from economic and social exploitation; (c) employment of minors in jobs harmful to their morals and health or in which their lives may be endangered ; (d) control of the minimum age of paid employment of child labour.

4. Concrete measures in favour of children and adolescents

333. The National Five-Year Plan for Children and Adolescents (2003-2008) is designed to improve all children's and adolescents' opportunities for access to and enjoyment of their basic and fundamental rights. One of its operational strategies is the *strengthening of the family* (which cuts across all plans, programmes and projects of the Secretariat for Childhood and Adolescence) and *special protection for infants*.

334. In this connection the Ministry of Education and Culture and the Inter-American Development Bank are jointly implementing a project, whose component 4 is non-formal initial education. It takes into account the fact that a child's early years are worthy of special consideration because there is no second chance for a good start in life or reversing the later consequences on the various stages of life.

335. In the framework of the *Programme for Improving Initial and Pre-school education*, it was decided to install *Component 4* (Non-formal attention to infants) on the premises of the Secretariat for Childhood and Adolescence in the month of July and to validate the Agreement between the Ministry of Education and Culture and the Secretariat for Childhood and Adolescence (MEC-SNNA), which was translated into the following activities:

- A cycle of national forums on comprehensive care for infants was organized.
- Dissemination of the inauguration of Component 4 for designing a public policy on infants through three regional forums in which 210 persons from various organizations took part.
- International forum with 554 participants from various organizations.
- Installation of the technical team of Component 4 at the SNNA, in accordance with the Agreement.
- The first meeting of the Grants Fund for financing infants' projects was convened on 11 September 2005.
- Training was provided for 89 civil society organizations for project presentation to the Grants Fund. Three regional forums on infancy were held on 22 June, 30 June and 14-15 July. Two training workshops for civil society organizations involved with infants were held on 15 August and 20 September 2005.
- Preparation of a guide for project presentation.
- Individual technical advisory services for NGOs.

336. The National Secretariat for Childhood and Adolescence has also been implementing a pilot sponsorship project for families living in extreme poverty, so that the support provided by the sponsor serves to start a microenterprise that has a positive and immediate effect on their income (sale of vegetables and fruit) and affords them minimum subsistence for their children; it may also consist of ad hoc support for single mothers, etc.: to obtain medical equipment, medicines and medical care, as well as help with their children's schooling. This pilot project,

which has been implemented for two months, has been very well received in the society and has so far benefited 20 families in Asunción city.

337. Other programmes developed by the Secretariat for Childhood and Adolescence in 2005-2006 focused on:

- Street children – CONASICA
- TEKOVE POTI: protection of children and adolescents against the use of alcohol, tobacco and other psychoactive substances
- National Programme of Comprehensive Care for Disabled Children and Adolescents

338. There are also public-health programmes that provide free medical care to needy children and adolescents. Also, institutions such as the Social Action Secretariat, the Directorates of Welfare and of Social Aid and REPADEH offer training and subsidies to poor families who need to educate and take care of their dependent children.

339. In December 2003 the National Council on Childhood and Adolescence approved national plans for the prevention and eradication of child labour and the protection of adolescent labour, and prevention and eradication of sexual exploitation of children and juveniles in Paraguay; subsequently by Decrees No. 2645 of 8 June 2004 and No. 4269 of 6 December 2004, respectively, they were approved by the Executive of the Republic of Paraguay. Likewise, Decree No. 4951 of 2 March 2005 establishes the list of dangerous forms of child labour.

340. The Regional Office for the Fight against Commercial Sexual Exploitation of Children on the Triple Border (Ciudad del Este) was established and became a thematic reference point in areas of psychosocial and juridical action. Also, various governmental and non-governmental institutions in the area set up a committee to combat commercial sexual exploitation of children; it goes by the acronym COESCI. In that connection, activities and strategies were coordinated with the Juvenile Guardianship Council and the Paraguayan Consulate in Foz de Iguazú for assistance and care for child and adolescent victims of commercial sexual exploitation and street children in the environs of the Puente de la Amistad and the centre. COESCI joined the Binational Health Plan promoted by Itaipú Binacional for joint action by the two countries (Brazil and Paraguay) for prevention and for attention to public health in both countries. Lastly, a process was initiated to strengthen Homes that assist children and adolescents, and another for coordinating the Trinational Plan (Argentina, Brazil and Paraguay), taking care needs and due referral of cases relating to children on the triple border into consideration. The committee also joined the Binational Committee promoted by the Brazilian and Paraguayan consulates for defining strategies to combat smuggling, piracy and the labour and sexual exploitation of minors. It joined the decentralized Municipal Health Council of the Regional Hospital of Ciudad del Este, and awareness activities were organized for teachers, area directors and supervisors in the zone; the Direct Care Programme implemented by CEAPRA was evaluated, while and joint activities were devised with representatives of the Regional Office on commercial and sexual exploitation of children (ESCI):

- The National Committee on Comprehensive Care for Street Children was formed by Presidential Decree No. 4907 of 10 March 2005, since which time it has made the following progress:

- ABRAZO programme: 1,385 children (2005)
- DIBEN programme: 500 children (2005)
- DIBEN programme: 1,800 abandoned children (2006)
- Restoration of rights of abandoned children: 42 children
- Children registration: 421 children
- Detoxification at ALCEINA: 62 children
- Addiction centres: 5 children
- Housed at Tapé Pyahú: 25 children
- Housed at the María Reina Home: 1 girl
- Housed at Unidos por Cristo: 1 boy
- Reintegrated into their families: 15 boys
- Returned to the streets: 15 boys
- Delivered to the Paraguayan Indigenous Institute and referred to the Takuaró Community: 19 children
- Design of a model for assistance and coordination with government bodies and civil society organizations (Callescuola (street school), Don Bosco Róga, Hogar Mimbi, etc.) for its implementation

341. Since September 2004 the Secretariat for Childhood and Adolescence has been implementing the programme for prevention and care in respect of mistreatment and sexual abuse of children. It aims to establish decentralized governmental networks for intervention at the three prevention levels: primary (prevention), secondary (care) and tertiary (rehabilitation).

5. Child labour

342. The age limit for the prohibition of paid child labour is 13, as established in article 58 of the Code on Children and Adolescents. Also, under the Constitution, in particular in a90, guarantees for working minors are established with their normal physical, intellectual and moral development in mind. However, it is estimated that in Paraguay over 265,000 children and adolescents work, which means that 13.6 per cent of all persons between ages 5 and 17 engage in some economic activity.²² Of the children and adolescents in this age group working in Paraguay, 34.9 per cent, or over 92,000, are not attending a formal educational establishment. Most claim that they do not study for economic reasons. This reality is partly explained by the work that children and adolescents work in family businesses or in agricultural production, which means

²² Directorate-General of Statistics, Surveys and Censuses. Integrated Household Survey 2000/2001. Report on Child Labour 2002.

that of all the children and adolescents in Paraguay (1,953,725) 34.4 per cent (672,081) are performing some domestic task.²³ The main activities in this group are house-cleaning (89.5 per cent), laundry (52.6 per cent), cooking (41.4 per cent), care of younger children (41.2 per cent) and ironing (34.6 per cent).

343. In addition, most of children and adolescents aged 10-17 who work in Paraguay (more than 90,000, or 37.5 per cent of the total of this group) are engaged in agriculture, mixed farming, and fishing. Child labour in Paraguay assumes various guises, defined by the type of labour relation and the form of participation in such work.

5.1 Child labour according to type of labour relation:

344. *Unremunerated rural child labour:* Children and adolescents do not receive direct financial remuneration; they work in exchange for lodging, food, clothing and education. This situation prevails mainly on small farms.

345. *Remunerated rural child labour:* Children and adolescents perform work for which their parents or those in charge of them receive direct cash payment. This is the situation that prevails on large plantations, especially during the sowing, harvesting and picking seasons.

346. *Combined rural child labour:* Children and adolescents often accompany their parents or those in charge of them to small or large plantations to engage in the various stages of the labour process, changing from unpaid to paid workers, so that they may fall into both categories.

5.2 Child labour depending on the ownership of the worksite:

347. *Child labour on a family farm:* Children and adolescents work in the homes or plantations owned by the family to which they belong. This is generally on small farms, whose products are not destined for home consumption but are sold.

348. *Off-farm child labour:* This consists of activities performed by children and adolescents for natural or legal persons. They work on large plantations, generally alongside their parents or those in charge of them, making it paid labour. Also considered off-farm work is the selling of produce even if it comes from the family farm, when this entails long travel and a variety of odd jobs.

5.3 Situation of adopted children

349. Act No. 1136/97 created the Adoption Centre, the Central Administrative Authority on adoptions, in order to guarantee orphans and/or abandoned children a family to replace their biological family when the latter no longer exists, or refuses or is unable to take care of a child. Once adoption had been granted, the Adoption Centre monitors the situation for three years until the adoption becomes final. Also, article 103 of the Code on Children and Adolescents establishes that a child or adolescent, deprived of its family nucleus by court order, may be taken into a family on a temporary basis through custody, guardianship or permanently through adoption; it also provides that the family or person who takes the child or adolescent in shall be

²³ Rural child labour in Canindeyú, Paraguay 2005, ILO-MPDL-AECL.

obliged to feed, educate, care for and protect him or her just as if the person formed part of the family nucleus.

350. Since 1999 the Adoption Centre has been implementing the Foster Parent Programme, and the Secretariat for Childhood and Adolescence is conducting its programmes and projects as a cross-cutting component of family strengthening. Likewise, the past few years have witnessed 24 cases of international return of minors to Paraguay and from Paraguay to other countries. Decree No. 3230 of September 2004 appointed that Secretariat as the central authority for the international return of minors abducted by their parents for purposes of the implementation of the 1980 Hague Convention on the Civil Aspects of International Child Abduction and the Inter-American Convention on the International Return of Children of 15 July 1989, both ratified by Paraguay.

351. Also, in the area of child protection outside the context of the natural family, there is the Technical Team for Supervision of Shelter Homes in the Special Protection System, in which officials of the National Secretariat for Childhood and Adolescence, which is attached to the Office of the President of the Republic, are appointed to implement public policies on comprehensive care for children and adolescents, under Decision No. 61/2006 of June 2006 of the National Secretariat for Childhood and Adolescence (SNNA). The purpose of this body is to ensure the welfare of children in temporary homes.

5.4 Children's labour rights

352. Article 50 of the Code on Children and Adolescents, paragraph (e), establishes as a task of the Municipal Council on Childhood (CODENI) the registration of children and adolescents engaged in economic activities, in order to promote programmes for protection of and support to families. As such, CODENI is the body responsible for publicizing the rights of children and adolescents. Article 60 provides that an employer who hires adolescents is obliged to keep a register of them, while article 61 prohibits labour and wage discrimination against adolescents with special needs. All this information is made public through mass education campaigns, and forms part of the basic education curriculum. The Paraguayan State is promoting the elimination of child labour, mainly through the activities of the National Council for the Eradication of Child Labour (CONAETI) which coordinates and implements a series of activities involving governmental and civil organizations, with a view to reducing the incidence of exploitation of child labour in Paraguay.

5.5 Protection of children and adolescents against economic and social exploitation

353. The Paraguayan State, aware of this reality, has incorporated various international treaties into its legislation and has promulgated laws to combat and eradicate the commercial sexual exploitation of children, trafficking in children, and transnational organized crime. Many organizations are working on this subject in Paraguay. They include the Human Rights Unit of the Supreme Court, the Secretariat for Childhood and Adolescence, ILO-IPEC, UNICEF and other governmental and nongovernmental organizations. The Human Rights Unit, through the Office of the General Coordinator of the Constituency of Alto Paraná, is currently participating actively in the work of the International Programme on the Elimination of Child Labour of the International Labour Organization (ILO-IPEC).

354. Actions are concentrated mainly on the triple border in the Department of Alto Paraná (Paraguay, Argentina and Brazil) where there is a significant presence of sex tourism.

Commercial sexual exploitation affects not only children and adolescents, but also adults. In addition, its interest is not limited to isolated cases, since there is a close link with criminal organizations and with border trafficking.

355. An agreement was concluded between the National Secretariat for Childhood and Adolescence (SNNA), the YACYRETÁ Binational Entity and the municipality of Encarnación City for the start-up in July 2006 of the SNNA Regional Office on the specific subject of commercial sexual exploitation of children (ESCI) in Encarnación city, Department of Itapúa.

356. The beneficiaries include: (a) children and adolescents in situations of commercial sexual exploitation in Encarnación city and its environs; (b) the original families of children and adolescents in situations of commercial sexual exploitation; and (c) the foster families and extended family nucleus, aunts, uncles, godparents, etc.

357. For implementation of the project, the Office of the General Coordinator is in charge of the Secretariat for Childhood and Adolescence (SNNA), which is the lead body for policies and programmes relating to children and adolescents, in accordance with Code No. 1681/01 (Code on Children and Adolescents). It has been designed for the coordination, linkage, management, promotion, negotiation, monitoring and organization of information to be used by the National System on the Comprehensive Protection and Advancement of Children and Adolescents.

358. Regarding trafficking in persons, in 2005 the Directorate of the Women's Support Service established the Trafficking in Persons Reference Centre at the Secretariat for Women. It supplies victims or their relatives with information of all types concerning crimes of this kind and provides support, psychological treatment, legal and social guidance and immediate medical attention to victims; a telephone hotline and an e-mail address for receiving reports of possible trafficking cases were also set up.

359. Twelve cases of trafficking in persons were dealt with between January 2005 and April 2006; they affected 42 female victims: 33 adults and 9 minors. At the same time, 4 women victims of trafficking (2 adults and 2 minors) have been involved in the pilot programme on the process or plan for rehabilitation of victims of trafficking in persons since February 2006 with the cooperation of the International Organization for Migration (IOM) Argentine Office. This programme aims at the social reintegration of trafficking victims, with a view to improving and/or increasing their socio-economic resources and reducing the possibilities of their further victimization. It includes and covers – for a maximum period of six months – a monthly money allowance for reintegration, psychological care (public or private, depending on the psychologist practising in the area); medical care (public or private, depending on the doctor practising in the area); training in a trade and/or studies to begin or complete primary or secondary education; support for undertaking productive microenterprises; document handling, and so on. All these alternatives will depend on the victims' wish and specific need and how they can regroup in order to reverse their situation of extreme vulnerability.

360. The Communication Campaign "Awareness and Education" on Trafficking in Persons and Sexual Exploitation took place in August and September 2005. It consisted of the dissemination of educational materials (posters-foldouts); radio spots in Guaraní and Spanish in the capital and in the interior of the country, and advertisements in the newspaper Popular.

361. The Handbook of General Procedures for Intervention in Trafficking in Persons was published in April 2006. Its aim is to provide general guidelines for tackling trafficking in

persons, especially women and children, in Paraguay, adopting an approach that guarantees the human rights of those affected and promotes punishment of those responsible, also seeking to supply information and analysis on substantive aspects of trafficking in persons, such as the concept and the rules directly or indirectly relating to trafficking and its victims.

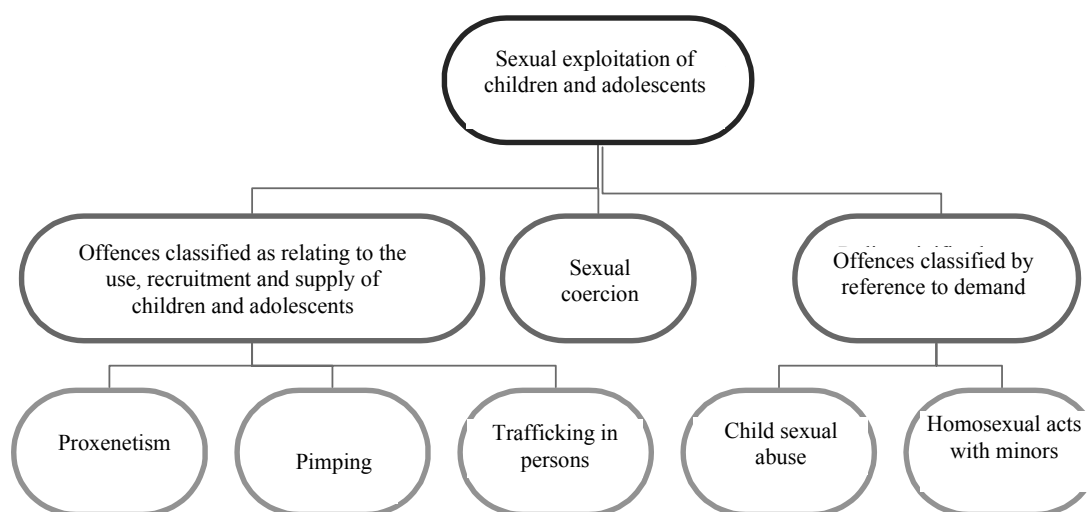
6. Action against commercial sexual exploitation of children and adolescents

362. The National Policy on Childhood and Adolescence (POLNA) and its National Plan for Childhood and Adolescence (PNA) were designed in 2003 to “promote cross-cutting and institutionalization of a child-rights approach in all public policies, encouraging and coordinating negotiation and dovetailing of agreements with bodies responsible for devising economic recovery programmes and programmes to combat poverty, that include components of education, health, water and sanitation, and employment generation; in other words, all the basic actions that affect the lives of children and their families.”²⁴

363. Child sexual exploitation is not exempt from the aforementioned instruments. In this connection activities to combat that crime have been promoted through the integration of national sectoral plans; promotion at municipal level of the design and execution of activities to combat sexual exploitation on the streets and indoors, promoting the municipal and national sexual exploitation laws in force; encouraging the effective application of judicial guarantees of protection and damages to victims of sexual exploitation, maltreatment and abuse, and so on.

6.1 Administration of justice

364. Sexual exploitation of children is linked to the following crimes typified in the Penal Code of the Republic of Paraguay:



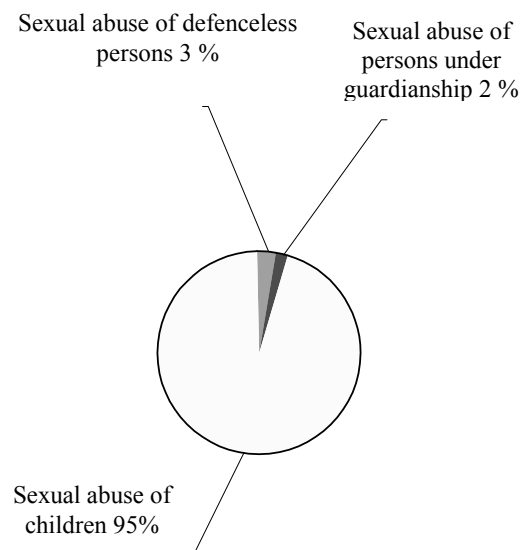
²⁴ Source: “National Policy on Childhood and Adolescence – POLNA. National Plan of Action for Children and Adolescents – PNA. Building a new Paraguay for children and adolescents” published by the Secretariat for Childhood and Adolescence.

365. In May 2004 the Human Rights Unit of the Supreme Court of Justice undertook a sample survey concerning the number of crimes of sexual abuse reported in the capital in the previous three years (2000-2003).²⁵ During this period 181 reports were received, 95 per cent of them cases of *child sexual abuse* and the remainder abuse of defenceless persons or persons under guardianship. However, these figures do not show specifically whether the offences relate to commercial exploitation; but they serve as a guideline for estimating and assessing children's vulnerability regarding crimes against sexual autonomy.

6.2 Sexual abuse offences reported in the capital during the period 2000-2003

Diagram showing comparative percentages of offences relating to sexual abuse

Offences reported in the capital, 2000-2003



Sexual abuse of defenceless persons: five reports
Sexual abuse of persons under guardianship: three reports
Sexual abuse of children: 173 reports:

366. The victims (minors) in the reported cases relating to punishable acts against sexual autonomy who enter the judicial system are faced with another problem during the proceedings: further victimization. This phenomenon arises not only in local courts, but also in courts in all the countries in the region.

367. According to research carried out, fear and shame are the reasons given (by child victims) for failure to report punishable acts against sexual autonomy. Added to which there are psychological situations of painful memories during statements and interviews, owing to the lack of special judicial procedures, inadequate specialized assistance to victims and the inadequacy of the infrastructure for victims' care.

²⁵ Source: Report of the Office of Classification of Criminal Cases in the capital.

6.3 Activities of the Human Rights Unit of the Supreme Court of Justice

368. Since 2004 the Human Rights Unit of the Judicial District of Alto Paraná has been working on the subject of commercial sexual exploitation of children through the ILO-IPEC programme. The activities undertaken by the Unit in this regard cover protection and dissemination. Where the former is concerned, this is effected through inter-institutional participation for coordinating joint activities to fight and eradicate the problem; and with regard to the latter, through events such as workshops, seminars and launchings, the achievements and results of which are set out below:

6.3.1. Workshop on child labour and legislative reform (2003)

369. At this workshop discussions among children's judges and labour judges on the subject of child labour were held. This exchange of information made it possible to compare and contrast the norms of the Labour and Children's Codes governing this subject.

370. The International Labour Organization (ILO) offered the Human Rights Unit of the Supreme Court of Justice assistance for organizing a workshop on "Child Labour and Legislative Reform" so that magistrates could express their views on the ILO-sponsored draft law regulating juvenile labour. The event was attended by labour and children's and adolescents' magistrates, ombudsmen and representatives of UNICEF and non-governmental organizations. At the request of the magistrates present, a second workshop was organized to continue the analysis of the aforementioned project and took place on 9 April 2003.

6.3.2. Seminar-workshop on the human rights of children in Paraguay, organized by the Human Rights Unit of the Supreme Court of Justice and supported by ILO-IPEC and CIDSEP (2003).

371. This event took place on the following dates: 5 November (Coronel Oviedo); 6 November (Villarca); 17 November (Ciudad del Este); 20 November (San Juan Bautista de Misiones); 24 November (Concepción); 25 November (Pedro Juan Caballero); 1 December (Pilar), 2 December (Encarnación); and 26 December (Asunción).

372. Two plans were submitted at the above-mentioned workshops: the "Draft plan for prevention and progressive eradication of child labour, and protection of adolescent labour" and the "Plan for the elimination and prevention of sexual exploitation of children in Paraguay".

6.3.3. ILO-IPEC Triple Border Work Session on Commercial Sexual Exploitation of Children and Adolescents (2004).

373. At the request of the International Labour Organization-Programme on the Elimination of Commercial Sexual Exploitation of Children and Adolescents (ILO-IPEC), the Alto Paraná Regional Human Rights Unit (with the participation of judges of the Criminal Appeals Court for Children and Adolescents and judges of first instance for children and adolescents) organized a work session with legal officials (lawyers, defenders, magistrates and police officers) to follow up the proposals and recommendations that emerged from the study on "Commercial sexual exploitation of children and adolescents in the legislation of Argentina, Brazil and Paraguay: harmonization alternatives for MERCOSUR". The aims of the session are to promote proposals for juridical and social cooperation for the protection of children and adolescents in the triple

border area, and the formulation of a Special Protocol on mutual legal assistance in criminal matters in the triple border area.

374. The same material, “Commercial sexual exploitation of children and adolescents in the legislation of Argentina, Brazil and Paraguay: harmonization alternatives for MERCOSUR”, was presented on 23 June 2004 in Ciudad del Este and on 29 June 2004 in Asunción, with support from ILO-IPEC, CONAETI, the Human Rights Unit of the Supreme Court of Justice of the capital (29 June 2004) and the Alto Paraná Regional Human Rights Unit (23 June 2004). This event was designed for justice officials and the material was distributed free of charge.

6.3.4. “Seminar: Procedures respectful of the human rights of children and adolescents in situations of sexual violence”

375. This seminar was held on 13 and 14 October 2006 and was organized by BECA and the Human Rights Unit of the Supreme Court of Justice in order to disseminate and make justice operators aware of the application of the principles and criteria contained in the Convention on the Rights of the Child, the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography; and to promote and include in the judicial system respectful practices in line with the new paradigm. It was sponsored by ICCB and targeted magistrates, ombudsmen and prosecutors.

376. Also, in 2005, in the area of research and analysis the Human Rights Unit conducted an overall diagnostic study of Paraguay’s social and judicial situation and its links to the issue of sexual exploitation of children and adolescents. Data was collected, processed and analysed in advance for its preparation.

6.3.5. Workshop on “Policies to combat and prevent commercial sexual exploitation of children and adolescents along the triple border” (2005)

377. Held at the Ciudad del Este Hall of Justice and organized by the Regional Human Rights Unit in the Alto Paraná judicial constituency and ILO-IPEC Ciudad del Este, it was designed for justice officials and representatives of governmental and non-governmental organizations.

6.3.6. Training course on commercial sexual exploitation of children.

378. Organized by ILO, with the support of the Regional Human Rights Unit of the Alto Paraná judicial constituency, it was designed for judicial officials and social actors and was held at the Ciudad del Este Hall of Justice (2005).

6.3.7. Analysis of the “Report on violations of the rights of street children and adolescents” – Illegal deprivation of liberty in Ciudad del Este (2005).

379. Held at the Ciudad del Este Hall of Justice, it was followed by a discussion panel and a question-and-answer session with the authorities and representatives present, and was designed for judges, defenders, prosecutors, judicial officials, representatives of governmental and non-governmental organizations and the public at large.

ARTICLE 11

A. General situation of the right to adequate food

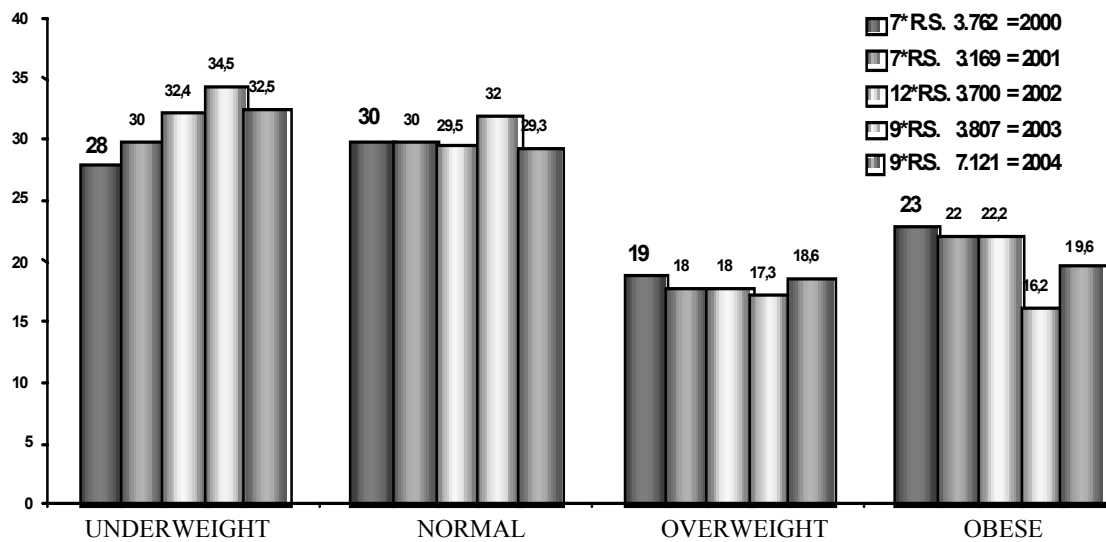
380. The National Constitution, in its article 72 on quality control, states that: “The State shall ensure quality control procedures for food, chemical, pharmaceutical and biological products throughout the production, import and marketing stages [...]”. Book II – On Food, in the Public Health Code (Act No. 836/80) and the regulatory decrees and ministerial decisions constitute the legal framework within which the Ministry of Public Health and Social Welfare, through its technical institute, the National Food and Nutrition Institute (INAN), operates a national food register, RSPA (National Register of Food Products) and RE (Register of Establishments), that provide the database on the universe of registered food products circulating in the national territory. In addition, the coverage of SISVAN (National Food and Nutrition Surveillance Institute), established in all the country’s departments, helps generate information that is analysed by the institution responsible for the nutritional state of the population groups which have recourse to the health services provided by MSP and BS. There is no nationwide survey on the country’s nutritional status by age group, nor is there any decentralized register of the food products circulating throughout the national territory. Monitoring is partial, limited and sporadic, owing to the lack of human and financial resources. Where adequate food is concerned, there is an educational instrument, the Food Guides of Paraguay and Children under Two Years of Age, that promote healthy eating styles among the healthy population, it is being introduced at the departmental level. There is no national food security plan. However, the following public and civil society institutions are involved in food programmes for various population groups: Office of the First Lady, Pastoral del Niño, Alter Vida, Oguazú, MAG (with plans for production for home consumption), SAS and others.

381. The groups for which the National Food and Nutrition Institute (INAN) established the Food and Nutrition Surveillance System network include children under five, schoolchildren and pregnant women, whose data are transmitted to the health services and are processed by INAN with a reference to their nutritional status.

Incidence of malnutrition (SISVAN database 2003 and EIH 2000/01)

Districts	Children at risk of malnutrition			Children moderately/seriously undernourished			Total children at risk of under-nourishment	Total children moderately/seriously under-nourished	Total under nourished	Total pregnant women under-nourished	Total beneficiaries
	0-6 months	6 months-1 year	1-4 years	0-6 months	6 months-1 year	1-4 years					
Coronel Oviedo	36	36	281	9	9	70	353	88	441	132	573
San Estanislao	25	25	196	6	6	49	246	61	307	77	384
San Pedro	14	14	109	3	3	27	137	33	170	67	237
San Juan Pepomuceno	9	9	72	2	2	18	90	22	112	100	212
Total	84	84	658	20	20	164	826	204	1 030	376	1 406

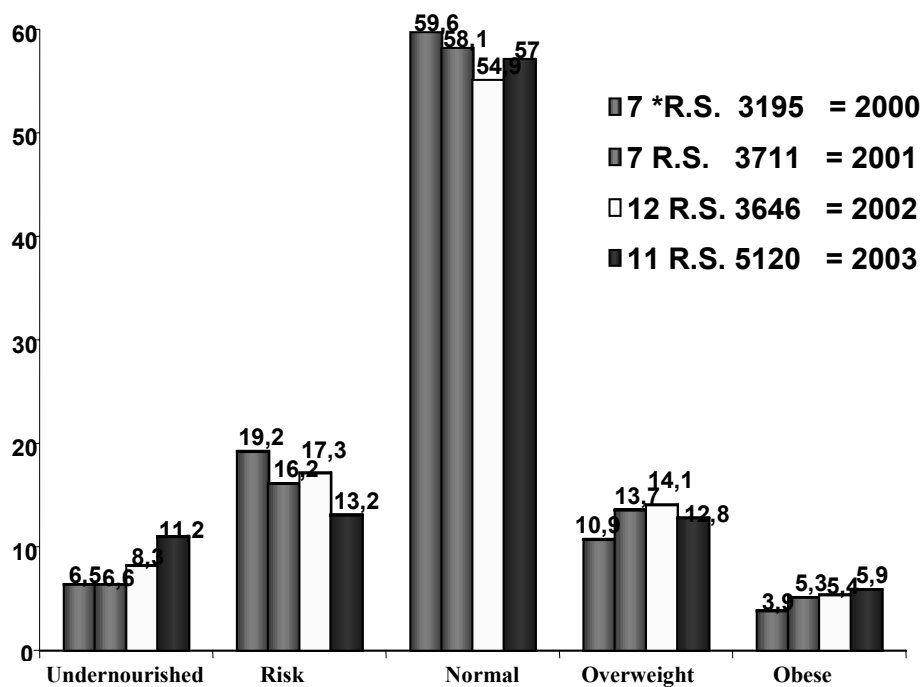
**Trends in nutrition situation – Pregnant women in health regions
Paraguay, 2001-2002-2003-2004**



Source : SISVAN-INAN

RS = Health Regions.

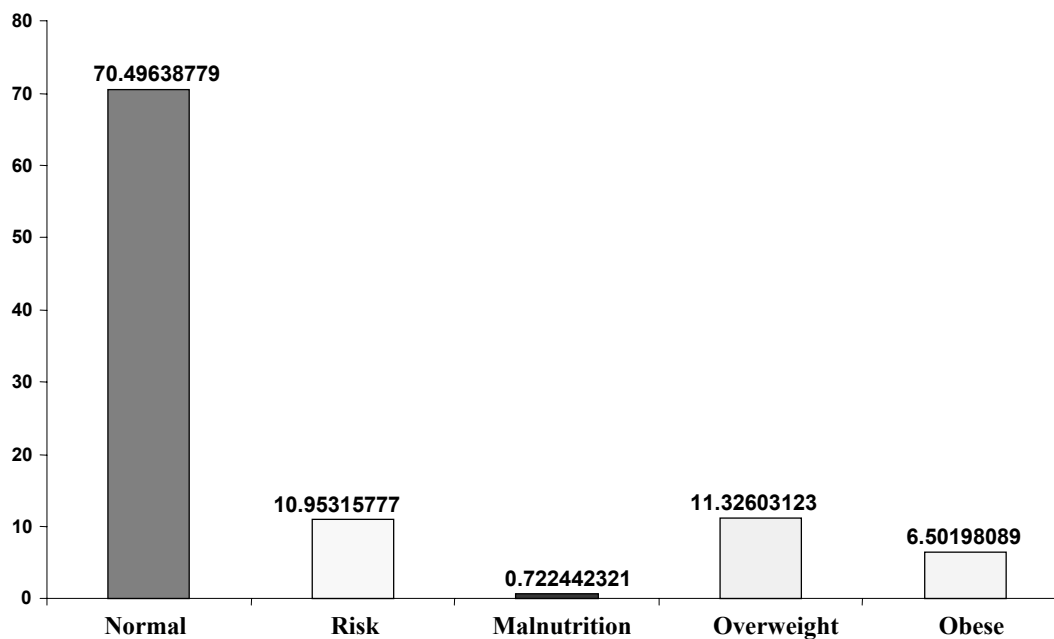
Trends in malnutrition – Children under five by health regions



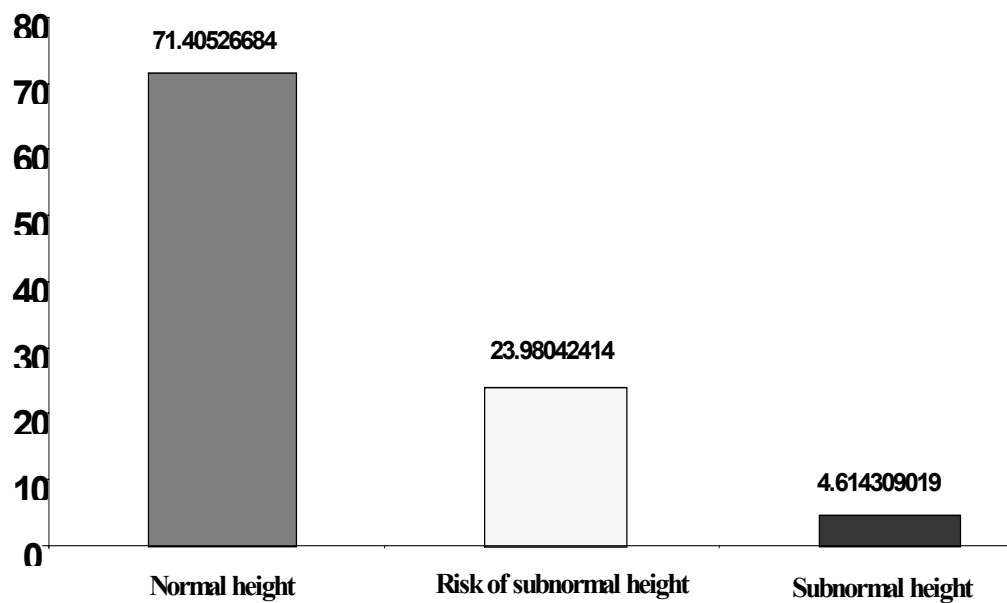
Source : SISVAN-INAN

RS = Health Regions.

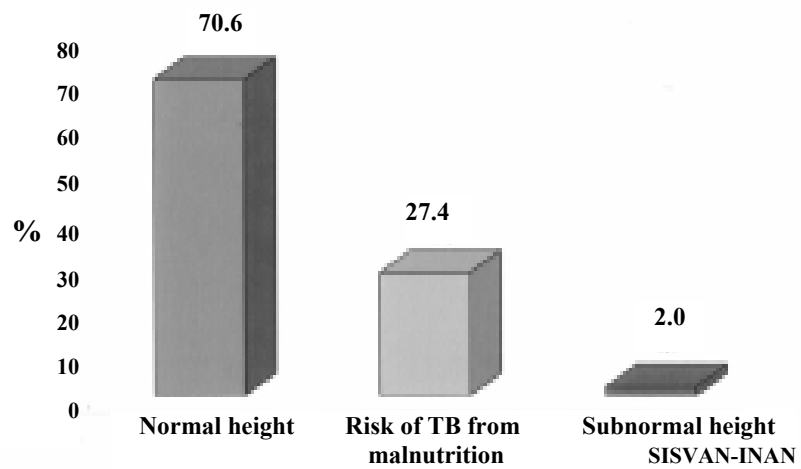
**Nutritional situation of children and adolescents at school in 9 health regions
(Canindeyu, Amambay, Alto Paraná, Misiones, Caaguazú, Guairá, San Pedro, Cordillera), 2002**



**Heights of children and adolescents at school in 9 health regions (Canindeyu, Amambay, Alto
Paraná, Misiones, Caaguazú, Guairá, San Pedro, Cordillera), 2002**



Nutritional status of children and adolescents at school in 6 health regions (Caazapá, Misiones, Central, San Pedro, Paraguari, Alto Paraná), Paraguay, 2003



Nutritional situation of children and adolescents at school in 5 health regions (Caazapá, San Pedro, Cordillera, Amambay, Misiones), 2004

