Cuba: U.S. Policy in the 116th Congress

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Political and economic developments in Cuba, a one-party authoritarian state with a poor human rights record, frequently have been the subject of intense congressional concern since the 1959 Cuban revolution. Current Cuban President Miguel Díaz-Canel succeeded Raúl Castro in April 2018, but Castro continues to head Cuba’s Communist Party. A new constitution took effect in 2019 that introduced some political and economic reforms but maintained the state sector’s dominance over the economy and the Communist Party’s predominant role. Over the past decade, Cuba has implemented gradual market-oriented economic policy changes, but it has not taken enough action to foster sustainable economic growth. The Cuban economy is being hard-hit by Venezuela’s economic crisis, which has reduced Venezuela’s support for Cuba and increased U.S. economic sanctions, and by the economic shutdown in response to the Coronavirus Disease 2019 (COVID-19) pandemic. Cuba’s economy faces a contraction of more than 8% in 2020. The global contraction in economic growth, trade, foreign investment, and tourism likely will slow post-COVID economic recovery.

U.S. Policy

Since the early 1960s, the centerpiece of U.S. policy toward Cuba has been economic sanctions aimed at isolating the Cuban government. Congress has played an active role in shaping policy toward Cuba, including by enacting legislation strengthening, and at times easing, U.S. economic sanctions. In 2014, however, the Obama Administration initiated a policy shift away from sanctions and toward a policy of engagement. This shift included the restoration of diplomatic relations (July 2015); the rescission of Cuba’s designation as a state sponsor of international terrorism (May 2015); and an increase in travel, commerce, and the flow of information to Cuba implemented through regulatory changes.

In 2017, President Trump unveiled a new policy toward Cuba that introduced new sanctions and rolled back some of the Obama Administration’s efforts to normalize relations. In September 2017, the State Department reduced the staff of the U.S. Embassy by about two-thirds in response to unexplained health injuries of members of the U.S. diplomatic community in Havana. The reduction affected embassy operations, especially visa processing. In November 2017, the State Department restricted financial transactions with over 200 business entities controlled by the Cuban military, intelligence, and security services; the so-called restricted list has been updated several times, most recently in November 2019.

Since 2019, the Trump Administration has ramped up economic sanctions to pressure the Cuban government on its human rights record and its support for Nicolás Maduro’s government in Venezuela. The Administration has tightened restrictions on travel to Cuba, eliminating people-to-people educational travel, prohibiting cruise ship travel from the United States, and limiting flights between the United States and Cuba to Havana flights only. The Administration also has taken actions to allow lawsuits against those trafficking in property confiscated by the Cuban government, imposed sanctions targeting Venezuela’s oil exports to Cuba, and imposed a series of other trade and financial sanctions. (See “Key Trump Administration Sanctions and Other Actions,” below.)

Legislative Activity in the 116th Congress

The 116th Congress has continued to fund democracy assistance for Cuba and U.S. government-sponsored broadcasting to Cuba. For FY2019, Congress appropriated $20 million for democracy programs and $29.1 million for Cuba broadcasting (P.L. 116-6, H.Rept. 116-9). For FY2020, Congress appropriated $20 million for democracy programs and $20.973 million for Cuba broadcasting (P.L. 116-94, Division G); Division J of P.L. 116-94 includes benefits for U.S. government employees and dependents injured while stationed in Cuba. The measure includes several Cuba reporting requirements in H.Rept. 116-78 and S.Rept. 116-126. Congress has begun consideration of the Administration’s FY2021 budget request of $10 million for Cuba democracy programs and $12.973 million for Cuba broadcasting.

Among bills introduced in the 116th Congress, several would ease or lift U.S. sanctions in Cuba: H.R. 213 (baseball); S. 428 (trade); H.R. 1898/S. 1447 (U.S. agricultural exports); H.R. 2404 (overall embargo); and H.R. 3960/S. 2303 (travel). H.R. 4884 would direct the Administration to reinstate the Cuban Family Reunification Parole Program. Several resolutions would express concerns regarding Cuba’s foreign medical missions (S.Res. 14/H.Res. 136); U.S. fugitives from justice in Cuba (H.Res. 92/S.Res. 232); religious and political freedom in Cuba (S.Res. 215); and the release of human rights activist José Daniel Ferrer and other Patriotic Union of Cuba (UNPACU) members (S.Res. 454 and H.Res. 774). S.Res. 531 would honor Las Damas de Blanco, a Cuban human rights organization, and call for the release of all political prisoners. For more on legislative initiatives in the 116th Congress, see Appendix A.
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Introduction

Political and economic developments in Cuba and U.S. policy toward the island nation, located 90 miles from the United States, have been significant congressional concerns for many years. Especially since the end of the Cold War, Congress has played an active role in shaping U.S. policy toward Cuba, first with the enactment of the Cuban Democracy Act of 1992 (CDA; P.L. 102-484, Title XVII) and then with the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996 (P.L. 104-114). Both measures tightened U.S. economic sanctions on Cuba that had first been imposed in the early 1960s; however, both measures also provided road maps for normalization of relations, dependent on significant political and economic changes in Cuba. Congress partially modified its sanctions-based policy toward Cuba when it enacted the Trade Sanctions Reform and Export Enhancement Act of 2000 (TSRA; P.L. 106-387, Title IX) allowing for U.S. agricultural exports to Cuba.

Over the past decade, much of the debate in Congress over U.S. policy has focused on U.S. sanctions. In 2009, Congress took legislative action in an appropriations measure (P.L. 111-8) to ease restrictions on family travel and travel for the marketing of agricultural exports, marking the first congressional action easing Cuba sanctions in almost a decade. The Obama Administration took further action in 2009 by lifting restrictions on family travel and family remittances and in 2011 by further easing restrictions on educational and religious travel and remittances to other than family members.

President Obama announced a major shift in U.S. policy toward Cuba in December 2014 that moved away from a sanctions-based policy aimed at isolating Cuba toward a policy of engagement and a normalization of relations. The policy shift led to the restoration of diplomatic relations, the rescission of Cuba’s designation as a state sponsor of international terrorism, and the easing of some restrictions on travel and commerce with Cuba. There was mixed reaction in Congress, with some Members of Congress supporting the change and others opposing it. Legislative initiatives in the 114th Congress in 2015-2016 reflected this policy divide, with some bills introduced that would have further eased U.S. economic sanctions and others that would have blocked the policy shift and introduced new sanctions; ultimately no action was taken on either policy approach.

President Trump announced a new policy approach toward Cuba in June 2017 that partially rolled back efforts to normalize relations and imposed new sanctions on Cuba, including restrictions on the permissible category of people-to-people educational travel to Cuba and on transactions with companies controlled by the Cuban military. Again, reaction in the 115th Congress in 2017-2018 was mixed, with legislative initiatives reflecting the policy divide between those wanting to tighten sanctions and those wanting to ease them. Ultimately, the only legislative action taken with regard to sanctions was a proviso in the 2018 farm bill (P.L. 115-334) that permits funding for two U.S. agricultural exports promotion programs in Cuba. This marked the first time Congress had eased Cuba sanctions, albeit slightly, in almost a decade.

Cuba at a Glance

| Population: 11.2 million (2018, ONEI) |
| Area: 42,426 square miles (ONEI), slightly smaller than Pennsylvania |
| GDP: $106 billion (2019, nominal U.S. $ (EIU)) |
| Real GDP Growth: 2.3% (2018); 0.5% (2019 est.); -8.3% (2020 forecast) (EIU) |
| Key Trading Partners: Exports (2018): Canada, 22.3%; Venezuela, 19.5%; China, 19.2%; Spain 7.6%
| Imports (2018): Venezuela, 23%; China, 13.4%; Spain, 10.5% (ONEI) |
| Life Expectancy: 78.7 years (2018, UNDP) |
| Literacy (adult): 99.8% (2018, UNDP) |
| Legislature: National Assembly of People’s Power, currently 605 members (five-year terms elected in March 2018). |
| Sources: National Office of Statistics and Information (ONEI), Republic of Cuba; U.N. Development Programme (UNDP); Economist Intelligence Unit (EIU). |
Since 2019, the Trump Administration has significantly expanded U.S. economic sanctions on Cuba by reimposing many restrictions eased under the Obama Administration and imposing a series of strong sanctions designed to pressure the government on its human rights record and for its support for the Nicolás Maduro government in Venezuela. These actions have included allowing lawsuits against those trafficking in property confiscated by the Cuban government, tightening restrictions on U.S. travel and remittances to Cuba, and engaging in efforts to stop Venezuelan oil exports to Cuba.

This report examines U.S. policy toward Cuba in the 116th Congress. It is divided into three major sections analyzing (1) Cuba’s political and economic environment; (2) U.S. policy toward Cuba; and (3) selected issues in U.S.-Cuban relations, including restrictions on travel and trade, democracy and human rights funding for Cuba, U.S. government-sponsored radio and television broadcasting to Cuba (Radio and T Martí), migration issues, antidrug cooperation, property claims, and U.S. fugitives from justice in Cuba. Relevant legislative initiatives in the 116th Congress are noted throughout the report, and Appendix A lists enacted measures and other bills and resolutions. Appendix B provides links to U.S. government information and reports on Cuba. Also see CRS In Focus IF10045, Cuba: U.S. Policy Overview.
Cuba’s Political and Economic Environment

Brief Historical Background

Cuba became an independent nation in 1902. From its discovery by Columbus in 1492 until the Spanish-American War in 1898, Cuba was a Spanish colony. In the 19th century, the country became a major sugar producer, with slaves from Africa brought in increasing numbers to work the sugar plantations. The drive for independence from Spain grew stronger in the second half of the 19th century, but independence came about only after the United States entered the conflict, when the USS Maine sank in Havana Harbor after an explosion of undetermined origin. In the aftermath of the Spanish-American War, the United States ruled Cuba for four years until Cuba was granted its independence in 1902. Nevertheless, the United States retained the right to intervene in Cuba to preserve Cuban independence and maintain stability in accordance with the Platt Amendment, which became part of the Cuban Constitution of 1901; the United States established a naval station at Guantanamo Bay, Cuba, in 1903, which continues in operation today. The United States subsequently intervened militarily three times between 1906 and 1921 to restore order, but in 1934, the Platt Amendment was repealed.

Cuba’s political system as an independent nation often was dominated by authoritarian figures. Gerardo Machado (1925-1933), who served two terms as president, became increasingly dictatorial until he was ousted by the military. A short-lived reformist government gave way to a series of governments that were dominated behind the scenes by military leader Fulgencio Batista until he was elected president in 1940. Batista was voted out of office in 1944 and was followed by two successive presidents in a democratic era that ultimately became characterized by corruption and increasing political violence. Batista seized power in a bloodless coup in 1952, and his rule progressed into a brutal dictatorship that fueled popular unrest and set the stage for Fidel Castro’s rise to power.

Castro led an unsuccessful attack on military barracks in Santiago, Cuba, on July 26, 1953. After a brief jail term, he went into exile in Mexico, where he formed the 26th of July Movement. Castro returned to Cuba in 1956 with the goal of overthrowing the Batista dictatorship. His revolutionary movement was based in the Sierra Maestra Mountains in eastern Cuba, and it joined with other resistance groups seeking Batista’s ouster. Batista ultimately fled the country on January 1, 1959, leading to 47 years of rule under Fidel Castro until he stepped down from power provisionally in 2006 because of poor health and ceded power to his brother Raúl Castro.

Although Fidel Castro had promised a return to democratic constitutional rule when he first took power, he instead moved to consolidate his rule, repress dissent, and imprison or execute thousands of opponents. Under the new revolutionary government, Castro’s supporters gradually displaced members of less radical groups. Castro moved toward close relations with the Soviet Union, and relations with the United States deteriorated rapidly as the Cuban government expropriated U.S. properties. In April 1961, Castro declared that the Cuban revolution was socialist, and in December 1961, he proclaimed himself to be a Marxist-Leninist. Over the next


2 U.S. Senator Orville Platt introduced an amendment to an army appropriations bill that was approved by both houses and enacted into law in 1901.

3 For background on the U.S. naval station, see CRS Report R44137, Naval Station Guantanamo Bay: History and Legal Issues Regarding Its Lease Agreements, by Jennifer K. Elsea and Daniel H. Else.
30 years, Cuba was a close ally of the Soviet Union and depended on it for significant assistance until the dissolution of the Soviet Union in 1991.

Castro ruled by decree until 1976 when he became the country’s president (technically, president of the Council of State) under a new constitution that set forth the Cuban Communist Party (PCC), which Castro headed, as the leading force in state and society. When Fidel stepped down in July 2006 because of poor health, his brother Raúl, Cuba’s long-time defense minister and first vice president, became provisional president. In 2008, after Fidel announced that he would not be returning to government, Cuba’s National Assembly chose Raúl as president and he went on to serve two five-year terms until April 2018. More than 10 years after stepping down from power, Fidel Castro died in November 2016 at 90 years of age. While out of power, Fidel continued to author essays published in Cuban media that cast a shadow on Raúl Castro’s rule, and many observers believe that the former leader encouraged so-called hard-liners in the party and government bureaucracy to slow the pace of economic reforms advanced by Raúl.

Raúl Castro’s government (2006-2018) stands out for two significant policy developments. First the government implemented a series of gradual market-oriented economic policy changes including authorization for limited private sector activity, the legalization of property rights, and an opening to further foreign investment. Critics, however, maintain that the government did not go far enough toward enacting deeper reforms needed to stimulate the Cuban economy and foster sustainable economic growth. The second notable policy development was the rapprochement in bilateral relations with the Obama Administration; this rapprochement led to the reestablishment of diplomatic relations and government-to-government engagement and cooperation on a wide range of issues.

Political Conditions

Current President Miguel Díaz-Canel Bermúdez succeeded Raúl Castro in April 2018 after Castro completed his second five-year term. Cuba does not have direct elections for president; instead, Cuba’s legislature, the National Assembly of People’s Power, selected Díaz-Canel as president of the country’s then-31-member Council of State, which, pursuant to Cuba’s 1976 constitution (Article 74), made Díaz-Canel Cuba’s head of state and government. Most observers saw Díaz-Canel, who had been serving as first vice president since 2013, as the “heir apparent,” although Raúl is continuing in his position as first secretary of the PCC until 2021.

Díaz-Canel, currently 60 years old, is an engineer by training. His appointment as first vice president in 2013 made him the official constitutional successor in case Castro died or could not fulfill his duties. His appointment also represented a move toward bringing about generational change in Cuba’s political system; Raúl Castro was 86 years old when he stepped down as president. Díaz-Canel became a member of the Politburo in 2003 (the PCC’s highest decisionmaking body), held top PCC positions in two provinces, and was higher education minister from 2009 until 2012, when he was tapped to become a vice president on the Council of State.

Cuba’s 2018 political transition is notable because it is the first time since the 1959 Cuban revolution that a Castro is not in charge of the government. A majority of Cubans today have only lived under the rule of the Castros. Raúl’s departure can be viewed as a culmination of the

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5 Cuba held elections for the 605-member National Assembly, as well as for 15 provincial assemblies, in March 2018. Candidates were tightly controlled by candidacy commissions, and voters were presented with one candidate for each position.
generational leadership change that began several years ago in the government’s lower ranks. It is also the first time that Cuba’s head of government is not leader of the PCC. Raúl Castro, however, has indicated that he expects Díaz-Canel to take over as first secretary of the PCC when his term as party leader ends.6

Another element of the 2018 transition was change in the composition of the then-31-member Council of State. The National Assembly selected 72-year-old Salvador Valdés Mesa as first vice president—not from the younger generation, but also not from the historical revolutionary period. Valdés Mesa, who already had been serving as one of five vice presidents and is on the PCC’s Politburo, is the first Afro-Cuban to hold such a high government position. Several older revolutionary-era leaders remained on the council, including Ramiro Valdés, aged 86, who continued as a vice president.7 Nevertheless, the average age of Council of State members was 54, with 77% born after the 1959 Cuban revolution.8

Most observers did not anticipate immediate major policy changes under President Díaz-Canel, but in December 2018 Díaz-Canel made several decisions that appeared to demonstrate his independence from the Castro government and his responsiveness to public concerns and criticisms. He eased forthcoming harsh regulations that were about to be implemented on the private sector; many observers believed these regulations would have shrunk the sector (see “Economic Conditions” section below). His government also backed away from full implementation of controversial Decree 349, which had been issued in July 2018 to regulate artistic expression. After the unpopular decree triggered a flood of criticism from Cuba’s artistic community, the government announced the measure would be implemented gradually and applied with consensus. In a third action, the government eliminated a proposed constitutional change that could have paved the way for same-sex marriage after strong public criticisms of the provision.

When President Díaz-Canel named his Council of Ministers (or cabinet) in July 2018, a majority of ministers were holdovers from the Castro government, including those occupying key ministries such as defense, interior, and foreign relations. Nine of 26 ministers were new, however, as well as two vice presidents. In January 2019, Díaz-Canel replaced the ministers of finance and transportation, who had been holdovers from the previous government.9

**Constitutional Changes in 2019**

On February 24, 2019, almost 87% of Cubans approved a new constitution in a national referendum. Originally drafted by a commission headed by Raúl Castro and approved by the National Assembly in July 2018, the overhaul of the 1976 constitution was subject to public debate in thousands of workplaces and community meetings into November 2018. After considering public suggestions, the National Assembly made additional changes to the draft constitution, and the National Assembly approved a new version in December 2018. One of the

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more controversial changes made by the commission was the elimination of a provision that would have redefined matrimony as gender neutral compared to the current constitution, which refers to marriage as the union between a man and a woman. Cuba’s evangelical churches orchestrated a campaign against the provision, and Cuban Catholic bishops issued a pastoral message against it.10 The commission chose to eliminate the proposed provision altogether, with the proposed constitution remaining silent on defining matrimony, and maintained that the issue would be addressed in future legislation within two years.11

Among the provisions of the new constitution, which went into effect in April 2019, are the addition of an appointed prime minister as head of government to oversee government operations—to be proposed by the President and designated by the National Assembly (Articles 140 and 141); limits on the president’s tenure (two five-year terms) and age (60, beginning first term) (Articles 126 and 127); the right to own private property (Article 22); and the acknowledgement of foreign investment as an important element of the country’s economic development (Article 28). The new constitution still ensures the state’s control over the economy and the role of centralized planning (Article 19), and the Communist Party is still the only recognized party (Article 5).12

Pursuant to the new constitution, Cuba’s National Assembly redesignated incumbent Díaz-Canel as president of the republic and Salvador Valdès Mesa as vice president in October 2019. Under the previous constitution, Díaz-Canel served as president of the Council of State; under the new constitution, that body is headed by Juan Esteban Lazo, president of the National Assembly, along with the vice president and the secretary of the National Assembly. The Council of State represents the National Assembly between sessions, including enacting decree laws. In October 2019, the National Assembly selected the members of the new Council of State, which was reduced from 31 to 21 members, including the removal of two long-serving historical revolutionary commanders, Ramiro Valdés and Guillermo García Frias.13

President Díaz-Canel appointed Tourism Minister Manuel Marrero Cruz as Cuba’s prime minister in December 2019; he reportedly will serve as the president’s administrative right-hand man in implementing government policy and heads the Council of Ministers, the country’s highest executive and administrative organ. In appointing Marrero to the position, Díaz-Canel cited Marrero’s experience with foreign investors and in building the country’s tourism sector over his 16-year tenure as tourism minister.14 The new Council of Ministers also includes six vice prime ministers (including the retained historical figures, Ramiro Valdés and Ricardo Cabrisas); a secretary; and 26 other ministers and officials, including six new ministers representing a younger generation.15

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12 “Constitución de la República de Cuba,” Gaceta Oficial de la República de Cuba, April 10, 2019.
The new Cuban constitution also restored the position of governor (and vice governor) in each of the country’s provinces in an effort to devolve more power and responsibility to the local level. President Díaz-Canel selected a single candidate for governor and vice governor for each of the provinces in December; delegates of the country’s 168 municipal assemblies then ratified these candidates in January 2020.

**Human Rights**

The Cuban government has a poor record on human rights, with the government sharply restricting freedoms of expression, association, assembly, movement, and other basic rights since the early years of the Cuban revolution. The government has continued to harass members of human rights and other dissident organizations. These organizations include the Ladies in White (Las Damas de Blanco), currently led by Berta Soler, formed in 2003 by the female relatives of the “group of 75” dissidents arrested that year. Another is the Patriotic Union of Cuba (UNPACU), led by José Daniel Ferrer, established in 2011 by several dissident groups with the goal of working peacefully for civil liberties and human rights. Ferrer has been imprisoned since October 1, 2019, and he faced trial on alleged assault charges in February 2020, with no verdict issued to date; human rights activists assert the allegations are trumped up and Ferrer’s detention is related to his activism. In past years, several political prisoners conducted hunger strikes, including two who died, Orlando Zapata Tamayo in 2010 and Wilman Villar Mendoza in 2012. In 2017, Hamel Santiago Maz Hernández, a member of UNPACU, died in prison; he had been imprisoned in 2016 after being accused of *descato* (lack of respect for the government).

Although the human rights situation in Cuba remains poor, the country has made some advances over the past decade. In 2008, Cuba lifted a ban on Cubans staying in hotels that previously had been restricted to foreign tourists in a policy that had been pejoratively referred to as “tourist apartheid.” In recent years, as the government has enacted limited economic reforms, it has been much more open to debate on economic issues. In 2013, Cuba eliminated its long-standing policy of requiring an exit permit and letter of invitation for Cubans to travel abroad. In recent years, the Cuban government has moved to expand internet connectivity through “hotspots” first begun in 2015, the launching of internet capability on cellphones with 3G technology in 2018, and the legalization of private Wi-Fi networks to access the internet and connect computers in July 2019. As noted below, short-term detentions for political reasons declined significantly in 2017 and 2018, although there were still almost 2,900 such detentions in 2018.

**Political Prisoners.** In October 2018, the State Department’s U.S. Mission to the United Nations launched a campaign to call attention to the plight of Cuba’s “estimated 130 political prisoners.” Secretary of State Mike Pompeo wrote an open letter to Cuban Foreign Minister Bruno Rodriguez in December 2018, asking for a substantive explanation for the continued detention of eight specific political prisoners and an explanation of the charges and evidence against other individuals held as political prisoners.

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16 Also see separate section on “Trafficking in Persons and Cuba’s Foreign Medical Missions.”


For many years, the Havana-based Cuban Commission for Human Rights and National Reconciliation (CCDHRN) was an authoritative source for information on political prisoners and the level of short-term detentions, but the group has not been active over the past year. In January 2019, CCDHRN estimated that Cuba held some 130-140 political prisoners. In June 2018, the CCDHRN issued a list with 120 people imprisoned for political reasons, consisting of 96 opponents or those disaffected toward the regime (more than 40 were members of UNPACU) and 24 accused of employing or planning some form of force or violence.

More recently, the State Department has begun to cite figures on political prisoners from the Spanish-based human rights organization Cuban Prisoners Defenders. In May 2020, the human rights group issued a report listing 134 political prisoners, including 75 imprisoned for “reasons of conscience,” 30 released prisoners of conscience still under government restrictions, and 29 other political prisoners.

According to the State Department’s human rights report on Cuba covering 2019, issued in March 2020, the lack of governmental transparency, along with systematic violations of due process rights, masked the true nature of criminal charges, investigations, and prosecutions and allowed the government to prosecute peaceful human rights activists for criminal violations or “pre-criminal dangerousness.” The report also noted that the Cuban government refused international humanitarian organizations, such as the International Committee of the Red Cross, and the United Nations access to its prisons and detention centers, and that the government closely monitored and often harassed domestic human rights organizations.

Amnesty International (AI) has designated several political dissidents as prisoners of conscience over the years. In 2019, AI designated six Cubans as prisoners of conscience, who, according to the organization, represent only a fraction of those likely to be detained solely for the peaceful expression of their opinions or beliefs. In August 2019, AI designated five prisoners of conscience: Josiel Guía Piloto, president of the Republican Party of Cuba, imprisoned in December 2016 and serving a five-year sentence; Silverio Portal Contreras, former activist with the Ladies in White human rights group imprisoned in June 2016, serving a four-year sentence; Mitzael Diaz Paseiro, a member of the Orlando Zapata Tamayo Civic Resistance, imprisoned in November 2017, serving a nearly four-year sentence; Eliecer Bandera Barrera, a UNPACU member, imprisoned in September 2016, serving a nearly five-year sentence; and Ediberto Ronal Arzuago Alcalá, a UNPACU activist imprisoned in December 2018 and serving a 14-month sentence.

A sixth AI-designated prisoner of conscience, independent journalist Roberto de Jesús Quiñones Haces, began a one-year prison sentence in September 2019; Quiñones was arrested and assaulted by police while covering a trial involving homeschooling.

The Cuban government has released several AI-designated prisoners of conscience over the past two years. In March 2020, the government released Luis Manuel Otero Alcántara, a leader in the

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24 Amnesty International (AI) defines prisoners of conscience as those jailed because of their political, religious, or other conscientiously held beliefs, ethnic origin, sex, color, language, national or social origin, economic status, birth, sexual orientation, or other status, provided they have neither used nor advocated violence. Going beyond AI’s narrow definition of prisoners of conscience, the Cuban government has held a larger number of political prisoners, generally defined as a person imprisoned for his or her political activities.
movement protesting a decree law that requires artists to receive government approval before showing their work; Otero Alcántara was released after 13 days of imprisonment following an outcry by Cuban artists for his release. In May 2019, the government released political activist Dr. Eduardo Cardet, the leader of the Christian Liberation Movement, after spending more than two years in prison for publicly criticizing Fidel Castro. In 2018, the Cuban government released two political prisoners after hunger strikes: in July, Dr. Ariel Ruiz Urquiola, who had been sentenced to a year in prison in May for the crime of disrespecting authority (desacato); and in October, UNPACU activist Tomás Núñez Magdariaga, who had been sentenced to a year in jail for allegedly making threats to a security agent.

**Short-Term Detentions.** Short-term detentions for political reasons increased significantly from 2010 through 2016, a reflection of the government’s change of tactics in repressing dissent away from long-term imprisonment. The CCDHRN reports that the number of such detentions grew annually from at least 2,074 in 2010 to at least 8,899 in 2014. The CCDHRN reported a slight decrease to 8,616 short-term detentions in 2015, but this figure increased again to at least 9,940 detentions for political reasons in 2016, the highest level recorded by the human rights organization.

Since 2017, however, the CCDHRN has reported a significant decline in short-term detentions. In 2017, the number of short-term detentions fell to 5,155, almost half the number detained in 2016 and the lowest level since 2011. The decline in short-term detentions continued in 2018, with 2,873 reported short-term detentions, almost a 45% decline from 2017 and the lowest level since 2010. According to Human Rights Watch, this trend continued from January through August 2019, with 1,818 short-term detentions, a 10% decline compared with the same period in 2018, when CCDHRN reported 2,024 such detentions.

**Freedom of Expression.** In October 2018, the Office of the Special Rapporteur for Freedom of Expression and the Inter-American Commission on Human Rights—two human rights bodies affiliated with the Organization of American States—issued an extensive report on freedom of expression in Cuba. The report concluded that Cuba continues to be the only country in the hemisphere where there are no guarantees for the exercise of the right to freedom of expression. According to the report, the Cuban government has a monopoly on the media; legally prohibits the establishment of private media; and uses arbitrary detentions, threats, and acts of harassment or censorship against journalists who disseminate ideas, opinion, and information critical of the government. According to Reporters Without Borders’ 2019 World Press Freedom Index, Cuba ranked near the bottom, 169 of 180 countries worldwide. Cuba’s 2019 ranking improved slightly from the previous year because of the gradual improvement of internet access under President Diaz-Canel.

Despite Cuba’s repressive media environment, numerous independent Cuban blogs and independent media have been established over the past dozen years. Cuban blogger Yoani Sánchez has received considerable international attention since 2007 for her website, *Generación 27* AI, “Urgent Action, Environmentalist Conditionally Released,” July 11, 2018.

28 “Antes de morirme tengo que ver a mi país libre,” 14ymedio.com (Havana), October 16, 2018.


Y, which includes commentary critical of the Cuban government. In May 2014, Sánchez launched an independent digital newspaper in Cuba, 14 y medio, available on the internet, but distributed through a variety of methods in Cuba, including CDs, USB flash drives, and DVDs.33

Other notable online forums and independent or alternative media that have developed include Periodismo del Barrio (focusing especially on environmental issues), El Toque, OnCuba (a Miami-based digital magazine and website with a news bureau in Havana), and Tremenda Nota (focusing on the LGBT community).34 Another online forum, Cuba Posible (founded by two former editors of the Catholic publication Espacio Laical), began operations in 2015 but announced its closure in May 2019 because of intense pressure and difficult conditions in Cuba.35

The increase in the use of social media in Cuba also has opened up a new avenue for freedom of expression and provided a means for Cubans to communicate their concerns and complaints to government officials. In June 2019, social media helped prompt an impromptu gay rights march after the government cancelled its annual gay pride march.36

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**Human Rights Reporting on Cuba**


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33 Sánchez’s blog is available at https://generacionyen.wordpress.com/, and her online digital newspaper is available at https://www.14ymedio.com/. Access to both sites is usually blocked in Cuba by the government.


Economic Conditions as Cuba Confronts COVID-19

Cuba’s economy continues to be largely state-controlled, with the government owning most means of production and employing a majority of the workforce. Key sectors of the economy that generate foreign exchange include the export of professional services (largely medical personnel); tourism, which has grown significantly since the mid-1990s, with an estimated 4.7 million tourists visiting Cuba in 2018 (although this figure declined to almost 4.3 million in 2019 due to increased U.S. travel restrictions); nickel mining, with the Canadian mining company Sherritt International involved in a joint investment project; and a biotechnology and pharmaceutical sector that supplies the domestic health care system and has fostered a significant export industry. Remittances from relatives living abroad, especially from the United States, also have become an important source of hard currency, amounting to some $3.5 billion in 2017.37

The once-dominant sugar industry has declined significantly over the past 20 years. Because of drought, damage from Hurricane Irma, and subsequent months of heavy rains, the 2017-2018 sugar harvest dropped by almost 44% to just over 1 million metric tons (MT), compared to almost 1.9 million MT the previous year (for comparison, in 1990, Cuba produced 8.4 million MT of sugar). The 2018-2019 harvest increased to 1.3 million MT, significantly short of the goal of 1.5 million MT. For the 2019-2020 harvest, Cuba plans to produce 1.5 million MT, but in February 2020, a fuel crisis caused by U.S. sanctions targeting oil exports from Venezuela led to the temporary closure of at least two sugar mills.38

For almost 20 years, Cuba has depended heavily on Venezuela for its oil needs. In 2000, the two countries signed a preferential oil agreement (essentially an oil-for-medical-personnel barter arrangement) that provided Cuba with some 90,000-100,000 barrels of oil per day, about two-thirds of its consumption. Cuba’s goal of becoming a net oil exporter with the development of its offshore deepwater oil reserves was set back in 2012, when the drilling of three exploratory oil wells was unsuccessful. This setback, combined with Venezuela’s economic difficulties, raised Cuban concerns about the security of the support received from Venezuela. Since 2015, Venezuela has cut the amount of oil that it sends to Cuba, and Cuba has increasingly turned to other suppliers for its oil needs, such as Algeria and Russia. In early 2019, Cuba reportedly received between 40,000 and 50,000 barrels of oil per day from Venezuela, about one-third of its consumption.39 Since April 2019, U.S. economic sanctions aimed at oil tankers and companies involved in delivering Venezuelan oil to Cuba have further disrupted oil imports, leading to gas shortages that have negatively affected economic activity, including the agriculture sector.40

The government of Raúl Castro implemented a number of market-oriented economic policy changes that were welcomed, although economists were generally disappointed that more far-reaching reforms were not undertaken. At the PCC’s seventh party congress, held in April 2016, Raúl Castro reasserted that Cuba would move forward with updating its economic model “without haste, but without pause.”41 A number of Cuba’s economists pressed the government to

41 Raúl Castro Ruz, “Full Text of Central Report: The development of the national economy, along with the struggle for peace, and our ideological resolve, constitute the Party’s principal missions,” Granma, April 18, 2016,
enact more far-reaching reforms and embrace competition for key parts of the economy and state-run enterprises. These economists criticized the government’s continued reliance on central planning and its monopoly on foreign trade. The Diaz-Canel government has continued a gradualist and cautious approach toward economic reform that economists view with skepticism.42

**Economic Growth.** The Cuban economy grew 1.8% in 2017, 2.3% in 2018, and an estimated 0.5% in 2019. The economy has been hurt by reduced support from Venezuela over the past several years, the unexpected December 2018 ending of Cuba’s program sending medical professionals to Brazil (which had provided Cuba with some $400 million a year), and the increase in U.S. sanctions in 2019. Before the onset of the Coronavirus Disease 2019 (COVID-19) pandemic, the Economist Intelligence Unit (EIU) predicted economic growth would contract 0.7% in 2020; as of early May 2020, the EIU is projecting a steep decline of 8.3% due to the shutdown of economic activity, including the tourism sector, reduced support from Venezuela, and increased U.S sanctions.43 According to Cuba’s Minister of Foreign Trade and Investment Rodrigo Malmierca, Cuba’s post-COVID-19 recovery will be affected by the global contraction in economic growth, including large declines in trade, foreign investment, and tourism worldwide.44

**Private Sector.** The Cuban government employs a majority of the labor force, but the government over the past decade, the government has permitted more private-sector activities. In 2010, the government opened up a wide range of activities for self-employment and small businesses to almost 200 categories of work. The number of self-employed, or cuentapropistas, rose from 144,000 in 2009 to about 591,000 in May 2018 and, after a slight decline in 2018, stood

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at almost 596,000 in June 2019 (although this number is likely significantly lower because of the COVID-19 pandemic).45 Analysts contend that the government needs to do more to aid the development of the private sector, including an expansion of authorized activities to include more white-collar occupations and state support for credit to support small businesses.46

In 2017, the Castro government took several steps that restricted private-sector development. It closed a fast-growing cooperative that had provided accounting and business consultancy services, put restrictions on construction cooperatives, and temporarily stopped issuing new licenses for 27 private-sector occupations, including for private restaurants and for renting private residences. The government maintains that it took the actions to “perfect” the functioning of the private sector and curb illicit activities, such as the sale of stolen state property, tax evasion, and labor violations.

In December 2018, the Diaz-Canel government implemented regulations that, among other provisions, reduced and consolidated the permissible 200 categories of work to 123 categories. The government had released regulations earlier in the year that would have limited an individual to one business license; limited the size of private restaurants, bars, and cafeterias to 50 seats; and required the self-employed to maintain a minimum balance in bank accounts equivalent to three months of tax payments. However, before the regulations were to go into effect in December 2018, President Diaz-Canel eliminated the limitations on business licenses and the size of restaurants and eased the requirement for maintaining a reserve for tax payments.47 The aims of the new regulations were to increase taxation oversight of the private sector and to control the concentration of wealth and rising inequality. Many observers, however, believed the regulations were aimed at stifling private-sector growth because of the government’s concerns regarding that sector’s independence from the government.

Increased U.S. restrictions on travel to Cuba have negatively affected Cuba’s nascent private sector, since many small businesses sprang up to cater to increased American visitors. The elimination of cruise ship travel, flights to and from Cuban cities other than Havana, and people-to-people travel led to almost a 22% drop in U.S. visitors to Cuba in 2019 (not including Cuban Americans visiting their families) compared with the previous year. In the first two months of 2020, U.S. visitor travel to Cuba declined 64% compared with the same period in 2019.48 Currently, the economic fallout of the COVID-19 pandemic, with the shutdown of the tourist sector and other economic activity, is hitting Cuba’s private sector hard.

**Foreign Investment.** The Cuban government adopted a new foreign investment law in 2014 with the goal of attracting increased levels of foreign capital to the country. The law cut taxes on profits by half, to 15%, and exempts companies from paying taxes for the first eight years of operation. It also eliminated employment or labor taxes, although companies still must hire labor through state-run companies, with agreed wages. A fast-track procedure for small projects reportedly streamlines the approval process, and the government agreed to improve the transparency and time of the approval process for larger investments.49

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A Mariel Special Development Zone (ZED Mariel) was established in 2014 near the port of Mariel to attract foreign investment. To date, ZED Mariel has approved some 52 investment projects, which are at various stages of development. In November 2017, Cuba approved a project for Rimco (the exclusive dealer for Caterpillar in Puerto Rico, the U.S. Virgin Islands, and the Eastern Caribbean) to become the first U.S. company to be located in the ZED Mariel. Rimco plans to set up a warehouse and distribution center to distribute Caterpillar equipment. In September 2018, the Roswell Park Comprehensive Cancer Center of Buffalo, NY, announced it was entering into a joint venture with Cuba’s Center for Molecular Immunology focused on the development of cancer therapies; the joint venture will be located in the ZED Mariel.

According to Minister of Foreign Trade and Investment Malmierca, Cuba has the goal of attracting $2 billion–$2.5 billion in foreign investment projects annually. In November 2018, Malmierca said Cuba had signed more than 200 investment projects valued at $5.5 billion since it made changes to its investment law in 2014, with $1.5 billion of that in 2018, although some observers maintain that the actual amount invested is much less. In November 2019, Malmierca said Cuba has attracted $1.7 billion over the past year with 25 investment projects. The Cuban government also updated its wish list for foreign investment in November 2019, including 460 projects (with 47 in the ZED Mariel) representing potential investment of $11.7 billion in such high-priority areas as tourism, oil, agriculture and food production, the industrial sector, and other sectors.

For Additional Reading on the Cuban Economy

**Association for the Study of the Cuban Economy**, annual proceedings, at http://www.ascecuba.org/publications/annual-proceedings/.


Foreign Relations

During the Cold War, Cuba had extensive relations with, and support from, the Soviet Union, which provided billions of dollars in annual subsidies to sustain the Cuban economy. This subsidy system helped to fund an activist foreign policy and support for guerrilla movements and revolutionary governments in Latin America and Africa. With an end to the Cold War, the dissolution of the Soviet Union, and the loss of Soviet financial support, Cuba was forced to abandon its revolutionary activities abroad. As its economy reeled from the loss of Soviet support,

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Cuba was forced to open up its economy and engage in economic relations with countries worldwide.

In ensuing years, Cuba diversified its trading partners, although Venezuela under populist leftist President Hugo Chávez (1999-2013) became one of Cuba’s most important partners, leading to Cuba’s dependence on Venezuela for oil imports. In 2018, the leading sources of Cuba’s imports in terms of value were Venezuela (23%), China (13.4%), and Spain (10.5%); the leading destinations of Cuban exports were Canada (22.3%), Venezuela (19.5%), China (19.2%), and Spain (7.6%).

**Russia.** Relations with Russia, which had diminished significantly in the aftermath of the Cold War, have strengthened somewhat in recent years. In 2014, Russia agreed to write off 90% of Cuba’s $32 billion Soviet-era debt, with some $3.5 billion to be paid back by Cuba over a 10-year period that would fund Russian investment projects in Cuba. Trade relations between Russia and Cuba have not been significant. Although Russian exports to Cuba grew from $87 million in 2015 to almost $373 million in 2018, led by motor vehicles (and parts) and oil, they declined to $187 million in 2019. Russian energy companies Zarubezhneft and Rosneft are currently involved in oil exploration in Cuba, and in 2017, Rosneft began shipping oil to Cuba amid Cuba’s efforts to diversify its foreign oil sources because of Venezuela’s diminished capacity.

Russian officials publicly welcomed the improvement in U.S.-Cuban relations under the Obama Administration, although some analysts viewed the change in U.S. policy as a setback for Russian overtures in the region. As U.S.-Cuban normalization talks were beginning in Havana in January 2015, a Russian intelligence ship docked in Havana (the ship also docked in Havana in 2014, 2017, and 2018). In December 2016, Russia and Cuba signed a bilateral cooperation agreement for Russia’s support to help Cuba modernize its defense sector.

Reports indicate that as U.S. relations with Cuba have deteriorated under the Trump Administration, Russia has been attempting to increase its ties, including high-level meetings between government officials and increased economic, military, and cultural engagement. For Cuba, a deepening of relations with Russia could help economically, especially regarding oil, and could serve as a counterbalance to the Trump Administration’s return to a sanctions-based policy instead of engagement. President Díaz-Canel visited Russia in November 2018, and press reports indicate that Cuba received a $50 million credit line for purchases of Russian military weapons and spare parts, as well as contracts to modernize three power plants and a metal

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56 Statistics from Federal Customs Service of Russia, as presented by Global Trade Atlas.
processing plant and to upgrade Cuba’s railway system. Díaz-Canel returned to Moscow in October 2019 and praised Russia for its support amid escalating “U.S. aggression.”

There has been concern in Congress about the role of Russia in Latin America, including in Cuba. The conference report to the John S. McCain National Defense Authorization Act for FY2019, P.L. 115-232 (H.R. 5515) required the Defense Intelligence Agency to submit a report to Congress on security cooperation between Russia and Cuba (as well as between Russia and Nicaragua and Venezuela). Among the areas of cooperation noted in the report, which was submitted to Congress in February 2019, was a Russian-Cuban announcement in 2017 of a plan to construct a GLONASS satellite navigation station in Cuba, and a 2013 Russia-Cuba agreement permitting Russian military vessels to refuel and resupply in Cuban ports. According to the report, the Russian Navy currently uses Cuban ports for maintenance, minor repairs, and refueling, and may seek to establish a permanent naval logistics facility in the country.

**China.** During the Cold War, Cuba and China did not have close relations because of Sino-Soviet tensions, but bilateral relations with China have grown closer over the past 15 years, resulting in a notable increase in trade. Since 2004, Chinese leaders have made a series of visits to Cuba and Cuban officials in turn have visited China, including a November 2018 visit by President Díaz-Canel. During the visit, Chinese President Xi Jinping called for a long-term plan to promote the development of China-Cuba ties and welcomed Cuba’s participation in the Belt and Road Initiative (BRI), which is focused on infrastructure development around the world. President Xi called on both countries to enhance cooperation on trade, energy, agriculture, tourism, and biopharmaceutical manufacturing. While Cuba’s relationship with China undoubtedly has an ideological component since both are among the world’s remaining communist regimes, economic linkages and cooperation appear to be the most significant component of bilateral relations.

According to Chinese trade statistics, total Cuba-China trade in 2019 was valued at almost $1.3 billion, down almost 18% from 2018 (and continuing a downward trend since a 2015 high of $2.3 billion in total trade). In 2019, Cuban exports to China were valued at $480 million (up 2.5% from 2018), whereas Cuban imports from China were almost $790 million (down 27% from 2018). The decline in imports from China reflects Cuba’s difficult economic situation, as Venezuelan support has diminished. In response to a cash crunch, the Cuban government has cut imports and reduced the use of fuel and electricity.

China reportedly had been reluctant to invest in Cuba because of the uninviting business environment, but recently that has begun to change. In 2015, the Chinese cellphone company Huawei reached an agreement with the Cuban telecommunications company ETECSA to set up Wi-Fi hotspots at public locations, and is helping to wire homes. In 2016, the Chinese company Haier set up a plant assembling laptops and tablets in Cuba. Other planned Chinese financing has been supporting the modernization of a port in Santiago. Other planned Chinese

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65 “China Focus: Xi Holds Talks with Cuban President to Advance Ties,” Xinhua, November 8, 2018.


67 The final report of the Cuba Internet Task Force (established by the State Department in 2018) describes China as playing a major role in Cuba’s telecommunications sector market. See U.S. Department of State, *Cuba Internet Task Force: Final Report*, June 16, 2019.
investment projects reportedly include pharmaceuticals as well as the tourism sector involving two hotels and a golf course. In May 2019, Cuban officials identified three areas for cooperation within the BRI framework: renewable energy, cybersecurity and technology, and biotechnology.

**European Union.** After two years of talks, the European Union (EU) and Cuba reached a Political Dialogue and Cooperation Agreement in 2016 covering political, trade, and development issues. The agreement was submitted to the European Parliament, which overwhelmingly endorsed the agreement in July 2017, welcoming it as a framework for relations and emphasizing the importance of the human rights dialogue between the EU and Cuba. Although the agreement will enter into force in full after it has been ratified in all EU member states, the provisional application of the agreement began in November 2017. In March 2020, Secretary of State Pompeo and some Members of Congress urged the government of Lithuania, the remaining EU state to ratify the agreement, to oppose the agreement, citing concerns about Cuba’s human rights violations.

The new cooperation agreement replaces the EU’s 1996 Common Position on Cuba, which stated that the objective of EU relations with Cuba included encouraging “a process of transition to pluralist democracy and respect for human rights and fundamental freedoms.” The position also had stipulated that full EU economic cooperation with Cuba would depend upon improvements in human rights and political freedom. Nevertheless, the new agreement states that a human rights dialogue will be established within the framework of the overall political dialogue and has numerous provisions related to democracy, human rights, and good governance. In October 2018, the EU and Cuba held their first human rights dialogue under the agreement, with the meeting addressing issues related to civil, political, economic, social and cultural rights, and multilateral cooperation. A second human rights dialogue under the agreement took place in October 2019, with both sides discussing freedom of expression, access to information, gender equality, and the rights of vulnerable people; the two sides reportedly agreed to collaborate through the exchange of best practices, including on combating violence against women and improving access to the internet.

**Venezuela.** For 20 years, Venezuela has been a significant source of support for Cuba. Dating back to 2000 under populist President Hugo Chávez, Venezuela began providing subsidized oil and investment to Cuba. For its part, Cuba has sent thousands of professional personnel to Venezuela. Estimates of the number of Cuban personnel in Venezuela vary, but a 2014 Brookings study estimated that there were some 40,000 Cuban professionals in Venezuela, with 75% of

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69 “Cuban Official Highlights Key Areas for Belt & Road Cooperation,” Belt & Road News, May 2, 2019.


those being healthcare workers.\textsuperscript{74} The roughly 30,000 healthcare personnel included doctors and nurses, while the balance of Cuban personnel in Venezuela reportedly included teachers, sports instructors, military advisers, and intelligence operatives. According to the Brookings study, various sources estimate that the number of Cuban military and intelligence advisers in Venezuela ranged from hundreds to thousands, coordinated by Cuba’s military attaché in Venezuela. Some Cuban medical personnel in Venezuela allege that their services were used to secure votes for the Maduro regime.\textsuperscript{75} The extent to which the overall level of Cuban personnel in Venezuela has declined because of the drop in Venezuelan oil exports to Cuba and Venezuela’s economic crisis is uncertain, but the EIU estimates that Venezuela has currently has around 20,000 medical personnel in Venezuela.\textsuperscript{76}

Since the death of Chávez in 2013, Cuba has been concerned about the future of Venezuelan financial support. Cuba’s concerns have intensified since 2014 as Venezuela’s mounting economic and political challenges have grown under the authoritarian regime of President Nicolás Maduro. Oil imports from Venezuela have declined, due to both Venezuela’s severe economic deterioration and U.S. sanctions aimed at impeding exports to Cuba, leading to Cuba’s imposition of austerity measures and economic decline.

**International and Regional Organizations.** Cuba is an active participant in international forums, including the United Nations (U.N.) and has received support over the years from the United Nations Development Programme and the United Nations Educational, Scientific, and Cultural Organization, both of which have offices in Havana. Cuba is also a member of the U.N. Economic Commission for Latin America and the Caribbean (ECLAC, also known by its Spanish acronym, CEPAL), one of the five regional commissions of the U.N., and hosted ECLAC’s 37\textsuperscript{th} session in May 2018. U.N. Secretary-General António Guterres attended the opening of the conference, and ECLAC’s Executive Secretary reaffirmed the organization’s commitment to help Cuba in its efforts toward achieving sustainable development.\textsuperscript{77}

Since 1991, the U.N. General Assembly (UNGA) has approved a resolution annually criticizing the U.S. embargo and urging the United States to lift it. In 2016, for the first time, the United States abstained instead of voting against the resolution, but in 2017, the United States returned to opposing the resolution. On November 1, 2018, the UNGA again approved the resolution by a vote of 189-2, with Israel again joining the United States in opposing it. The United States also proposed eight amendments to the 2018 resolution criticizing Cuba’s human rights record, but the amendments were defeated by wide margins. In November 2019, for the 28\textsuperscript{th} consecutive year, the UNGA adopted another resolution calling for an end to the economic, commercial, and financial embargo imposed by the United States on Cuba. Brazil and Israel joined the United States in opposing the resolution, while 187 U.N. member states supported the measure.\textsuperscript{78}

Among other international organizations, Cuba was a founding member of the World Trade Organization, but it is not a member of the International Monetary Fund, the World Bank, or the

\textsuperscript{74} Ted Piccone and Harold Trinkunas, “The Cuba-Venezuela Alliance: The Beginning of the End?” Latin America Initiative Policy Brief, Brookings, June 2014, p. 3.


Cuba: U.S. Policy in the 116th Congress

Inter-American Development Bank. Cuba is a member of the Community of Latin American and Caribbean States (CELAC), officially established in December 2011 to boost regional cooperation, but without the participation of the United States or Canada.

Cuba was excluded from participation in the Organization of American States (OAS) in 1962 because of its identification with Marxism-Leninism. In 2009, however, the OAS overturned that policy in a move that eventually could lead to Cuba’s reentry into the regional organization in accordance with the practices, purposes, and principles of the OAS. Although the Cuban government welcomed the OAS vote to overturn the 1962 resolution suspending Cuba’s OAS participation, it asserted that it would not return to the OAS. ⁷⁹

U.S. Policy Toward Cuba

Background on U.S.-Cuban Relations ⁸⁰

In the early 1960s, U.S.-Cuban relations deteriorated sharply when Fidel Castro began to build a repressive communist dictatorship and moved his country toward close relations with the Soviet Union. The often tense and hostile nature of the U.S.-Cuban relationship is illustrated by such events and actions as U.S. covert operations to overthrow the Castro government culminating in the ill-fated April 1961 Bay of Pigs invasion; the October 1962 missile crisis, in which the United States confronted the Soviet Union over its attempt to place offensive nuclear missiles in Cuba; Cuban support for guerrilla insurgencies and military support for revolutionary governments in Africa and the Western Hemisphere; the 1980 exodus of around 125,000 Cubans to the United States in the so-called Mariel boatlift; the 1994 exodus of more than 30,000 Cubans who were interdicted and housed at U.S. facilities in Guantanamo Bay, Cuba, and Panama; and the 1996 shootdown by Cuban fighter jets of two U.S. civilian planes operated by the Cuban-American group Brothers to the Rescue, which resulted in the deaths of four U.S. crew members.

Beginning in the early 1960s, U.S. policy toward Cuba consisted largely of seeking to isolate the island nation through comprehensive economic sanctions, including an embargo on trade and financial transactions. President Kennedy proclaimed an embargo on trade between the United States and Cuba in February 1962,⁸¹ citing Section 620(a) of the Foreign Assistance Act of 1961 (FAA), which authorizes the President “to establish and maintain a total embargo upon all trade between the United States and Cuba.”⁸² At the same time, the Treasury Department issued the Cuban Import Regulations to deny the importation into the United States of all goods imported from or through Cuba.⁸³ The authority for the embargo was later expanded in March 1962 to include the Trading with the Enemy Act (TWEA).⁸⁴

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⁷⁹ For further background, see section on “Cuba and the OAS” in CRS Report R40193, Cuba: Issues for the 111th Congress, by Mark P. Sullivan; also see CRS Report R42639, Organization of American States: Background and Issues for Congress, by Peter J. Meyer.

⁸⁰ For additional background, see CRS Report RL30386, Cuba-U.S. Relations: Chronology of Key Events 1959-1999, by Mark P. Sullivan.


⁸² In October 1960 under the Eisenhower Administration, exports to Cuba were strictly controlled under the authority of the Export Control Act of 1949 in response to the expropriation of U.S. properties. This action in effect amounted to an embargo on exports of all products with the exception of certain foods, medicines, and medical supplies.


In July 1963, the Treasury Department revoked the Cuban Import Regulations and replaced them with the more comprehensive Cuban Assets Control Regulations (CACR)—31 C.F.R. Part 515—under the authority of TWEA and Section 620(a) of the FAA. The CACR, which include a prohibition on most financial transactions with Cuba and a freeze of Cuban government assets in the United States, remain the main body of Cuba embargo regulations and have been amended many times over the years to reflect changes in policy. They are administered by the Treasury Department’s Office of Foreign Assets Control (OFAC) and prohibit financial transactions as well as trade transactions with Cuba. The CACR also require that all exports to Cuba be licensed or otherwise authorized by the Department of Commerce, Bureau of Industry and Security (BIS), under the provisions of the Export Administration Act of 1979, as amended (P.L. 96-72; 50 U.S.C. Appendix 2405(j)). The Export Administration Regulations (EAR) are found at 15 C.F.R. Sections 730-774.


- Among its provisions, the CDA prohibits U.S. foreign subsidiaries from engaging in trade with Cuba and prohibits entry into the United States for any seaborne vessel to load or unload freight if it has been involved in trade with Cuba within the previous 180 days unless licensed by the Treasury Department.

- The LIBERTAD Act, enacted in the aftermath of Cuba’s shooting down two U.S. civilian planes in February 1996, combines a variety of measures to increase pressure on Cuba and provides for a plan to assist Cuba once it begins the transition to democracy. Most significantly, the act codified the Cuban embargo as permanent law, including all restrictions imposed by the executive branch under the CACR. This provision is noteworthy because of its long-lasting effect on U.S. policy options toward Cuba. The executive branch is prevented from lifting the economic embargo without congressional concurrence through legislation until certain democratic conditions set forth in the law are met, although the President retains broad authority to amend the regulations therein. Two other significant sanctions include Title III of the law, which holds any person or government that traffics in property confiscated by the Cuban government liable for monetary damages in U.S. federal court, and Title IV, which denies admission to the United States to aliens involved in the trafficking of confiscated U.S. property in Cuba. (For additional information, including Trump Administration action on these sanctions, see “Property Claims and Titles III and IV of the LIBERTAD Act” below.)

- TSRA authorizes U.S. commercial agricultural exports to Cuba, but it also includes prohibitions on U.S. assistance and private financing and requires

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86 31 C.F.R. §515.533.

87 See especially 15 C.F.R. §746.2 on Cuba, which refers to other parts of the EAR.

88 Pursuant to an October 2016 regulatory change, the Obama Administration eased the 180-day rule by issuing a general license waiving the restriction if the items carried to Cuba would, if subject to the Export Administration Regulations, be designated as EAR 99, meaning that the items are not on the Commerce Control List. According to the Commerce Department, EAR items generally consist of low-technology consumer goods. 81 Federal Register 71372-71378, October 17, 2016.
“payment of cash in advance” or third-country financing for the exports. The act also prohibits tourist travel to Cuba.

In addition to these acts, Congress enacted numerous other provisions of law over the years that imposed sanctions on Cuba, including restrictions on trade, foreign aid, and support from international financial institutions. The State Department also designated the government of Cuba as a state sponsor of international terrorism in 1982 under Section 6(j) of the Export Administration Act and other laws because of the country’s alleged ties to international terrorism, although as noted below, the Obama Administration rescinded Cuba’s designation in 2015.89

Beyond sanctions, another component of U.S. policy has consisted of support measures for the Cuban people. This support includes U.S. private humanitarian donations, medical exports to Cuba under the terms of the CDA, U.S. government support for democracy-building efforts, and U.S.-sponsored radio and television broadcasting to Cuba. The enactment of TSRA by the 106th Congress also led to the United States becoming one of Cuba’s largest commercial suppliers of agricultural products. Authorization for purposeful travel to Cuba and cash remittances to Cuba has constituted an important means to support the Cuban people, although significant congressional debate has occurred over these issues for many years.

Despite the poor state of U.S.-Cuban relations, several examples of bilateral cooperation took place over the years in areas of shared national interest. Three areas that stand out are alien migrant interdiction (with migration accords negotiated in 1994 and 1995), counternarcotics cooperation (with increased cooperation dating back to 1999), and cooperation on oil spill preparedness and prevention (since 2011).

Obama Administration: Shift Toward Engagement

In December 2014, the Obama Administration initiated a major policy shift in U.S. policy toward Cuba, moving away from sanctions toward a policy of engagement and the normalization of relations. President Obama said that his Administration would “end an outdated approach that, for decades, has failed to advance our interests.” He maintained that the United States would continue to raise concerns about democracy and human rights in Cuba but stated that “we can do more to support the Cuban people and promote our values through engagement.”90

The policy change included three major steps: (1) the rescission of Cuba’s designation as a state sponsor of international terrorism in May 2015; (2) the restoration of diplomatic relations in July 2015 (relations had been severed in January 1961 by the Eisenhower Administration); and (3) steps to increase travel, commerce, and the flow of information to Cuba. The third step required the Treasury and Commerce Departments to amend the CACR and EAR respectively; the two agencies issued five rounds of amendments to the regulations in 2015-2016 that eased restrictions on travel, remittances, trade, telecommunications, and banking and financial services. They also authorized certain U.S. companies or other entities to have a physical presence in Cuba, such as an office, retail outlet, or warehouse.

After the restoration of relations, U.S. and Cuban officials negotiated numerous bilateral agreements, including in the following areas: marine protected areas (November 2015); environmental cooperation on a range of issues (November 2015); direct mail service (December 2015); civil aviation (February 2016); maritime issues related to hydrography and maritime navigation (February 2016); agriculture (March 2016); health cooperation (June 2016); counternarcotics cooperation (July 2016); federal air marshals (September 2016); cancer research (October 2016); seismology (December 2016); meteorology (December 2016); wildlife


conservation (December 2016); animal and plant health (January 2017); oil spill preparedness and response (January 2017); law enforcement cooperation (January 2017); and search and rescue (January 2017). The United States and Cuba also signed a bilateral treaty in January 2017 delimiting their maritime boundary in the eastern Gulf of Mexico. Bilateral dialogues were held on all of these issues as well as on other issues including counterterrorism, claims (U.S. property, unsatisfied court judgments, and U.S. government claims), economic and regulatory issues, human rights, renewable energy and efficiency, trafficking in persons, and migration.

President Obama visited Cuba in March 2016 with the goals of building on progress toward normalizing relations and expressing support for human rights. In a press conference with Raúl Castro, President Obama said that the United States would “continue to speak up on behalf of democracy, including the right of the Cuban people to decide their own future.”

During a speech that was televised to the Cuban nation, President Obama spoke out for advancing human rights, stating his belief that citizens should be free to speak their minds without fear and that the rule of law should not include arbitrary detentions.

In October 2016, President Obama issued a presidential policy directive on the normalization of relations with Cuba. The directive set forth the Administration’s vision for normalization of relations and laid out six medium-term objectives: (1) government-to-government interaction; (2) engagement and connectivity; (3) expanded commerce; (4) economic reform; (5) respect for universal human rights, fundamental freedoms, and democratic values; and (6) Cuba’s integration into international and regional systems.

In January 2017, the Obama Administration also announced another significant policy change toward Cuba. The Administration ended the so-called wet foot/dry foot policy, under which thousands of unauthorized Cuban migrants had entered the United States since the mid-1990s. Pursuant to a 1995 bilateral migration accord, Cuban migrants intercepted at sea attempting to reach the United States were returned to Cuba, whereas those who successfully reached U.S. shore were generally permitted to stay in the United States. Under the 2017 change in policy, Cuban nationals who attempt to enter the United States illegally and do not qualify for humanitarian relief are now subject to removal. (For more, see “Migration Issues” below.)

**Trump Administration: Increased Sanctions**

President Trump unveiled a new policy toward Cuba in 2017, introducing new sanctions and rolling back some of the Obama Administration’s efforts to normalize relations. By 2019, however, the Trump Administration had largely abandoned engagement by increasing economic sanctions significantly to pressure the Cuban government on its human rights record and its support for the regime of Nicolás Maduro in Venezuela.

**Initial Policy Changes and Some Continuity in 2017-2018**

In June 2017, President Trump set forth his Administration’s policy in a speech in Miami, FL, where he signed a national security presidential memorandum (NSPM) on Cuba replacing President Obama’s October 2016 presidential policy directive that had laid out objectives for the normalization process. The President called for the Cuban government to end the abuse of dissidents, release political prisoners, stop jailing innocent people, and return U.S. fugitives from
justice in Cuba. He stated that “any changes to the relationship between the United States and Cuba will depend on real progress toward these and other goals.” Once Cuba takes concrete steps in these areas, President Trump said “we will be ready, willing and able to come to the table to negotiate that much better deal for Cubans, for Americans.”

The new policy left many of the Obama-era policy changes in place, including the reestablishment of diplomatic relations and a variety of eased sanctions to increase travel and commerce with Cuba. The new policy also kept in place the Obama Administration’s action ending the so-called wet foot/dry foot policy toward Cuban migrants, which, according to the NSPM, had “encouraged untold thousands of Cuban nationals to risk their lives to travel unlawfully to the United States.”

The most significant policy changes set forth in President Trump’s 2017 NSPM included (1) restrictions on financial transactions with companies controlled by the Cuban military, intelligence, or security services or personnel and (2) the elimination of people-to-people educational travel by individuals. In November 2017, the Treasury and Commerce Departments issued amended regulations to implement the new policy.

In a demonstration of continuity in policy between the Trump and Obama Administrations, the U.S. and Cuban governments continued to engage on various bilateral issues through meetings and dialogues in 2017 and 2018. The two countries continued to hold semiannual migration talks, which, since 1995, provided a forum to review and coordinate efforts to ensure safe, legal, and orderly migration between Cuba and the United States; talks were held in April and December 2017, and in July 2018.

The United States and Cuba also continued to hold Bilateral Commission meetings that began under the Obama Administration in which the two governments reviewed priorities and areas for engagement. Officials held a sixth Bilateral Commission meeting in September 2017 and a seventh meeting in June 2018. According to the State Department, at the June 2018 meeting, the two countries reviewed such areas for engagement as trafficking in persons, civil aviation safety, law enforcement matters, agriculture, maritime safety and search and rescue, certified claims, and environmental challenges. The State Department maintained that the United States reiterated the urgent need to identify the source of the “attacks” on U.S. diplomats and to ensure they cease (see discussion below), expressed continued concerns about the arbitrary detention of independent journalists and human rights defenders, and acknowledged Cuba’s progress in repatriating Cubans with final removal orders while also emphasizing that Cuba needs to accept greater numbers of returnees. Cuba’s Ministry of Foreign Affairs maintained the meeting provided an opportunity to review areas of exchange and cooperation, but it also criticized several aspects of U.S. policy, including the “intensification” of the U.S. embargo and what Cuba viewed as the “political manipulation of the alleged health cases” that became a “pretext” to reduce staff and therefore affect embassy operations in both countries.

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In this period, both countries continued engagement on other bilateral issues. The U.S. Coast Guard and the Cuban Border Guard participated in professional exchanges in July 2017 and January 2018 covering a variety of topics, including search and rescue. The U.S. Departments of State, Justice, and Homeland Security participated in law enforcement dialogues with Cuban counterparts in September 2017 and July 2018; the 2018 dialogue included such topics as fugitives and the return of Cuban nationals with final orders of removal. Additional bilateral meetings and exchanges were held in 2018 on such topics as cybersecurity and cybercrime, counternarcotics efforts, and counterterrorism in January; anti-money laundering efforts and trafficking in persons in February; search and rescue in March; and agriculture and scientific cooperation related to environmental disaster in April.99

**Increased Sanctions in 2019 and 2020**

Since 2019, the Administration has ramped up economic sanctions significantly to pressure the Cuban government on its human rights record and its support for the government of Nicolás Maduro in Venezuela. In particular, the Administration maintains it is targeting Cuba’s sources of revenue (tourism and Cuba’s foreign medical missions) because of Cuba’s involvement in Venezuela. According to a State Department official in January 2020:

> The United States will cut off Cuba’s remaining sources of revenue in response to its intervention in Venezuela. We’ve already eliminated visits to Cuba via passenger and recreational vehicles. We suspended U.S. air carriers’ authority to operate scheduled air service between the U.S. and all Cuban airports other than Havana. This will further restrict the Cuban regime from using resources to support its repression of the people of Cuba. Countries in the region have also taken action regarding the Cuban Government’s program which traffics thousands of Cuban doctors around the world in order to enrich the regime. Brazil insisted on paying the doctors directly at a fair wage. The Cuban regime in response withdrew the doctors from Brazil. Doctors have also now left Ecuador and Bolivia.100

The more confrontational policy stance was foreshadowed by a November 2018 address by then-National Security Adviser John Bolton in Miami, FL, that strongly criticized the Cuban government on human rights, stating that “we will only engage with a Cuban government that is willing to undertake necessary and tangible reforms—a government that respects the interests of the Cuban people.” Bolton’s speech, full of anti-communist political discourse reminiscent of the Cold War era, referred to Cuba, Venezuela, and Nicaragua as a “troika of tyranny” and the “cause of immense human suffering, the impetus of enormous regional instability, and the genesis of a sordid cradle of communism in the Western Hemisphere.” He referred to the three countries’ leaders as “three stooges of socialism” and as “clownish pitiful figures.” Bolton asserted that the Venezuelan regime’s repression has been “enabled by the Cuban dictatorship.”101

As the political situation in Venezuela deteriorated in 2019 and the United States increased sanctions on the Maduro regime, the Trump Administration increased its criticism of Cuba’s support for the regime. In a March 11, 2019, press briefing, Secretary of State Pompeo asserted that “Cuban military and intelligence services are deeply entrenched in the Venezuelan state”, and provide physical protection and other support to President Maduro and those around him. Pompeo maintained that Cuba has trained Venezuela’s secret police “torture tactics, domestic spying


techniques, and mechanisms of repression that Cuban authorities have wielded against their own people for decades.”

In April 2019, President Trump threatened a “full and complete embargo” on Cuba and “highest-level sanctions” unless Cuba ceased its military support for the Maduro regime.

Then-National Security Adviser Bolton subsequently stated in numerous interviews that Cuba has some 20,000-25,000 security forces in Venezuela; regional experts say the figure is likely much smaller and the Cubans there do not have combat capability. Cuban officials assert that the vast majority of the Cuban personnel in Venezuela are medical workers. In a May 5, 2019, television interview, Secretary Pompeo referred to a smaller number of 2,300 Cuban security personnel in Venezuela, maintaining they were providing security for Maduro.

U.S. sanctions imposed on Cuba since 2019 have included a range of restrictions that overturned some of the easing under the Obama Administration as well as new prohibitions and limitations. Restrictions on travel have included eliminating people-to-people educational travel, limiting air travel between the United States and Cuba to Havana flights only, and prohibiting cruise ship travel. Restrictions on remittances have included limiting the amount of family remittances that can be sent to Cuba and eliminating the category of donative remittances. Other trade and financial sanctions have included restricting Cuba’s access to leased commercial aircraft, reimposing a license requirement for third-country companies exporting goods to Cuba with more than 10% U.S. origin (up from 25% U.S. origin), imposing licensing requirements for the export of certain donated items controlled by the Cuban government or Communist Party and items for telecommunications infrastructure, and eliminating the use of U-turn transactions that allowed banking institutions to process certain funds transfers originating and terminating outside the United States. Sanctions also have targeted Venezuela’s oil exports to Cuba. Pursuant to the LIBERTAD Act, the Administration has allowed lawsuits to go forward against those alleged to be trafficking in confiscated property in Cuba. Visa restrictions also have been imposed on several high-ranking Cuban officials, including Raul Castro, for human rights violations. (For more details, see “Key Trump Administration Sanctions and Other Actions,” below.)

**U.S. Sanctions and the COVID-19 Pandemic.** Amid the COVID-19 pandemic, U.N. officials, including the U.N. High Commissioner for Human Rights Michelle Bachelet, called on the United States to ease or lift restrictions that make it difficult for Cuba to acquire needed equipment, supplies, and medicines to confront the pandemic. Eight nongovernmental organizations supporting engagement with Cuba called for a temporary suspension of sanctions to facilitate the flow of needed humanitarian and medical supplies. U.S. officials, however, indicated that the sanctions would not be eased, maintaining that U.S. sanctions already allow for

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such exports. According to a press report, Secretary of State Pompeo stated in a call to reporters on April 14, 2020, that “there are no restrictions on humanitarian assistance going into [Cuba].” The Treasury Department subsequently issued a fact sheet providing guidance highlighting general and specific licensing available in the Cuban Assets Control Regulations to allow for humanitarian relief and assistance to the Cuban people.

Some Members of Congress, however, have expressed concern about reports that some foreign companies have been deterred from providing humanitarian items to Cuba because of burdensome regulatory and reporting requirements and fear of prosecution or penalty under U.S. law. In a letter, 27 members of the Senate and House called on the Secretary of State and the Secretary of the Treasury to confirm that “companies and humanitarians around the world are not preclude under U.S. law, regulation, or policy from providing medical equipment, food, other humanitarian items, and public health information to Cuba.”

Key Trump Administration Sanctions and Other Actions

- **Restrictions on Transactions with the Cuban Military.** Pursuant to the NSPM, the State Department was tasked with identifying entities controlled by the Cuban military, intelligence, or security services or personnel and publishing a list of entities with which direct financial transactions would disproportionately benefit those services or personnel at the expense of the Cuban people or private enterprise in Cuba. The NSPM specifically identified the Grupo de Administración Empresarial S.A. (GAESA), a holding company of the Cuban military involved in most sectors of the Cuban economy, particularly the tourism sector. The State Department issued a list of “restricted entities” in 2017, which has been updated several times, most recently in November 2019. The Treasury Department forbids financial transactions with these entities, with certain exceptions, including transactions related to air or sea operations supporting permissible travel, cargo, or trade; the sale of agricultural and medical commodities; direct telecommunications or internet access for the Cuban people; and authorized remittances. The list currently includes 223 entities and subentities, including two ministries, five holding companies and 49 of their subentities (including the Mariel Special Development Zone), 109 hotels, two tourist agencies, five marinas, 10 stores in Old Havana, and 41 entities serving defense and security sectors.

- **Restrictions on Travel.** With regard to people-to-people educational travel, the Treasury Department initially amended the CACR in November 2017 to require that such travel take place under the auspices of an organization specializing in such travel, with travelers accompanied by a representative of the organization. Individuals were no longer authorized to engage in such travel on their own. In June 2019, the Treasury Department eliminated people-to-people educational

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111 U.S. Department of State, “Updating the State Department’s List of Entities and Subentities Associated With Cuba (Cuba Restricted List),” 84 Federal Register 63953-63955, November 19, 2019.

travel altogether, and the Commerce Department generally prohibited cruise ships, private and corporate aircraft, sailboats, and fishing boats from going to Cuba.\textsuperscript{113} The Transportation Department suspended commercial flights by U.S. carriers between the United States and Cuban cities other than Havana, effective December 10, 2019; this prohibition was extended to charter flights on January 10, 2020. (Also see “U.S. Travel to Cuba,” below.)

- **Efforts to Stop Venezuelan Oil Exports to Cuba.** Since April 2019, the Treasury Department has imposed sanctions on several shipping companies and vessels that transported Venezuelan oil to Cuba.\textsuperscript{114} In July 2019, it imposed sanctions on Cuba’s state-run oil import and export company, Cubametales.\textsuperscript{115}

- **Lawsuits Related to Confiscated Property.** Effective May 2, 2019, the Administration allowed the right to file lawsuits against those trafficking in confiscated property in Cuba pursuant to Title III of the LIBERTAD Act (P.L. 104-114). Lawsuits can be brought by any U.S. national, including those who were not U.S. nationals at the time of the confiscation. Some 25 lawsuits have been filed against U.S. and foreign companies to date, although several lawsuits have been dismissed. (For more, see “Property Claims and Titles III and IV of the LIBERTAD Act,” below.)

- **Efforts, Including Visa Restrictions, Against Cuba’s Medical Missions.** Since 2019, the Trump Administration has increased efforts to highlight internationally allegations of coercive labor practices in Cuba’s foreign medical missions, a major foreign exchange contributor to Cuba’s economy. In June 2019, the State Department downgraded Cuba to Tier 3 in its 2019 Traffic in Persons Report, a status referring governments that do not fully comply with the minimum standards for combatting trafficking in persons and are not making significant efforts to do so. The report maintained that the Cuban government did not take action to address allegations of forced labor in the country’s foreign medical mission program. The State Department also announced in 2019 that it had imposed visa restrictions on certain Cuban officials for the alleged exploitative and coercive labor practices associated with Cuba’s overseas medical mission. Since 2019, the State Department has ramped up its criticism of Cuba for these labor practices and warned other countries that might be considering hosting Cuban medical personnel. (See section on “Trafficking in Persons and Cuba’s Foreign Medical Missions,” below.)

- **Restrictions on Remittances.** In September 2019, the Treasury Department capped family remittances, which previously were not limited, to $1,000 per quarter per Cuban national and prohibited such remittances to close family members of prohibited Cuban officials and members of the Cuban Communist Party. The Treasury Department also eliminated the category of donative remittances.\textsuperscript{116}


\textsuperscript{114} U.S. Department of State, “Venezuela-Related Sanctions,” at https://www.state.gov/venezuela-related-sanctions/, for several press releases on sanctions against companies and vessels transporting Venezuelan oil to Cuba, including, most recently, Secretary of State Michael R. Pompeo, “The United States Takes Action Against the Movement of Venezuelan Oil to Cuba,” press statement, December 3, 2019.


\textsuperscript{116} U.S. Department of the Treasury, “Cuban Assets Control Regulations,” 84 Federal Register 47121-47123.
Other Trade and Financial Sanctions. In September 2019, the Treasury Department ended the use of U-turn transactions, which allowed banking institutions to process certain funds transfers originating and terminating outside the United States.\footnote{Ibid.} In October 2019, the Commerce Department restricted Cuba's access to leased commercial aircraft; reimposed a 10% de minimis rule (from 25%) requiring a third-country-based company exporting goods to Cuba with more than 10% U.S.-origin content to apply for a license; and imposed licensing requirements for the export of certain donated items to organizations controlled by the Cuban government or Communist Party and exported items for telecommunications infrastructure (unless it was for individual Cubans or the Cuban private sector).\footnote{U.S. Department of Commerce, “Restricting Additional Exports and Reexports to Cuba,” 84 Federal Register 56117-56121, October 21, 2019.}

Visa Restrictions Related to Alleged Human Rights Abuses. In 2019 and 2020, pursuant to a long-standing provision in the Department of State, Foreign Operations, and Related Programs Appropriations Act (SFOPS, currently in Section 7031(c) of P.L. 116-94, Division G), the State Department imposed visa restrictions on three high-ranking Cuban officials and their immediate family members for credible information of their involvement in gross violation of human rights, barring them from entry into the United States.\footnote{For background on Section 7031(c), see CRS In Focus IF10905, FY2020 Foreign Operations Appropriations: Targeting Foreign Corruption and Human Rights Violations, by Liana W. Rosen and Michael A. Weber.} In September 2019, the State Department imposed visa restrictions on Raúl Castro (and his four children) for human rights violations in Cuba and in Venezuela under the Maduro regime.\footnote{U.S. Department of State, Secretary of State Michael R. Pompeo, “Public Designation of Raúl Castro, Due to Involvement in Gross Violations of Human Rights,” press statement, September 26, 2019.} Further 7031(c) visa restrictions were imposed on Cuban Interior Minister Julio Cesar Gandarilla Bermejo (and his two children) in November 2019 and on Cuban Defense Minister Leopoldo Cintra Frias (and his two children) in January 2020 for gross human rights violations in Venezuela.\footnote{U.S. Department of State, Secretary of State Michael R. Pompeo, “Public Designation of Julio Cesar Gandarilla Bermejo Under Section 7031(c) of the FY2019 Department of State, Foreign Operations List,” press statement, November 16, 2019, and “Public Designation of Leopoldo Cintra Frias Due to Involvement in Gross Violations of Human Rights,” press statement, January 2, 2020.}

Visa Restrictions Related to Alleged Trafficking in Confiscated Property. In February 2020, the Spanish hotel chain Meliá confirmed its chief executive officer is prohibited from entering the United States pursuant to Title IV of the LIBERTAD Act, related to the trafficking of property confiscated in Cuba. (For more, see “Property Claims and Titles III and IV of the LIBERTAD Act,” below.)

Internet Task Force. Pursuant to the NSPM, in January 2018, the State Department announced the establishment of a Cuba Internet Task Force (CITF), composed of U.S. government and non-U.S. government representatives, to examine the technological challenges and opportunities for expanding internet access and independent media in Cuba.\footnote{U.S. Department of State, “Creation of the Cuba Internet Task Force,” January 23, 2018.} The task force held two public meetings in February and December 2018 and formed two subcommittees to develop recommendations on the role of media and freedom of information in Cuba and to explore technological challenges and opportunities for expanding...
internet access in Cuba. The CITF issued its final report in June 2019 that identified four key challenges to internet access in Cuba and recommendations to overcome those challenges. One of the identified challenges was related to U.S. entry into the Cuban market. The report noted that China’s major role in the telecommunications sector is a challenge to U.S. firms looking to enter the market, and that U.S. companies maintain “they are often deterred from entering the market by frequent changes to U.S. regulations” and that banks are reluctant “to process payments in Cuba due to the U.S. embargo.”

- **Response to Health Injuries of U.S. Personnel in Havana.** From November 2016 to May 2018, 26 U.S. Embassy community members suffered a series of unexplained injuries, including hearing loss and cognitive issues. The State Department maintains that the U.S. investigation has not reached a definitive conclusion regarding possible cause of the injuries. In response to the health injuries, the State Department ordered the departure of nonemergency personnel from the U.S. Embassy in September 2017 to minimize the risk of their exposure to harm; embassy staff was reduced by about two-thirds. In October 2017, the State Department ordered the departure of 15 diplomats from the Cuban Embassy in Washington, DC. According to then-Secretary of State Rex Tillerson, the action was taken because of Cuba’s failure to protect U.S. diplomats in Havana and to ensure equity in the impact on diplomatic operations. Cuba strongly denies responsibility for the injuries. The staff reduction at the U.S. Embassy affected embassy operations, especially visa processing, and made bilateral engagement more difficult. (For more, see “U.S. Response to Health Injuries of U.S. Personnel in Havana,” below.)

**Debate on the Direction of U.S. Policy**

Over the years, although U.S. policymakers have agreed on the overall objectives of U.S. policy toward Cuba—to help bring democracy and respect for human rights to the island—there have been different schools of thought about how to achieve those objectives. Some have advocated a policy of keeping maximum pressure on the Cuban government until reforms are enacted, while continuing efforts to support the Cuban people. Others have argued for an approach, sometimes referred to as constructive engagement, that would lift some U.S. sanctions that they believe are hurting the Cuban people and would move toward engaging Cuba in dialogue. Still others have called for a swift normalization of U.S.-Cuban relations by lifting the U.S. embargo.

In light of Fidel Castro’s departure as head of government in 2006 and the gradual economic changes made by Raúl Castro, some observers had called for a reexamination of U.S. policy toward Cuba. In this new context, two broad policy approaches were advanced to contend with change in Cuba: an approach that called for maintaining the U.S. dual-track policy of isolating the Cuban government while providing support to the Cuban people and an approach aimed at influencing the attitudes of the Cuban government and Cuban society through increased contact and engagement.

The Obama Administration’s change of U.S. policy from isolation to engagement and movement toward the normalization of relations highlighted divisions in Congress over Cuba policy. Some Members of Congress lauded the Administration’s actions as in the best interests of the United States and a better way to support change in Cuba, whereas other Members strongly criticized the

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President for not obtaining concessions from Cuba to advance human rights. Some Members vowed to oppose the Administration’s efforts toward normalization, whereas others introduced legislation to normalize relations with Cuba by lifting the embargo in its entirety or in part by easing some aspects of it.

The Trump Administration’s policy of rolling back some of the Obama-era changes and introducing new sanctions on Cuba also has highlighted divisions in Congress over Cuba policy, with some Members supporting the President’s action because of Cuba’s lack of progress on human rights and others opposing it because of the potential negative effect on the Cuban people and U.S. business interests.

Public opinion polls have shown a majority of Americans support normalizing relations with Cuba. Among the Cuban American community in South Florida, however, a 2018 poll by Florida International University showed an increase in those supporting a continuation of the U.S. embargo compared to a 2016 poll. In the 2018 poll, although a majority of Cuban Americans in South Florida supported diplomatic relations and unrestricted travel to Cuba by all Americans, 51% polled favored continuing the embargo and 49% opposed it. This contrasts with 2016, when 63% of Cuban Americans in South Florida favored ending the embargo and 37% supported it.

In general, those who advocate easing U.S. sanctions on Cuba make several policy arguments. They assert that if the United States moderated its policy toward Cuba—through increased travel, trade, and dialogue—then the seeds of reform would be planted, which would stimulate forces for peaceful change on the island. They stress the importance to the United States of avoiding violent change in Cuba, with the prospect of a mass exodus to the United States. They argue that since the demise of Cuba’s communist government does not appear imminent (despite almost 60 years of sanctions), the United States should espouse a more pragmatic approach in trying to bring about change in Cuba. Supporters of changing policy also point to broad international support for lifting the U.S. embargo, to the missed opportunities for U.S. businesses because of the unilateral nature of the embargo, and to the increased suffering of the Cuban people because of the embargo. Proponents of change also argue that the United States should be consistent in its policies with the world’s few remaining communist governments, including China and Vietnam.

On the other side, opponents of lifting U.S. sanctions maintain that the policy of isolating Cuba but reaching out to the Cuban people through measures of support is the best means for realizing political change in Cuba. They point out that the LIBERTAD Act sets forth the steps that Cuba must take for the United States to normalize relations. They argue that softening U.S. policy without concrete Cuban reforms boosts Cuba’s communist regime, politically and economically, and facilitates its survival. Opponents of softening U.S. policy argue that the United States should stay the course in its commitment to democracy and human rights in Cuba and that sustained sanctions can work. Critics of loosening U.S. sanctions further argue that Cuba’s failed economic policies, not the U.S. embargo, are the causes of Cuba’s difficult living conditions. More recently, those supporting stronger sanctions on Cuba point to the Cuban government’s strong support for the Maduro regime in Venezuela, particularly military advisers and intelligence assistance.

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126 See the Florida International University’s Cuba polls at https://cri.fiu.edu/research/cuba-poll/.
Selected Issues in U.S.-Cuban Relations

U.S. Travel to Cuba

Restrictions on travel to Cuba have been a key and often contentious component of U.S. efforts to isolate Cuba’s communist government for more than 50 years. The embargo regulations set forth in the CACR do not ban travel itself, but place restrictions on financial transactions related to Cuba. Numerous changes to the restrictions have occurred over time, and for five years, from 1977 until 1982, there were no restrictions on travel. In 2000, Congress prohibited travel to Cuba solely for tourist activities when it enacted TSRA (P.L. 106-387, Title IX); a provision in the law prohibits travel-related transaction for tourist activities, which are defined as any activity not expressly authorized in the 12 categories of travel in the CACR). Under the George W. Bush Administration, enforcement of U.S. restrictions on Cuba travel increased and restrictions on travel were tightened.

Congress took legislative action in March 2009 to ease restrictions on family travel and on travel related to U.S. agricultural and medical sales to Cuba (P.L. 111-8, Sections 620 and 621 of Division D). In April 2009, the Obama Administration went further when the President announced that he was lifting all restrictions on family travel. In 2011, the Obama Administration further eased travel related to religious, journalistic and educational activities, including people-to-people travel exchanges, and allowed U.S. international airports to become eligible for licensed charter flights to and from Cuba.

The Obama Administration’s December 2014 shift in U.S. policy toward Cuba included an easing of U.S. restrictions on travel to Cuba. As part of the change in policy, the Treasury Department amended the CACR in 2015 to include general licenses for the 12 existing categories of permissible travel to Cuba set forth in the regulations (see text box above). Before the policy change, travelers under several of these categories had to apply for a specific license. Under the regulations, both travel agents and airlines are able to provide services for travel to Cuba without the need to obtain a specific license. Authorized travelers no longer have a per diem limit for expenditures, as in the past, and can bring back goods from Cuba as accompanied baggage for personal use, including alcohol and tobacco.

In 2016, the Obama Administration further eased restrictions on travel to Cuba and increased transportation opportunities between the United States and Cuba. In January, the Treasury authorized travel and related transactions for professional media or artistic productions in Cuba (movies, television, music recordings, and creation of artworks). In March, the Treasury

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127 For more information, see CRS Report RL31139, Cuba: U.S. Restrictions on Travel and Remittances, by Mark P. Sullivan.

128 A general license provides the authority to engage in a transaction without the need to apply to the Treasury Department for a license. In contrast, a specific license is a written document issued by the Treasury Department to a person or entity authorizing a particular transaction in response to a written license application.
Department amended the travel regulations to permit travel to Cuba for individual people-to-
people educational travel. Regular air service between the United States and Cuba began in
November 2016 following the signing of a U.S.-Cuba bilateral arrangement earlier in that year
permitting regularly scheduled air flights as opposed to charter flights. Cruise ship service to
Cuba from the United States also began in 2016, and expanded significantly with some 10
companies offering cruises.

In contrast, the Trump Administration has reimposed certain restrictions on travel and limited
transportation to Cuba from the United States. As noted, the Trump Administration terminated
people-to-people educational travel (under the travel category of educational activities) that the
Obama Administration restored in 2011.129 First, in November 2017, the Treasury Department
amended the CACR to eliminate the authorization for people-to-people travel for individuals,
requiring such travel to be under the auspices of an organization specializing in such travel, with
travelers accompanied by a representative of the organization. Then, in June 2019, the Treasury
Department eliminated people-to-people travel altogether. Also in June 2019, the Commerce
Department generally prohibited cruise ship travel to Cuba from the United States and prohibited
private and corporate aircraft, sailboats, and fishing boats from going to Cuba. In December 2019,
the Transportation Department suspended commercial flights by U.S. carriers between the United
States and Cuban cities other than Havana; this prohibition was extended to charter flights in
January 2020.

**U.S. Travelers to Cuba.** According to Cuban government statistics, the number of U.S. travelers
increased from 92,325 in 2014 to 637,907 in 2018. This figure is in addition to thousands of
Cuban Americans who visit family in Cuba each year; in 2018, almost 600,306 Cubans living
outside the country visited Cuba, the majority from the United States.130 The growth in U.S. travel
to Cuba began to slow in 2018 because of the Trump Administration’s tighter restrictions on
people-to-people travel and restrictions on transactions with the Cuban military (which keeps a
number of hotels off limits to U.S. visitors).

In 2019, as the Trump Administration eliminated people-to-people travel and prohibited cruise
ship travel to Cuba, the number of U.S. visitors traveling to Cuba declined by almost 22% (to
498,067 travelers), whereas the number of Cubans visiting from abroad increased by almost 4%
(to 498,067 travelers). In the first two months of 2020, however, U.S. travel to Cuba declined by
64% and travel by Cubans living abroad declined by almost 4% compared with the same period in
2019.131 In light of the travel restrictions imposed in March 2020 with the COVID-19
pandemic, foreign travel to Cuba essentially has been curtailed.

**Legislative Initiatives.** In the 116th Congress, several bills have been introduced that would lift
restrictions on travel to Cuba. Identical bills H.R. 3960 (McGovern) and S. 2303 (Leahy) would
prohibit most restrictions on travel to or from Cuba by U.S. citizens and legal residents or any
transactions incident to such travel. H.R. 2404 (Rush) would lift the overall embargo on Cuba,
including travel restrictions.

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129 The Clinton Administration had introduced people-to-people travel under a specific license in the CACR in 1999
until the George W. Bush Administration eliminated it in 2003. The Obama Administration reauthorized people-to-
people travel in 2011 under a specific license, permitted such travel under a general in 2015, and then permitted such
travel for individuals in 2016.

130 República de Cuba, Oficina Nacional de Estadísticas e Información, Anuario Estadístico de Cuba 2018, Capítulo 15:
Turismo, Edición 2019;

131 República de Cuba, Oficina Nacional de Estadísticas e Información, “Turismo, Llegadas de visitantes
U.S. Exports and Sanctions

U.S. commercial medical exports to Cuba have been authorized since the early 1990s pursuant to the Cuban Democracy Act of 1992 (CDA), and commercial agricultural exports have been authorized since 2001 pursuant to the Trade Sanctions Reform and Export Enhancement Act of 2000 (TSRA), but with numerous restrictions and licensing requirements. For medical exports to Cuba, the CDA requires on-site verification that the exported item is to be used for the purpose for which it was intended and only for the use and benefit of the Cuban people. TSRA allows for one-year export licenses for selling agricultural commodities to Cuba, although no U.S. government assistance, foreign assistance, export assistance, credits, or credit guarantees are available to finance such exports. TSRA also denies exporters access to U.S. private commercial financing or credit; all transactions must be conducted in cash in advance or with financing from third countries. The 2018 farm bill, P.L. 115-334 (H.R. 2) permits funding for two U.S. agricultural export promotion programs—the Market Access Program and the Foreign Market Development Cooperation Program—for U.S. agricultural products in Cuba.

Regulatory changes made to the CACR and EAR in 2015-2016 include several actions designed to facilitate commercial exports to Cuba:

- U.S. financial institutions are permitted to open correspondent accounts at Cuban financial institutions to facilitate the processing of authorized transactions (31 C.F.R. 515.584).
- U.S. private export financing is permitted for all authorized export trade to Cuba, except for agricultural goods exported pursuant to TSRA (31 C.F.R. 515.584).
- The definition of the term cash in advance for payment for U.S. exports to Cuba was revised to specify that it means cash before transfer of title. The change means that payment can occur before an export shipment is offloaded in Cuba rather than before the shipment leaves a U.S. port (31 C.F.R. 515.533).
- Commercial exports to Cuba of certain goods and services to empower Cuba’s nascent private sector are authorized, including for certain building materials for private residential construction, and goods for use by private-sector Cuban entrepreneurs (15 C.F.R. 740.21).
- Licenses for certain categories of exports are included under a “general policy of approval.” These categories include exports for civil aviation and commercial aircraft safety, telecommunications, U.S. news bureaus, human rights organizations and nongovernmental organizations, environmental protection of U.S. and international air quality, waters, and coastlines, and agricultural inputs (such as insecticides, pesticides, and herbicides) that fall outside the scope of those exports already allowed under TSRA (15 C.F.R. 746.2). In October 2019, however, the Commerce Department amended the EAR to exclude the export or reexport of aircraft leased to state-owned enterprise from its general policy of approval for the export of items for civil aviation and commercial aircraft safety and imposed licensing requirements for the export of certain donated items to organizations controlled by the Cuban government or Communist Party and exported items for telecommunications infrastructure (unless it was for individual Cubans or the Cuban private sector).132
- Licenses for exports that will be considered on a case-by-case basis include certain items exported to state-owned enterprises, agencies, and other organizations of the Cuban government that provide goods and services for the

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use and benefit of the Cuban people (15 C.F.R. 746.2). In November 2017, however, the Commerce Department amended the EAR to stipulate that export licenses for exports to state-owned enterprises will generally be denied to export items for use by entities or sub-entities on the State Department’s list of restricted entities associated with the Cuban military, police, intelligence, or security services.

- Companies exporting authorized goods to Cuba are authorized to have a physical presence in Cuba, such as an office, retail outlet, or warehouse (31 C.F.R. 515.573).
- Persons subject to U.S. jurisdiction generally are authorized to enter into certain contingent contracts for transactions currently prohibited by the embargo (31 515.534).
- Certain consumer goods sold directly to eligible individuals in Cuba for their personal use generally are authorized (31 C.F.R. 740.21).

Cuba purchased $6.3 billion in U.S. products from 2001 to 2019, largely agricultural products. For many of those years, the United States was Cuba’s largest supplier of agricultural products. U.S. exports to Cuba rose from about $7 million in 2001 to a high of $712 million in 2008, far higher than in previous years. This increase was in part because of the rise in food prices and because of Cuba’s increased food needs in the aftermath of several hurricanes and tropical storms that severely damaged the country’s agricultural sector. U.S. exports to Cuba declined considerably from 2009 through 2011, rose again in 2012, and fell every year through 2015, when U.S. exports amounted to $180 million. U.S. exports have increased since 2015 but have not reached the levels of 2008-2009. In 2018, U.S. exports to Cuba amounted to $276 million; in 2019, they rose 4% to $287 million.133 (See Figure 2.)

**Figure 2. U.S. Exports to Cuba, 2002-2019**

![Figure 2. U.S. Exports to Cuba, 2002-2019](image)

**Source:** Created by CRS using Commerce Department statistics as presented by Global Trade Atlas.

Looking at the composition of U.S. exports to Cuba from 2012 to 2019, the leading products were poultry, soybean oilcake and other solid residue, soybeans, corn, and soybean oil. Poultry has been the leading U.S. export to Cuba since 2012. Beyond agricultural products, other categories of products in recent years have been parts for steam turbines, civilian aircraft engines and parts, pesticides, calcium phosphates, and electrical apparatus and parts for telephone lines. In 2019,

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133 Trade statistics in this section are from the U.S. Department of Commerce, as presented by Global Trade Atlas.
leading U.S. exports to Cuba were poultry (66%), soybean oilcake (11%), soybeans (5%), and parts for steam turbines (4%).

**U.S. International Trade Commission (USTIC) Reports.** The USITC has issued three studies since 2007 examining the effects of U.S. restrictions on trade with Cuba, with its most recent report issued in April 2016.134 According to the findings of its 2016 report, U.S. restrictions on trade and travel reportedly have shut U.S. suppliers out of a market in which they could be competitive on price, quality, and proximity. The most problematic U.S. restrictions cited are the inability to offer credit, travel to or invest in Cuba, and use funds sourced and administered by the U.S. government. Cuban nontariff measures and other factors also may limit U.S. exports to and investment in Cuba if U.S. restrictions are lifted, according to the report. These factors include Cuban government control of trade and distribution, legal limits on foreign investment and property ownership, and politically motivated decisionmaking regarding trade and investment. Absent U.S. restrictions, U.S. exports in several sectors likely would increase somewhat in the short term, with prospects for larger increases in the longer term, subject to changes in Cuban policy and economic growth. U.S. exports could increase further if Cuban import barriers were lowered. If U.S. restrictions were removed, U.S. agricultural and manufactured exports to Cuba could increase to almost $1.8 billion annually; if both U.S. restrictions were removed and Cuban barriers were lowered, U.S. exports could approach $2.2 billion annually.

**Legislative Initiatives.** In the 116th Congress, several bills have been introduced related to restrictions on exports to Cuba. S. 428 (Klobuchar) would repeal certain provisions in the CDA, the LIBERTAD Act, and TSRA as well as regulatory provisions in the CACR and EAR that restrict trade with Cuba. H.R. 1898 (Crawford) would modify the prohibition on U.S. assistance and financing for certain exports to Cuba under TSRA. S. 1447 (Bennet) would amend TSRA to allow for the private financing by U.S. entities of agricultural commodities to Cuba. H.R. 2404 (Rush) would lift the overall embargo on Cuba.

**Democracy and Human Rights Funding**

Since 1996, the United States has provided assistance—through the U.S. Agency for International Development (USAID), the State Department, and the National Endowment for Democracy (NED)—to increase the flow of information on democracy, human rights, and free enterprise to Cuba. USAID and State Department efforts are funded largely through Economic Support Funds (ESF) in the annual foreign operations appropriations bill. From FY1996 to FY2019, Congress appropriated some $364 million in funding for Cuba democracy efforts.135 In recent years, this funding included $20 million in each fiscal year from FY2014 through FY2019. For FY2018, the Trump Administration, as part of its attempt to cut foreign assistance levels, did not request any democracy and human rights assistance funding for Cuba, but Congress ultimately provided $20 million. For FY2019, the Trump Administration requested $10 million to provide democracy and civil society assistance for Cuba, but Congress again provided $20 million.

Although USAID received the majority of this funding for many years, the State Department began to receive a portion of the funding in FY2004 and in recent years has been allocated more

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funding than USAID. The State Department generally has transferred a portion of the Cuba assistance that it administers to NED.

USAID’s Cuba program has supported a variety of U.S.-based nongovernmental organizations with the goals of promoting a rapid, peaceful transition to democracy, helping to develop civil society, and building solidarity with Cuba’s human rights activists.136

NED is not a U.S. government agency but an independent nongovernmental organization that receives U.S. government funding. Its Cuba program is funded by the organization’s regular appropriations by Congress as well as by funding from the State Department. According to information provided by NED on its website, its Cuba funding from FY2016 through FY2019 amounted to $19.2 million.137

**FY2019 Appropriations.** For FY2019, the Trump Administration requested $10 million for democracy and civil society assistance in support of the Administration’s Cuba policy. In the 115th Congress, the House Appropriations Committee’s State Department and Foreign Operations appropriations bill, H.R. 6385 (H.Rept. 115-829), would have provided $30 million to promote democracy and strengthen civil society in Cuba, with not less than $8 million for the National Endowment for Democracy. The report to the bill would have prohibited the obligation of funds for business promotion, economic reform, entrepreneurship, or any other assistance that was not democracy-building. It also stipulated that grants exceeding $1 million, or grants to be implemented over a period of 12 months, would be awarded only to organizations with experience promoting democracy inside Cuba. The Senate Appropriations version of the bill, S. 3108, would have provided $15 million for democracy programs in Cuba. Since the 115th Congress did not complete action on FY2019 appropriations, the task was left to the 116th Congress, which in February 2019, enacted the Consolidated Appropriations Act, 2019 (P.L. 116-6, H.J.Res. 31, conference report H.Rept. 116-9), which ultimately provided $20 million for Cuba democracy funding.

**FY2020 Appropriations.** For 2020, the Trump Administration requested $6 million for Cuba democracy funding, which would have been a 70% cut from the $20 million provided annually since FY2014. Both House and Senate FY2020 foreign aid appropriations bills included $20 million in democracy funding for Cuba: H.R. 2839 (H.Rept. 116-78), included as Division D of the House-passed minibus H.R. 2740, approved in June 2019; and S. 2583 (S.Rept. 116-126). Ultimately, Congress appropriated $20 million for Cuba democracy programs in the Further Consolidated Appropriations, 2020 (P.L. 116-94, Division G), enacted in December 2019.

**FY2021 Appropriations.** For FY2021, the Trump Administration has requested $10 million for Cuba democracy programs, a 50% decrease from the amount appropriated in FY2020.

**Radio and TV Martí**138

U.S.-government-sponsored radio and television broadcasting to Cuba—Radio and TV Martí—began in 1985 and 1990, respectively.139 Until October 1999, U.S.-government-funded international broadcasting programs had been a primary function of the United States Information Agency (USIA). When USIA was abolished and its functions merged into the Department of

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137 See the grants database of the National Endowment for Democracy at https://www.ned.org/wp-content/themes/ned/search/grant-search.php.


139 The Radio Broadcasting to Cuba Act (P.L. 98-111) was signed into law in October 1983, and the Television Broadcasting to Cuba Act (P.L. 101-246, Title II, Part D) was signed into law in February 1990.
State at the beginning of FY2000, the Broadcasting Board of Governors (BBG) became an independent agency that included such entities as the Voice of America, Radio Free Europe/Radio Liberty, Radio Free Asia, and the Office of Cuba Broadcasting (OCB). In August 2018, the BBG officially changed its name to the U.S. Agency for Global Media (USAGM).140 Today, OCB, which has been headquartered in Miami, FL, since 1998, manages Radio and TV Marti, the radiotelevisionmart.com website and its social media platforms on YouTube, Facebook, Instagram, and Twitter.141 According to the BBG’s 2021 Congressional Budget Justification, the Martís reached 11.1% of Cubans on a weekly basis in 2017, with shortwave, medium waver, direct-to-home satellite, satellite radio, internet, social media, flash drives, and DVDs to help reach Cuban audiences. OCB administers a USAGM shortwave transmitting station in Greenville, NC, which is being upgraded with refurbished transmitters that will lower cost and increase reliability.142

**Funding.** From FY1984 through FY2019, Congress appropriated about $911 million for broadcasting to Cuba. In recent years, funding has amounted to some $27-$29 million in each fiscal year from FY2014 to FY2019. For FY2018, Congress provided $28.936 million for Cuba broadcasting, $5.28 million more than requested, in the Consolidated Appropriations Act, 2018 (P.L. 115-141; explanatory statement, Division K). For FY2019, the Trump Administration requested $13.656 million for the OCB, $15.3 million less than the amount provided in FY2017. The rationale for the proposed cut was to find efficiencies between OCB and the Voice of America’s Latin American division.143 Congress ultimately took final action on FY2019 appropriations in February 2019 by enacting the Consolidated Appropriations Act, 2019 (P.L. 116-6, H.J.Res. 31, conference report H.Rept. 116-9) that provided $29.1 million for Cuba broadcasting.

For FY2020, the Administration requested $12.973 million for Cuba broadcasting, a 55% cut from FY2019, with the proposed program decreases from staffing and contract reductions.144 The House-passed FY2020 Department of State, Foreign Operations, and Related Programs (SFOPS) bill, Division D of H.R. 2740 (which references H.Rept. 116-78 to H.R. 2839) would have fully funded the Administration’s request, whereas the Senate Appropriations Committee’s SFOPS bill, S. 2583 (S.Rept. 116-126) would provide $20.973 million. Ultimately, in the Further Consolidated Appropriations Act, 2020 (P.L. 116-94, Division G), Congress went with the amount in the Senate bill and provided $20.973 million for Cuba broadcasting.

For FY2021, the Administration is again requesting $12.973 million for Cuba broadcasting. USAGM’s budget request indicates that in FY2020 and FY2021, OCB will work to ensure that its content production, workforce structure, and skillset align with on-going reforms (discussed below) aimed at improving content quality, strengthening journalistic integrity, and effectively reaching Cuban audiences.

**Concerns About 2018 Anti-Semitic TV Martí Program.** In October 2018, media reports highlighted a disturbing TV Martí program originally aired in May 2018 (which remained on Radio and Television Martí’s website) that referred to U.S. businessman and philanthropist George Soros as “the multimillionaire Jew of Hungarian origin” and as a “non-believing Jew of flexible morals.” The program espoused a number of conspiracy theories about Soros, including

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140 With the new name, the agency also changed its website to https://www.usagm.gov/.
141 Available at https://www.martinoticias.com/, and now at https://www.radiotelevisionmarti.com/.
143 BBG, 2019 Congressional Budget Justification, February 12, 2018.
144 USAGM, BBG, FY2020 Congressional Budget Justification, March 18, 2019.
that he was the architect of the 2008 financial crisis.\footnote{145} Then-Senator Jeff Flake spoke out against the TV Martí program, which he referred to as “taxpayer-funded anti-Semitism.”\footnote{146} He sent a letter to John Lansing, then-chief executive officer (CEO) of the USAGM, asking for an investigation into the program, including its evolution from initial inception to final approval, who produced the program, and what review process was in place to ensure it met VOA journalistic standards. Flake also called for those approving anti-Semitic content to be removed from their positions immediately, asserting that “lack of action on this matter will further denigrate the United States as a credible voice overseas, the repercussion of which will be severe.”\footnote{147}

Then-OCB Director Tomás Regalado responded by pulling the original program and related shorter segments from the OCB’s online website and acknowledging that the program “did not have the required balance.”\footnote{148} USAGM’s CEO Lansing took further action by issuing a statement that the program about Soros “is inconsistent with our professional standards and ethics.” He stated that those deemed responsible for the production would be immediately placed on administrative leave pending an investigation into their apparent misconduct. Lansing also directed “an immediate, full content audit to identify any patterns of unethical reporting at the network” and asked Regalado to “require ethics and standards refresher training for all OCB journalists.”\footnote{149}

Lansing wrote a letter of apology to Soros in November 2018 in which he said that the program “was based on extremely poor and unprofessional journalism,” and “was utterly offensive in its anti-Semitism and clear bias.” Lansing also stated in the letter that he had instructed OCB Director Regalado “to remove the offensive story from the TV Martí website and social media” and “to hire a full time ‘standards and practices’ editor to oversee all outgoing content with strict

Office of Cuba Broadcasting and Broadcast Standards

The TV Martí program raised significant concerns about the Office of Cuba Broadcasting’s (OCB’s) adherence to broadcast standards and questions about the program’s intended audience. TV Martí’s authorizing legislation, the Television Broadcasting to Cuba Act (P.L. 101-246, Title II, Part D, 22 U.S.C. 1465bb), has a provision stating that television broadcasting to Cuba “shall be in accordance with all Voice of America standards to ensure the broadcast of programs which are objective, accurate, balanced, and which present a variety of views.”

U.S. law sets forth the following principles for Voice of America (VOA) broadcasts: (1) VOA will serve as a consistently reliable and authoritative source of news. VOA news will be accurate, objective, and comprehensive; (2) VOA will represent America, not any single segment of American society, and will therefore present a balanced and comprehensive projection of significant American thought and institutions; and (3) VOA will present the policies of the United States clearly and effectively and will present responsible discussion and opinion on these policies. These VOA principles and broader U.S. international broadcasting standards and principles are set forth in 22 U.S.C. 6202 (P.L. 103-236, Title III, Section 303, and P.L. 103-415).

145 The original 15-minute program and shorter segments promoting it were taken down from the Radio and Television Martí website after the media report of October 26, 2018, although portions of it are available on YouTube. Initially, a Cuba policy research blog reported on the program. See “George Soros, the Multimillionaire Jew,” The Cuban Triangle, October 26, 2018, at http://cubantriangle.blogspot.com/2018/10/george-soros-multimillionaire-jew.html.
146 Jeff Flake @Jeff Flake, Twitter, October 27, 2018, at https://twitter.com/JeffFlake/status/1056356869264920576.
148 Regalado’s comments were made to the publication Mother Jones in an email. See Aaron Wiener, “U.S. Government-Funded News Network Ran a Hit Piece on Soros That Called Him a ‘Multimillionaire Jew,’” Mother Jones, October 26, 2018. Also see Felicia Sonmez, “U.S. Agency Vows to Investigate Broadcast Report that Called George Soros a ‘Multimillionaire Jew,’” Washington Post, October 30, 2018.
adherence to the highest professional standards of journalism. The audit of reporting at the network reportedly uncovered an earlier story about Soros that included anti-Semitic language as well as an anti-Muslim opinion piece published in September 2018, that were also removed from the website.

In February 2019, Lansing reported that one employee and three contractors had been terminated because of the anti-Semitic video segment and that the agency had initiated the standard disciplinary process for four additional OCB employees. Lansing also noted that USAGM commissioned a team of independent experts to conduct an objective third-party assessment of OCB’s coverage in Spanish across all platform.

USAGM issued its third-party assessment in May 2019, which included a panel of independent experts examining “an extensive sample to identify and address any patterns of unethical, unprofessional, biased, or sub-standard journalism.” The assessment highly criticized OCB’s radio and television news shows and “the steady daily diet of political talk shows and background reports” that were “peppered with bad journalism” and were “ineffective propaganda.” In its review, the panel of experts made three substantive findings regarding OCB’s coverage:

- well-established norms of objectivity in journalism are routinely disregarded in favor of overtly propagandistic communications tactics;
- the content presentation on radio, via video, and online seems unlikely to succeed in promoting freedom and democracy given the demography, culture, and political circumstances of Cuba today; and
- shortcomings in both intention and implementation reflect the extent to which Marti operates as an anachronism.

In response to the panel of experts’ review and an internal USAGM review of OCB’s journalist standards editorial processes and personnel practices, then-CEO Lansing established a joint USAGM-OCB working group to reform OCB. The working group is focusing on five areas: (1) updating journalistic standards, reinforcing editorial processes, and producing relevant, engaging, and balanced journalism; (2) clarifying strategy and strengthening leadership; (3) bolstering workforce planning and personnel management; (4) ensuring the right balance of media platforms and effective distribution of content into Cuba; and (5) deepening coordination and collaboration with USAGM and its other networks.

U.S. Response to Health Injuries of U.S. Personnel in Havana

As noted above, the State Department reported that 26 members of the U.S. diplomatic community in Havana suffered a series of unexplained health injuries, including hearing loss and cognitive issues, from November 2016 to May 2018. Twenty-four of the cases occurred from November 2016 to August 2017, and in June 2018, two new cases stemming from occurrences in May 2018 were confirmed after medical evaluations. According to the State Department, the

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U.S. government personnel suffered from “attacks of an unknown nature,” at U.S. diplomatic residences and hotels where temporary duty staff were staying, with symptoms including “ear complaints, hearing loss, dizziness, headache, fatigue, cognitive issues, and difficulty sleeping.” U.S. officials maintain that they do not know the mechanism used to cause the health injuries, the source, who is responsible, or the motive behind the alleged “attacks.”

In response to the health incidents, in September 2017, the U.S. Department of State ordered the departure of nonemergency personnel assigned to the U.S. Embassy in Havana, as well as their families, to minimize the risk of their exposure to harm. As a result, the embassy’s U.S. staffing level, which numbered over 50, was reduced by about two-thirds. In March 2018, the State Department began a permanent staffing plan at the U.S. Embassy in Havana, operating it as an “unaccompanied post” without family members. The change took place because the temporary “ordered departure” status for the embassy had reached its maximum allowable days. According to the State Department, “the embassy will continue to operate with the minimum personnel necessary to perform core diplomatic and consular functions, similar to the level of emergency staffing maintained during ordered departure.”

The staff reduction at the U.S. Embassy in Havana has had implications for bilateral relations. Most visa processing at the U.S. Embassy in Havana has been suspended. Most Cubans applying for nonimmigrant visas must go to a U.S. embassy or consulate in another country, and applications and interviews for immigrant visas are currently being handled at the U.S. Embassy in Georgetown, Guyana. (For additional information, see “Migration Issues” below.)

In addition to downsizing U.S. Embassy Havana operations, in October 2017, the State Department ordered the departure of 15 Cuban diplomats from the Cuban Embassy in Washington, DC. According to then-Secretary of State Rex Tillerson, the decision was made because of Cuba’s failure to protect U.S. diplomats in Havana and to ensure equity in the impact on respective diplomatic operations. State Department officials maintained that the United States would need full assurances from the Cuban government that the “attacks” will not continue before contemplating the return of diplomatic personnel.

The State Department initially issued a travel warning in September 2017 advising U.S. citizens to avoid travel to Cuba because of the potential risk of being subject to injury; in January 2018, when the State Department revamped its travel advisory system, it set the advisory for Cuba at Level 3, recommending that travelers reconsider travel to Cuba. By August 2018, however, the

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State Department eased its travel advisory to Level 2, recommending that travelers exercise increased caution.\textsuperscript{161}

In May 2018, the State Department announced that a U.S. government employee serving in Guangzhou, China, experienced a health incident similar to that experienced by members of the U.S. diplomatic community in Havana. In response, Secretary of State Pompeo announced the establishment of a multiagency Health Incidents Response Task Force to serve as a coordinating body for State Department and interagency activities, including identification and treatment of affected personnel and family members abroad, investigation and risk mitigation, messaging, and diplomatic outreach.\textsuperscript{162}

In 2017 and 2018, 14 Canadians (diplomats, spouses and dependents) in Havana also experienced similar health symptoms such as dizziness, headaches, nausea, and difficulty concentrating, with the most recent case confirmed in January 2019 after medical testing. In April 2018, the Canadian government changed the designation of its embassy in Havana to an “unaccompanied post,” similar to the status of the U.S. embassy. In January 2019, the government announced that it would reduce by half its diplomatic staff in Havana, maintaining that “the Canadian government continues to investigate the potential causes of the unusual health symptoms” but “to date, no cause has been identified.”\textsuperscript{163}

**Cause of the Health Incidents Unknown.** When the incidents were first made public by the State Department in August 2017, numerous press reports referred to them as being caused by some type of sonic device.\textsuperscript{164} Yet scientists and experts in acoustics have cast doubt on this possibility, arguing that the laws of physics render it unlikely that the use of ultrasound, which they see as the most plausible type of acoustic employed, could be effectively used to harm personnel. They add that some of the reported symptoms individuals have encountered would not have resulted from the use of such a device. Some point to other possible scenarios, such as personnel coming into contact with toxins that damage hearing, or even the spread of anxiety or other psychogenic contributors capable of triggering symptoms. Some scientists assert that data regarding the potential effects of an ultrasound weapon on human health is currently slim.\textsuperscript{165}

An article in the *Journal of the American Medical Association (JAMA)*, published in February 2018, reported that University of Pennsylvania physicians who evaluated individuals from the U.S. Embassy community in Havana maintained that the individuals “appeared to have sustained injury to widespread brain networks without an associated history of head trauma.” The study, however, found no conclusive evidence of the cause of the brain injuries. An accompanying

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\textsuperscript{161} The State Department’s August 23, 2018 travel advisory stated “Exercise increased caution in Cuba due to attacks targeting U.S. Embassy Havana employees resulting in the drawdown of embassy staff” and that travelers should avoid the Hotel Nacional and the Hotel Capri, where some of the incidents occurred. On November 21, 2019, the State Department updated its advisory without using the word “attacks.” The travel advisory now states: “Exercise increased caution in Cuba due to demonstrable and sometimes debilitating injuries to members of our diplomatic community resulting in the drawdown of embassy staff.” See U.S. Department of State, Cuba Travel Advisory, November 21, 2019, at https://travel.state.gov/content/travel/en/traveladvisories/traveladvisories/cuba-travel-advisory.html.


editorial in *JAMA* cautioned about drawing conclusions from the study, noting that the evaluations were conducted an average of 203 days after the onset of the symptoms and that it was unclear whether individuals who developed symptoms were aware of earlier reports by others. In August 2018, *JAMA* published several letters that raised additional questions concerning the February 2018 study, including one that asserted mass psychogenic illness could not be discounted; the study’s authors, however, pushed back against the criticism, maintaining that a complex constellation of neurological symptoms was consistent across the cohort that was studied.

In July 2019, *JAMA* published a follow-up study by University of Pennsylvania researchers who conducted brain-imaging studies of the effected U.S. Embassy community members compared with healthy individuals. The study found significant differences in the volume and connectivity in the auditory and visuospatial areas of the brain but not in the executive control network of the brain. The study itself noted that the clinical importance of the brain differences was uncertain and may require further study. A *JAMA* editor’s note also stated that the clinical relevance of the brain-image differences was uncertain and that the exact nature of any potential exposure and the underlying cause of the patients’ symptoms remain unclear.

Several studies have examined various aspects of the health incidents. A March 2018 University of Michigan report by three computer scientists concluded that the sounds recorded in Cuba could have been caused by two eavesdropping devices placed in close proximity to each other. The study concluded that the sounds could have been inadvertently produced without malicious intent. In December 2018, a group of doctors from the University of Miami and the University of Pittsburgh published a study maintaining that those diplomats exhibiting symptoms suffered from ear damage as opposed to brain injury. In January 2019, a group of biologists from the University of California Berkeley and the U.K.’s University of Lincoln issued a study on a recording of the alleged sounds heard by some U.S. Embassy employees that had been released by the Associated Press in October 2017. The study maintains that the sound matched the echoing call of a Caribbean cricket. In October 2019, a study in the *Journal of the Royal Society of Medicine* found significant differences in the volume and connectivity in the auditory and visuospatial areas of the brain but not in the executive control network of the brain. The study itself noted that the clinical importance of the brain differences was uncertain and may require further study. A *JAMA* editor’s note also stated that the clinical relevance of the brain-image differences was uncertain and that the exact nature of any potential exposure and the underlying cause of the patients’ symptoms remain unclear.

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Medicine argued that high levels of stress among the diplomats contributed to psychogenic illness.\textsuperscript{173}

Even though the cause of the health injuries to U.S. personnel in Cuba is unknown, initially there widespread speculation regarding potential responsibility. These included such possibilities as a rogue faction of Cuba’s security services or a third country, such as Russia, with the apparent motivation of wanting to disrupt U.S.-Cuban relations. Some maintained that Cuba’s strong security apparatus makes it unlikely that a third country would be involved without the Cuban government’s acquiescence. Others stressed that there has been no evidence implicating a third country and that it would be highly unusual for a rogue Cuban security faction to operate contrary to the interests of the Cuban government.\textsuperscript{174}

Cuba’s Response. The Cuban government denies responsibility for the injuries of U.S. personnel, maintaining that it would never allow its territory to be used for any action against accredited diplomats or their families.\textsuperscript{175} In the aftermath of the order expelling its diplomats, Cuba’s Ministry of Foreign Affairs issued a statement strongly protesting the U.S. action, asserting that it was motivated by politics and arguing that ongoing investigations have reached no conclusion regarding the incidents or the causes of the health problems.\textsuperscript{176} The statement noted that Cuba had permitted U.S. investigators to visit Cuba and reiterated the government’s willingness to continue cooperating on the issue.

In September 2018, a delegation of Cuban scientists visited the United States to have meetings with the State Department, the National Academy of Sciences, and on Capitol Hill. The director of the Cuban Neuroscience Center, Dr. Mitchell Joseph Valdés-Sosa, maintains that there could be various reasons why the diplomats became sick (such as hypertension, stress, other preexisting conditions, and psychogenesis) but that Cuban scientists have not seen any credible evidence that some type of high-tech weapon was used. The Cuban delegation expressed disappointment that U.S. officials have not shared more medical and clinical data on the illnesses experienced by the U.S. diplomats.\textsuperscript{177} In November 2018, Dr. Valdés-Sosa coauthored a letter in Science magazine with a professor from the University of Pennsylvania’s Department of Bioengineering maintaining that some “scientists have allowed speculation about the causes of these health issue to outpace the evidence” and that “there is insufficient evidence to guess about the cause of the sounds.”\textsuperscript{178}

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The Cuban government also responded to the July 2019 study by University of Pennsylvania researches published in *JAMA*. Dr. Valdés-Sosa maintained that the study does not prove the diplomats serving in Cuba suffered brain damage. He reiterated that, although there may be sick individuals, there needs to be more coherent scientific explanations. He also called for transparent scientific discussion and exchanges. The Deputy Director General for the United States at Cuba’s Ministry of Foreign Affairs, Johana Tablada, called for the U.S. government “to put an end to the manipulation and use of this issue as a pretext to impose more new measures of aggression against the integrity of our country, its economy, and its people.”

**Legislative Action.** In the 116th Congress, a provision in the Further Consolidated Appropriations Act 2020 (P.L. 116-94, Division J, Title IX, Section 901), includes benefits for U.S. government employees and dependents injured while stationed in Cuba.

P.L. 116-94, in Section 7019(e), also included several reporting requirements set forth in H.Rept. 116-78 to H.R. 2839, the House Appropriations Committee’s version of the FY2020 SFOPS bill, and in S.Rept. 116-126 to S. 2583, the Senate Appropriations Committee’s version of the SFOPS bill.

- H.Rept. 116-78 directed the State Department to submit a strategy for U.S. businesses operating in Cuba, including a timeline for the safe return of staff at the U.S. Embassy in Havana to previous levels. As submitted to Congress in March 2020, the State Department strategy stated that “until the Department knows more about how the injuries to our personnel occurred, it is not possible to say when Embassy Havana can expect to return to normal staffing levels.” The State Department also maintained that its “response continues to be guided by medical facts” and that “world-class specialists and other scientists at the University of Pennsylvania, the National Institutes of Health, and the Centers for Disease Control and Prevention continue to examine the medical data to gain a better understanding of the nature and mechanism of injury that caused these patients’ symptoms.”

- S.Rept. 116-126 requires the Secretary of State, not later than 90 days after enactment, to submit a report to the committee, in classified form if necessary, detailing any evidence of those responsible for, and the cause or causes of, the health illnesses suffered by U.S. government personnel in Cuba.

**Migration Issues**

In January 2017, the Obama Administration ended the so-called “wet foot/dry foot” policy under which thousands of unauthorized Cuban migrants entered the United States since the mid-1990s. Under that policy, Cuban migrants interdicted at sea generally were returned to Cuba whereas those reaching U.S. land were allowed entrance into the United States and generally permitted to stay. Under the new policy, Cuban nationals who attempt to enter the United States illegally and do not qualify for humanitarian relief are now subject to removal. The Cuban government agreed to begin accepting the return of Cuban migrants who have been ordered removed. President

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179 Ministry of Foreign Affairs of Cuba, “Cuba reiterates to the government of the United States to put an end to the manipulation and use of health symptoms as an excuse to impose new measures against its economy and its people,” July 24, 2019.


182 White House, “Statement by the President on Cuban Immigration Policy,” January 12, 2017; U.S. Department of
Trump’s NSPM on Cuba stated that the Administration would not reinstate the “wet foot/dry foot” policy, maintaining that the policy had “encouraged untold thousands of Cuban nationals to risk their lives to travel unlawfully to the United States.”

**Background on the 1994 and 1995 Migration Accords.** Cuba and the United States reached two migration accords in 1994 and 1995 designed to stem the mass exodus of Cubans attempting to reach the United States by boat. On the minds of U.S. policymakers was the 1980 Mariel boatlift, in which 125,000 Cubans fled to the United States with the approval of Cuban officials. In response to Fidel Castro’s threat to unleash another Mariel, U.S. officials reiterated U.S. resolve not to allow another exodus. Amid escalating numbers of fleeing Cubans, in August 1994, President Clinton abruptly changed U.S. immigration policy, under which Cubans attempting to flee their homeland were allowed into the United States; he announced that the U.S. Coast Guard and Navy would take Cubans rescued at sea to the U.S. Naval Station at Guantanamo Bay, Cuba. Despite the change in policy, Cubans continued to flee in large numbers.

As a result, in early September 1994, Cuba and the United States began talks that culminated in a bilateral agreement to stem the flow of Cubans fleeing to the United States by boat. In the agreement, the United States and Cuba agreed to facilitate safe, legal, and orderly Cuban migration to the United States, consistent with a 1984 migration agreement. The United States agreed to ensure that total legal Cuban migration to the United States would be a minimum of 20,000 each year, not including immediate relatives of U.S. citizens.

In May 1995, the United States reached another accord with Cuba under which the United States would parole the more than 30,000 Cubans housed at Guantanamo into the United States but would intercept future Cuban migrants attempting to enter the United States by sea and return them to Cuba. In January 1996, the Department of Defense announced that the last of some 32,000 Cubans intercepted at sea and housed at Guantanamo had left the U.S. naval station, most having been paroled into the United States.

**Maritime Interdictions.** Since the 1995 migration accord, the U.S. Coast Guard has interdicted thousands of Cubans at sea and returned them to their country. Until the change in U.S. policy toward Cuban migrants in January 2017, those Cubans who reached the U.S. shore were allowed to apply for permanent resident status in one year, pursuant to the Cuban Adjustment Act of 1966 (P.L. 89-732). In short, under the wet foot/dry foot policy, most interdictions resulted in a return to Cuba, even those in U.S. coastal waters, whereas those Cubans who touched shore were allowed to stay in the United States. Some had criticized this policy as encouraging Cubans to risk their lives to make it to the United States and as encouraging alien smuggling.

Over the years, the number of Cubans interdicted at sea by the U.S. Coast Guard has fluctuated annually, influenced by several factors, including the economic situations in Cuba and the United States. From FY2010 through FY2016, the number of Cubans interdicted by the Coast Guard increased each year, from 422 in FY2010 to an all-time high of 5,230 in FY2016. The increase in the flow of maritime migrants in 2015 and 2016 was driven by concerns among Cubans that the favorable treatment granted to Cuban migrants would end. With the change in U.S. immigration policy toward Cuba in January 2017, the number of Cubans interdicted by the Coast Guard dropped to a trickle. In FY2017, the Coast Guard interdicted 2,109 Cubans, with the majority of these interdictions occurring before the policy change. In FY2018, the Coast Guard interdicted...
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384 Cubans at sea, and in FY2019, through August 8, 2019, the Coast Guard interdicted 464 Cubans at sea.¹⁸⁴ (See Figure 3.)

**Figure 3. Maritime Interdictions of Cubans by the U.S. Coast Guard**

*(FY2010-FY2018)*

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**Source:** Created by CRS using information provided to CRS by the U.S. Coast Guard, July 2018, and “U.S. Department of State, Cuban Compliance with the Migration Accords, (April 2019 to October 2019),” report to Congress, October 8, 2019.

**Unauthorized Cuban Migrants.** Beginning around FY2013, according to the State Department, unauthorized Cuban migrants began to favor land-based routes to enter the United States, especially via U.S. ports of entry from Mexico. Since that time and until the change in U.S. immigration policy in January 2017, the number of unauthorized Cubans arriving by land increased significantly, with a majority entering through the Southwest border.¹⁸⁵ According to statistics from the Department of Homeland Security, the number of unauthorized Cubans entering the United States both at U.S. ports of entry and between ports of entry rose from almost 8,170 in FY2010 to a high of 58,269 in FY2016. In FY2017, that number declined to 20,955, with the majority entering before the change in U.S. immigration policy. In FY2018, 7,355 unauthorized Cubans arrived in the United States at or between ports of entry, about a 65% decline from FY2017.¹⁸⁶

The number of unauthorized Cubans arriving by land again increased significantly in FY2019 but has fallen in FY2020. Statistics from U.S. Customs and Border Protection (CBP) show that the number of inadmissible Cubans arriving at ports of entry at the Southwest border increased from 7,079 in FY2018 to 21,499 in FY2019, over a 200% increase. In FY2020, however, the number of inadmissible Cubans arriving at Southwest border ports of entry has declined significantly. CBP statistics show 3,459 inadmissible Cubans reported in the first half of FY2020 (through

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¹⁸⁵ U.S. Department of State, Cuban Compliance with the Migration Accords, reports to Congress, May 7, 2014; November 6, 2014; April 30, 2015; November 3, 2015; April 29, 2016; and October 21, 2016.
March 2020), with decreasing amounts each month. The decline likely stems from a new U.S. policy requiring asylum seekers who arrive at the Southwest border to wait in Mexico while their claims are being processed. The policy change led to thousands of Cubans waiting in Mexican cities such as Ciudad Juárez.

Meanwhile, U.S. deportations of Cubans have increased. According to statistics from U.S. Immigration and Customs Enforcement (ICE), 1,179 Cubans were deported in FY2019, compared with 463 in FY2018. Press reports indicate that in FY2020, as of February 24, 2020, ICE had removed 1,208 Cubans, more than in all of FY2019. Approximately 38,000 Cuban nationals in the United States have final orders of removal.

**Cuban Medical Professional Parole Program.** In January 2017, at the same time that it ended the “wet foot/dry foot policy,” the Obama Administration announced that it was ending the special Cuban Medical Professional Parole (CMPP) program. Established in 2006 and administered by U.S. Citizenship and Immigration Services (USCIS) of the Department of Homeland Security (DHS), the CMPP program allowed Cuban medical professionals in third countries to be approved for entry into the United States. The program reportedly benefitted more than 8,000 Cuban medical professionals who defected from Cuba’s medical missions in third countries.

Some Members of Congress have called on the Trump Administration to reestablish the CMPP program. In the 116th Congress, two resolutions, S.Res. 14 (Menendez) and H.Res. 136 (Sires), would express the sense of the Senate and House, respectively, that the CMPP program should be reestablished. The resolutions also would call on the State Department to downgrade Cuba to Tier 3 status in its annual *Trafficking in Persons (TIP) Report* because of its treatment of Cuban medical professionals in the country’s foreign medical missions and because the Cuban government has not criminalized most forms of forced labor. As described above in the “Human Rights” section, the State Department downgraded Cuba to Tier 3 in June 2019 in its 2019 TIP report, maintaining that the Cuban government did not take action to address allegations of forced labor in the country’s foreign medical mission program.

**Effect of Downsizing of U.S. Embassy.** As noted above, most visa processing at the U.S. Embassy in Havana was suspended because of the U.S. Embassy staff reduction in 2017. USCIS suspended operations at its field office at the embassy in 2017, and then permanently closed its offices in Havana in December 2018. Most Cubans applying for nonimmigrant visas must go to

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192 For information from the Department of Homeland Security on the termination of the program, see https://www.uscis.gov/humanitarian/humanitarian-parole/cuban-medical-professional-parole-cmpp-program.


a U.S. embassy or consulate in another country, and all applications and interviews for immigrant visas are currently being handled at the U.S. Embassy in Georgetown, Guyana.

The suspension of most nonimmigrant visa processing in Havana has made it more difficult and expensive for Cubans visiting family in the United States and for Cuban cuentapropistas (private sector workers) traveling to the United States to bring back inputs for their businesses. In 2013, the United States had begun granting multiple entry visas, good for five years, for Cubans visiting the United States. As those visas expire, Cubans will need to travel to a third country to request a new visa if they want to visit the United States.

In addition, the State Department announced that as of March 18, 2019, it would no longer issue multiple entry B2 visas (for tourism, family visit medical treatment, and similar travel purposes) for Cuban nationals, but instead would only issue single entry B2 visas for a stay of two months, with the possibility of a 30-day extension. The action will likely have a significant effect on family travel from Cuba and those traveling from Cuba to support their private sector businesses, and could also negatively affect U.S.-Cuban academic, cultural, and civil society engagement.

The embassy staff reduction has negatively affected the United States’ ability to meet its commitment under the 1994 bilateral migration accord to issue travel documents for 20,000 Cubans annually (not including immediate relatives). While the United States met its commitment in FY2017, the State Department issued travel documents for just 4,060 Cubans in FY2018 in categories under the migration accord, and for FY2019, the State Department issued 3,480 documents by the end of June 2019. In past years, around 75% of the immigrant travel documents issued annually for Cuban nationals pursuant to the 1994 accord were issued under the Cuban Family Reunification Parole Program (CFRP), a program established in 2007 by USCIS to help the United States meet its annual obligation of travel documents.

In the 116th Congress, H.R. 4884 (Mucarsel-Powell) would direct the Secretary of State, in coordination with the Secretary of Homeland Security, to reinstate the CFRP and, to the extent practicable, to make available to applicants under the program video teleconference capabilities. The bill also would require the Secretary of State to assign appropriate temporary duty personnel to the U.S. Embassy in Havana to support the reinstatement of the parole program.

Antidrug Cooperation

Cuba is not a major producer or consumer of illicit drugs, but its location and extensive shoreline make it susceptible to narcotics-smuggling operations. Drugs that enter the Cuban market are largely the result of onshore wash-ups from smuggling by high-speed boats moving drugs from Jamaica to the Bahamas, Haiti, and the United States, or by small aircraft from clandestine airfields in Jamaica. For a number of years, Cuban officials have expressed concerns about the use of their waters and airspace for drug transit and about increased domestic drug use. The Cuban government has taken a number of measures to deal with the drug problem, including legislation to stiffen penalties for traffickers, increased training for counternarcotics personnel, and cooperation with a number of countries on antidrug efforts. Since 1999, Cuba’s Operation Hatchet has focused on maritime and air interdiction and the recovery of narcotics washed up on

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197 CRS correspondence with the Department of State, U.S. Department of State, Bureau of Consular Affairs, Congressional Liaison Office, October 30, 2018; and U.S. Department of State, Cuban Compliance with the Migration Accords, (April 2019 to October 2019), report to Congress, October 8, 2019.

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Cuba has aggressively pursued an internal enforcement and investigation program against its incipient drug market with an effective nationwide drug prevention and awareness campaign.

Over the years, there have been varying levels of U.S.-Cuban cooperation on antidrug efforts. In 1996, Cuban authorities cooperated with the United States in the seizure of almost six metric tons of cocaine aboard the Miami-bound Limerick, a Honduran-flag ship. Cuba turned over the cocaine to the United States and cooperated fully in the investigation and subsequent prosecution of two defendants in the case in the United States. Cooperation has increased since 1999, when U.S. and Cuban officials met in Havana to discuss ways of improving antidrug cooperation. Cuba accepted an upgrading of the communications link between the Cuban Border Guard and the U.S. Coast Guard as well as the stationing of a U.S. Coast Guard drug interdiction specialist at the U.S. Interests Section in Havana. The Coast Guard official was posted to the U.S. Interests Section in September 2000.

After the reestablishment of diplomatic relations with Cuba in 2015, U.S. antidrug cooperation increased further, with several dialogues and exchanges on counternarcotics issues. In December 2015, U.S. and Cuban officials held talks at the headquarters of the Drug Enforcement Administration (DEA) in Washington, DC, with delegations discussing ways to stop the illegal flow of narcotics and exploring ways to cooperate on the issue. In April 2016, Cuban security officials toured the U.S. Joint Interagency Task Force South (JIATF-South) based in Key West, FL. JIATF-South has responsibility for detecting and monitoring illicit drug trafficking in the region and for facilitating international and interagency interdiction efforts. At a July 2016 dialogue in Havana with U.S. officials from the State Department, DEA, the U.S. Coast Guard, and Immigration and Customs Enforcement/Homeland Security Investigations, Cuba and the United States signed a counternarcotics arrangement to facilitate cooperation and information sharing. Technical exchanges between the U.S. Coast Guard and Cuba’s Border Guard on antidrug efforts and other areas of cooperation also occurred periodically, with the most recent exchange on antidrug efforts in January 2018.

According to the State Department’s 2020 International Narcotics Control Strategy Report (INCSR), issued in March 2019, Cuba has 40 bilateral agreements for antidrug cooperation with countries worldwide, which includes the 2016 U.S.-Cuban agreement noted above. According to the 2020 INCSR, Cuban authorities and the U.S. Coast Guard share information related to vessels transiting through Cuban territorial waters suspected of trafficking and coordinate responses between operation command centers. The report maintained that Cuban and U.S. law enforcement officials maintain some working-level communications and that Cuba continues to cooperate with U.S. authorities on some law enforcement matters.

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201 Ministry of Foreign Affairs of Cuba, “Technical Exchange Held Between Cuba’s Border Guard Troops and the U.S. Coast Guard Service,” January 24, 2018. In March 2018, the Coast Guard also participated in a search-and-rescue tabletop exercise with Cuban officials and a meeting with Cuban officials on cooperation against maritime spills (hydrocarbons and other hazardous substances). In addition, the United States and Cuba held an exchange on cooperation to prevent and combat money laundering in February 2018 and a broader law enforcement dialogue in July 2018 that included the topic of drug trafficking.

The State Department’s 2019 INCSR, issued in March 2019, provided more detail on U.S.-Cuban law enforcement cooperation related to drug trafficking.\textsuperscript{203} The report noted that direct communications were established in July 2016 between the U.S. DEA and Cuban counterparts within the Ministry of Interior’s National Anti-Drug Directorate; as a result, DEA had received approximately 20 requests for information related to drug investigations in addition to cooperation leading to Cuba’s arrest of a fugitive wanted in the United States. More broadly, the State Department reported in the 2019 INCSR that Cuba provided assistance to U.S. state and federal prosecutions by providing evidence and information, and demonstrated a willingness to cooperate on law enforcement matters.

**Property Claims and Titles III and IV of the LIBERTAD Act**

An important issue in the process of normalizing relations is Cuba’s compensation for the expropriation of thousands of properties of U.S. companies and citizens in Cuba dating back to the 1960s. The Foreign Claim Settlement Commission (FCSC), an independent agency within the Department of Justice, has certified 5,913 claims for expropriated U.S. properties in Cuba valued at $1.9 billion in two different claims programs; with accrued interest, the properties’ value would be some $8 billion. In 1972, the FCSC certified 5,911 claims of U.S. citizens and companies that had their property confiscated by the Cuban government through April 1967, with 30 U.S. companies accounting for almost 60% of the claims.\textsuperscript{204} In 2006, the FCSC certified two additional claims in a second claims program covering property confiscated after April 1967. Many of the companies that originally filed claims have been bought and sold numerous times. There are a variety of potential alternatives for restitution or compensation schemes to resolve the outstanding claims, but resolving the issue likely would entail considerable negotiation and cooperation between the two governments.\textsuperscript{205}

Although Cuba has maintained that it would negotiate compensation for the U.S. claims, it does not recognize the FCSC valuation of the claims or accrued interest. Instead, Cuba has emphasized using declared taxable value as an appraisal basis for expropriated U.S. properties, which would amount to almost $1 billion, instead of the $1.9 billion certified by the FCSC.\textsuperscript{206} Moreover, Cuba generally has maintained that any negotiation should consider losses that Cuba has accrued from U.S. economic sanctions. Cuba estimates cumulative damages of the U.S. embargo at $134.5 billion in current prices as of 2018.\textsuperscript{207}

U.S. and Cuban officials held three meetings on claims issues between December 2015 and January 2017. The first meeting took place in December 2015 in Havana, with talks including discussions of the FCSC-certified claims of U.S. nationals, claims related to unsatisfied U.S. court judgments against Cuba (reportedly 10 U.S. state and federal judgments totaling about $2 billion), and some claims of the U.S. government. The Cuban delegation raised the issue of claims against the United States related to the U.S. embargo.\textsuperscript{208} A second claims meeting was held


\textsuperscript{204} “A Road Map for Restructuring Future U.S. Relations with Cuba,” policy paper, Atlantic Council, June 1995, Appendix D.


\textsuperscript{208} U.S. Department of State, “United States and Cuba Hold Claims Talks in Havana,” media note, December 7, 2015;
in July 2016, in Washington, DC. According to the State Department, the talks allowed for an exchange of views on historical claims-settlement practices and processes going forward.209 A third claims meeting was held in Havana in January 2017.

**Title III Lawsuits.** As noted above, Title III of the LIBERTAD Act holds any person or government that traffics in property confiscated by the Cuban government liable for monetary damages in U.S. federal court. Until January 2019, pursuant to provisions of the law, all Administrations suspended the right to file lawsuits at six-month intervals. For the suspension, the President (since 2013, the Secretary of State) must determine that it is necessary to the national interests of the United States and will expedite a transition to democracy in Cuba. In June 2018, Secretary of State Pompeo made a determination effective from August 1, 2018, through January 2019.210

On January 16, 2019, Secretary Pompeo issued another determination suspending the right to file lawsuit, but for only an additional 45 days, as opposed to six months, as provided in the law. Pompeo maintained that the extension would permit a careful review that would include such factors as “the Cuban regime’s brutal oppression of human rights and fundamental freedoms and its indefensible support for increasingly authoritarian and corrupt regimes in Venezuela and Nicaragua.”211

On March 4, 2019, Secretary Pompeo partially suspended the right to file lawsuits for an additional 30 days (through April 17) but allowed lawsuits, beginning March 19, against an entity or sub-entity on the State Department’s “Cuba Restricted List” controlled by the Cuban military, intelligence, or security service. In its announcement, the State Department stated that they would continue to study the impact of the suspension on the human rights situation in Cuba.212 Lawsuits could be brought by any U.S. national, including those who were not U.S. nationals at the time of the confiscation. However, lawsuits could not be brought against third-country foreign investors in Cuba. State Department officials acknowledged that they engaged with allies in the European Union, Canada, and elsewhere, and that these countries’ concerns were a factor in Secretary Pompeo’s decision-making process.213

Nevertheless, on April 17, 2019, Secretary Pompeo announced that, effective May 2, 2019, the Administration would allow the right to file lawsuits against all those trafficking in confiscated property in Cuba pursuant to Title III of the LIBERTAD Act, not limiting lawsuits to those against entities on the “Cuba Restricted List.”214 In addition, as noted above, lawsuits can be brought by any U.S. national, including those who were not U.S. nationals at the time of the confiscation. The European Union and Canada criticized the Administration’s action, vowing to ban enforcement or recognition of any judgement, allow counterclaims in European and Canadian courts, and potentially seek action in the World Trade Organization.

To date, some 25 lawsuits have been filed against U.S. and foreign companies, including cruise ship operators, airlines, travel booking companies, and hotels; several lawsuits have been

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211 U.S. Department of State “Secretary’s Determination of 45-Day Suspension Under Title III of LIBERTAD Act.” January 16, 2019.
dismissed by federal courts or by plaintiffs.\footnote{215} The first lawsuits were filed in May 2019 against the Miami-based Carnival Corporation by descendants of two families who owned port facilities in Cuba confiscated in 1960 and against Cuba’s state-owned oil company and a state-owned holding company by Exxon Mobil Corporation (formerly Standard Oil) for the expropriation of an oil refinery, product terminals, and service stations in 1960.

Before the full implementation of Title III, some observers expressed concerns that U.S. federal courts could be flooded with lawsuits if Title III were fully allowed to be implemented. In addition to the claims of thousands of certified U.S. claimants, a 1996 report to Congress by the State Department required by the LIBERTAD Act estimated that there could be some 75,000 to 200,000 claims by Cuban Americans with the value running into the tens of billions of dollars.\footnote{216} As defined in the LIBERTAD Act, however, the term property does not include “real property used for residential purposes” (unless the claim is a certified claim held by a U.S. national), and there is a $50,000 threshold for the amount in controversy for the right to file a lawsuit under Title III. While the small number of lawsuits filed to date is somewhat surprising, some observers maintain that plaintiffs’ lawyers may not willing to file high-cost lawsuits for smaller claims and that some potential plaintiffs may be unwilling to sue companies with whom they have or hope to have a business relationship.\footnote{217}

When the LIBERTAD Act was enacted in 1996, the intent of Title III was to prevent foreign investment in properties confiscated by the Cuban government. However, since some U.S. companies have entered into transactions or investment projects with Cuban companies in recent years as a result of the U.S. engagement process with Cuba, those U.S. companies could be susceptible to Title III legal action. A significant number of the lawsuits filed to date have been cases against U.S. companies or against at least one American defendant.\footnote{218}

When the LIBERTAD Act was passed in 1996, several foreign governments strongly objected, and some (Canada, EU, and Mexico) enacted countermeasures to block enforcement of the U.S. sanctions. The EU had pursued WTO dispute against the LIBERTAD Act, which it suspended in 1998 when it reached an understanding on the issue with the United States that included the presumption of continued suspension of Title III.\footnote{219}

**Title IV Visa Restrictions.** Title IV of the LIBERTAD Act denies admission to the United States to aliens involved in the confiscation of U.S. property in Cuba or in the trafficking of confiscated U.S. property in Cuba. This includes corporate officers, principals, or shareholders with a controlling interest in an entity involved in the confiscation of U.S. property or trafficking of U.S. property. It also includes the spouse, minor child, or agent of aliens who would be excludable under the provision. Current Title IV visa restrictions against executives of Sherritt International Corporation, a Canadian mining and energy company date to 1996. More recently, in February

\footnote{215} For information on the lawsuits, see the website of the U.S.-Cuba Trade and Economic Council at https://www.cubatrade.org/.


2020, the Spanish hotel chain Meliá confirmed that its chief executive officer is prohibited from entering the United States pursuant to Title IV.220

**U.S. Fugitives from Justice**

U.S. fugitives from justice in Cuba include convicted murderers and numerous hijackers, most of whom entered Cuba in the 1970s and early 1980s.221 For example, Joanne Chesimard, also known as Assata Shakur, was added to the Federal Bureau of Investigation’s (FBI’s) Most Wanted Terrorist list in May 2013. Chesimard was part of militant group known as the Black Liberation Army. In 1977, she was convicted for the 1973 murder of a New Jersey State Police officer and sentenced to life in prison. Chesimard escaped from prison in 1979 and, according to the FBI, lived underground before fleeing to Cuba in 1984.222 Another fugitive, William “Guillermo” Morales, who was a member of the Puerto Rican militant group known as the Armed Forces of National Liberation, reportedly has been in Cuba since 1988 after being imprisoned in Mexico for several years. In 1978, both of his hands were maimed by a bomb he was making. He was convicted in New York on weapons charges in 1979 and sentenced to 10 years in prison and 5 years’ probation, but he escaped from prison the same year.223 In addition to Chesimard and other fugitives from the past, a number of U.S. fugitives from justice wanted for Medicare and other types of insurance fraud have fled to Cuba in recent years.224

With the resumption of diplomatic relations with Cuba in 2015, the United States held several law enforcement dialogues that reportedly included discussion of the issue of U.S. fugitives from justice; the most recent dialogue was held in July 2018.225 The State Department’s *Country Reports on Terrorism 2018*, issued in November 2019, stated, “multiple fugitives who committed or supported acts of terrorism in the United States…continued to live freely in Cuba.” The report raised the Chesimard and Morales (noted above).226

Although the United States and Cuba have an extradition treaty in place dating to 1905, in practice the treaty has not been used. Instead, for more than a decade, Cuba has returned wanted fugitives to the United States on a case-by-case basis. For example, in 2011, U.S. Marshals picked up a husband and wife in Cuba who were wanted for a 2010 murder in New Jersey,227 and in April 2013, Cuba returned a Florida couple who allegedly had kidnapped their own children (who were in the custody of the mother’s parents) and fled to Havana.228 In August 2018, Cuba arrested and returned to the United States a long-sought U.S. fugitive from justice wanted in

226 U.S. Department of State, *Country Reports on Terrorism 2018*, October 2019, p. 188.
227 George Mast, “Murder Suspects Caught in Cuba,” *Courier-Post* (New Jersey), September 30, 2011.
connection with ecoterrorism who had stopped in Cuba on his way to Russia. In November 2018, Cuba returned to the United States a New Jersey man wanted on murder charges. In another case demonstrating U.S.-Cuban law enforcement cooperation, Cuba successfully prosecuted a Cuban national in February 2018 who had fled to Cuba after murdering a doctor in Florida in 2015—the main witness was a Palm Beach detective.

Cuba generally, however, has refused to render to U.S. justice any fugitive judged by Cuba to be “political,” such as Chesimard, who they believe could not receive a fair trial in the United States. Moreover, in the past Cuba has responded to U.S. extradition requests by stating that approval would be contingent upon the United States returning wanted Cuban criminals from the United States.

**Legislative Initiatives.** In the 116th Congress, H.Res. 92 (King) and S.Res. 232 (Menendez) would call for the immediate extradition or rendering to the United States of convicted felons William Morales, Joanne Chesimard, and all other fugitives from justice who are receiving safe harbor in Cuba in order to escape prosecution or confinement for criminal offenses committed in the United States.

**Trafficking in Persons and Cuba’s Foreign Medical Missions**

The State Department released its 2019 *Trafficking in Persons (TIP) Report* in June 2019; for the first time since 2014, Cuba was placed on Tier 3, a status that refers to countries whose governments do not fully comply with the minimum standards for combatting trafficking and are not making significant efforts to do so. According to the State Department’s 2019 TIP report, sex trafficking and sex tourism occur within Cuba and include child victims; outside of Cuba, human traffickers exploit Cuban citizens in sex trafficking and forced labor. The 2019 TIP report maintained that the Cuban government took some steps to address trafficking, including the prosecution of sex traffickers and one labor trafficker and the imprisonment of sex tourists engaged in child sex trafficking.

The 2019 TIP report also maintained, however, that the Cuban government did not take action to address allegations of forced labor in the country’s foreign medical missions program, including that Cuban officials threatened and coerced some participants to remain in the program. As described in the report, the Cuban government has said it employs thousands of health care officials in more than 60 countries in Africa, the Americas, Asia, the Middle East, and Portugal through contracts with foreign governments and, in some countries, international organizations serving as intermediaries. According to the TIP report, some participants in Cuba’s foreign medical missions and other sources maintain that the postings are voluntary and well paid compared with jobs in Cuba, but other observers maintain that the Cuban government does not inform the participants of the terms of their contracts and has coerced some participants to remain in the program by withholding their passports, restricting their movement, conducting

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229 “Suspected Eco-Terrorist Arrested in Cuba after 20 Years as a Fugitive,” *CBS News*, August 11, 2018.


232 U.S. Department of State, *Trafficking in Persons Report 2019*, Cuba, June 24, 2019, at https://www.state.gov/reports/2019-trafficking-in-persons-report-2/cuba/. For more information, see CRS Report R44953, *The State Department’s Trafficking in Persons Report: Scope, Aid Restrictions, and Methodology*, by Michael A. Weber, Katarina C. O’Regan, and Liana W. Rosen. From 2015 through 2018, Cuba had been placed on the Tier 2 Watch List, a status that refers to countries whose governments, despite making significant efforts, do not fully comply with the minimum standards and still have some specific problems or whose governments have made commitments to take additional anti-trafficking steps over the next year.
surveillance of participants outside of work, and making various threats if participants do not return to Cuba at the end of their service.

Cuba’s foreign medical diplomacy has long been a source of national pride and an example of Cuba’s soft power worldwide to promote humanitarianism and generate political goodwill. The diplomacy has included short-term initiatives for disaster relief and epidemic control as well as longer-term initiatives, such as providing primary health care, staffing hospitals, and establishing health care facilities.

Cuba’s first medical support abroad dates to 1960, when Cuba sent a medical brigade to Chile following an earthquake; a long-term medical aid program in Algeria began in 1963. By 1978, Cuba had some 2,300 medical personnel abroad; by 2008, that number had increased to over 37,000. In 1998, Cuba responded with medical brigades in the aftermath of Hurricane Mitch in Central America. In 1999, Cuba began training Central Americans in Cuba to become doctors; this was the origin of the current-day Latin American School of Medicine (or ELAM) that graduated its first class in 2005 and has graduated thousands of doctors from countries worldwide, including from the United States. Cuba’s medical support to Haiti began in 1998 and ramped up significantly in the aftermath of the country’s 2010 earthquake and subsequent cholera outbreak. Cuban medical teams played an important role in the 2014 worldwide effort to combat Ebola in West Africa. Cuba’s largest medical support program abroad has been in Venezuela. The program began under populist President Chávez, who in 2003 established social missions providing free health and eye care clinics in historically marginalized areas staffed by thousands of Cuban medical personnel. In exchange, Venezuela has provided Cuba with extensive financial support, largely in the form of oil.²³³

Cuba’s foreign medical mission program is not a solely humanitarian-based grant but a program in which the Cuban government benefits economically from countries that can pay for the medical services. According to the Economist Intelligence Unit (EIU), almost 30,000 Cuban medical professionals currently work in 72 countries worldwide, with Cuba providing health care services to 47 of these countries (such as Haiti and many African countries) at no charge or at cost, while it makes a profit in 27 countries (such as Qatar).²³⁴ Cuban government statistics show that in 2018 (latest year available) Cuba generated $6.4 billion for the export of health services, making it the country’s largest earner of foreign exchange.²³⁵ Cuba maintains that the proceeds from the foreign medical missions are used to fund Cuba’s domestic health care system as well as the foreign medical missions offered to many countries for which it receives no payment.²³⁶ According to the World Bank, Cuba has 8.2 physicians per 1,000 people (2017, latest available), far higher than most countries worldwide.²³⁷


²³⁶ Ministry of Foreign Affairs of Cuba, “The U.S. Crusade Against Cuba’s International Medical Cooperation, Declaration of the Ministry of Foreign Affairs of Cuba,” December 5, 2019.

Cuba’s Medical Mission in Brazil, 2013-2018

In 2013, Cuba began deploying thousands of doctors to rural areas and underserved poor urban areas in Brazil in a program known as Mais Médicos, facilitated by the Pan American Health Organization, with Cuba earning hard currency for supplying the medical personnel.

Cuban-Brazilian relations have changed considerably under right-wing populist Brazilian President Jair Bolsonaro, inaugurated in January 2019. Before his inauguration, Bolsonaro espoused a more confrontational policy approach toward Cuba; he warned that he may break diplomatic relations with Cuba and abolish the medical assistance program. Bolsonaro strongly criticized the medical program, maintaining that Cuban doctors should be able to receive 100% of the money Brazil pays Cuba for them (instead of the 25% they receive) and should be able to bring their families with them to Brazil. Cuba responded by ending the program and bringing its more than 8,000 medical personnel home by late December 2018.

A provision in P.L. 116-94, Division G, Section 7019(e) (which references S.Rept. 116-126) required the Secretary of State, not later than 90 days after enactment, to submit a report to the appropriate congressional committees on the Pan American Health Organization’s role, if any, in facilitating agreements between foreign medical professionals from Cuba and other countries.


Critics of Cuba’s medical diplomacy program argue that Cuba is exploiting its medical personnel by forcing their participation in the program, with some critics, including OAS Secretary General Luis Almagro, dubbing the program a form of modern slavery.238 The Spanish-based human rights group Cuban Prisoners Defenders alleges, based on information from over 100 Cuban medical personnel who served abroad, that a majority of participants in the medical missions were watched over by Cuban security officials while on their mission and asked to report information about their colleagues. Of these medical personnel, 41% said their passports were withheld during their time of service, over half said the mission was not voluntary, and 39% said they felt strongly pressured to serve abroad.239

While Cuban medical personnel serving abroad are compensated significantly more than those working in Cuba, in most cases they are paid far less than other medical personnel in the countries where they work. In Qatar, for example, Cuban officials reportedly make just over $1,000 a month, about 10% of what other foreign medical professionals can make while working in Qatar.240 Cuban medical personnel also generally receive far less in compensation than what host governments pay the Cuban government. For example, in Brazil, before Cuba’s medical personnel left the country in 2018, they reportedly were being paid 25% of what the Brazilian government paid the Cuban government for each worker (see text box).

Engagement between U.S. and Cuban officials on anti-trafficking issues had been increasing in recent years. In January 2017, U.S. officials met with Cuban counterparts in their fourth such exchange to discuss bilateral efforts to address human trafficking.241 Later that month, the United States and Cuba signed a broad memorandum of understanding on law enforcement cooperation in which the two countries stated their intention to collaborate on the prevention, interdiction, monitoring, and prosecution of transnational or serious crimes, including trafficking in persons.242

238 “‘Basta ya!’: medicos denuncian en la OEA ‘trabajo esclavo’ en misiones cubanas,” InfoBae, December 18, 2019. The OAS hosted a conference in December 2019 entitled “The Dark Reality Behind the Cuban Medical Missions.”


240 Peter Pattisson, “Cuba’s Secret Deal with Qatar to Take up to 90% of Doctor’s Wages,” The Guardian, November 8, 2019.


242 U.S. Department of State, “United States and Cuba to Sign Law Enforcement Memorandum of Understanding,”
In February 2018, the State Department and the Department of Homeland Security hosted meetings in Washington, DC, with Cuban officials on efforts to combat trafficking in persons.\textsuperscript{243}

In 2019, the Trump Administration pressed a campaign to shed light on allegations of coercive labor practices in Cuba’s foreign medical missions.\textsuperscript{244} The State Department called for countries that host Cuba’s medical missions to ensure that labor rights are protected; it hosted a Foreign Press Center briefing on the issue in New York in September 2019.\textsuperscript{245} In addition to downgrading Cuba to Tier 3 in its June 2019 TIP report, the State Department has imposed targeted visa restrictions against Cuban officials. In July and September 2019, the State Department announced, pursuant to Section 212(a)(3)(C) of the Immigration and Nationality Act, that it had imposed visa restrictions against certain Cuban officials for alleged “exploitative and coercive labor practices” associated with Cuba’s overseas medical missions programs.\textsuperscript{246}

Amid the ongoing COVID-19 pandemic, Cuba has dispatched some 1,500 medical personnel to more than 20 countries worldwide, an action that has been criticized by the Trump Administration and some Members of Congress. In April 2020, Secretary Pompeo asserted that the Cuban government “has taken advantage of the COVID-19 pandemic to continue its exploitation of Cuban medical workers”; praised Brazil, Ecuador, and Bolivia for “not turning a blind eye to these abuses”; and asked all countries to do the same, including South Africa and Qatar.\textsuperscript{247} In late April 2020, the State Department issued a fact sheet warning countries that might host Cuban medical personnel to consider questions about the alleged “abusive conditions” under which the personnel work.\textsuperscript{248} Some Members of Congress also criticized Cuba’s foreign medical missions and called for the State Department to deliver a demarche to governments that have accepted Cuba’s medical missions in recent months “to inform them about the Cuban regime’s forced labor practices.”\textsuperscript{249} For many countries, however, Cuban doctors are viewed as a key resource for their overwhelmed health care systems, and many have turned to Cuba because of its track record of providing such humanitarian support.\textsuperscript{250}

The Cuban government has spoken out against the Trump Administration’s campaign of criticism of its foreign medical missions, alleging that U.S. influence and actions led to the termination of


\textsuperscript{245} U.S. Department of State, “A Call to Action: First-Hand Accounts of Abuses in Cuba’s Overseas Medical Missions,” Foreign Press Center Briefing, September, 26, 2019.


missions in Brazil, Ecuador, and Bolivia. A December 2019 Cuban foreign ministry statement maintains that the “Cuban technicians and professionals who participate in these programs do so absolutely of their own free will.” It notes that during the performance of their foreign missions, Cuban medical professionals “continue to receive their full salary in Cuba, and also a stipend in the country of destination, along with other benefits.” The statement maintains that when Cuba receives compensation from host countries, the funding contributes to the sustainability of Cuba’s health care system and covers the costs for its foreign medical missions that provide health care services at no cost to many countries worldwide. In late April 2020, Cuban Foreign Minister Bruno Rodriguez denounced what he characterized as U.S. lies about Cuba’s medical missions, maintaining that “in the context of COVID-19, they threaten other people’s health instead of joining cooperative efforts for the good of all.”

**Legislative Initiatives.** In the 116th Congress, similar resolutions S.Res. 14 (Menendez) and H.Res. 136 (Sires) would affirm that Cuba’s medical missions constitute human trafficking. The resolutions also would call on the State Department to downgrade Cuba to Tier 3 in its annual TIP report (an action that the Administration took in June 2016) and would call for the reestablishment of the Cuban Medical Professional Parole program, which from 2006 to 2017 allowed Cuban medical professionals in third countries to be approved for entry into the United States (see “Migration Issues,” above.)

**Outlook**

When Miguel Díaz-Canel succeeded Raúl Castro as president in April 2018, a leader from a new generation came to power—Díaz-Canel currently is 60 years old. Nevertheless, Raúl Castro, currently 88 years old, will remain until 2021 in the politically influential position of first secretary of Cuba’s Communist Party. In February 2019, almost 87% of Cubans approved a new constitution in a national referendum, which included such changes as the addition of an appointed prime minister to oversee government operations; limits on the president’s tenure (two five-year terms) and age (60, beginning first term); and market-oriented economic reforms, including the right to private property and the promotion of foreign investment. The new constitution also ensures the state sector’s dominance over the economy and the predominant role of the Communist Party. In 2019, pursuant to the new constitution, Cuba’s National Assembly appointed Díaz-Canel as president in October, and Díaz-Canel appointed Tourism Minister Manuel Marrero Cruz as prime minister in December. Further implementation of constitutional reforms could be delayed as Cuba confronts the COVID-19 pandemic.

The Cuban economy is being hard-hit by the government’s economic shutdown to stem the COVID-19 pandemic; some observers project a contraction of more than 8% for the Cuban economy in 2020. Moreover, Cuba’s economic recovery is likely to be slow because of the global economic outlook for trade, investment, and tourism. In this environment, reduced support from Venezuela and increased U.S. economic sanctions, which already were negatively affecting the economy, will contribute to Cuba’s bleak future economic prospects.

The Trump Administration’s ramped-up sanctions on Cuba in 2019, aimed at deterring Cuba’s support for Venezuela, have heightened tensions in relations, stymied U.S. business engagement in Cuba, and negatively affected Cuba’s nascent private sector. The 2017 downsizing of the staff at the U.S. Embassy in Havana, done in response to unexplained injuries to U.S. diplomatic

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251 Ministry of Foreign Affairs of Cuba, “The U.S. Crusade Against Cuba’s International Medical Cooperation, Declaration of the Ministry of Foreign Affairs of Cuba,” December 5, 2019.

personnel in Cuba, resulted in the suspension of most visa processing at the embassy and reduced other embassy operations.

As in past Congresses, there are diverse opinions in the 116th Congress regarding the appropriate U.S. policy approach toward Cuba, with some Members supporting the Administration’s actions and others preferring a policy of engagement. Although various legislative initiatives have been introduced to ease or lift various U.S. sanctions, no action has been taken on these measures. With the exception of congressional opposition to funding cuts for Cuba democracy programs and Cuba broadcasting in annual appropriations measures, no congressional action has been taken opposing the Administration’s imposition of various sanctions on Cuba.
Appendix A. Legislative Initiatives in the 116th Congress

Enacted Measures

**P.L. 116-6 (H.J.Res. 31).** Consolidated Appropriations Act, 2019. Introduced January 22, 2019. House passed (231-180) January 24; Senate passed, amended, by voice vote January 25. Conference report (H.Rept. 116-9) filed February 13, 2019. House approved conference (300-128) February 14; Senate approved conference (83-16) February 14. Signed into law February 15, 2019. The conference report provided $20 million in Cuba democracy assistance ($10 million more than requested) and $29.1 million for Cuba broadcasting ($15.4 million more than requested). In Division F, the measure continues two longstanding Cuba provisions: Section 7007 prohibits direct funding for the government of Cuba, including direct loans, credits, insurance, and guarantees of the Export-Import Bank or its agents; Section 7015(f) prohibits the obligation or expending of assistance for Cuba except through the regular notification procedures of the Committees on Appropriations.


**P.L. 116-93 (H.R. 1158).** Consolidated Appropriations Act, 2020. Originally introduced as the DHS Cyber Incident Response Act of 2019, this bill became the vehicle for the Consolidated Appropriations Act, 2020, which the House and Senate approved in December 2020. Signed into law December 20, 2019. In Division A (Department of Defense Appropriations Act, 2020), Section 8122 provides that none of the funds made available by the act may be used to carry out the closure or realignment of the U.S. Naval Station at Guantanamo Bay, Cuba.


Division F (Military Construction, Veterans Affairs, and Related Programs Appropriations Act, 2020), Section 127, provides that none of the funds made available by the act may be used to carry out the closure or realignment of the U.S. Naval Station at Guantanamo Bay, Cuba.

In Division G (Department of State, Foreign Operations, and Related Programs Appropriations Act, 2020), the measure continues two long-standing provisions: Section 7007 prohibits direct funding for the government of Cuba, including direct loans, credits, insurance, and guarantees of the Export-Import Bank or its agents; Section 7015(f) prohibits the obligation or expending of assistance for Cuba except through the regular notification procedures of the Committees on Appropriations. The joint explanatory statement to the measure provides $20 million for Cuba democracy programs and $20.973 million for Cuba broadcasting for FY2020.

In Division J, Title I (Venezuela), Section 164, the measure requires, not later than 90 days after enactment, a classified briefing to the appropriate congressional committees on activities of certain foreign governments and actors in Venezuela, including the full extent of cooperation by Cuba (as well as Russia, China, and Iran) with the Maduro regime in Venezuela.
Division J, Title IX (Other Matters), Section 901, includes benefits for U.S. government employees and dependents injured while stationed in Cuba.

The measure, in Section 7019(e), also includes by reference several directives and reporting requirements set forth in H.Rept. 116-78 to H.R. 2839, the House Appropriations Committee’s version of the FY2020 State Department, Foreign Operations, and Related Programs Appropriations (SFOPS) bill, and in S.Rept. 116-126 to S. 2583, the Senate Appropriations Committee’s version of the SFOPS bill.

- H.Rept. 116-78 directs the State Department, not later than 90 days after enactment, to submit a clear and concise strategy for providing certainty for U.S. businesses operating in Cuba, consistent with the objective of avoiding negative impacts on U.S. businesses. The strategy should include (1) how the State Department intends to ensure that U.S.-Cuban engagement advances the interest of the United States and the Cuban people, including encouraging the growth of a Cuban private sector independent of government control; (2) the impact of the U.S. Embassy Havana staff reduction on embassy operations, including visa processing; and (3) a timeline for the safe return of staff at the U.S. Embassy in Havana to previous levels.

- S.Rept. 116-126 requires a report, not later than 90 days after enactment, from the Secretary of State to the appropriate congressional committees that assesses the physical condition of the U.S. Embassy in Havana, Cuba, and details plans, including cost estimates, to address any maintenance or security needs.

- S.Rept. 116-126 requires a report from the chief executive officer (CEO) of the U.S. Agency for Global Media (USAGM), not later than 90 days after enactment, to the appropriate congressional committees on the feasibility and cost of delivering satellite-based broadband internet services to the Cuban people and on the establishment of a Martí website to serve as an access point and news aggregator service. The report is also to review the potential for, and cost effectiveness of, increasing access to firewall circumvention tools and providing space-based communications technologies that are resistant to jamming.

- S.Rept. 116-126 requires the USAGM CEO, in consultation with the Office of Cuba Broadcasting (OCB) Director to (1) provide quarterly updates to the appropriate congressional committees on implementation of OCB reforms to broadcasting standards and (2) brief such committees on reform efforts. The report also requires, prior to the obligation of funds appropriated for OCB, the OCB Director and the USAGM CEO to certify and report in writing to the appropriate congressional committees that USAGM and OCB are implementing reforms necessary to ensure that OCB is adhering to the journalistic values of accuracy, fairness, and balance.

- S.Rept. 116-126 requires the Secretary of State, not later than 90 days after enactment, to submit a report to the appropriate congressional committees on the Pan American Health Organization’s (PAHO’s) role, if any, in facilitating agreements between foreign medical professionals from Cuba and other countries. The report is to include (1) a description of the contracts signed by the parties to such foreign medical professional missions; (2) proceeds received by PAHO, if any; (3) a description of the medical activities and health services provided during missions; and (4) and other relevant records related to such agreements.

- S.Rept. 116-126 requires the Secretary of State, not later than 90 days after enactment, to report to the committee on the impact that the closure of consular
services in Havana, Cuba, has had on Cubans’ ability to obtain nonimmigrant visas to the United States, including the number of Cubans granted such visas in 2019 compared with the number in 2017.

- S.Rept. 116-126 requires the Secretary of State, not later than 90 days after enactment, to update the report on Cuba required in S.Rept. 115-282 related to internet access.
- S.Rept. 116-126 requires the Secretary of State, not later than 90 days after enactment, to submit a report to the committee, in classified form if necessary, detailing any evidence of those responsible for, and the cause or causes of, the health illnesses suffered by U.S. government personnel in Cuba.

### Bills

**H.R. 213 (Serrano).** Baseball Diplomacy Act. The bill would waive certain prohibitions with respect to nationals of Cuba coming to the United States to play organized professional baseball. Introduced January 3, 2019; referred to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary.

**H.R. 1683 (Wasserman Schultz)/S. 756 (Menendez).** No Stolen Trademarks Honored in America Act. Identical bills would modify a 1998 prohibition (Section 211 of Division A, Title II, P.L. 105-277) on recognition by U.S. courts of certain rights to certain marks, trade names, or commercial names. The bill would apply a fix so the sanction would apply to all nationals and would bring the sanction into compliance with a 2002 World Trade Organization dispute settlement ruling. H.R. 1683 introduced March 12, 2019; referred to Committee on the Judiciary. S. 756 introduced March 12, 2019; referred to Committee on the Judiciary.

**H.R. 1898 (Crawford).** Cuba Agricultural Exports Act. The bill would modify the prohibition on U.S. assistance and financing for certain exports to Cuba under the Trade Sanctions Reform and Export Enhancement Act of 2000 (TSRA; P.L. 106-387, Title IX) and would permit persons subject to U.S. jurisdiction to make an investment with respect to the development of an agricultural business in Cuba under certain conditions. Introduced March 27, 2019; referred to the Committee on Foreign Affairs and in addition to the Committees on Financial Services and Agriculture.

**H.R. 2404 (Rush).** United States-Cuba Relations Normalization Act. The bill would remove provisions of law restricting trade and other relations with Cuba; authorize common carriers to install and repair telecommunications equipment and facilities in Cuba and otherwise provide telecommunications services between the United States and Cuba; prohibit restrictions on travel to and from Cuba and on transactions incident to such travel; call on the President to conduct negotiations with Cuba for the purpose of settling claims of U.S. nationals for the taking of property by the Cuban government and engage in bilateral dialogue with the Cuban government to secure the protection of internationally recognized human rights; extend nondiscriminatory trade treatment to the products of Cuba; and prohibit limits on remittances to Cuba. Introduced May 20, 2019; referred to the Committee on Foreign Affairs and in addition to the Committees on Ways and Means, Energy and Commerce, the Judiciary, Agriculture, and Financial Services.

**H.R. 2839 (Lowey)/H.R. 2740 (DeLauro) and S. 2583 (Graham).** Department of State, Foreign Operations, and Related Programs (SFOPS) Appropriations Act, 2020. H.R. 2839 introduced and reported by the House Appropriations Committee May 20, 2019, H.Rept. 116-78. House passed a “minibus” measure, H.R. 2740, on June 19, 2019, which included FY2020 SFOPS legislation in Division D and referred to H.Rept. 116-78. S. 2583 introduced and reported by Senate Appropriations Committee on September 26, 2019, S.Rept. 116-126.
H.R. 2839/H.R. 2740 would have provided $12.973 million for Cuba broadcasting, the same as the Administration’s request, while S. 2583 would have provided $20.973 million. H.R. 2839/H.R. 2740 and S. 2583 would have provided $20 Cuba democracy programs ($14 million more than the Administration’s request). Both H.Rept. 116-78 and S.Rept. 116-126 also contained several directives and reporting requirements regarding Cuba. For final action, see Further Consolidated Appropriations Act, 2020 (P.L. 116-94) above.

**H.R. 3960 (McGovern)/S. 2303 (Leahy).** Freedom for Americans to Travel to Cuba Act of 2019. Identical bills would prohibit most restrictions on travel to or from Cuba by U.S. citizens and legal residents or any transactions incident to such travel. H.R. 3960 introduced July 25, 2019; referred to the Committee on Foreign Affairs. S. 2303 introduced July 29, 2019; referred to the Committee on Foreign Relations.

**H.R. 4884 (Mucarsel-Powell).** Cuban Family Reunification Act. The bill would direct the Secretary of State, in coordination with the Secretary of Homeland Security, to reinstate the Cuban Family Reunification Program, and to the extent practicable, make available to applicants under the program video teleconference capabilities. The bill would also require the Secretary of State to assign appropriate temporary duty personnel to the U.S. Embassy in Havana to support the reinstatement of the parole program. Introduced October 28, 2019; referred to the Committee on the Judiciary.

**S. 428 (Klobuchar).** Freedom to Export to Cuba Act of 2019. The bill would repeal or amend many provisions of law restricting trade and other relations with Cuba, including certain restrictions in the Cuban Democracy Act of 1992 (CDA; P.L. 102-484, Title XVII), the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996 (P.L. 104-114), and TSRA. Introduced February 7, 2019; referred to the Committee on Banking, Housing, and Urban Affairs.

**S. 1447 (Bennet).** Agricultural Export Expansion Act of 2019. The bill would amend TSRA to allow private financing by U.S. persons of sales of agricultural commodities to Cuba. Introduced May 14, 2019; referred to Senate Committee on Banking, Housing, and Urban Affairs.

**Resolutions**

**S.Res. 14 (Menendez)/H.Res. 136 (Sires).** Similar resolutions would affirm that Cuba’s medical missions constitute human trafficking. The resolutions express the sense of each respective body that the State Department should downgrade Cuba to Tier 3 in its annual *Trafficking in Persons Report* and should reestablish the Cuban Medical Professional Parole program. S.Res. 14 introduced January 10, 2019; referred to the Committee on Foreign Relations. H.Res. 136 introduced February 14; referred to the Committee on Foreign Affairs.

**H.Res. 92 (King, Peter)/S.Res. 232 (Menendez).** Similar but not identical resolutions would call for the immediate extradition or rendering to the United States of all fugitives from justice who are receiving safe harbor in Cuba, urge the international community to continue to press for the immediate extradition or rendering of all fugitives from justice that are receiving safe harbor in Cuba, and call on the Secretary of State and the Attorney General to continue to press for the immediate extradition or rendering of all fugitives from U.S. justice so they may be tried and, if convicted, serve out their sentences. H.Res. 92 introduced January 30, 2019; referred to House Committee on Foreign Affairs. S.Res. 232 introduced June 5, 2019; referred to the Senate Committee on Foreign Relations.

**S.Res. 215 (Braun).** Resolution would call for greater religious and political freedom in Cuba and for other purposes, including for the continued implementation of the Cuban Liberty and Democratic Solidarity Act of 1996. Introduced May 21, 2019; referred to Committee on Foreign Relations.
S.Res. 454 (Menendez)/H.Res. 774 (Diaz-Balart). Similar resolutions would call for the immediate release of Cuban democracy activist José Daniel Ferrer and commend his efforts to promote human rights and fundamental freedoms in Cuba. S.Res. 454 introduced December 12, 2019, and referred to the Committee on Foreign Relations. H.Res. 774 introduced December 19, 2019, and referred to the Committee on Foreign Affairs.

S.Res. 531 (Rubio). Resolution would honor Las Damas de Blanco for their work in support of freedom and human rights in Cuba and would call for the release of all political prisoners in Cuba. Introduced March 5, 2020; referred to the Committee on Foreign Relations.
Appendix B. Links to U.S. Government Reports

U.S. Relations with Cuba, Fact Sheet, Department of State
Date: November 22, 2019
Link: https://www.state.gov/r/pa/ei/bgn/2886.htm

Congressional Budget Justification for Foreign Operations FY2020, Appendix 2, Department of State
Date: May 22, 2019

Congressional Budget Justification, Department of State, Foreign Operations, and Related Programs, Fiscal Year 2021
Date: February 10, 2019

Congressional Budget Justification FY2021, U.S. Agency for Global Media, United States Broadcasting Board of Governors
Date: February 10, 2020

Country Reports on Human Rights Practices for 2019, Cuba, Department of State
Date: March 11, 2020

Cuba web page, Department of State
Link: https://www.state.gov/countries-areas/cuba/

Cuba web page, Department of Commerce, Bureau of Industry and Security

Cuba web page, Department of Agriculture, Foreign Agricultural Service
Link: https://www.fas.usda.gov/regions/cuba

Cuba Sanctions web page, Department of State
Link: https://www.state.gov/cuba-sanctions/

Cuba Sanctions web page, Department of the Treasury, Office of Foreign Assets Control
Link: https://www.treasury.gov/resource-center/sanctions/Programs/Pages/cuba.aspx

International Religious Freedom Report for 2018, Cuba, Department of State
Date: June 21, 2019
Link: https://www.state.gov/reports/2018-report-on-international-religious-freedom/cuba/

International Narcotics Control Strategy Report 2020, Volume I, Drug and Chemical Control, p. 129, Department of State
Date: March 2, 2020
International Narcotics Control Strategy Report 2020, Volume II, Money Laundering, pp. 86-88, Department of State

Date: March 2, 2020


Date: March 2016
Link: https://www.usitc.gov/sites/default/files/publications/332/pub4597_0.pdf

Trafficking in Persons Report 2019, Cuba, Department of State

Date: June 24, 2019

Author Information

Mark P. Sullivan
Specialist in Latin American Affairs

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