Committee on Economic, Social and Cultural Rights

Implementation of the International Covenant on Economic, Social and Cultural Rights

Second periodic report submitted by States parties under articles 16 and 17 of the Covenant

Uzbekistan*, **

[2 July 2010]

* In accordance with the information transmitted to States parties regarding the processing of their reports, the present document was not edited before being sent to the United Nations translations services.

** Annexes can be consulted in the files of the Secretariat.
## Contents

<table>
<thead>
<tr>
<th>Paragraphs</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acronyms</td>
<td>3</td>
</tr>
<tr>
<td>I. Introduction</td>
<td>1–39 4</td>
</tr>
<tr>
<td>II. Common core document</td>
<td>40–313 9</td>
</tr>
<tr>
<td>A. General information about the reporting State</td>
<td>40–133 9</td>
</tr>
<tr>
<td>1. Demographic, economic, social and cultural characteristics of the State</td>
<td>40–55 9</td>
</tr>
<tr>
<td>2. Constitutional, political and legal structure</td>
<td>56–133 21</td>
</tr>
<tr>
<td>B. General framework for the protection and promotion of human rights</td>
<td>134–295 33</td>
</tr>
<tr>
<td>1. Adoption of international human rights standards</td>
<td>33</td>
</tr>
<tr>
<td>2. Legal framework for the protection of human rights at the national level</td>
<td>134–229 37</td>
</tr>
<tr>
<td>3. Framework for promoting human rights at the national level</td>
<td>230–281 49</td>
</tr>
<tr>
<td>4. Reporting process at the national level</td>
<td>282–295 56</td>
</tr>
<tr>
<td>C. Information on non-discrimination and equality and effective remedies</td>
<td>296–313 58</td>
</tr>
<tr>
<td>III. Information on the implementation of the International Covenant on Economic, Social and Cultural Rights</td>
<td>314–977 61</td>
</tr>
<tr>
<td>Article 2. Main thrusts of the implementation of the Covenant</td>
<td>335–373 62</td>
</tr>
<tr>
<td>Article 3. Ensuring parity between men and women</td>
<td>374–439 68</td>
</tr>
<tr>
<td>Article 4. Prohibition of subjecting citizens’ rights to unwarranted limitations</td>
<td>440–456 75</td>
</tr>
<tr>
<td>Article 5. Means of exercising the right to judicial protection of civil rights and freedoms</td>
<td>457–471 78</td>
</tr>
<tr>
<td>Article 6. Right to work</td>
<td>472–535 80</td>
</tr>
<tr>
<td>Article 7. Just and favourable conditions of work</td>
<td>536–571 87</td>
</tr>
<tr>
<td>Article 8. Right to form trade unions</td>
<td>572–604 90</td>
</tr>
<tr>
<td>Article 9. Right to social security</td>
<td>605–652 94</td>
</tr>
<tr>
<td>Article 10. Social protection of the family, mothers and children</td>
<td>653–714 100</td>
</tr>
<tr>
<td>Article 11. Right to an adequate standard of living</td>
<td>715–770 107</td>
</tr>
<tr>
<td>Article 12. Right to the highest attainable standard of physical and mental health</td>
<td>771–855 114</td>
</tr>
<tr>
<td>Articles 13 and 14. Right to education</td>
<td>856–925 122</td>
</tr>
<tr>
<td>Article 15. Right to take part in cultural life</td>
<td>926–977 128</td>
</tr>
</tbody>
</table>

Annexes
Acronyms

ADB  Asian Development Bank
GDP  Gross Domestic Product
HIV/AIDS  Human immunodeficiency virus/Acquired immune deficiency syndrome
ICRC  International Committee of the Red Cross
ILO  International Labour Organization
NGO  Non-Governmental organization
OPEC  Organization of the Petroleum Exporting Countries
UNDP  United Nations Development Programme
UNESCO  United Nations Educational, Scientific and Cultural Organization
UNICEF  United Nations Children’s Fund
USSR  Union of Soviet Socialist Republics
I. Introduction

1. The key feature of economic, social and cultural rights is that support for those rights fulfils needs vital to every person and indispensable to normal activities in life. The rights in question largely depend on the level of a State’s economic and social development. Safeguarding those rights requires considerable time and material resources as well as active pursuit of a decent standard of living for the population.

2. From the first days of independence of the Republic of Uzbekistan, there has been a growing understanding that civil and political rights may be realized only if equal opportunities to meet essential needs in terms of food, housing, health care and employment are enjoyed by all.

3. The fulfilment of economic, social and cultural rights is a priority for the Uzbek State and society. In the period 2006-2010, efforts in this area took place in the context of significant strides towards building a democratic State based on the rule of law and formulating economic and social policies designed to offset the effects of the global economic and financial crisis, with primary regard for the economic and social rights of low-income and vulnerable social groups.

4. That period saw the adoption of measures to consolidate the legal framework and machinery for realizing political, economic, social and cultural rights, to update the legislation on the rights of citizens to education, medical care, social benefits, jobs and leisure activities and to promote physical fitness and sport. Legislative amendments and supplements designed to strengthen the legal safeguards of those rights were adopted, particularly in the form of new versions of the Disabled People’s Social Welfare Act, the Citizens’ Pensions Act, the Education Act, the Occupational Safety Act, and the Employment Act.

5. During the same period, the reform of the judicial system continued as follows:

   (a) Capital punishment was abolished as from 1 January 2008 and replaced with life or long-term imprisonment, while Uzbekistan acceded to the Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty.

   (b) As from 1 January 2008, habeas corpus has been instituted in Uzbekistan. The power to order pretrial detention was transferred from procuratorial offices to the courts, thus strengthening judicial control over the observance of human rights in pretrial investigations.

   (c) The Human Trafficking Prevention Act has been adopted, establishing a set of institutions for combating human trafficking; the Criminal Code has been supplemented by an article 135, “Human trafficking”, which defines this offence and outlines penalties for the offenders; a national plan of action for intensifying the struggle against human trafficking, 2008-2010 has been adopted; and a national centre for the rehabilitation of trafficking victims has been set up.

   (d) Through amendments and supplements to the Legal Counsel Act, the Legal Practice and Lawyers’ Defence Safeguards Act, the Code of Criminal Procedure and the Administrative Liability Code, the legal profession has been reformed to balance better the procedural rights of the prosecution and the defence, introduce the democratic institution of Miranda rights and make it an offence to obstruct the work of lawyers.

6. In the above period, considerable attention was paid to organizational, legal and financial support for Uzbekistan’s national human rights institutions. Specifically, a number
of amendments and additions were made in 2009 to the Act on the Legislative Chamber of the Oliy Majlis, the Act on the Senate of the Oliy Majlis, the Code of Criminal Procedure and the Penal Enforcement Code, in order to strengthen legal safeguards of the powers of the Human Rights Commissioner of the Oliy Majlis (Parliamentary Ombudsman) to consider citizens’ complaints and petitions.

7. As part of the celebration of the sixtieth anniversary of the Universal Declaration of Human Rights in 2008, a special Government decision on a set of measures for State support for national human rights institutions has helped to build the technical and human resources and capacities of the Ombudsman and the National Centre for Human Rights.

8. Uzbekistan has continued to work towards developing an active civil society and creating a partnership between the State and society. To that purpose:

(a) A bicameral parliament has been set up and is functioning effectively, cooperating actively with political parties, non-profit NGOs and civil society organizations;

(b) An important event in Uzbek political life — elections to the Oliy Majlis and local legislative bodies in 2009 — attested to the democratic nature of the electoral system and the political activism of voters;

(c) The following legislative acts were adopted: the Act on Strengthening the Role of Political Parties in the Renewal and Further Democratization of Governance and in the Modernization of Uzbekistan, of 11 April 2007, which set up procedures whereby political parties can monitor appointments to the highest positions in the executive branch; and the Non-Governmental Non-Profit Organizations Safeguards Act, under which NGOs are eligible for State aid in the form of procurement of services, grants and subsidies.

(d) On 3 July 2007, by joint decision of the Oliy Majlis Legislative Chamber and Senate on measures enhancing support for non-profit NGOs and other civil society bodies, the Public Support Fund for Non-Governmental Non-Profit Organizations and Other Civil Society Institutions and a Parliamentary Commission for managing the finances of the Fund were created and attached to the Oliy Majlis.

9. The extensive celebrations in Uzbekistan of the sixtieth anniversary of the Universal Declaration of Human Rights were a remarkable event. A presidential decree of 1 May 2008 on that event approved a programme of action outlining a range of legislative, organizational and educational measures that were carried out during the year. In 2008, on the recommendation of treaty bodies, legislation was adopted on Uzbekistan’s accession to ILO Conventions No. 138 concerning Minimum Age for Admission to Employment and No. 182 concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour, the two Optional Protocols to the Convention on the Rights of the Child, and the United Nations Convention against Corruption and the Protocol to Prevent, Suppress and Punish Trafficking in Persons, especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime.

10. Each year of progress corroborates the validity and soundness of the Uzbek model of transition to a socially oriented free-market economy. The model relies on the following five well-known principles: freedom from ideologies, pragmatic economic policy founded on precedence of the economy over politics, role of the State as main reformer, rule of law, and effective social policy with gradual, step-by-step reforms.

11. Uzbekistan’s prudent and comprehensively worked-out policy on reform, liberalization and modernization of, primarily, the country’s economy and on diversification of its structures has built an effective barrier and a durable and reliable buffer which offer protection against the negative impact of crises and other threats.
12. In the second half of 2008, once it was clear that Uzbekistan, as part of the global economy, was increasingly exposed to harsh consequences of the global crisis, a programme of anti-crisis measures, 2009-2012, was formulated, taking into account the specific situation and particularities of the country’s economy.

13. Once approved and adopted, that programme, designed to avert and neutralize the consequences of the global economic crisis, has currently been entrusted to specific implementing entities at the sectoral and regional levels. A Government commission and local groups have been set up to ensure strict monitoring of programme implementation.

14. In 2009, President Islam Karimov published a book entitled *The Global Economic and Financial Crisis: ways and measures for overcoming it under the conditions prevailing in Uzbekistan* to explain and discuss the future course of the global crisis, which had set in 2008. The book addresses the impact of the crisis on the Uzbek economy and factors that may attenuate that impact, and outlines specific measures for boosting the country’s social and economic development through the aforementioned anti-crisis programme.

15. The Government is committed to ensuring that effective measures are adopted to mitigate the effects of the global crisis on the people and that a timely preventive policy is implemented to protect the economy, social institutions and human rights from the negative impact of the crisis on the well-being of the population, in particular the vulnerable social groups — women, children, disabled persons and retirees.

16. The social focus of the reforms undertaken in the country and the system of legal, organizational, social and economic measures that has been developed to ensure social protection through annual State programmes of support for the population groups in need have been crucial to attenuating the negative effects of the global crisis on Uzbekistan’s economic development.

17. Thus, Uzbek Sum (SUM) 483,600 million were allocated to various forms of social assistance in 2007, Year of Social Protection; SUM 1,248 billion were spent in 2008, Year of Young Persons; SUM 2,612 billion were spent in 2009, Year of Rural Development and Improvement; and SUM 1,700 billion were earmarked for spending in 2010, Year of a harmoniously Developed Generation.

18. In Uzbekistan, an adequate safety margin and the necessary resource base have been secured for the steady and smooth operation of the economic, financial, budgetary, banking and credit system and of the sectors and enterprises of the real economy.

19. The total assets of commercial banks, including currently the reserves set aside pursuant to the Citizens’ Bank-Deposits Protection Guarantees Act, exceed SUM 13,360 billion and are equal to 2.4 times the volume of personal and business deposits. In view of the significant increase in the volume of the country’s banking assets, the State currently guarantees 100 per cent of all bank deposits of the population.

20. In 2008, GDP grew to 109 per cent and industrial production attained 112.7 per cent (117.7 per cent in the case of consumer goods), while the services sector output increased by 21.3 per cent.

21. The Government budget has been over-executed. Instead of an expected deficit, a surplus equal to 1.5 per cent of GDP has been achieved.

22. In 2008, average wages increased by more than 150 per cent in budget-funded organizations and by 140 per cent in the economy as a whole. In real terms, the population’s annual income increased by 23 per cent. In 2009, average wages increased by 140 per cent in the budget-funded and business sectors. Inflation has been kept within the bounds of 7-9 per cent.
23. Despite the crisis, the State has accorded priority to building and launching facilities in the social sector. Such projects have comprised the construction of 169 new vocational secondary schools (colleges) for 113,200 students, 23 academic secondary schools (lycées) for 14,700 students and 69 new schools; and major reconstruction in the case of 582 schools, 184 children’s sport facilities, 26 rural medical centres and 7,240,000 square meters of housing.

24. Measures were adopted to reduce further the tax burden on businesses and the uniform tax rate for microenterprises and small enterprises from 10 to 8 and, as from 2009, to 7 per cent.

25. In Uzbekistan, the economy functions in a stable manner at high growth rates, while inflation has been kept within the bounds of forecast indicators. It has also been possible to raise the level of wages and direct 50 per cent of investment towards modernization and technical upgrading of processing. The State pays special attention to agriculture; and considerable funds — approximately SUM 1 trillion in 2008, and SUM 1.2 trillion in 2009 — are channelled into agricultural production.

26. Significant new approaches to employment consist in the development of small enterprises, private initiative and the services sector; the introduction of various forms of home-based work; and the promotion of livestock breeding in rural areas. In 2008, the contribution of small enterprises to GDP attained 48.2 per cent. More than 76 per cent of the gainfully employed work in that sector.

27. Of the approximately 661,000 jobs generated in 2008, more than 374,000 were created in the small business sector, approximately 220,000 in the services sector, and approximately 97,800 in the sector of home-based work. In 2009, 932,600 new jobs were created, 1.4 times as many as in 2008.

28. In the period 2006-2010, intensive efforts continued to be made in order to raise awareness of issues addressed in the Covenant among civil servants, socio-economic system workers, NGOs and the population at large. Emphasis was placed on the economic, social and cultural rights of women, children, young, older, or disabled persons, and national minorities. A series of conferences and seminars were held on women’s and children’s rights, the legal protection of vulnerable social groups, and NGO participation in taking on socially beneficial tasks.

29. Thus, on 17 September 2008, the Committee on Democratic Institutions, Non-Governmental Organizations and Citizens’ self-governance bodies of the Legislative Chamber and the National Centre for Human Rights in cooperation with the OSCE Project-Coordinator in Uzbekistan, organized a round table on “Strengthening social partnerships between NGOs and State structures: new mechanisms for financing NGO activities”. Seminar participants, including deputies and senators, and representatives of ministries, departments, political parties and NGOs, highlighted the need to adopt the Social Partnership Act.

30. On 11 September 2009, the National Centre for Human Rights and UNDP organized a round table on “The global economic and financial crisis and issues involved in an improvement of the law on free legal counsel in Uzbekistan”. The round table discussed the expanding free legal assistance to low-income and disabled persons, orphans, and women victims of human trafficking or violence through the adoption of the Free Legal Counsel Act.

31. On 26-27 November 2009, the Ministry of Labour and Social Welfare and the National Centre for the Social Adaptation of Children in cooperation with UNDP and UNESCO organized an international forum on “Moving from childhood to adulthood: social protection, social work, social integration”. On 31 November-1 December 2009, the
Council of the Federation of Trade Unions of Uzbekistan in cooperation with German Technical Cooperation (GTZ) held an international conference on “Employment, the labour market and workforce mobility”.

32. Information and education on issues involving economic, social and cultural rights are provided through, inter alia, publications. In particular, in 2009 a book entitled The Universal Declaration of Human Rights and the National System for the Protection of Human Rights was published together with a series of brochures on the realization of human rights, including economic, social and cultural rights, in the country.

33. Uzbekistan is cooperating with United Nations treaty bodies in the area of human rights as follows:

- In 2006, the following national reports were considered: third to fifth periodic reports on the implementation of the International Convention on the Elimination of All Forms of Racial Discrimination; second periodic report on the implementation of the Convention on the Rights of the Child; and second and third periodic reports on the implementation of the Convention on the Elimination of All Forms of Discrimination against Women;
- In 2007, Uzbekistan’s third periodic report on its implementation of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment was considered;
- In 2008, the Human Rights Council considered Uzbekistan’s national report as part of the universal periodic review mandated by Council resolution 5/1, adopted on 20 March 2009;
- The following national reports have been prepared and transmitted to the respective committees: fourth periodic report on the implementation of the International Convention on the Elimination of All Forms of Discrimination against Women; third periodic report on the implementation of the International Covenant on Civil and Political Rights; and sixth and seventh periodic reports on the implementation of the Convention on the Elimination of All Forms of Racial Discrimination;
- In 2009, Uzbekistan’s third and fourth periodic reports on the implementation of the Convention on the Rights of the Child were prepared and submitted to the Committee on the Rights of the Child; and the following reports were considered: fourth periodic report on the implementation of the Convention on the Elimination of All Forms of Discrimination against Women, and third periodic report on the implementation of the International Covenant on Civil and Political Rights. Consideration of the sixth and seventh periodic reports on the implementation of the Convention on the Elimination of All Forms of Racial Discrimination was scheduled for August of the same year.

34. Uzbekistan pays special attention to the concluding observations and recommendations adopted by the United Nations treaty bodies following consideration of

1 CERD/C/463/Add.2.
2 CRC/C/104/Add.6.
3 CEDAW/C/UZB/2 and CEDAW/C/UZB/3.
4 CAT/C/UZB/3.
6 CEDAW/C/UZB/4.
7 CCPR/C/UZB/3.
8 CERD/C/UZB/7.
its periodic reports. For each of these documents, a national plan of action aimed at implementing the recommendations is adopted and includes measures designed to ensure the exercise of economic, social and cultural human rights. The National Plan of Action for the implementation of recommendations formulated by the United Nations Human Rights Council following consideration of Uzbekistan’s national report for the Universal Periodic Review was adopted and translated into Uzbek and English in 2009. It contains, in the chapter on the rights of children and women, measures for ensuring the economic and social rights of women, children, disabled persons, and human trafficking victims.

35. This report contains detailed information on the legal, organizational, informational and awareness-raising measures designed to facilitate the realization of economic, social and cultural rights. The report provides information on the application of the National Plan of Action for the implementation of recommendations formulated by the Committee following consideration, in 2005, of Uzbekistan’s initial report on the implementation of the Covenant.

36. The statistical data in the report concern primarily the period 2006-2009. Statistical indicators for 2010 will be provided on the basis of further questions raised by members of the Committee regarding the report.

37. In drawing up this report, account was taken of general comments Nos. 1-15 of the Committee on Economic, Social and Cultural rights; general comments Nos. 4 (Equal enjoyment of civil and political rights by men and women), 6 (Right to life), 17 (Rights of the child), 19 (The family), 23 (Rights of minorities) and 28 (Equality of rights between men and women) of the Human Rights Committee; and the relevant general comments of other United Nations treaty bodies.

38. This report was prepared on the basis of the provisions of article 16 of the Covenant and on the new compilation of guidelines on the form and content of reports to be submitted by States parties to the international human rights treaties.

39. This report is the work of a working group, more than 30 State bodies, key ministries and departments engaged in State regulation of the economic, social and cultural sectors, and more than 20 NGOs actively participating in the implementation of State programmes on issues related to the social protection of various categories of citizens.

II. Common core document

A. General information about the reporting State

1. Demographic, economic, social and cultural characteristics of the State

40. The Republic of Uzbekistan is situated in Central Asia between the region’s two biggest rivers, the Amu Darya and the Syr Darya. It borders Kazakhstan to the north and north-east, Turkmenistan to the south-west, Afghanistan to the south, Tajikistan to the south-east and Kyrgyzstan to the north-east. Approximately four fifths of Uzbekistan are made up of desert plains; the eastern and south-eastern regions include the hills and foothills of Tien Shan and the Gissar range. Within the Turan plate lie the Ustyurt plateau,
the Amu Darya delta on the southern shore of the Aral Sea and the enormous Kyzylkum desert. The climate is extreme continental.

41. The country has a total area of 447,400 square kilometres and comprises the Republic of Karakalpakstan, 12 provinces (viloyat) and the City of Tashkent, 121 towns and cities and 163 rural districts. The population is 27.5 million. The capital is Tashkent.

Historical survey

42. The first historical information about the settlement of Central Asia, including Uzbekistan, dates to the middle of the first millennium B.C. In the sixth century B.C., Central Asia was under the rule of Persia’s Achaemenid dynasty; in the fourth century B.C., that dynasty was conquered by Alexander the Great. The territory of Uzbekistan, in its entirety or in part, was subsequently ruled by the great States of antiquity: the descendants of Alexander the Great and Seleucus Nikator (fourth to third centuries B.C.); the Graeco-Baktrian Empire (third to second centuries B.C.); and the powerful central Indian State of Kushanov (late first to fourth century A.D.).

43. Various cultures and civilizations helped to shape the Uzbek race, with its Turkic roots, into the titular nation. The historical development of the Uzbeks took place in a context of close contacts and intermingling with the Iranian peoples and culture.

44. Central Asia, including the land that is now Uzbekistan, was conquered by the Arabs in the eighth century and was added to the possessions of the Arab Caliphate. Islam was introduced in the wake of this conquest. The new religion spread quickly, although the people held on to some aspects of Zoroastrianism and certain other religions (Buddhism, Manichaeanism and Nestorian Christianity). The spread of Islam led to the absorption of the region into the area of Islamic civilization.

45. In the late ninth century, the reign of the Arabs was replaced by the rule of local dynasties. From the ninth to the twelfth centuries, the territory of Uzbekistan was ruled by the Samanid, Karakhan and Seljuk States.

46. In the early thirteenth century, Central Asia (along with Azerbaijan and Persia) was briefly part of the Khwarezm-Shah dynasty, which was brought down by the hordes of Genghis Khan. Soon after, power shifted to the Timurid dynasty (established by Tamerlane). During this period (late fourteenth to the fifteenth centuries), the economy and culture flourished, and Tamerlane made his capital at Samarkand. In the Middle Ages, the Timurid Empire extended over a vast territory, forming a common legal and economic space. This period, and the absolute monarchy that emerged at the time, may be regarded as the foundation for the nationhood of Uzbekistan.

47. At the turn of the sixteenth century, the Timurid Empire was replaced by the Shaybanid Empire, which ruled throughout the sixteenth century. For nearly four centuries, from the sixteenth century until Russia conquered Central Asia in the late nineteenth century, there were three Uzbek khanates in the territory of Uzbekistan: Bukhara (an emirate as from the mid-eighteenth century), Khiva and Kokand.

48. In the late nineteenth century, most of Central Asia, including contemporary Uzbekistan, became part of Russia. The Governorate-General of Turkestan was established.

49. After the Russian revolution, in 1920, the Bukhara and Khorezm People’s Soviet Republics were formed.

50. In 1924, Central Asia was divided up into ethnic States. The Uzbek Soviet Socialist Republic was established on 27 October 1924. Under this ethnic division, the territories populated chiefly by Uzbeks became part of the Uzbek SSR. The Republic housed 82 per cent of all Uzbeks living in the USSR; they made up 76 per cent of the total population of
the newly formed Republic. Uzbekistan was part of the USSR for nearly 70 years, and its
demographic, social and economic development was influenced by typically Soviet
processes.

51. The turning point in the country’s history occurred on 1 September 1991, when
Uzbekistan’s independent statehood was proclaimed: on 31 August 1991, the Supreme
Soviet of the Republic of Uzbekistan adopted a decision proclaiming the independent
statehood of the Republic of Uzbekistan and a constitutional act on the legal foundations of
the independent statehood of the Republic of Uzbekistan.

Population

52. The majority of the population (more than 21 million) is Uzbek, a Turkic-speaking
people with an ancient and distinctive culture. Uzbekistan is also home to many other
peoples, inter alia Kazakhs, Tajiks, Karakalpaks, Kyrgyz, Turkmens, Russians, Ukrainians,
Tatars, Armenians, Koreans and Uigurs.

53. In anthropological terms, the Uzbeks are a people of mixed descent, with both
Caucasian and Mongoloid elements. Anthropologists regard the Uzbeks as southern
Europeoids of the Central Asian Mesopotamian type. The Uzbek population of the towns
and ancient cultivated oases has a comparatively small admixture of Mongoloid features.

54. Uzbek is the official language of Uzbekistan. The literary Uzbek language belongs
to the Karluk group of the western branch of the Turkic languages. One of the characteristic
features of the Uzbek language is its profound historical links with the Tajik language. The
Karakalpak language belongs to the Kipchak group of the Turkic languages.

55. In terms of religious affiliation, Uzbeks and Karakalpaks are Sunni Muslims of the
Hanafi madhab (school of law). Typical of Islam in Uzbekistan, and indeed throughout
Central Asia, is the merging of orthodox Islam and Islamic mysticism, or Sufism, as well as
the presence of some pre-Islamic beliefs.

Demographic indicators

Table 1
Permanent population, by gender and age 10

<table>
<thead>
<tr>
<th>Age Group</th>
<th>Both genders</th>
<th>Male</th>
<th>Female</th>
<th>Both genders</th>
<th>Male</th>
<th>Female</th>
<th>Both genders</th>
<th>Male</th>
<th>Female</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-6</td>
<td>3 622 775</td>
<td>1 863 286</td>
<td>1 759 489</td>
<td>3 708 143</td>
<td>1 907 854</td>
<td>1 800 289</td>
<td>3 844 411</td>
<td>1 978 532</td>
<td>1 865 879</td>
</tr>
<tr>
<td>7-10</td>
<td>2 246 789</td>
<td>1 151 984</td>
<td>1 094 805</td>
<td>2 144 103</td>
<td>1 098 586</td>
<td>1 045 517</td>
<td>2 057 567</td>
<td>1 054 295</td>
<td>1 003 272</td>
</tr>
<tr>
<td>11-15</td>
<td>3 240 838</td>
<td>1 652 233</td>
<td>1 588 605</td>
<td>3 173 144</td>
<td>1 622 014</td>
<td>1 551 130</td>
<td>3 091 497</td>
<td>1 581 859</td>
<td>1 509 638</td>
</tr>
<tr>
<td>16-18</td>
<td>1 881 283</td>
<td>957 630</td>
<td>923 653</td>
<td>1 924 162</td>
<td>979 067</td>
<td>945 095</td>
<td>1 969 199</td>
<td>1 002 172</td>
<td>967 027</td>
</tr>
<tr>
<td>19-22</td>
<td>2 411 152</td>
<td>1 215 978</td>
<td>1 195 174</td>
<td>2 463 816</td>
<td>1 243 757</td>
<td>1 220 059</td>
<td>2 473 375</td>
<td>1 253 470</td>
<td>1 219 905</td>
</tr>
<tr>
<td>23-24</td>
<td>1 023 152</td>
<td>513 436</td>
<td>509 716</td>
<td>1 078 134</td>
<td>542 048</td>
<td>536 086</td>
<td>1 145 638</td>
<td>576 101</td>
<td>569 537</td>
</tr>
<tr>
<td>25-30</td>
<td>2 686 442</td>
<td>1 341 465</td>
<td>1 326 977</td>
<td>2 729 732</td>
<td>1 372 240</td>
<td>1 357 492</td>
<td>2 830 707</td>
<td>1 422 262</td>
<td>1 408 445</td>
</tr>
<tr>
<td>31-40</td>
<td>3 604 516</td>
<td>1 787 899</td>
<td>1 816 617</td>
<td>3 687 719</td>
<td>1 834 542</td>
<td>1 853 177</td>
<td>3 765 993</td>
<td>1 876 591</td>
<td>1 889 402</td>
</tr>
<tr>
<td>41-50</td>
<td>2 982 147</td>
<td>1 456 264</td>
<td>1 525 883</td>
<td>3 051 236</td>
<td>1 486 287</td>
<td>1 564 949</td>
<td>3 098 451</td>
<td>1 508 460</td>
<td>1 589 991</td>
</tr>
<tr>
<td>51-60</td>
<td>1 528 393</td>
<td>739 191</td>
<td>789 202</td>
<td>1 653 811</td>
<td>800 051</td>
<td>853 760</td>
<td>1 774 825</td>
<td>858 866</td>
<td>915 959</td>
</tr>
</tbody>
</table>

10 Source: State Statistics Committee (SSCRU).
### Table 2

**Permanent population, by ethnic groups**

As at 1 January 2009

<table>
<thead>
<tr>
<th>Ethnic Group</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>26,663,825</td>
<td>27,072,174</td>
<td>27,533,375</td>
</tr>
<tr>
<td>Uzbek</td>
<td>21,542,348</td>
<td>21,962,080</td>
<td>22,418,667</td>
</tr>
<tr>
<td>Karakalpak</td>
<td>583,790</td>
<td>593,401</td>
<td>604,382</td>
</tr>
<tr>
<td>Russian</td>
<td>931,590</td>
<td>912,959</td>
<td>895,311</td>
</tr>
<tr>
<td>Ukrainian</td>
<td>86,854</td>
<td>85,302</td>
<td>83,811</td>
</tr>
<tr>
<td>Belarusian</td>
<td>20,851</td>
<td>20,631</td>
<td>20,463</td>
</tr>
<tr>
<td>Kazakh</td>
<td>879,551</td>
<td>862,255</td>
<td>855,598</td>
</tr>
<tr>
<td>Georgian</td>
<td>3,654</td>
<td>3,646</td>
<td>3,606</td>
</tr>
<tr>
<td>Azerbaijani</td>
<td>40,432</td>
<td>40,437</td>
<td>40,538</td>
</tr>
<tr>
<td>Lithuanian</td>
<td>1,156</td>
<td>1,146</td>
<td>1,133</td>
</tr>
<tr>
<td>Moldovan</td>
<td>4,888</td>
<td>4,852</td>
<td>4,807</td>
</tr>
<tr>
<td>Latvian</td>
<td>215</td>
<td>207</td>
<td>206</td>
</tr>
<tr>
<td>Kyrgyz</td>
<td>238,322</td>
<td>241,507</td>
<td>244,936</td>
</tr>
<tr>
<td>Tajik</td>
<td>1,306,875</td>
<td>1,327,249</td>
<td>1,348,800</td>
</tr>
<tr>
<td>Armenian</td>
<td>39,101</td>
<td>38,538</td>
<td>38,139</td>
</tr>
<tr>
<td>Turkmen</td>
<td>160,712</td>
<td>162,932</td>
<td>165,582</td>
</tr>
<tr>
<td>Estonian</td>
<td>566</td>
<td>550</td>
<td>543</td>
</tr>
<tr>
<td>Tatar</td>
<td>236,223</td>
<td>230,572</td>
<td>225,413</td>
</tr>
<tr>
<td>Jewish</td>
<td>10,643</td>
<td>10,577</td>
<td>10,412</td>
</tr>
<tr>
<td>German</td>
<td>4,861</td>
<td>4,762</td>
<td>4,605</td>
</tr>
<tr>
<td>Korean</td>
<td>150,094</td>
<td>147,680</td>
<td>145,609</td>
</tr>
<tr>
<td>Other</td>
<td>421,099</td>
<td>420,891</td>
<td>420,834</td>
</tr>
</tbody>
</table>

---

Table 3
Population up to 18 years of age, by gender
As at 1 January 2007 – Persons

<table>
<thead>
<tr>
<th>Years of age</th>
<th>Including</th>
<th>Urban areas</th>
<th>Rural areas</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>Men</td>
<td>Women</td>
</tr>
<tr>
<td>0</td>
<td>549 889</td>
<td>283 261</td>
<td>266 628</td>
</tr>
<tr>
<td>1</td>
<td>523 471</td>
<td>269 608</td>
<td>253 863</td>
</tr>
<tr>
<td>2</td>
<td>528 780</td>
<td>271 728</td>
<td>257 052</td>
</tr>
<tr>
<td>3</td>
<td>495 794</td>
<td>255 664</td>
<td>240 130</td>
</tr>
<tr>
<td>4</td>
<td>518 230</td>
<td>266 701</td>
<td>251 529</td>
</tr>
<tr>
<td>5</td>
<td>496 973</td>
<td>255 007</td>
<td>241 966</td>
</tr>
<tr>
<td>6</td>
<td>509 638</td>
<td>261 317</td>
<td>248 321</td>
</tr>
<tr>
<td>7</td>
<td>524 596</td>
<td>268 452</td>
<td>256 144</td>
</tr>
<tr>
<td>8</td>
<td>530 777</td>
<td>271 872</td>
<td>258 905</td>
</tr>
<tr>
<td>9</td>
<td>581 634</td>
<td>298 265</td>
<td>283 369</td>
</tr>
<tr>
<td>10</td>
<td>609 782</td>
<td>313 395</td>
<td>296 387</td>
</tr>
<tr>
<td>11</td>
<td>642 492</td>
<td>328 155</td>
<td>314 337</td>
</tr>
<tr>
<td>12</td>
<td>619 684</td>
<td>316 664</td>
<td>303 020</td>
</tr>
<tr>
<td>13</td>
<td>643 744</td>
<td>328 565</td>
<td>315 179</td>
</tr>
<tr>
<td>14</td>
<td>660 734</td>
<td>337 027</td>
<td>323 707</td>
</tr>
<tr>
<td>15</td>
<td>674 184</td>
<td>341 822</td>
<td>332 362</td>
</tr>
<tr>
<td>16</td>
<td>641 362</td>
<td>327 049</td>
<td>314 313</td>
</tr>
<tr>
<td>17</td>
<td>614 692</td>
<td>313 607</td>
<td>301 085</td>
</tr>
</tbody>
</table>

0-17  218 11  134 59  123 48  94 11  119 02  84 98  153 97  115 47  148 39

Table 4
Population up to 18 years of age, by gender
As at 1 January 2008 – Persons

<table>
<thead>
<tr>
<th>Years of age</th>
<th>Including</th>
<th>Urban areas</th>
<th>Rural areas</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>Men</td>
<td>Women</td>
</tr>
<tr>
<td>0</td>
<td>602 734</td>
<td>310 233</td>
<td>292 501</td>
</tr>
<tr>
<td>1</td>
<td>546 549</td>
<td>281 359</td>
<td>265 190</td>
</tr>
<tr>
<td>2</td>
<td>522 064</td>
<td>268 807</td>
<td>253 257</td>
</tr>
<tr>
<td>3</td>
<td>527 817</td>
<td>271 198</td>
<td>256 619</td>
</tr>
<tr>
<td>4</td>
<td>495 100</td>
<td>255 288</td>
<td>239 812</td>
</tr>
<tr>
<td>5</td>
<td>517 477</td>
<td>266 262</td>
<td>251 215</td>
</tr>
<tr>
<td>6</td>
<td>496 402</td>
<td>254 707</td>
<td>241 695</td>
</tr>
</tbody>
</table>

\(^{12}\) Ibid.  
\(^{13}\) Ibid.
### Table 5
Population up to 18 years of age, by gender\textsuperscript{14}

As at 1 January 2009 — Persons

<table>
<thead>
<tr>
<th>Years of age</th>
<th>Including</th>
<th>Urban areas</th>
<th>Rural areas</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>Men</td>
<td>Women</td>
</tr>
<tr>
<td>0</td>
<td>639,748</td>
<td>329,255</td>
<td>310,493</td>
</tr>
<tr>
<td>1</td>
<td>599,638</td>
<td>308,493</td>
<td>291,145</td>
</tr>
<tr>
<td>2</td>
<td>545,229</td>
<td>280,650</td>
<td>264,579</td>
</tr>
<tr>
<td>3</td>
<td>521,199</td>
<td>268,306</td>
<td>252,893</td>
</tr>
<tr>
<td>4</td>
<td>527,121</td>
<td>270,817</td>
<td>256,304</td>
</tr>
<tr>
<td>5</td>
<td>494,563</td>
<td>255,026</td>
<td>239,537</td>
</tr>
<tr>
<td>6</td>
<td>516,913</td>
<td>265,985</td>
<td>250,928</td>
</tr>
<tr>
<td>7</td>
<td>495,898</td>
<td>254,427</td>
<td>241,471</td>
</tr>
<tr>
<td>8</td>
<td>508,356</td>
<td>260,603</td>
<td>247,753</td>
</tr>
<tr>
<td>9</td>
<td>523,549</td>
<td>267,856</td>
<td>255,693</td>
</tr>
<tr>
<td>10</td>
<td>529,764</td>
<td>271,409</td>
<td>258,355</td>
</tr>
<tr>
<td>11</td>
<td>580,530</td>
<td>297,691</td>
<td>282,839</td>
</tr>
<tr>
<td>12</td>
<td>608,622</td>
<td>312,749</td>
<td>295,873</td>
</tr>
<tr>
<td>14</td>
<td>618,461</td>
<td>315,958</td>
<td>302,503</td>
</tr>
<tr>
<td>15</td>
<td>642,466</td>
<td>327,883</td>
<td>314,583</td>
</tr>
<tr>
<td>16</td>
<td>659,381</td>
<td>336,318</td>
<td>323,063</td>
</tr>
<tr>
<td>17</td>
<td>671,771</td>
<td>340,526</td>
<td>331,245</td>
</tr>
<tr>
<td>0-17</td>
<td>10,324,627</td>
<td>1,581,115</td>
<td>1,512,070</td>
</tr>
</tbody>
</table>

\textsuperscript{14} Ibid.
Table 6
Demographic indicators¹⁵

<table>
<thead>
<tr>
<th></th>
<th>2005</th>
<th>2006</th>
<th>2007*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permanent population at year end</td>
<td>26 312.7</td>
<td>26 663.8</td>
<td>27 071.8</td>
</tr>
<tr>
<td>Growth rate</td>
<td>101.1</td>
<td>101.3</td>
<td>101.5</td>
</tr>
<tr>
<td>Urban population (%)</td>
<td>36.1</td>
<td>35.9</td>
<td>35.8</td>
</tr>
<tr>
<td>Rural population (%)</td>
<td>63.9</td>
<td>64.1</td>
<td>64.2</td>
</tr>
<tr>
<td>Population density (inhabitants/km²) at year end</td>
<td>58.6</td>
<td>59.4</td>
<td>60.3</td>
</tr>
<tr>
<td>Birth rate (per 1 000 persons)</td>
<td>20.3</td>
<td>20.9</td>
<td>22.4</td>
</tr>
<tr>
<td>Death rate (per 1 000 persons)</td>
<td>5.4</td>
<td>5.3</td>
<td>5.2</td>
</tr>
<tr>
<td>Overall fertility rate or total births coefficient</td>
<td>2.36</td>
<td>2.39</td>
<td></td>
</tr>
<tr>
<td>Life expectancy at birth:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Both genders</td>
<td>71.8</td>
<td>72.5</td>
<td></td>
</tr>
<tr>
<td>Male</td>
<td>69.6</td>
<td>70.2</td>
<td></td>
</tr>
<tr>
<td>Female</td>
<td>74.1</td>
<td>74.9</td>
<td></td>
</tr>
<tr>
<td>Dependants (population aged under 15 and over 65 (%))</td>
<td>36.3</td>
<td>36.1</td>
<td></td>
</tr>
</tbody>
</table>

* Estimates.

Table 7
Demographic indicators¹⁶

<table>
<thead>
<tr>
<th></th>
<th>Unit</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permanent population</td>
<td>Inhabitant</td>
<td>27 072 174</td>
<td>27 533 375</td>
</tr>
<tr>
<td>Urban population</td>
<td>Inhabitant</td>
<td>14 046 742</td>
<td>14 235 957</td>
</tr>
<tr>
<td>Percentage</td>
<td>%</td>
<td>51.9</td>
<td>51.7</td>
</tr>
<tr>
<td>Rural population</td>
<td>Inhabitant</td>
<td>13 025 432</td>
<td>13 297 418</td>
</tr>
<tr>
<td>Percentage</td>
<td>%</td>
<td>48.1</td>
<td>48.3</td>
</tr>
<tr>
<td>Permanent population growth rate</td>
<td>%</td>
<td>101.5</td>
<td>101.7</td>
</tr>
<tr>
<td>Population density</td>
<td>Inhabitant/km²</td>
<td>60.3</td>
<td>61.3</td>
</tr>
<tr>
<td>Birth rate</td>
<td>1 per 1 000</td>
<td>23.6</td>
<td>23.3</td>
</tr>
<tr>
<td>Death rate</td>
<td>1 per 1 000</td>
<td>5.1</td>
<td>4.7</td>
</tr>
<tr>
<td>Total births coefficient</td>
<td></td>
<td>2.64</td>
<td>-</td>
</tr>
<tr>
<td>Life expectancy</td>
<td>Year</td>
<td>72.9</td>
<td>-</td>
</tr>
</tbody>
</table>

¹⁵ Ibid.
¹⁶ Ibid.
Table 8  
**Average household data**17  

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of persons</td>
<td>5.1</td>
<td>5.2</td>
<td>5.3</td>
</tr>
<tr>
<td>Real per capita income</td>
<td>-</td>
<td>123.1</td>
<td>124.4</td>
</tr>
</tbody>
</table>

Table 9  
**Percentage distribution of households, by gender of household head**18  

<table>
<thead>
<tr>
<th>Gender of household head</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Male</td>
<td>95.2</td>
<td>96.0</td>
<td>96.5</td>
</tr>
<tr>
<td>Female</td>
<td>4.8</td>
<td>4.0</td>
<td>3.5</td>
</tr>
</tbody>
</table>

Table 10  
**Contraceptive use and abortion on medical grounds**19  

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Women using hormonal means of contraception</td>
<td>400,768</td>
<td>398,647</td>
</tr>
<tr>
<td>Of whom: Users of injecting equipment</td>
<td>184,493</td>
<td>194,164</td>
</tr>
<tr>
<td>Users of oral means</td>
<td>216,275</td>
<td>204,483</td>
</tr>
<tr>
<td>Users of barrier contraception</td>
<td>91,643</td>
<td>67,494</td>
</tr>
<tr>
<td>Moreover, users of surgical methods</td>
<td>186,906</td>
<td>174,348</td>
</tr>
<tr>
<td>Abortions on medical grounds</td>
<td>3,313</td>
<td>2,872</td>
</tr>
</tbody>
</table>

Table 11  
**Morbidity rates for selected infectious and parasitic diseases**20  

<table>
<thead>
<tr>
<th>Number of cases recorded</th>
<th>Per 100 000 persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007</td>
<td>2008</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td><strong>Intestinal infections</strong></td>
<td></td>
</tr>
<tr>
<td>Typhoid</td>
<td>43</td>
</tr>
<tr>
<td>Salmonellas</td>
<td>1,686</td>
</tr>
<tr>
<td>Acute intestinal infections</td>
<td>32,454</td>
</tr>
<tr>
<td>Including bacterial dysentery</td>
<td>3,098</td>
</tr>
<tr>
<td><strong>Viral hepatitis</strong></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>34,029</td>
</tr>
<tr>
<td>Including:</td>
<td></td>
</tr>
<tr>
<td>Acute hepatitis-A</td>
<td>32,260</td>
</tr>
</tbody>
</table>

---

19 *Source:* State Statistics Committee (SSCRU).  
Number of cases recorded  Per 100 000 persons

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acute hepatitis-B</td>
<td>1 391</td>
<td>942</td>
<td>5.2</td>
<td>3.5</td>
</tr>
<tr>
<td>Acute hepatitis-C</td>
<td>369</td>
<td>213</td>
<td>1.4</td>
<td>0.8</td>
</tr>
</tbody>
</table>

**Airborne and droplet-borne infections**

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diphtheria</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Whooping-cough</td>
<td>106</td>
<td>31</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>Measles</td>
<td>863</td>
<td>1</td>
<td>3.2</td>
<td>0</td>
</tr>
<tr>
<td>German measles</td>
<td>202</td>
<td>23</td>
<td>0.8</td>
<td>0</td>
</tr>
<tr>
<td>Scarlet fever</td>
<td>576</td>
<td>416</td>
<td>2.1</td>
<td>1.5</td>
</tr>
<tr>
<td>Epidemic psittacosis</td>
<td>4 152</td>
<td>1 863</td>
<td>15.5</td>
<td>6.8</td>
</tr>
<tr>
<td>Chicken pox</td>
<td>4 983</td>
<td>3 986</td>
<td>18.5</td>
<td>14.6</td>
</tr>
<tr>
<td>Meningitis</td>
<td>56</td>
<td>34</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>Acute infections</td>
<td>545</td>
<td>512</td>
<td>2 031.1</td>
<td>1 876.8</td>
</tr>
<tr>
<td>Influenza</td>
<td>1 621</td>
<td>1 022</td>
<td>6.0</td>
<td>3.7</td>
</tr>
</tbody>
</table>

**Naturally breeding infections and zooanthroponotic infections**

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Siberian ulcers</td>
<td>2</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Tularaemia</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>First-diagnosis brucellosis</td>
<td>376</td>
<td>410</td>
<td>1.4</td>
<td>1.5</td>
</tr>
<tr>
<td>Haemorrhagic fever</td>
<td>-</td>
<td>1</td>
<td>-</td>
<td>0</td>
</tr>
<tr>
<td>Pediculosis</td>
<td>19 175</td>
<td>12 522</td>
<td>71.4</td>
<td>45.9</td>
</tr>
<tr>
<td>First-diagnosis malaria</td>
<td>89</td>
<td>27</td>
<td>0.3</td>
<td>0.1</td>
</tr>
<tr>
<td>Parasitic diseases</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ascariasis</td>
<td>5 429</td>
<td>5 582</td>
<td>20.2</td>
<td>20.4</td>
</tr>
<tr>
<td>Trichomoniasis</td>
<td>509</td>
<td>499</td>
<td>1.9</td>
<td>1.8</td>
</tr>
<tr>
<td>Enterobiosis</td>
<td>211 492</td>
<td>200 955</td>
<td>787.2</td>
<td>736</td>
</tr>
</tbody>
</table>

Table 12

**Morbidity by main categories of disease**

<table>
<thead>
<tr>
<th></th>
<th>2007</th>
<th>2008</th>
<th>2007</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total recorded ailments</td>
<td>12 962 441</td>
<td>13 380 593</td>
<td>48 244.9</td>
<td>49 008.3</td>
</tr>
<tr>
<td>Certain infectious and parasitic diseases</td>
<td>338 210</td>
<td>347 124</td>
<td>1 258.8</td>
<td>1 271.4</td>
</tr>
<tr>
<td>Neoplasms</td>
<td>42 412</td>
<td>48 104</td>
<td>157.9</td>
<td>176.2</td>
</tr>
<tr>
<td>Diseases of the endocrine system, dietary and digestive system disorders</td>
<td>756 709</td>
<td>736 609</td>
<td>2 816.4</td>
<td>2 697.9</td>
</tr>
<tr>
<td>Diseases of the blood and blood-producing organs and certain diseases of the immune system</td>
<td>2 316 206</td>
<td>2 494 923</td>
<td>8 620.7</td>
<td>9 138.0</td>
</tr>
</tbody>
</table>

---

21 **Ibid.**
<table>
<thead>
<tr>
<th>Number of first diagnoses recorded</th>
<th>Per 100 000 persons</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2007</td>
</tr>
<tr>
<td>Mental and behavioural problems</td>
<td>54 855</td>
</tr>
<tr>
<td>Diseases of the nervous system</td>
<td>468 725</td>
</tr>
<tr>
<td>Diseases of the eye and its appendages</td>
<td>412 343</td>
</tr>
<tr>
<td>Diseases of the ear and mammiform appendix</td>
<td>355 038</td>
</tr>
<tr>
<td>Diseases of the circulatory system</td>
<td>403 078</td>
</tr>
<tr>
<td>Diseases of the respiratory organs</td>
<td>3 289 382</td>
</tr>
<tr>
<td>Diseases of the digestive organs</td>
<td>1 617 316</td>
</tr>
<tr>
<td>Diseases of the genito-urinary system</td>
<td>724 544</td>
</tr>
<tr>
<td>Pregnancy, childbirth and postnatal period</td>
<td>234 360</td>
</tr>
<tr>
<td>Diseases of the skin and epidermis</td>
<td>597 353</td>
</tr>
<tr>
<td>Diseases of the skeleto-muscular system and connective tissue</td>
<td>242 776</td>
</tr>
<tr>
<td>Congenital abnormalities (developmental defects), deformities and chromosome disorders</td>
<td>15 864</td>
</tr>
<tr>
<td>Various perinatal conditions</td>
<td>120 932</td>
</tr>
<tr>
<td>Symptoms, signs and deviations from the norm, unclassified under other headings and identified during clinical and laboratory tests</td>
<td>29 294</td>
</tr>
<tr>
<td>Trauma, poisoning and certain other effects of external causes</td>
<td>943 044</td>
</tr>
</tbody>
</table>

Table 13

<table>
<thead>
<tr>
<th>Teacher/pupil ratio in State educational institutions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pupils per teacher at the start of the school year</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>General education schools</td>
</tr>
<tr>
<td>Lycées (academic secondary schools)</td>
</tr>
<tr>
<td>Colleges (vocational secondary schools)</td>
</tr>
<tr>
<td>Higher-education institutions</td>
</tr>
</tbody>
</table>

Table 14

<table>
<thead>
<tr>
<th>Literacy rate among persons over 16</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td>2007</td>
</tr>
<tr>
<td>Adult literacy rate (%)</td>
</tr>
</tbody>
</table>

---

22 Ibid.
23 Ibid.
Table 15
Teacher/pupil ratio in educational institutions
Pupils per teacher at the start of the school year

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General education schools</td>
<td>11.2</td>
<td>11.2</td>
</tr>
<tr>
<td>Lycées (academic secondary schools)</td>
<td>10.8</td>
<td>11.6</td>
</tr>
<tr>
<td>Colleges (vocational secondary schools)</td>
<td>15.1</td>
<td>14.1</td>
</tr>
<tr>
<td>Higher-education institutions</td>
<td>10.8</td>
<td>10.4</td>
</tr>
</tbody>
</table>

Table 16
Employment and unemployment rates

<table>
<thead>
<tr>
<th>Indicator</th>
<th>2005</th>
<th>2006</th>
<th>2007*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Official unemployment rate (%)</td>
<td>0.3</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>Numbers of employed persons, by economic branch (1 000s):</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manufacturing:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agriculture and forestry</td>
<td>1 347.5</td>
<td>1 402.4</td>
<td>1 445.5</td>
</tr>
<tr>
<td>Transport and communications</td>
<td>2 967.4</td>
<td>2 935.9</td>
<td>2 930.1</td>
</tr>
<tr>
<td>Construction</td>
<td>488.1</td>
<td>506.9</td>
<td>527.7</td>
</tr>
<tr>
<td>Commerce, catering, sales, procurement</td>
<td>848.5</td>
<td>876.6</td>
<td>910.1</td>
</tr>
<tr>
<td>Domestic, community and household services</td>
<td>903.9</td>
<td>977.2</td>
<td>1 055.4</td>
</tr>
<tr>
<td>Health, physical education, sports, recreation</td>
<td>316.4</td>
<td>331.2</td>
<td>346.4</td>
</tr>
<tr>
<td>Finance, credit, insurance</td>
<td>735.5</td>
<td>768.1</td>
<td>801.4</td>
</tr>
<tr>
<td>Other</td>
<td>1 385.1</td>
<td>1 434.5</td>
<td>1 481.8</td>
</tr>
<tr>
<td>Numbers employed in the formal sector (1 000s)</td>
<td>54.2</td>
<td>54.9</td>
<td>58.4</td>
</tr>
<tr>
<td>Numbers employed in the informal sector (1 000s)</td>
<td>1 149.7</td>
<td>1 179.3</td>
<td>1 178.6</td>
</tr>
<tr>
<td>Economically active population (1 000s)**</td>
<td>4 642.8</td>
<td>4 562.8</td>
<td>4 587.7</td>
</tr>
<tr>
<td>Economically active population (1 000s)**</td>
<td>5 553.5</td>
<td>5 904.2</td>
<td>6 147.7</td>
</tr>
<tr>
<td>Economically active population (1 000s)**</td>
<td>10 224.0</td>
<td>10 492.5</td>
<td>10 758.6</td>
</tr>
</tbody>
</table>

* Estimates.

** The economically active population is defined as the number of employed persons plus the number of persons officially recognized as unemployed.

---

24 Ibid.
25 Ibid.
Table 17
**Employment by regions**

<table>
<thead>
<tr>
<th>Region</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Republic of Uzbekistan</td>
<td>10 735.4</td>
<td>11 035.4</td>
<td>11 328.1</td>
</tr>
<tr>
<td>Republic of Karakalpakstan</td>
<td>551.1</td>
<td>561.0</td>
<td>570.9</td>
</tr>
<tr>
<td>Provinces:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Andizhan</td>
<td>1 014.7</td>
<td>1 047.3</td>
<td>1 079.1</td>
</tr>
<tr>
<td>Bukhara</td>
<td>707.9</td>
<td>729.1</td>
<td>749.5</td>
</tr>
<tr>
<td>Djizzak</td>
<td>350.9</td>
<td>360.6</td>
<td>370.7</td>
</tr>
<tr>
<td>Kashkadarya</td>
<td>877.8</td>
<td>908.7</td>
<td>940.2</td>
</tr>
<tr>
<td>Navoi</td>
<td>389.8</td>
<td>396.7</td>
<td>402.3</td>
</tr>
<tr>
<td>Namangan</td>
<td>738.0</td>
<td>763.2</td>
<td>788.9</td>
</tr>
<tr>
<td>Samarkand</td>
<td>1 115.7</td>
<td>1 152.0</td>
<td>1 190.2</td>
</tr>
<tr>
<td>Syrdarya</td>
<td>696.6</td>
<td>722.4</td>
<td>752.1</td>
</tr>
<tr>
<td>Surkhandarya</td>
<td>296.1</td>
<td>304.1</td>
<td>311.7</td>
</tr>
<tr>
<td>Tashkent</td>
<td>1 068.6</td>
<td>1 097.5</td>
<td>1 125.6</td>
</tr>
<tr>
<td>Fergana</td>
<td>1 241.3</td>
<td>1 280.1</td>
<td>1 311.7</td>
</tr>
<tr>
<td>Khorezm</td>
<td>553.6</td>
<td>571.1</td>
<td>588.2</td>
</tr>
<tr>
<td>Tashkent City</td>
<td>1 132.4</td>
<td>1 140.8</td>
<td>1 146.5</td>
</tr>
</tbody>
</table>

Table 18
**Official rate of unemployment**

<table>
<thead>
<tr>
<th>Region</th>
<th>2007</th>
<th>2008</th>
<th>2009*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Republic of Uzbekistan</td>
<td>0.2</td>
<td>0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>Republic of Karakalpakstan</td>
<td>0.4</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>Provinces:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Andizhan</td>
<td>0.1</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>Bukhara</td>
<td>0.1</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>Djizzak</td>
<td>0.2</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>Kashkadarya</td>
<td>0.2</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>Navoi</td>
<td>0.6</td>
<td>0.5</td>
<td>0.3</td>
</tr>
<tr>
<td>Namangan</td>
<td>0.3</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>Samarkand</td>
<td>0.1</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>Syrdarya</td>
<td>0.1</td>
<td>0.2</td>
<td>0.3</td>
</tr>
<tr>
<td>Surkhandarya</td>
<td>0.4</td>
<td>0.3</td>
<td>0.2</td>
</tr>
<tr>
<td>Tashkent</td>
<td>0.1</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>Fergana</td>
<td>0.1</td>
<td>0.1</td>
<td>0.1</td>
</tr>
</tbody>
</table>

---

26 **Ibid.**
27 **Ibid.**
Table 19
GDP 2003-2009

<table>
<thead>
<tr>
<th>Unit</th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>GDP SUM</td>
<td>9 837.8</td>
<td>122 661.0</td>
<td>15 923.4</td>
<td>20 759.3</td>
<td>28 186.2</td>
<td>37 746.7</td>
<td>48 097.0</td>
</tr>
<tr>
<td>GDP index</td>
<td>104.4</td>
<td>107.7</td>
<td>107.0</td>
<td>107.3</td>
<td>109.5</td>
<td>109.0</td>
<td>108.1</td>
</tr>
</tbody>
</table>

* Preliminary data.

Table 20
Consumer price index

<table>
<thead>
<tr>
<th></th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.8</td>
<td>3.7</td>
<td>7.8</td>
<td>6.8</td>
<td>6.8</td>
<td>7.8</td>
<td>7.4</td>
<td></td>
</tr>
</tbody>
</table>

2. Constitutional, political and legal structure

56. The Republic of Uzbekistan was constituted on 31 August 1991 in the territory of the former Uzbek Soviet Socialist Republic, which had been part of the USSR. Uzbekistan is a unitary State with a presidential form of Government. The acquisition of State sovereignty marked the beginning of fundamental reforms and political changes.

57. The Constitution, adopted on 8 December 1992, reflects the people’s will, spirit, social awareness and culture. Above all, the Constitution’s adherence to the universal values and generally accepted principles and standards of international law. There is no imposition of a single political ideology, class conflicts or party dictatorship. There is no crushing dominance of the State over the people.

58. The Constitution establishes the principle of the separation of powers between the Legislature, the Executive and the Judiciary.

The Legislature

59. Legislative power is exercised by the Oliy Majlis (parliament), the highest representative organ of the State. Following the conduct of a referendum, a two-chamber parliament was established in 2005, consisting of an upper chamber (the Senate) and a lower chamber (the Legislative Chamber) of the Oliy Majlis. The establishment of this two-chamber parliament significantly strengthened the stability of the State of Uzbekistan. First, it extended the constitutional powers of parliament and improved markedly the checks and balances between the legislative, executive and judicial branches. Second, it extended the democratic representation of the regions. Third, it enhanced considerably the quality of the legislative process. Fourth, it marked a transition to a professional parliament.

60. The procedure for the formation and the legal status of the parliament of the Republic of Uzbekistan are set out in the Constitution (arts. 76-88), in the Constitutional

28 Source: Ministry of the Economy.
29 Source: Ibid.
Acts on the Senate of the Oliy Majlis and the Legislative Chamber of the Oliy Majlis, as well as in the Oliy Majlis Elections Act, and the Legislative Chamber and Senate Members Status Act.

61. Members of the Legislative Chamber and the Senate serve for a term of five years. The Chamber has 150 deputies, elected to represent their constituencies on a multi-party basis. Its work is based on the professional and consistent activity of all deputies.

62. The Legislative Chamber is structured around committees and commissions. Its rules of procedure call for the following 10 committees: Budget and Economic Reforms; Legislation and Judicial Questions; Employment and Social Questions; Defence and Security; International Affairs and Interparliamentary Relations; Agrarian and Water Supply Questions and the Environment; Industry, Construction and Trade; Science, Education, Culture and Sports; Democratic Institutions, Non-Governmental Organizations and Citizens’ Self-Governance Bodies; and Information and Communication Technology.

63. Commissions consisting of members of the Legislative Chamber are set up to deal with specific matters.

Table 21
Composition of the Legislative Chamber of the Oliy Majlis

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tashkent City</td>
<td>10</td>
<td>10</td>
<td>1</td>
<td>2</td>
<td>11</td>
<td>12</td>
</tr>
<tr>
<td>Andizhan</td>
<td>11</td>
<td>10</td>
<td>-</td>
<td>2</td>
<td>11</td>
<td>12</td>
</tr>
<tr>
<td>Bukhara</td>
<td>5</td>
<td>6</td>
<td>2</td>
<td>2</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>Djizzak</td>
<td>3</td>
<td>3</td>
<td>1</td>
<td>2</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Kashkadarya</td>
<td>9</td>
<td>8</td>
<td>1</td>
<td>4</td>
<td>10</td>
<td>12</td>
</tr>
<tr>
<td>Navoi</td>
<td>2</td>
<td>5</td>
<td>2</td>
<td>-</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Namangan</td>
<td>7</td>
<td>8</td>
<td>2</td>
<td>3</td>
<td>9</td>
<td>11</td>
</tr>
<tr>
<td>Samarkand</td>
<td>13</td>
<td>14</td>
<td>-</td>
<td>-</td>
<td>13</td>
<td>14</td>
</tr>
<tr>
<td>Syrdarya</td>
<td>3</td>
<td>3</td>
<td>-</td>
<td>1</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td>Surkhandarya</td>
<td>7</td>
<td>8</td>
<td>1</td>
<td>1</td>
<td>8</td>
<td>9</td>
</tr>
<tr>
<td>Tashkent</td>
<td>8</td>
<td>10</td>
<td>4</td>
<td>3</td>
<td>12</td>
<td>13</td>
</tr>
<tr>
<td>Fergana</td>
<td>11</td>
<td>9</td>
<td>3</td>
<td>6</td>
<td>14</td>
<td>15</td>
</tr>
<tr>
<td>Khorezm</td>
<td>5</td>
<td>5</td>
<td>2</td>
<td>2</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>Karakalpak Republic</td>
<td>5</td>
<td>5</td>
<td>2</td>
<td>3</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>Ecological Movement of Uzbekistan</td>
<td>-</td>
<td>13</td>
<td>-</td>
<td>2</td>
<td>-</td>
<td>15</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>99 (82.5%)</strong></td>
<td><strong>117 (78%)</strong></td>
<td><strong>21 (17.5%)</strong></td>
<td><strong>120</strong></td>
<td><strong>150</strong></td>
<td></td>
</tr>
</tbody>
</table>

64. The Senate of the Oliy Majlis consists of senators representing geographical constituencies. Six senators each are elected for the Karakalpak Republic, the provinces, and the City of Tashkent by secret ballot at joint sessions of the members of the Jokargy Kenes (parliament) of Karakalpakstan and of the citizens’ self-governance bodies in the

---

Source: Central Electoral Commission.
provinces, districts and towns, from among their own number. Sixteen members of the Senate are appointed by the President of Uzbekistan from among the most distinguished citizens having broad practical experience and special merit in the fields of science, the arts, literature, industry and other areas of the life of the State and society.

Political parties

65. Four political parties are currently represented in the Legislative Chamber.

66. Adolat, the Social Democratic Party of Uzbekistan, constituted on 18 April 1995. As at 1 August 2009, this party had 77,210 members. It draws its membership from the middle and poorer strata of the population and endeavours to represent their political and social wishes and promote their social protection on the basis of the principles of social justice.

67. Milli Tiklanish, the Democratic Party of Uzbekistan, constituted on 20 June 2008 by decision of the joint congress resulting from a merger of the Democratic Party of Uzbekistan Milli Tiklanish and the National Democratic Party Fidokorlar. On 11 August 2008, the Democratic Party of Uzbekistan Milli Tiklanish was registered with the Ministry of Justice (certificate No. 194-P). The Party’s Constitution was adopted on 20 June 2008 by decision of the joint congress. As at 1 August 2009, this party had 108,390 members. The party’s basic aims are to promote national self-awareness; develop and strengthen the citizens’ pride in, devotion to and love for their country; and unite in its ranks patriots to mobilize their intellectual and creative potential in the service of the country for the enhancement its international standing.

68. UzLuDep, the Movement of Entrepreneurs and Business People, registered on 3 December 2003. As at 1 August 2009, this party had 161,758 members. It is a nation-wide political organization expressing and defending the interests of property-owners, small-scale entrepreneurs, owners of farms and small family farms, highly skilled manufacturing workers and managerial personnel, and business people.

69. The National Democratic Party of Uzbekistan, founded on 1 November 1991. It represents the left wing in the country’s politics and expresses the political wishes of a number of social strata and groups. As at 1 July 2009, this party had 364,800 members; in comparison to 2005, the proportion of party members with a higher education increased from 36.8 to 37.8 per cent, while women accounted for 40.3 of the membership. The party has a multiethnic composition in so far as it comprises members from 53 ethnic groups living in the country.

70. The activities of political parties in Uzbekistan are regulated by the Constitution, the Political Parties Act, the Political Parties Funding Act, and the Constitutional Act on strengthening the role of political parties in the renewal and further democratization of State administration and in the modernization of the country.

Table 22
Membership of the Legislative Chamber of the Oliy Majlis, by political party and movement

<table>
<thead>
<tr>
<th>Political parties</th>
<th>Adolat</th>
<th>UzLiDep</th>
<th>DPMI</th>
<th>NDPU</th>
<th>Ecological movement</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of members</td>
<td>19</td>
<td>53</td>
<td>31</td>
<td>32</td>
<td>15</td>
<td>150</td>
</tr>
</tbody>
</table>

Ibid.
The Executive

71. The current President of Uzbekistan has been head of State since 1 January 2008. Under article 90 of the Constitution, the President is elected by the citizens of Uzbekistan on the basis of universal, equal and direct suffrage in a secret ballot for a term of seven years; and any citizen of Uzbekistan who has reached the age of 35, is fluent in the official language and has resided permanently in the territory of Uzbekistan for at least 10 years immediately prior to the election may stand for election to the post of President. Under the Constitution, a person may not be President for more than two consecutive terms.

72. Under article 93 of the Constitution, the President is the guarantor of the rights and freedoms of citizens and of the Constitution and the law. The President’s powers include:

- Adopting measures necessary for the defence of the country’s sovereignty, security and territorial integrity;
- Representing the Republic domestically and in international relations;
- Negotiating and signing the Republic’s agreements and guaranteeing their observance;
- Forming and leading the apparatus of the Executive;
- Ensuring cooperation among all the higher organs of power and governance;
- Establishing and disbanding ministries, State committees and other Government bodies;
- Appointing and dismissing judges of the province, inter-district, district, city, military and economic courts;
- Acting as Supreme Commander of the Armed Forces;
- Establishing the National Security and State Control Service;
- Decision-making on citizenship issues.

73. Executive power is exercised by the Cabinet of Ministers. It consists of the Prime Minister and his or her deputies, ministers, chairpersons of State committees, and the head of the Government of the Republic of Karakalpakstan.

74. The Cabinet is appointed by the President. The candidacy of the person nominated to the post of Prime Minister is examined and confirmed by the chambers of the Oliy Majlis on the proposal of the President of Uzbekistan following consultations with each of the party groups in the Legislative Chamber and the deputies of the Ecological Movement. The Prime Minister may be removed from office on the initiative of the party groups in the Legislative Chamber if a presidential motion to that effect receives more than two thirds of the votes of the total membership of the two chambers.

75. The Cabinet is responsible for managing the economy and the social and intellectual spheres and ensuring application of the Constitution, the law and other decisions adopted by the Oliy Majlis, and the decisions and instructions issued by the President; and it issues, in accordance with the legislation in force, decisions and instructions which have binding force throughout the national territory on all organs, enterprises, organizations, officials and citizens. The Cabinet’s work is regulated by chapter XX of the Constitution and by the Cabinet of Ministers Act.

76. The Cabinet of Ministers resigns when a new Oliy Majlis is elected.
The Judiciary

77. Uzbekistan’s Judiciary is independent of the legislative and executive branches and of political parties and other civil society organizations (Constitution, articles 106-116). The judicial power is exercised by a system of courts, namely:

(a) The Constitutional Court, which considers questions of the Constitutionality of the acts of the Legislature and the Executive;

(b) The Supreme Court, which is the highest judicial organ with respect to civil, criminal and administrative matters;

(c) The Higher Economic Court, which adjudicates on disputes in the economic sphere;

(d) The Supreme Court of Karakalpakstan;

(e) The Economic Court of Karakalpakstan;

(f) The provincial, Tashkent City, district, city and economic courts.

78. Since 1 January 2000, following the adoption of the Presidential Decree on improvement of the judicial system, which led to amendments and additions to the Courts Act, the courts have specialized in the separate consideration of civil or criminal cases. The following courts of general jurisdiction were established: the Supreme Civil Court of Karakalpakstan; the Tashkent City civil court; and the provincial and inter-district civil courts.

79. Specialization among courts of general jurisdiction was also introduced for criminal cases. The following courts were established: the Supreme Criminal Court of Karakalpakstan; the Tashkent City criminal court; and the provincial, district and city criminal courts.

80. Under article 112 of the Constitution and the Courts Act, “judges are independent and subject solely to the law. Any interference in the work of judges in administering justice shall be inadmissible and punishable by law. The immunity of judges shall be guaranteed by law. Judges may not be senators or members of the representative bodies of State power. Judges may not belong to any political parties or participate in political movements or engage in any type of paid activity other than scientific and educational. Judges may be removed from their post prior to the end of their term of office only on the grounds specified by law”.

Local-level State authorities

81. In addition to the higher representative organs of State power — the Oliy Majlis, the Office of the President and the Cabinet of Ministers — the system of organs of State power also includes local bodies and officials dealing with social problems at the provincial, district and city levels: councils of peoples’ deputies and regional chief administrators (khokims). Their rights and powers are set out in the Constitution and in the Local-level State Authorities Act. Nominees for the post of regional administrator are submitted by the President of Uzbekistan for approval by the provincial council of peoples’ deputies following consultations with representatives of the party groups operating within the council. The party groups in provincial councils are entitled to initiate the submission of observations to the President concerning unsatisfactory performance by the provincial regional administrator.

82. All regional administrators exercise their powers in accordance with the principle of sole authority. The decisions they take within the limits of the authority conferred on them
are binding on all enterprises, institutions, organizations, associations, officials and citizens in the area concerned (Constitution, article 104).

83. The local representative bodies — the councils of peoples’ deputies — perform their functions under the authority of the regional administrator.

The elections system

84. The bases of the organization of the elections system and its principles are enshrined in the Constitution, chapter XXIII of which is devoted to this matter, and in the Referendums Act (1991), the Presidential Elections Act (1991), the Oliy Majlis Elections Act (1993), the Councils of Peoples’ Deputies Provincial, District and City Elections Act (1999), the Citizens’ Voting Rights Guarantees Act (1994) and the Central Electoral Commission Act.

85. In establishing the principles of the elections system the Constitution guarantees all citizens:

- The right to elect members of and to be elected to the representative organs of State power;
- Equality and freedom in the expression of their will;
- The right to membership in representative bodies (not more than two simultaneously).

86. Rights under the Constitution may be exercised by all citizens who have reached the age of 18. The Constitution provides for exceptions only with respect to certain categories of person. The following persons may not vote in elections:

- Citizens deemed by a court to lack the capacity to possess rights and be bound by obligations;
- Persons held in places of deprivation of liberty.

87. The results of the most recent presidential election, held on 23 December 2007, show that more than 16 million persons have the right to vote in Uzbekistan.

Table 23

<table>
<thead>
<tr>
<th>Region/province</th>
<th>Referendum, 27 January 2002</th>
<th>Legislative Chamber elections, 26 December 2004</th>
<th>Presidential elections, 23 December 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Republic of Karakalpak</td>
<td>785 707</td>
<td>841 310</td>
<td>960 000</td>
</tr>
<tr>
<td>2 Andizhan</td>
<td>1 205 846</td>
<td>1 297 947</td>
<td>1 485 100</td>
</tr>
<tr>
<td>3 Bukhara</td>
<td>770 042</td>
<td>828 978</td>
<td>972 300</td>
</tr>
<tr>
<td>4 Djizzak</td>
<td>471 547</td>
<td>510 243</td>
<td>609 800</td>
</tr>
<tr>
<td>5 Kashkadarya</td>
<td>1 104 091</td>
<td>1 226 010</td>
<td>1 404 20</td>
</tr>
<tr>
<td>6 Navoi</td>
<td>433 766</td>
<td>474 086</td>
<td>514 700</td>
</tr>
<tr>
<td>7 Namangan</td>
<td>1 041 553</td>
<td>1 137 009</td>
<td>1 283 100</td>
</tr>
<tr>
<td>8 Samarkand</td>
<td>1 420 285</td>
<td>1 5340 761</td>
<td>1 724 300</td>
</tr>
<tr>
<td>9 Surkhandarya</td>
<td>893 726</td>
<td>967 762</td>
<td>1 107 500</td>
</tr>
</tbody>
</table>

32 Ibid.
Region/province  Referendum, 27 January 2002  Legislative Chamber elections, 26 December 2004  Presidential elections, 23 December 2007
10 Syrdarya  326 328  338 307  409 500
11 Tashkent  1 246 756  1 446 440  1 597 200
12 Fergana  1 535 684  1 629 942  1 803 600
13 Khorezm  744 579  829 920  894 700
14 Tashkent City  1 246 732  1 233 947  1 531 400
Total  13 226 642  14 302 662  16 297 400

Table 24
Number of voters 2002-2009

1 Republic of Karakalpak  785 707  841 310  960 000  1 011 200
2 Andizhan  1 205 846  1 297 947  1 485 100  1 574 300
3 Bukhara  770 042  828 978  972 300  1 024 100
4 Djizzak  471 547  510 243  609 800  649 500
5 Kashkadarya  1 104 091  1 226 010  1 404 20  538 600
6 Navoi  433 766  474 086  514 700  1 365 800
7 Namangan  1 041 553  1 137 009  1 283 100  1 832 100
8 Samarkand  1 420 285  1 534 761  1 724 300  432 700
9 Surkhandarya  893 726  967 762  1 107 500  1 188 000
10 Syrdarya  326 328  338 307  409 500  1 670 600
11 Tashkent  1 246 756  1 446 440  1 597 200  1 903 100
12 Fergana  1 535 684  1 629 942  1 803 600  944 800
13 Khorezm  744 579  829 920  894 700  150 720
14 Tashkent City  1 246 732  1 233 947  1 531 400  1 573 700
Total  13 226 642  14 302 662  16 297 400  17 215 700

88. Only citizens may vote. Aliens and stateless person do not enjoy that right.

89. The Councils of Peoples’ Deputies Provincial, District and City Elections Act sets out the basic principles for the conduct of elections, namely:

• Plurality of parties;
• Universal, equal and direct suffrage;
• Secrecy of the ballot;
• Publicity.

90. All voters have the same legal status. All citizens of Uzbekistan have the same voting rights, regardless of social origin, racial or national affiliation, gender, language, education or individual or collective property status.

33 Ibid.
91. Under the law, at least 30 per cent of candidates on party lists must be women.

92. Uzbekistan’s election system is a majority-vote system. Pursuant to the Oliy Majlis Elections Act, a candidate obtaining more than half of the votes of the voters participating in the election is deemed elected.

Legal status and legal regulation of the activities of NGOs

93. To date the Ministry of Justice and its local subdivisions have officially registered 1,587 non-profit NGOs and have also recorded the existence of 3,446 such organizations. The legal regulation of non-profit NGOs is based on both public and private law.

94. The State pursues a policy of social partnership and actively promotes the development of institutions of civil society. Under the Non-Profit Non-Governmental Organizations Safeguards Act, the State may support the activities of non-profit NGOs through subsidies, grants and procurement of social services. June 2005 saw the formation of the Uzbek National Association of Non-Profit NGOs, representing the interests of non-profit NGOs in their relations with the State. On 3 July 2007, by joint decision of the Oliy Majlis Legislative Chamber and Senate on measures for strengthening support for non-profit NGOs and other civil society bodies, the Public Support Fund for Non-Governmental Non-Profit Organizations and Other Civil Society Institutions and a parliamentary commission responsible for managing the finances of the Fund were created and attached to the Oliy Majlis. Fund support is provided directly, in the form of subsidies, grants and social service commissions based on applications filed by non-profit NGOs and other civil society bodies in accordance with decisions of the parliamentary commission.

95. Uzbekistan has adopted a number of legal instruments consolidating and safeguarding the activities of NGOs: the Constitution, the Civil Code, the Public Associations Act, the Non-Profit NGOs Act, the Voluntary Foundations Act, the Property Owners’ Associations Act, the Citizens’ Self-Governance Bodies Act, the Act on the Election of Presiding Officers of Citizens’ Self-Governance Bodies, the Non-Profit NGOs Safeguards Act, and the Voluntary Associations Act. Chapter XII of the Constitution is devoted in its entirety to civil society organizations.

96. In accordance with the Constitution, the State guarantees the observance of the rights and legitimate interests of public associations and ensures that they have equal legal opportunities to participate in public life. Interference by State bodies or officials in the activities of such associations and vice versa is prohibited. Article 57 of the Constitution prohibits “the creation and operation of civil society organizations established for the purpose of changing the constitutional order by force, impairing the sovereignty, integrity and security of the Republic and the rights and freedoms of its citizens under the Constitution, making propaganda for war or social or religious enmity or hostility between nationalities and races, or undermining the health and morality of the people, as well as militarized organizations operating under the banner of a nationality or religion. The formation of secret societies or associations is prohibited”.

97. The Ministry of Justice is the chief agency for the registration of NGOs.

98. Pursuant to the Non-Profit NGOs Act, the judicial body receiving the papers for the official registration of a non-profit NGO must examine them and take a decision on approval or rejection within two months; it must then, within three days of that decision, issue to the founders a certificate of official registration or a document stating the specific provisions of the legislation on which rejection is based. Under article 62 of the Constitution, disbanding, prohibiting or restricting the activities of a civil society organization requires a court decision.
99. Article 2 of the Act clearly and consistently stipulates that an organization may be deemed non-profit when:
   (a) The fundamental purpose of its activity is not to produce income (profits);
   (b) It does not distribute any income received among its members.

100. As legal entities, NGOs are assessed for taxation after deduction of expenditure for socially useful statutory activities. Only the income (profits) from their business activity is taxed.

Administration of justice

101. Under the Constitution, the basic principles of judicial proceedings and administration of justice are:
   • Independence of the courts and immunity of judges (arts. 106 and 108);
   • Independence of judges and their subordination only to the law (art. 112);
   • Prohibition of judges from holding representative office (arts. 108 and 112);
   • Prohibition of judges from membership in political parties or movements (arts. 108 and 112);
   • Openness and publicity of all court proceedings; hearings behind closed doors are permitted only in the cases specified by law (art. 113);
   • Conduct of judicial proceedings in the official language of the State or in the majority national language of the locality (art. 115);
   • Participation of a lawyer in all stages of preliminary and court proceedings (art. 116);
   • Binding nature of decisions of judicial authorities for all State bodies, enterprises, establishments and organizations, civil society organizations, officials and citizens (arts. 109, 110 and 114);

102. Uzbekistan’s judicial system is rather complicated. It has three sections, for the country’s composition also comprises Karakalpakstan and 12 provinces. In addition, the Tashkent City court has the status of a provincial court and a higher status than the district courts within the boundaries of the capital.

103. Cases are heard by several different instances. The district and inter-district criminal courts have only one function — that of courts of first instance. The Supreme Court of Karakalpakstan, the provincial courts and the Tashkent City court act as courts of first instance for cases falling within their jurisdiction at the appeals, judicial review and supervisory levels. They supervise the proceedings of the district, city and inter-district courts (Courts Act, article 30). The Supreme Court, as the highest judicial authority for civil, criminal and administrative justice, is empowered to consider cases both in first instance and in its supervisory-review capacity. Furthermore, cases heard by the Supreme Court in first instance may also be considered by it as court of appeal or judicial review; but cases heard on appeal may not be considered in judicial review (Courts Act, article 13).

104. All cases are heard by the appropriate court in accordance with specific procedural rules and with a clearly defined purpose. Procedural rules are set out in several pieces of legislation: the Code of Criminal Procedure (1994), the Code of Civil Procedure (1997) and the Code of Economic Procedure (1997).
105. As a general rule, a case may be heard in two instances — first and second. Permitted only in exceptional circumstances, supervisory review of cases is not regarded as a third instance.

106. The courts of first instance consider the merits of the case with a view to establishing the defendant’s guilt or innocence in criminal cases and the success or failure of the action in civil cases. Any court may consider in first instance cases falling within its jurisdiction.

107. The most complicated cases are heard by the higher courts, up to and including the Supreme Court.

108. In considering the merits, it is usual for a court, with or without the participation of the people’s assessor\textsuperscript{34}, to examine the evidence and establish all the important facts of the case. On the conclusion of its proceedings the court imposes a sentence in criminal cases and makes an award in civil cases.

109. Before judicial decisions become enforceable, appeals may be lodged against them to a higher court of appeal within 10 days of their issuance in criminal cases and 20 days in civil cases.

110. Once they become enforceable, court decisions and sentences which have not been reconsidered on appeal may be the subject of an application to a higher court for judicial review within one year of the issuance of the decision or sentence.

111. Judicial decisions which have become enforceable may be reviewed at the supervisory level, but only following an objection by the procurator or court president or their deputies to whom this right is accorded by law.

112. Judicial proceedings in the Constitutional Court are conducted in accordance with the Constitutional Court Act.

113. Under article 15 of the Criminal Code, offences are classified, according to their nature and the degree of social danger which they represent, into offences representing no great social danger, offences of minor gravity, serious offences, and extremely serious offences.

114. Offences representing no great social danger include deliberate crimes for which the law prescribes a penalty of deprivation of liberty for up to three years and crimes committed out of negligence for which the law prescribes a penalty of deprivation of liberty for up to five years.

115. Offences of minor gravity include deliberate crimes for which the law prescribes a sentence of deprivation of liberty exceeding three and up to five years and crimes committed out of negligence for which the law prescribes a penalty of deprivation of liberty for more than five years.

116. Serious offences include deliberate crimes for which the law prescribes a penalty of deprivation of liberty exceeding five and up to 10 years.

117. Extremely serious offences are deliberate crimes for which the law prescribes a penalty of deprivation of liberty exceeding 10 years or for life.

\textsuperscript{34} Under article 13 of the Code of Criminal Procedure, criminal cases involving crimes that do not present a great public danger and crimes of lesser gravity are heard by a judge acting alone.
Table 25
Total recorded offences, by degree of social danger

<table>
<thead>
<tr>
<th></th>
<th>2003</th>
<th>2004</th>
<th>2005</th>
<th>2006</th>
<th>2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total recorded offences,</td>
<td>78 925</td>
<td>79 129</td>
<td>79 883</td>
<td>82 352</td>
<td>83 905</td>
</tr>
<tr>
<td>including offences</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Representing no great</td>
<td>35 084</td>
<td>36 080</td>
<td>38 098</td>
<td>40 209</td>
<td>40 492</td>
</tr>
<tr>
<td>social danger</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Of minor gravity</td>
<td>24 636</td>
<td>24 642</td>
<td>23 892</td>
<td>24 615</td>
<td>25 747</td>
</tr>
<tr>
<td>Of a serious character</td>
<td>12 716</td>
<td>12 030</td>
<td>11 618</td>
<td>11 224</td>
<td>11 089</td>
</tr>
<tr>
<td>Of an extremely serious</td>
<td>6 489</td>
<td>6 377</td>
<td>6 275</td>
<td>6 304</td>
<td>6 600</td>
</tr>
<tr>
<td>character</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 26
Breakdown of the number of offenders by age group

<table>
<thead>
<tr>
<th></th>
<th>13-15</th>
<th>16-17</th>
<th>18-24</th>
<th>25-29</th>
<th>Over 30</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>580</td>
<td>2 246</td>
<td>14 919</td>
<td>12 905</td>
<td>43 908</td>
</tr>
<tr>
<td>2007</td>
<td>604</td>
<td>2 249</td>
<td>14 958</td>
<td>13 283</td>
<td>46 950</td>
</tr>
<tr>
<td>2008</td>
<td>630</td>
<td>2 110</td>
<td>14 994</td>
<td>13 272</td>
<td>50 237</td>
</tr>
<tr>
<td>2009</td>
<td>584</td>
<td>2 164</td>
<td>16 057</td>
<td>14 802</td>
<td>54 749</td>
</tr>
</tbody>
</table>

Table 27
Offences committed by women, by degree of social danger

<table>
<thead>
<tr>
<th></th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total recorded offences,</td>
<td>8 197</td>
<td>9 225</td>
<td>11 760</td>
<td>11 814</td>
</tr>
<tr>
<td>including offences</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Representing no great</td>
<td>4 592</td>
<td>4 921</td>
<td>6 031</td>
<td>5 520</td>
</tr>
<tr>
<td>social danger</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Of minor gravity</td>
<td>1 977</td>
<td>2 569</td>
<td>3 466</td>
<td>3 981</td>
</tr>
<tr>
<td>Of a serious character</td>
<td>1 060</td>
<td>1 143</td>
<td>1 529</td>
<td>1 601</td>
</tr>
<tr>
<td>Of an extremely serious</td>
<td>568</td>
<td>593</td>
<td>734</td>
<td>712</td>
</tr>
<tr>
<td>character</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Maximum and average duration of pretrial detention

118. As part of the reform of the judicial system, the time limit for preliminary investigations in criminal cases was cut from two years to one year and for pretrial detention from 18 to 9 months (in exceptional cases 12 months); the scope of application of this measure was also reduced.

119. In addition, in order to ensure effective protection of constitutional rights and freedoms, in particular the rights to inviolability of the person and due process, on 1 January 2008 the power to order pretrial detention was transferred to the courts, and corresponding amendments were made to Act No. 3RU-100 of 11 July 2007 and to the articles of the Code of Criminal Procedure regulating the duration of pretrial detention and the procedure for its extension. Article 245 of the Code now reads as follows.

35 Source: Ministry of Internal Affairs.
36 Ibid.
37 Ibid.
120. “The duration of pretrial detention during investigation of an offence may not exceed three months.

121. Applications for extension of the three-month period of pretrial detention established by law shall be considered by the courts as follows:

- Up to 5 months if made by a procurator of Karakalpakstan or a procurator of a province or of Tashkent City or a procurator of equivalent rank.
- Up to 9 months if made by the Procurator-General of Uzbekistan.
- Up to 12 months if made by the Procurator-General of Uzbekistan during the investigation of particularly complicated cases involving persons charged with serious or extremely serious offences. No further extension of the period shall be permitted. In considering all such applications, courts shall take into account the weight of the evidence submitted and compliance with procedural rules and requirements.”

122. Article 247 of the Code specifies the procedure for extension of the duration of pretrial detention.

123. Procurators must issue orders for the preparation of applications for extension of pretrial detention and their submission to the courts at least six days before the expiry of the current period. Such applications must state the reasons for the unusual length of the investigation, and elements and circumstances justifying the application.

124. Applications are considered by a judge of a district or city criminal court sitting alone or of an area or territorial military court at the place where the offence was committed or where the pretrial investigation is being conducted. In the absence of the judge or under circumstances preventing the judge from participating in the examination of the case file, the application is considered by the judge of some other equivalent court designated by the President of the Supreme Criminal Court of Karakalpakstan, a criminal court of Tashkent City or a province, or the Military Court of the Republic of Uzbekistan.

125. Applications are considered by the court in closed session within 72 hours of the submission of the case file.

126. Applications are considered in the presence of the procurator and the accused and his or her counsel, if any. When necessary, investigators may be summoned to appear before the court.

127. The court may consider applications in the absence of the accused if he or she is being held in a medical institution for completion of a forensic psychiatric assessment as an inpatient. In such cases it is mandatory for a defence counsel to attend the hearing.

128. On completion of its consideration of an application, the court issues one of the following orders:

(a) To extend the period of pretrial detention;
(b) To reject the application for extension.

129. An order to extend or not to extend the period takes effect from the moment it is issued and is subject to immediate enforcement. The order is transmitted to the procurator for enforcement and to the accused and his or her counsel for information. The court’s decision is subject to appeal or may be contested under the procedure described in the second part of article 241 of the Code within a time limit of 72 hours.

130. Having considered an appeal or objection, the appeals court may in its ruling:
(a) Leave the lower court’s decision unchanged and reject the appeal or objection.

(b) Revoke the lower court’s decision by refusing to extend the period of pretrial detention or by extending the period set in that decision. If extension of the period of pretrial detention is ordered in respect of an accused person who has been released from custody on the expiry of an earlier period of remand, the court must issue a new remand order against such person.

**Number of deaths during pretrial detention**

131. In the period 2005-2007, three persons held on remand in temporary detention units committed suicide by hanging.

132. The number of convicts who died in correctional institutions was 10 in 2005, 15 in 2006 and 10 in 2007. In 29 of these cases, the causes of death were tuberculosis, infections of the gastro-intestinal tract and cardiovascular disease, while the other six prisoners committed suicide or were killed in accidents.

**Number of Ministry of Internal Affairs employees per 100,000 of the population**

133. The Ministry’s agencies have 111 officers fighting crime and safeguarding the public order for every 100,000 members of the population.

**Table 28**

Total amount of material damage caused by criminal offences and claimed in judicial proceedings

<table>
<thead>
<tr>
<th>Year</th>
<th>Total, based on court rulings</th>
<th>Of which: suspended by court order</th>
<th>Total actually enforced</th>
<th>Of which: actually collected</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Number</td>
<td>Amount</td>
<td>Number</td>
<td>Amount</td>
</tr>
<tr>
<td>2006</td>
<td></td>
<td>74 246.0</td>
<td>95.7</td>
<td>72 040.3</td>
</tr>
<tr>
<td>2007</td>
<td>16 638</td>
<td>33 062.0</td>
<td>85</td>
<td>149.9</td>
</tr>
<tr>
<td>2008</td>
<td>13 830</td>
<td>30 824.9</td>
<td>31</td>
<td>1 087.2</td>
</tr>
<tr>
<td>2009</td>
<td>14 558</td>
<td>43 185.3</td>
<td>295</td>
<td>4 621.4</td>
</tr>
</tbody>
</table>

**B. General framework for the protection and promotion of human rights**

1. **Adoption of international human rights standards**

**Table 29**

<table>
<thead>
<tr>
<th>Treaty</th>
<th>Notification of accession</th>
<th>Reservations and declarations</th>
<th>Derogations, restrictions, or limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Covenant on Economic, Social and Cultural Rights (1966)</td>
<td>31 August 1995</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

38 Source: Department of Judgement Enforcement, Logistics and Finance, Ministry of Justice.
<table>
<thead>
<tr>
<th>Treaty</th>
<th>Notification of accession</th>
<th>Reservations and declarations</th>
<th>Derogations, restrictions, or limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Covenant on Civil and Political Rights (1966)</td>
<td>31 August 1995</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>International Convention on the Elimination of All Forms of Racial Discrimination (1965)</td>
<td>31 August 1995</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention on the Elimination of All Forms of Discrimination against Women</td>
<td>6 May 1995</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1984)</td>
<td>31 August 1995</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention on the Rights of the Child (1989)</td>
<td>9 December 1992</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>International Convention on the Protection of the Rights of All Migrant Workers and Their Families (1990)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflicts (2000)</td>
<td>12 December 2008</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Optional Protocol to the International Covenant on Civil and Political Rights concerning communications from individuals (1966)</td>
<td>31 August 1995</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Second Optional Protocol to the International Covenant on Civil and Political Rights aiming at the abolition of the death penalty (1989)</td>
<td>10 December 2008</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women concerning communications from individuals (1999)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Optional Protocol to the Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment concerning regular visits undertaken by independent national and international bodies to places of detention (2002)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>
### Ratification of other United Nations human rights treaties and related treaties

**Table 30**

<table>
<thead>
<tr>
<th>Treaty</th>
<th>Notification of accession</th>
<th>Reservations and declarations</th>
<th>Derogations, restrictions, or limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Convention on the Prevention and Punishment of the Crime of Genocide (1948)</td>
<td>20 August 1999</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Slavery Convention (1926)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention for the Suppression of the Traffic in Persons and of the Exploitation and the Prostitution of Others (1949)</td>
<td>12 December 2003</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention relating to the Status of Refugees (1951) and its Protocol (1967)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention relating to the Status of Stateless Persons (1954)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Convention on the Reduction of Statelessness (1961)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Rome Statute of the International Criminal Court (1998)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Protocol against Smuggling of Migrants by Land, Sea and Air</td>
<td>Signed 28 June 2001</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children</td>
<td>Signed 28 June 2001; ratified 8 July 2008</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

### Ratification of other relevant international treaties

**Table 31**

<table>
<thead>
<tr>
<th>Treaty</th>
<th>Notification of accession</th>
<th>Reservations and declarations</th>
<th>Derogations, restrictions, or limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conventions of the International Labour Organization</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weekly Rest (Industry) Convention (No. 14, 1921)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Forced Labour Convention (No. 29, 1930)</td>
<td>30 August 1997</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Forty-Hour Week Convention (No. 47, 1935)</td>
<td>6 May 1995</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Holidays with Pay Convention (No. 52, 1936)</td>
<td>6 May 1995</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Treaty</td>
<td>Notification of accession</td>
<td>Reservations and declarations</td>
<td>Derogations, restrictions, or limitations</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------</td>
<td>---------------------------</td>
<td>------------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>Labour Inspection Convention (No. 81, 1947)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Migration for Employment Recommendation (No. 86, 1949)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Freedom of Association and Protection of the Right to Organize Convention (No. 87, 1948)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Migration for Employment Convention (Revised) (No. 97, 1949)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Right to Organize and Collective Bargaining Convention (No. 98, 1949)</td>
<td>30 August 1997</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Equal Remuneration Convention (No. 100, 1951)</td>
<td>30 August 1997</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Social Security (Minimum Standards) Convention (No. 102, 1951)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Maternity Protection Convention (Revised) (No. 103, 1952)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abolition of Forced Labour Convention (No. 105, 1957)</td>
<td>30 August 1997</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weekly Rest (Commerce and Offices) Convention (No. 106, 1957)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Discrimination (Employment and Occupation) Convention (No. 111, 1958)</td>
<td>30 August 1997</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Equality of Treatment (Social Security) Convention (No. 118, 1962)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Employment Policy Convention (No. 122, 1964)</td>
<td>6 May 1995</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Labour Inspection (Agriculture) Convention (No. 129, 1969)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Minimum Wage Fixing Convention (No. 131, 1970)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Holidays with Pay Convention (Revised) (No. 132, 1970)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Workers’ Representatives Convention (No. 135, 1971)</td>
<td>30 August 1997</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minimum Age Convention (No. 138, 1973)</td>
<td>4 April 2008</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Migrant Workers (Supplementary Provisions) Convention (No. 143, 1975)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Migrant Workers Recommendation (No. 151, 1975)</td>
<td>-</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Treaty</td>
<td>Notification of accession</td>
<td>Reservations and declarations</td>
<td>Derogations, restrictions, or limitations</td>
</tr>
<tr>
<td>--------</td>
<td>--------------------------</td>
<td>-------------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>Labour Relations (Public Service) Convention (No. 151, 1978)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Collective Bargaining Convention (No. 154, 1981)</td>
<td>30 August 1997</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Occupational Safety and Health Convention (No. 155, 1981)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Workers with Family Responsibilities Convention (No. 156, 1981)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Indigenous and Tribal Peoples Convention (No. 169, 1989)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Worst Forms of Child Labour Convention (No. 182, 1999)</td>
<td>8 April 2008</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Maternity Protection Convention (No. 183, 2000)</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

**Geneva Conventions and other international humanitarian law treaties**

<table>
<thead>
<tr>
<th>Treaty</th>
<th>Notification of accession</th>
<th>Reservations and declarations</th>
<th>Derogations, restrictions, or limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geneva Convention (I) for the Amelioration of the Condition of the Wounded and Sick in Armed Forces in the Field (1949)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Geneva Convention (II) for the Amelioration of the Condition Wounded, Sick and Shipwrecked Members of the Armed Forces at Sea (1949)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Geneva Convention (III) relating to the Treatment of Prisoners of War (1949)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Geneva Convention (IV) relating to the Protection of Civilian Persons in Time of War (1949)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Additional Protocol to the Geneva Convention of 12 August 1949 relating to the Protection of Victims of International Armed Conflicts (Protocol I) (1977)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Additional Protocol to the Geneva Convention of 12 August 1949 relating to the Protection of Victims of Non-State Armed Conflicts (Protocol II) (1977)</td>
<td>3 September 1993</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

2. Legal framework for the protection of human rights at the national level

*Legal bases of the protection of human rights*

134. As at 1 February 2007, Uzbekistan had in force 15 codes, 368 acts, 631 presidential decrees and 156 presidential decisions, 2,445 decisions of the Cabinet of Ministers, and 1,206 sets of departmental regulations. This vast body of legislation, constituted during the years of independence, has laid the foundations for the comprehensive regulation of social,
economic and political relations. Almost all the provisions of the Universal Declaration of Human Rights are embodied in the Constitution and have been further developed in the legislation in force.

135. The State Independence Foundations Constitutional Act of 31 August 1991 provides as follows: “In Uzbekistan, Uzbek citizenship is established in accordance with the Universal Declaration of Human Rights.

136. All Uzbek citizens, regardless of nationality, social origins, religious faith, or opinions, have equal civil rights and enjoy the protection of the Constitution and the law.”

137. National and State values and all the generally recognized ideals of humanity’s legal culture are organically interlinked in the Constitution.

138. The special status of the generally recognized rules of international law on human rights and freedoms is established in the preamble to the Constitution, worded as follows: “The people of Uzbekistan, solemnly declaring its adherence to human rights and the principles of State sovereignty, aware of its great responsibility to the present and future generations, relying on the historical experience of the development of Uzbek statehood, affirming its commitment to the ideals of democracy and social justice, recognizing the priority of the generally recognized rules of international law, wishing to provide a decent life for the citizens of the Republic, assuming the task of creating a humane and democratic State with a view to civil peace and national accord, represented by its plenipotentiary deputies, adopts this Constitution”.

139. The Constitution was drafted in accordance with the basic principle that “the human being, human life, freedom, honour, dignity and other inalienable rights” constitute “the ultimate value” (the Constitution, article 13). This fundamental position is one of the pillars of Uzbekistan’s constitutional order. It preordains the role and the importance which the Constitution attaches to human rights and freedoms.

140. Under article 31 of the Constitution, “freedom of conscience is guaranteed for all. Everyone has the right to profess any religion or none. The imposition of religious views by force is prohibited”.

141. Article 43 of the Constitution establishes the obligation of the State to guarantee the human rights and freedoms embodied in the Constitution and the law. Article 44 accords to everyone the legal protection of his or her rights and freedoms, and the right to complain to the courts concerning unlawful acts of State agencies or officials or civil society organizations.

142. In addition to these general provisions on guarantees, the establishment of virtually every specific right and freedom is accompanied by an indication of the conditions and means of its realization.

143. The human rights guarantees set out in the Constitution encompass all legal remedies and ensure the realization and protection of human rights and freedoms in the various branches of the law.

144. Guarantees of civil rights and freedoms are of course not regulated by the Constitution alone.

145. Human rights are legally established in Uzbekistan by constitutional acts, legal codes and a solid body of primary legislation. Parliament has adopted more than 300 acts regulating fundamental human rights. The general measures for the delivery and protection of civil rights and freedoms are set out in legislation on the various branches of activity. The most important principles in this regard are embodied in the Criminal Code, the Code of Criminal Procedure and the Administrative Liability Codes.
146. The socially oriented programmes adopted on an annual basis by the Government as part of dedicating the current year to resolving a specific social problem form an integral part of the country’s legal system. Such programmes usually contain a legislative part and specific measures to improve the well-being of socially vulnerable population groups, families, mothers, children, the elderly, persons with disabilities, and young persons. Such programmes receive State funding, and NGOs participate in their implementation.

147. January 2008 saw the entry into force of legislative acts on the abolition of the death penalty, on the transfer to the courts of the power to order pretrial detention and on guarantees of human rights, as well as of a constitutional act on strengthening the role of political parties in the renewal and further democratization of State administration and in the modernization of the country.

148. In practice, inter-agency implementation arrangements take the form of national programmes and plans of action to carry out the recommendations made by the United Nations treaty bodies following their consideration of Uzbekistan’s periodic reports.

Status of international human rights treaties in domestic law

149. By the beginning of 2010, Uzbekistan had concluded over 5,340 multilateral and bilateral treaties and agreements and had acceded to more than 186 of the most important international conventions and treaties, including more than 70 on the protection of human rights and freedoms.

150. An analysis of the domestic legislation underpinning and giving effect to the primacy of international law over national laws shows that Uzbekistan’s sectoral legislation is generally based on an acknowledgment of the primacy of the rules contained in international treaties over domestic laws. Under article 1.1 of the Criminal Code, Uzbekistan’s criminal legislation is based on the Constitution and the generally recognized rules of international law and consists in the Code itself.

151. Article 4 of the Code of Criminal Procedure contains the following mandatory injunction: “The Code of Criminal Procedure shall take into account the principles and rules of international law relating to the enforcement of sentences and the treatment of prisoners”.

152. The criminal sentence enforcement rules set out in the legislation may not conflict with international instruments providing protection against torture and other inhuman or degrading treatment of prisoners.

153. If an international treaty to which Uzbekistan is a party provides otherwise than the legislation on enforcement of criminal sentences, the provisions of the international treaty must be followed.

154. The language most frequently found contains a reference to the rules of international law. For instance, use is commonly made of language along the lines of article 9 of the Family Code: “If an international treaty to which Uzbekistan is a party contains rules which differ from the rules set out in domestic legislation on the family, the rules of the international treaty shall apply”. Such wording merely addresses precedence of application when a treaty contains “rules which differ” only with respect to a specific case, without affecting the force of the given act as a whole. In other words, an exception is made for a particular situation. Here, the treaty does not take precedence over the law: the point at issue is the precedence to be accorded in a specific case. Accordingly, “rules which differ” means rules which abolish or alter the rules of the given act rather than create an exception for a specific case.

155. The precedence of international treaties in specific situations is clearly established in, for instance, such legislation as the Labour Code and the Land Code. Such precedence is
accorded to all international instruments which have entered into force for Uzbekistan, since the rules contained in such instruments have been declared a part of domestic law and are consequently of direct application.

156. In the words of the International Treaties Act of 25 December 1995, “the international treaties of Uzbekistan are subject to direct and mandatory application by Uzbekistan in accordance with the rules of international law”.

System of State agencies taking decisions on human rights issues

157. The bodies authorized to deal with human rights issues in Uzbekistan include:

• The Legislative Chamber and the Senate of the Oliy Majlis and the local-level State authorities;
• The President of Uzbekistan;
• The Cabinet of Ministers and the ministries, departments and agencies of the Executive;
• The institutions of the Judiciary;
• The Office of the Procurator-General.

158. The Oliy Majlis — Uzbekistan’s highest elected representative body — creates the legal basis for the realization and protection of human rights. Since independence, the Oliy Majlis has drafted and adopted more than a thousand acts, most of them designed to provide direct protection of specific rights and freedoms of citizens. The procedure for the ratification of international human rights treaties is implemented by the country’s parliament. Committees of the lower and upper chambers of parliament regularly conduct procedural checks on the application of such treaties and the human rights legislation in force. In 2006, for instance, the Senate carried out a monitoring exercise to check on the application of the Convention in the provinces of the Fergana valley, and in 2005-2006 the Interparliamentary Relations Committee of the Legislative Chamber checked on the application of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment in Tashkent province.

159. In the period of 2006-2009, compliance with the Convention was monitored as part of scrutiny by, in particular, the Committee on Democratic Institutions, Non-Governmental Organizations and Citizens’ Self-Governance Bodies, which reviewed the implementation of the Convention by the Ministry of Health (2008), by the Ministry of National Education (2007) and in the Surkhandarya province (2009); and by the Committee on International Affairs and Interparliamentary Relations, which reviewed such implementation in the Kashkadarya province (2006).

160. In 1995, the Oliy Majlis established the Commission on the Observance of the Human Rights and Freedoms of Citizens (later re-organized as the Commission on the Observance of the Human Rights and Freedoms of Citizens attached to the Office of the Human Rights Commissioner of the Oliy Majlis (Parliamentary Ombudsman)).

161. In 1995 the Oliy Majlis established the post of Parliamentary Ombudsman, invested with the power to consider complaints of violations of human rights. The Parliamentary Ombudsman operates in accordance with the law. When a complaint is received, the Parliamentary Ombudsman conducts an independent investigation. On the basis of the findings of this investigation, recommendations for correction of the situation are transmitted to the relevant officials and State agencies. The Parliamentary Ombudsman monitors cases of human rights violations in the light of the complaints received. Statistics on complaints, an analysis of their content, and the recommendations issued are transmitted
in the form of an annual report to both chambers of the Oliy Majlis and published on the Internet.

162. Under article 93 (1) of the Constitution, “the President of Uzbekistan shall act as guarantor of the observance of the rights and freedoms of citizens and of the Constitution and law of Uzbekistan”.

163. The President of Uzbekistan initiated the drafting of a bill on the introduction of priority measures for the reform and further liberalization of the judicial system. In that connection, seven presidential decrees, three presidential decisions and three presidential orders have so far been issued. The Death Penalty Abolition Act and the Habeas Corpus Act became law as a result of initiatives by the President. National human rights institutions were also established on the President’s initiative. Special attention is always given to the realization of human rights in the President’s statements to joint sessions of parliament.

164. The Cabinet of Ministers — the highest body of executive power — attends to the direct application of the laws and subsidiary legislation adopted by the country’s parliament and of the decrees, decisions and orders issued by the President of Uzbekistan.

165. The Government has adopted a whole array of socially oriented State programmes in connection with the incorporation of the generally accepted rules of international human rights law into domestic legislation and their comprehensive application.

166. Judicial bodies form part of the system of State agencies for the protection of human rights. A considerable role in this system is played by the Constitutional Court, which is responsible for examining questions of the constitutionality of the acts of the Legislature and the Executive. Since its establishment, the Constitutional Court has adopted 14 orders and decisions on the interpretation of provisions of legislation and consequently on the protection of various human rights and freedoms.

167. The system of courts of general jurisdiction attends to the defence of rights and redress for their violation. When considering in plenary session the practice of the courts, the Supreme Court of Uzbekistan pays particular attention to the protection of human rights in all their forms. The decisions taken by the Supreme Court at these sessions constitute official interpretations of the law and are binding on all law-enforcement and judicial bodies. In 2007, for instance, in connection with the introduction of the remedy of habeas corpus and the abolition of the death penalty, the Supreme Court plenary adopted decisions on “certain issues related to the imposition of punishment in the form of life imprisonment” and on “the use by the courts of preventive measures in the form of pretrial detention during pretrial investigations”.

168. In 2009, in connection with the adoption of the Human Trafficking Prevention Act, the Supreme Court plenary adopted a decision on “judicial practice in cases of trafficking in human beings”.

169. The agencies of the Office of the Procurator-General are required to attend to the specific protection of the rights of persons involved in criminal proceedings. The legal status of this Office is established in the Constitution and in the Office of the Procurator-General Act of 29 August 2001, under which “the Procurator-General of Uzbekistan and the subordinate procurators shall ensure scrupulous and uniform application of the law by all ministries, State committees, departments, State monitoring bodies, and regional administrators and by all establishments, enterprises and organizations regardless of their hierarchical status, affiliation or form of ownership, as well as by military units, civil society organizations, officials and citizens”. In addition to its responsibility for general monitoring of compliance with the law, the Office of the Procurator-General has two special departments concerned directly with human rights: the Department for supervising the implementation of the law in places of detention and pretrial detention and
in the enforcement of sentences and other court-ordered coercive measures; and the
Department for the protection of the legitimate interests of individuals, society and the
State.

170. The Ministry of Justice is invested with considerable powers regarding the
realization and protection of human rights and freedoms. Under paragraphs 2 and 6 of its
Regulations, one of that Ministry’s main tasks is to ensure the protection of the human
rights and freedoms enshrined in the Constitution and the law, and the comprehensive
development, and consolidation of the legal foundations, of civil society institutions.

171. The Department for the Protection of Human Rights is a specialized unit in the
Ministry of Justice, concerned with direct protection of human rights and freedoms. It was
established on the basis of Cabinet of Ministers Decision No. 370 of 27 August 2003 on
measures for further improving the work of the Ministry of Justice. Under that decision,
human rights protection units under the Department were established in the Ministry of
Justice of Karakalpakstan and local agencies of the Judiciary and Tashkent City.

172. The Department exercises the following main functions:

• Analyzing human rights legislation and its state of implementation and making
proposals for developing the law and improving its application;
• Ensuring the protection of the human rights and freedoms enshrined in the
Constitution and the law;
• Developing measures to enhance the public’s awareness of the law on human rights
and freedoms and promoting the concept of respect for human rights and freedoms
in society;
• Seeking to strengthen the role of lawyers in the defence of human rights and
freedoms, developing civil society institutions and consolidating their legal
foundations;
• Cooperating with international organizations and NGOs working in Uzbekistan to
promote human rights and freedoms.

173. By a presidential decision of 15 December 2005, the Centre for Monitoring
Compliance with Legislative Acts was set up under the Ministry of Justice in order to
establish a system for monitoring the compatibility of the emerging legal and legislative
basis and law-enforcement practice with the aims and challenges of the country’s
modernization.

174. The agencies of the Ministry of Internal Affairs play an important role in the
protection of human rights and freedoms in the country. The investigation of offences is the
most visible area of the work of these agencies, often affecting the rights and freedoms of
citizens involved in criminal proceedings. Under paragraphs 2 and 1 of the Regulations of
the Ministry of Internal Affairs, adopted by a Cabinet of Ministers decision of 25 October
1991, “within the limits of its jurisdiction, the Ministry shall guarantee the protection of the
rights and legitimate interests of citizens, public policy and public security, and shall
support the fight against crime”.

175. On 21 August 2003, the Ministry’s Chief Investigations Department and the national
Bar Association approved, in a joint protocol, regulations on the procedures for
safeguarding the defence rights of detainees, suspects and accused persons at the stage of
initial inquiry or pretrial investigation. Under these regulations, lawyers were recruited for
every investigation unit of the Ministry’s agencies. A system of lawyers on duty was
introduced in these agencies. From the moment of his or her first contact with an
investigation agency, every detainee is now guaranteed access to a defence counsel at all
times. This procedure is now in place in all the agencies of the Ministry.
176. On instructions from the Ministry issued on 30 September 2005, the Office for the Protection of Human Rights and Cooperation with International Organizations was established in the Department for the Protection of Rights and Relations with the Media. The main functions of this Office include: monitoring of the observance of human rights and freedoms in coordination with the Parliamentary Ombudsman and the National Centre for Human Rights; cooperation and exchange of information with international organizations regarding the protection of human rights and freedoms; promotion of a culture of legality among the Ministry’s personnel and their education in the core legal provisions on the realization and protection of human rights and freedoms.

Reliance on international human rights instruments by judicial bodies

177. Uzbekistan’s legal system recognizes the precedence of international law over domestic law. In order to be applied, an international instrument must be incorporated in domestic law. Following incorporation, the rules of international law become part of domestic law with binding force. Yet citing specific international instruments has not become standard practice for the country’s judicial bodies and remains an extremely rare practice.

Legal remedies against human rights violations

178. Uzbekistan’s legislation spells out clearly the legal remedies against violation of protected rights. These remedies are established in legislative instruments such as the Civil Code, the Code of Civil Procedure, the Courts Act, the Office of the Procurator-General Act, the Citizens’ Applications Act, the Act on Reporting Human Rights and Freedoms Violations to the Courts, the Parliamentary Ombudsman Act, the Legal Profession Act, the Non-Profit NGOs Act, the Regulations of the Ministry of Justice, and the Regulations of the Ministry of Internal Affairs.

179. Uzbekistan provides several forms of legal protection against violations of human rights. These forms of legal protection may be subdivided into administrative and legal remedies which are consistent and supplement one another. The means of legal protection in question include intermediation and conciliation procedures and more formal legal procedures.

180. There is an administrative procedure for reporting violations of human rights. In the event of such violation by an official of any agency, the person concerned may apply to a higher agency in the hierarchy. Complaints must be considered within 30 days, and the applicant must receive a reasoned reply in writing. This procedure is used quite frequently and works effectively.

181. The person concerned may also apply to the procurator’s office, which must likewise consider the complaint within 30 days. The office considers individual complaints as part of its supervisory role, and this procedure may result in the issuance of an instruction by the office for legal action to be taken against the official in question. Lodging a complaint with the procurator’s office also constitutes a sufficiently powerful and effective means of correcting infringements of rights.

182. Since 2005, the Ministry of Justice has had a Department for the Protection of Human Rights, one of whose functions is to deal with applications and complaints concerning human rights violations. When necessary, the Department’s services include free legal assistance with applications to the courts. A considerable volume of such assistance has been furnished in recent years to business persons, farmers and members of the rural population.
183. The Office for the Protection of Human Rights and Cooperation with International Organizations of the Ministry of Internal Affairs is involved in the consideration of complaints of human rights violations found admissible by Ministry officials.

184. The Parliamentary Ombudsman and the National Centre for Human Rights are also active in the extrajudicial protection of civil rights in the system of State agencies. When considering complaints, the Parliamentary Ombudsman conducts a separate and independent inquiry and then issues a decision of a recommendatory nature to the officials responsible for ruling on the case. The number of complaints considered by the Parliamentary Ombudsman and the number of positive outcomes demonstrate the public’s trust in her Office. The National Centre also considers complaints regarding human rights violations from the public as part of its monitoring work.

185. There is also a court procedure for the protection of violated rights. Recourse to an administrative procedure does not exclude the possibility of application to the courts for redress. Unlike the administrative procedure, the court procedure triggers costs, and consideration of cases may be lengthy.

186. Recourse to the legal profession, with its network of State and non-State lawyers’ firms and offices, offers another means of legal protection. In addition, the country’s law faculties operate legal clinics providing free legal assistance to members of the public. Protection of human rights is also furnished by civil society organizations, which may appear in court as legal representatives.

Institutions and national bodies monitoring the exercise of human rights

187. In accordance with the Vienna Declaration and Programme of Action, Uzbekistan established several national human rights institutions: the Parliamentary Ombudsman, the National Centre for Human Rights, and the Institute for Monitoring Legislation, attached to the Office of the President of Uzbekistan.

188. The Parliamentary Ombudsman plays a significant role in the monitoring of compliance with human rights legislation. Using the resources placed at her disposal, the Parliamentary Ombudsman is involved not only in the restoration of violated rights but also in the improvement of domestic legislation.

189. The consideration of applications from citizens and the provision of assistance in the correction of infringements of their rights and freedoms are two of the priority areas of the Parliamentary Ombudsman’s efforts to promote cooperation between her Office and State bodies, the courts and law-enforcement agencies, with a view to achieving full and effective observance and protection of human rights and freedoms in the country.

190. In 2009, for instance, the Parliamentary Ombudsman received 10,409 applications (including 7,394 at the central office, 1,294 at the regional offices), of which 1,516 concerned repeat complaints, and provided legal advice or explanations over a helpline in 205 cases. The Parliamentary Ombudsman admitted for investigation 3,515 of the complaints addressed to her concerning infringement of the human rights and freedoms or the legitimate interests of citizens. During the reporting period, a positive outcome was reached in respect of 452 complaints, while the remainder are still under consideration. The Parliamentary Ombudsman received 666 applications from foreign citizens, 48 from penal institutions and 336 handed in at reception offices.

191. The National Centre for Human Rights was established by presidential decree on 31 October 1996.

192. This institution was created in order to coordinate the activities of all the Governmental organizations and NGOs involved in the protection of human rights. It conducts research on the various aspects of the realization and protection of human rights at
the national and the international levels; prepares the national reports on Uzbekistan’s fulfillment of its international human rights obligations for submission to the United Nations treaty bodies; organizes educational programmes, seminars, courses of lectures and study trips; provides assistance in developing and implementing human rights study programmes; compiles and disseminates information on human rights; develops technical cooperation and information links with international human rights centres and organizations; coordinates locally the activities of international agencies providing technical assistance in the areas of democratization, governance and human rights protection; and receives and considers complaints from the public concerning human rights violations.

193. The Institute for Monitoring Legislation is a research body of the Executive. In addition to monitoring functions, the Institute provides expert opinions on legislation during the enactment process.

194. The Research Centre on the Democratization and Liberalization of Judicial Legislation and the Independence of the Judicial System is an independent establishment for information analysis and advice, attached to the Supreme Court.

195. The National Child Welfare Centre deals with issues affecting socially vulnerable children. It is an independent organization established by a decision of the Cabinet of Ministers. Its chief functions are to coordinate, monitor and evaluate the social protection of children and to study and draft legislation to protect and give effect to the rights and interests of socially vulnerable groups of children.

196. Uzbekistan also has a network of NGOs involved in the protection and promotion of specific areas of human rights. Such NGOs work in close coordination with the State agencies.

197. The Uzbek National Association of Non-Profit NGOs was established in 2005 in order to coordinate the activities of non-profit organizations. It currently has 330 members, covering all aspects of public life and working in such areas as social support and legal, women’s, youth, environmental and other issues.

198. The Women’s Committee of Uzbekistan provides the Government with advisory services on gender policy issues. It was established in 1991 and is publicly funded. The unique feature of this national body is that its chairperson is also Deputy Prime Minister, a circumstance which entitles it to coordinate the social partnership between State bodies, voluntary associations and NGOs. The Women’s Committee of Uzbekistan initiates, coordinates and implements Government policy, programmes and projects to improve the situation of women, advises the Government on women’s issues, and disseminates among women relevant information on problems affecting them. In order to maintain a steady improvement in the status of women, the Committee gives particular attention to five priority programme areas: women’s employment and economic welfare; the protection of women’s reproductive rights and reproductive health; women and participation in public life, with special emphasis on their involvement in management and decision-making; women and the law, with special emphasis on the elimination of discrimination against women; and women and education, with special emphasis on the development of professional qualifications and skills. The Women’s Committee of Uzbekistan bears the primary responsibility for Uzbekistan’s participation in international efforts to address women’s problems.

199. The Women’s Committee of Uzbekistan is the country’s largest women’s organization and has branches in every district.

200. A number of non-profit NGOs work in the field of children’s rights.

201. The Forum for the Culture and Art of Uzbekistan (usually referred to as “Fund Forum”), established in February 2004, plays a notable role in the children’s rights
protection system. It is a voluntary, independent, non-Governmental, open association of public organizations and citizens cooperating in order to provide support for national scientific research, culture, education and sport.

202. Fund Forum aims to contribute to the revival of the intellectual heritage and national traditions of the Uzbek people, consolidate the creative potential of eminent social and cultural figures, support talented young persons and traditional artistic nuclei, and disseminate abroad objective information on modern Uzbekistan’s national culture, rich historical heritage and pronounced diversity. In turn fund acquaints the community of Uzbekistan with the tendencies in the world skill and the culture.

203. The major activities of the Forum include: international performances; projects and activities for young persons; creative arts for children; fashion and design; production projects; festivals, exhibitions, concerts and joint projects; charitable works and social projects; sport.

204. The Kelajak Ovozi Youth Initiatives Centre (YIC) was founded in 2006 by young persons, including the winners of various Forum-sponsored projects. It maintains a network of centres throughout the country that bring together over 5,000 young men and women. It regularly holds youth forums, study camps, teleconferences, videoconferences, seminars and other training events based on the activities of young persons in Tashkent and elsewhere in Uzbekistan.

205. A number of projects have been launched under the Centre’s auspices, including:

- The Kelajak Tour Bureau of International Youth Tourism and Cooperation promotes the involvement of young persons in tourism, represents Uzbekistan at international tourism fairs and other international events and provides technical support in the holding of major cultural events in Uzbekistan.

- The School of Young Entrepreneurs – every year, following a competitive examination, the young men and women accepted to the School study with leading business professionals and trainers, develop their own business plans and carry them out with the support of the project’s organizers and sponsors. The most successful graduates receive grants and other funding for carrying out their business plans.

- The Kelajak Lingvo Language Centre gives members of the Kelajak Ovozi Youth Initiatives Centre the chance to study English, French, German, Arabic and other languages free of charge.

- The Youth Employment Centre, which assists young persons in finding part-time or full-time jobs in various institutions throughout Uzbekistan, builds contacts between graduates and employers, provides orientation, information and other assistance to young persons and holds job fairs, round tables and other events relating to the employment of young persons. In two years, over 200 young persons have found jobs thanks to the Centre.

- The Kelajak Ovozi Youth Television Studios operate in every region of Uzbekistan, where young journalists prepare spots and programmes on aspects of young persons’ lives that are regularly broadcast on the NTT network.

- The Dilemma Discussion Club was set up in 2008 and is devoted to promoting debate about social issues, developing speaking and communication techniques and providing experience in moderating discussions among various participants. Such clubs have been opened at the regional branches of the Kelajak Ovozi YIC, and debating tournaments are regularly held at the regional and national levels.

- The Kelajak Ovozi newspaper, based at the Kelajak Ovozi Press Centre, has been published since March 2008 in Russian and Uzbek. The newspaper’s creative team
is composed of members of the Kelajak Ovozi YIC, journalism students and young correspondents. The newspaper covers interesting events in young persons’ lives and major projects of the Kelajak Ovozi YIC and addresses issues in education, careers and leisure activities. The young journalists are now working on the www.kelajakpress.uz portal in Russian, Uzbek and English.

- The Wings of the Future Theatrical Studio. This creative project of YIC members was launched on 1 November 2008. The Studio helps young talents to gain experience in the actor’s craft, in appearing before an audience and delivering their lines; helps them to overcome stage fright; and provides an opportunity to participate actively in the Centre’s activities.

206. The Forum has also set up creative activity centres for children, which educate the younger generation in Uzbekistan’s cultural wealth, preserve ancient traditions, promote Uzbek applied arts and identify and support young talents.

207. For instance, the children’s artistic and creative centre in Samarkand hosts a chess club, a dance studio, a visual arts studio, the “Skilful hands” group, and an English language club, attended free of charge by more than 200 children aged 6-15.

208. The Eski Shakhar creative activity centre for children and young persons hosts a chess and a computer club, a Russian and an English language club, a visual arts studio, and clubs for oriental miniatures, gold embroidery, fashion design and radio electronics; and is attended by more than 500 children aged 6-15.

209. The international non-Governmental charitable foundation Soglom Avlod Uchun (“For a Healthy Generation”) was set up in 1993 with broad public support. Its primary objective is to foster the development of a well integrated personality in children. To this end, it formulates and carries out humanitarian, medical and educational programmes and projects to support gifted children and encourage a healthy lifestyle, as well as programmes targeting vulnerable population groups, children and young persons.

210. The foundation operates in 14 districts of the country, and every district has a focal point. More than 180 local offices and 250 individuals (physicians, teachers, and economists) are working nationwide on existing programmes and designing new ones.

211. Coordination is ensured by the foundation’s central headquarters, which comprises the following departments: protection of mother and child; humanitarian aid; organization and methodology; and financial control and accounting.

212. Most of the work is funded through financial support from local and international sponsors, and through statutory activities of subsidiary enterprises set up under the foundation’s auspices.

213. The foundation is currently one of Uzbekistan’s leading charitable organizations and takes an active part in tackling the tasks set in the State’s social policies and the pressing problems of society.

214. The foundation is the founder of a number of publications, such as the magazine Soglom Avlod Uchun, the newspapers Soglom Avlod (“Healthy Generation”), Oila Va Zhamiyart (“Family and Society”), Tong Yulduzi (“Morning Star”) and Klass! (“Class!”).

215. One of the largest NGOs involved in young persons’ rights is the Kamolot Youth Movement of Uzbekistan. Its chief priority is to unite the country’s progressive youth, to develop physically healthy and spiritually mature citizens of an independent Uzbekistan, to educate them in a spirit of dedication to the national idea and an ideology based on national and universal values and democratic principles, to represent and defend the interests of young persons and to turn Kamolot into an authentic support mechanism for them.
216. Kamolot has a decentralized structure, with 14 provincial and 199 district branches and 1,200 staff members. It consists of 15,800 units in the vanguard of work with young persons that are incorporated in all the educational establishments, military units and Government departments in the country and in a number of industrial and agricultural enterprises as well.

217. The Movement currently has more than 4.5 million members aged 14 to 30 and, together with the Kamalak (Rainbow) Children’s Movement (4 million members aged 10 to 14), it constitutes one of the largest civil society organizations working to develop various forms of local self-Government and helping to form “lead” institutions of civil society.

218. Kamolot has reached out to some six million young persons nation-wide, carrying out some 7,800 spiritual-education measures, round tables, discussions, seminars and conferences, and mass cultural and sporting activities; it has produced 20 technical handbooks, booklets and posters and has published more than 200 articles on specific topics.

219. Kamolot receives active support from the State. In 2006, for example, the President of the Republic issued a decree on support for the Kamolot civil society movement and enhancing its effectiveness under which a foundation was established to raise funds from small businesses, the first of its kind to operate as a partnership. In addition, under an agreement with the Ministry of Finance, the Taxation Committee and the Central Bank, Kamolot does not have to undergo audit and it pays a reduced rate for banking services.

220. The national children’s fund Sen Yo’lyiz Emassan (You are not alone) started operations in 2002. Its main mission is to provide every form of assistance so that children may lead decent lives and develop fully, to prioritize the family and to uphold the best interests of children in dire need of social support (orphans, children lacking parental support, neglected children, children with disabilities and children from low-income families).

221. The fund operates on the basis of long-term charitable programmes for assistance to children.

222. Its fundamental aims and challenges involve tackling various problems affecting children by:

- Protecting the rights and legitimate interest of children in need of social protection;
- Developing a well integrated personality in children;
- Attending to children’s spiritual and moral education;
- Furnishing material, medical, legal and other assistance;
- Providing preventive and other health care for children;
- Enhancing children’s moral and mental well-being.

223. This foundation’s activities are funded from charitable contributions by residents of Uzbekistan (legal entities and individuals) and by non-residents. It has 15 staff members.

224. Uzbekistan is a multi-ethnic country where more than 140 ethnic cultural centres carry out activities. The Uzbekistan Inter-Ethnic Cultural Centre was established by Decision No. 10 of the Cabinet of Ministers dated 10 January 1992. It coordinates the activities of the ethnic cultural centres and provides them with practical and methodological assistance, thus helping to satisfy the needs of members of the country’s various nations and ethnic groups. It has a staff of 33 and is funded by the Ministry of Finance.

225. The Uzbek Association for Persons with Disabilities was founded in 1991. It has 114 branches in all regions of the country, with a total membership of 120,000 (nationwide
there are 850,000 persons with disabilities). It works with about 100 subsidiary enterprises
that employ persons with disabilities. The Association focuses on social rehabilitation,
educational assistance and equal opportunities to exercise their rights for persons with
disabilities.

226. The Nuronni foundation for the social support of veterans was established by a
presidential decree dated 4 December 1996 to enhance the effectiveness of the State’s
policies for the social protection of veterans and give them a greater role in consolidating
the country’s independence and sovereignty.

227. According to the presidential decree and the foundation’s statutes, it is a
self-governing, self-financing, independent non-Governmental non-profit organization.

228. Its main purpose is to vigorously promote the implementation of a strong social
policy, especially in terms of respect for veterans, persons with disabilities and the elderly,
to establish a favourable social environment for them and to provide them with material,
medical and moral support.

Recognition of the jurisdiction of regional human rights courts

229. The Republic of Uzbekistan is not a party to any regional human rights agreements
and consequently does not recognize the jurisdiction of regional human rights courts.

3. Framework for promoting human rights at the national level

Dissemination of information on human rights treaties

230. More than 100 of the core international legal instruments on human rights have been
translated into Uzbek and published in Uzbekistan in large runs, in close collaboration with
international partners such as UNDP, UNESCO, UNICEF, OSCE and ICRC. The following
compilations of international treaties have been published in Uzbek over the past eight
years:

- The Declaration on the Principles of Tolerance (Tashkent 2000);
- International instruments on the rights of minors (Tashkent 2002);
- The Republic of Uzbekistan and International Human Rights Treaties (Tashkent, Adolat 2002);
- International Humanitarian Law: A Compilation of the Geneva Conventions (Tashkent 2002);
- The Organization for Security and Cooperation in Europe, The Human Dimension, Helsinki, 1975-1999 (Tashkent 2002);
- Documents on UNESCO international standards (Tashkent, Adolat 2004);
- International instruments on the work of law-enforcement agencies (Tashkent, Adolat 2004);
- International human rights instruments: a compilation (Tashkent, Adolat 2004);
- International human rights instruments (Tashkent 2004);
- The Convention on the Rights of the Child (Tashkent 2004);
- Child Protection: A Handbook for Parliamentarians (Tashkent, UNICEF 2006);
- Human Rights: A Handbook for Parliamentarians (Tashkent 2007);
• Parliament and Democracy in the Twenty-First Century: A Handbook for Parliamentarians (Tashkent 2007);
• Compilation of the core conventions and recommendations of ILO (Tashkent 2008);
• Handbook for Parliamentarians No. 3/2002: Eliminating the worst forms of child labour – a practical guide to ILO Convention No. 182 (Tashkent 2008);
• Anniversary edition, Universal Declaration of Human Rights (Tashkent 2008);
• The Convention on the Rights of the Child and the Rights of the Child Safeguards Act, (Tashkent 2008);
• The Convention on the Rights of the Child and its Optional Protocol (Tashkent 2009);
• The Rights of the Child: A Compilation of International Agreements (e-book, Tashkent 2009);
• Commentary to the Rights of the Child Safeguards Act (Tashkent 2009).

Study of human rights by civil servants and members of law-enforcement agencies

231. Uzbekistan has a network of educational establishments for the training and continuing education of lawyers and members of law-enforcement agencies. This network includes the university law faculties, the Tashkent State Institute of Law, the Academy of the Ministry of Internal Affairs, the Institute of the National Security Service, the Centre for the Continuing Professional Development of Lawyers and the advanced training courses offered by the Office of the Procurator-General.

232. The Presidential Academy for the Development of the State and Society offers a human rights course for its students. This course includes practical work experience at the National Centre for Human Rights and the Office of the Human Rights Commissioner.

233. The Academy of the Ministry of Internal Affairs offers the following courses on the application of international law to the work of law-enforcement agencies: “General human rights theory” (40 hours), “Criminal procedure” (180 hours), “Criminal law” (270 hours), “International law” (50 hours) and “Preliminary investigations by law-enforcement agencies” (234 hours).

234. Students taking advanced courses in the administration of law-enforcement agencies are offered a course on international cooperation in the fight against crime (24 hours). Students taking advanced courses are also offered a course on human rights and the work of law-enforcement agencies (30 hours).

235. In the advanced courses for future sergeants that are part of the legal training for law-enforcement officers, instruction is given in the subsidiary subject of human rights and the work of law-enforcement agencies (16 hours).

236. Special attention is given in these courses to international legal standards on human rights and freedoms, in particular international legal safeguards of the rights of persons who have been indicted, are standing trial or have been convicted, the Standard Minimum Rules for the Treatment of Prisoners and protection against torture and other cruel, inhuman or degrading treatment or punishment.

237. The department for the advanced training of law-enforcement officers at the Academy of the Ministry of Internal Affairs regularly holds sessions (176 hours) on, inter alia, international human rights standards in criminal proceedings and the application of the rules of criminal procedure to the admissibility of evidence under Order No. 12, adopted by the Supreme Court in plenary session on 24 September 2004.
238. Law-enforcement officials directly involved in criminal investigations — investigators, detectives, counter-terrorism agents, local police officers and prison officials — are given training on operational safeguards for human rights on the basis of international human rights standards.

239. The Centre for the Continuing Professional Development of Lawyers is a State educational institution that provides advanced training and refresher courses for staff of the judicial system, court officers and members of the Bar, law professors and legal services staff.

240. The Centre devotes particular attention to raising awareness about the international legal system for the protection of human rights and freedoms. The curriculum includes courses on Uzbek domestic law and international standards of justice, the foundations of international humanitarian law, the legal basis for the fight against international organized crime, the place and role of international human rights standards in the work of law-enforcement agencies, Uzbek domestic law and international human rights law, and the legal status of the public in international law.

241. The course of studies covers theory and practice of incorporating the following international standards into Uzbekistan’s domestic legislation: the right to life; the right to liberty and security of person; the right to protection of honour and dignity; the right to privacy; the rights of due process and presumption of innocence; the right to protection against torture; and the freedoms of thought, speech, opinion, conscience and religious belief.

242. A presidential order dated 7 November 2007 on the introduction of advanced training courses under the Office of the Procurator-General inaugurated such courses based on the work of the Centre for consolidating the rule of law and upgrading the qualifications of prosecutors and investigators, which was disbanded by the same order.

243. The refresher courses for senior managers entail six months of instruction, while the programme on upgrading qualifications lasts for up to one month.

244. In the period 2005-2007, the Centre taught the following courses, inter alia: “International standards of juvenile justice”; “Problems of the use of habeas corpus during preliminary investigations”; “Cooperation between agencies of the Procurator-General and the Parliamentary Ombudsman in safeguarding civil rights and freedoms”; “International legal instruments relating to the human dimension”; and “United Nations standards relating to officials conducting initial inquiries and other criminal investigations”.

245. The curriculum of the Institute of the National Security Service includes the study of human rights as a separate academic discipline (24 hours). The Institute has a centre on the law of armed conflict in which human rights is also studied.

246. The teaching is interdisciplinary and covers both general aspects of human rights and the specific practical implications with which future members of the National Security Service will have to deal in their law-enforcement work.

247. Some aspects of human rights, in addition to being covered as a separate discipline, are also reflected in other academic disciplines such as theory of Government and the law, criminal law, administrative law, civil law and the law of civil procedure.

248. The Institute of the National Security Service has a unit on the law of armed conflicts, which also teaches human rights courses.

249. International human rights law and national human rights institutions are included in the course of study at the undergraduate level as part of the human rights and international humanitarian law curricula in the international law and international relations departments of the University of World Economics and Diplomacy of the Ministry of Foreign Affairs.
Additional courses are given at the graduate level on various issues related to the rights of the child.

250. The study of international human rights standards is part not only of the curriculum for investigators and judges but also of that for the defence ministry’s military colleges. Since the 2005 academic year, such studies have been elective subjects, but from the 2006 academic year, the course on basics of military law will include components on humanitarian law and the law of armed conflicts in which human rights topics will be covered (10-12 hours).

251. The Ministry of Health devotes special attention to the study of human rights as part of the training and refresher courses for physicians. In the courses on forensic medicine at the undergraduate level in all medical schools, the rights of specialists, consultants and junior consultants are explicated. A course is taught on the legal foundations of medical practice in which special attention is paid to the rights and freedoms of the individual, including the rights to life, liberty and security of person, the right to protection against invasion of privacy and the inadmissibility of the use of torture or violence. Another topic covered is the inadmissibility of conducting medical or scientific experiments on a person without his or her consent. These issues are considered from the standpoints of both the patient and of medical personnel.

Study of human rights in educational institutions (schools, lycées, colleges and universities)

252. In accordance with decisions of the Oliy Majlis on a national programme to develop the public’s legal literacy and on a national personnel training programme and with the Education Act, Uzbekistan has established a five-stage system of continuing legal education and training:

- Stage I: Legal training in the family;
- Stage II: Elementary legal instruction and training in preschool institutions;
- Stage III: Legal education in secondary schools;
- Stage IV: Legal education and training in lycées (academic secondary schools) and colleges (vocational secondary schools);
- Stage V: Legal education and training in higher educational institutions.

253. Legal education and training begins in the family. Since the family is the nucleus of society, it is regarded as the foundation for the formation of the child’s personality and his or her transformation into a well-rounded person. In the light of these goals and challenges, the family occupies a special place at every stage of the design and development of legal education and training courses.

254. Elementary instruction and training in the law is incorporated into the daily games and exercises in preschool institutions. These activities are organized for children in the middle, older and primary school preparatory groups. Children in the middle and older groups are given 16 hours a year of instruction on the Constitution in the form of games, including 7 morning sessions and 2 recreation periods; 16 hours of instruction a year, including 8 morning sessions and 2 recreation periods, are scheduled for children in the primary school preparatory groups.

255. Instruction in concepts such as law, duty and obligation, tailored to the pupil’s age, is introduced in grades 1-4. Forty hours a year are devoted to the study of the constitutional “ABCs”.
256. The subject matter grows more complex in grades 5-7, with the addition of actual examples of the relationship between the State and the individual and the introduction of the topics of personal autonomy, equality of rights, freedom of speech, freedom of information and juvenile criminal liability. In these grades, 51 hour a year are devoted to a course entitled “Journey into the World of the Constitution”.

257. The chief aims of legal education and civics classes in grades 8 and 9 are to:

   (a) Teach students about the social, economic, political, legal, scientific and cultural development of the State;

   (b) Produce young persons capable of creative thinking and communicating their views on vital human problems.

258. In these grades, 34 hours a year are devoted to the study of the principles of constitutional law.

259. In grades 10 and 11, 68 hours over a two-year period are devoted to acquiring a knowledge of the branches of the law.

260. Every November, the Ministry of National Education and the regional branches of the Children’s Foundation organize a study week on the Convention on the Rights of the Child in all schools, extramural institutions and Mekhribonlik children’s homes, with competitions on such subjects as “Do you know your rights?” and “What is law?”.

261. Since 2005, with assistance from UNICEF, the Ministry has been running a child-friendly schools programme for, inter alia, showing teachers and students how to solve problems in an amicable, tolerant manner and avoid conflicts and making teachers more aware that cruel treatment of students is inadmissible.

262. In accordance with the State’s educational standard, the curricula for higher and secondary specialized education also include the study of human rights as part of the following subjects:

   (a) For students in the fourth year of a bachelor’s degree: human rights (81 hours); jurisprudence and the Constitution (108 hours); and constitutional law (120 hours);

   (b) For students in the second year of a graduate degree: human rights (40 hours); and the Constitution (27 hours);

   (c) For students in academic and vocational secondary schools (lycées and colleges) there are two courses: jurisprudence and the Constitution (80 hours).

Use of the media to enhance awareness of human rights issues

263. The National Television and Radio Corporation furnishes the means for television and radio coverage of major issues of relevance to Uzbekistan’s political, social and economic development and the protection of human rights and freedoms. The Corporation develops and broadcasts radio and television programmes to ensure that the population is supplied with full, comprehensive information about human rights issues. In recent years the number and quality of programmes dealing with ways of protecting economic, social, cultural, personal and political rights have been steadily enhanced. Attention is constantly given to increasing the effectiveness, content and accessibility of the many programmes aimed at stimulating a broad debate on how to raise the level of education and the political and legal awareness of the public.

264. Radio and television programmes on human rights issues are produced and broadcast primarily by the O‘zbekiston radio and television network. From 2005 to 2007, for example, a total of 1,837 programmes on human rights issues were broadcast. A total of 752 radio and television series on the exercise of economic, social, cultural, personal and
political rights was aired, together with 414 programmes covering the issues addressed in the international human rights treaties and 2,820 news items on human rights. Items and reports on this topic are regularly broadcast in such news programmes as Akhborot, Takhilnoma, Assalom Uzbekiston! and Okshom tulkinarida.

265. Programmes on human rights are also broadcast regularly on the Yoshlar, Sport and Toshkent television channels. In 2007, a total of 410 news items and reports on human rights issues aired on such news programmes as Davr, Davr khafta ichida, Poitakht, Mashal and Yoshlar, 84 on Sport and 34 on Toshkent.

266. Much attention is given to the production of television spots and publicity material on human rights. The television spots, 29 in number, have been devoted to nine basic topics: protection of consumer rights; environment and health; support for talented students; education grants; promotion of entrepreneurship; the rights of orphans and children with disabilities; culture and the arts; support for teachers; and support for women.

267. More than 30 law journals and reviews containing material on the protection of rights are published in Uzbekistan.

268. A database on Uzbekistan’s current legislation has been established and is available on the Internet.

The role of civil society in promoting and protecting human rights

269. Over 5,000 civil society organizations, many of them with regional and local branches, have been set up in Uzbekistan; they have an array of rights and duties enabling them to take an active part in social reform.

270. In the context of Uzbekistan’s administrative reforms, practical steps are being taken to make Governmental consultations more democratic. Inter alia, joint working groups are being set up as an effective means of fostering consultations and cooperation between agencies of the Executive and civil society organizations; representatives of the latter are being included in consultative bodies for the former; public commissions are being established to monitor the implementation of specialized programmes; and ways of involving non-profit organizations in certain aspects of the budget allocation process are being explored.

271. Under the organizational and legal arrangements for the participation of civil society in governance, increasing importance is being attached to public scrutiny of the decisions of the executive branch. For example, environmental associations are entitled to nominate representatives to participate in State environmental impact assessments, to produce their own assessments (which become legally binding once the findings are approved by State expert bodies) and to call on the State to conduct such assessments.

272. The practice of inviting autonomous organizations to help conduct independent expert analysis of draft legislation has been gaining ground in the Oliy Majlis in recent years.

273. National human rights institutions such as the Office of the Ombudsman and the National Centre for Human Rights are developing and extending their cooperation both with non-profit NGOs and with other civil society organizations.

274. These institutions are helping to improve the work of NGOs and supporting their efforts to improve their skills in handling human rights issues by:

- Holding special seminars and training sessions for NGOs;
- Involving them in efforts to inform law-enforcement officers about human rights;
- Monitoring human rights legislation;
• Recruiting them to help carry out national plans of action to implement the recommendations of United Nations treaty bodies on Uzbekistan’s fulfilment of its international human rights obligations;

• Obtaining from them information about the observance of human rights for inclusion in Uzbekistan’s periodic reports on human rights;

• Carrying out joint campaigns to improve public awareness of human rights issues.

275. In Uzbekistan, human rights protection is done mostly by members of numerous NGOs who not only defend the rights of the membership but have also realized the importance of establishing a system of community surveillance of the activities of State agencies. The organizations concerned are chiefly children’s, women’s and environmental non-profit NGOs, associations of the disabled and the elderly, gender focal points, as well as professional organizations, foundations, associations, unions and committees that bring together citizens based on common interests.

276. The following NGOs, among others, make extensive contributions to the protection of human rights: International Red Crescent, Association for the Blind, Association for the Deaf, Association for the Disabled, Federation of Trade Unions of Uzbekistan, Makhallal charitable foundation, NGO “Ecosan Services Foundation”, Sog‘loq Avlod Uchun international foundation, Nuroniy foundation, Centre for the Study of Human Rights and Humanitarian Law, Ishtimoi fikr Centre for Public Opinion Studies, Association of Judges of Uzbekistan, Tadbirkor ael association of businesswomen, National Bar Association, Women’s Committee of Uzbekistan, Chamber of Trade and Industry of Uzbekistan, Association of Women Jurists of Uzbekistan, Mekr association of women’s NGOs, Olima women’s union, and Kamolot youth movement.

277. One important form of NGO participation in efforts to establish international human rights standards in Uzbekistan is the research work done by individual NGOs to identify the causes and conditions which lead to the violation or restriction of the rights of certain categories of citizens.

278. In 2005, for instance, the Oila (“Family”) Centre for Applied Research (a national NGO), in coordination with the Children’s Foundation, carried out research on child disability issues, analyzing the findings of monitoring work by the Muruvvat children’s homes and the Tashkent boarding schools on the extent to which children with disabilities exercise their rights to education, medical treatment, and cultural activities.

279. In the same year, the Centre for the Study of Legal Problems (another NGO), with ILO assistance, analyzed the existing legislation and law implementation machinery to align them with ILO conventions.

280. NGO research helps to identify in time the factors obstructing the realization of human rights and uncover the causes and conditions which lead to violations of the rights of various categories of citizen; and facilitates the formulation of proposals for improving human rights legislation and its practical application.

281. NGOs take an active part in the formulation and improvement of draft legislation on the definition of their legal status and their inter-relationship with the State. NGOs were directly involved in the discussion of the following acts:

• Public Associations Act;

• Non-Profit NGOs Act;

• Citizens’ self-governance bodies Act;

• Public Foundations Act;
4. Reporting process at the national level

282. Pursuant to a Government decision, the National Centre for Human Rights is the body responsible for gathering information and preparing periodic reports on the application of the international human rights treaties. The Centre is a coordinating body. Its duties include the preparation of periodic reports on Uzbekistan’s fulfilment of its international human rights obligations.

283. Over the 10 years of its existence, the Centre has succeeded in establishing an adequate system for the collection and analysis of information to be included in periodic human rights reports. This has facilitated the preparation and timely submission of such reports to the United Nations treaty bodies.

284. Periodic reports are prepared in accordance with the following documents:

(a) Guidelines on the form and content of reports to be submitted to international human rights treaty bodies;

(b) General recommendations of treaty bodies;

(c) Concluding observations of treaty bodies following consideration of Uzbekistan’s periodic reports;

(d) International treaties in the area of human rights;

(e) New domestic legislation on human rights;

(f) Most recent practice in law implementation and human rights protection.

285. Over the period of its existence, the National Centre has developed special procedures for the preparation of periodic reports on Uzbekistan’s fulfilment of its international human rights legislation. These procedures may be divided into several stages:

• Receipt of a communication from the United Nations treaty body in question on the need to submit a periodic report for consideration at a given session of the body;

• Creation of a working group by the Centre to prepare a draft periodic report;

• Issuance of requests by the Centre for the analytical, statistical and expert information needed for the drafting of the various sections of the report, and receipt of this information from the relevant State agencies and NGOs;

• Preparation of a draft report based on the material received, in accordance with the reporting requirements prescribed by the United Nations;

• Submission of the draft report for expert examination by the relevant State agencies and NGOs;

• Further work on the draft report in the light of the comments and proposals received from these bodies;

• Production of the final version of the report and its submission to the Ministry of Foreign Affairs for dispatch to the treaty body in question in accordance with the established procedure;

• Receipt of notification from the treaty body of the date of its consideration of the report and additional questions from its rapporteur in connection with that consideration;
• Transmission of the rapporteur’s questions to the relevant State agencies and NGOs and receipt of their replies;
• Preparation of replies to the rapporteur’s questions and their transmission to the Ministry for dispatch to the treaty body in question;
• Consideration of the report by the treaty body and responses to the questions put by its members;
• Receipt of the treaty body’s concluding observations and recommendations resulting from its consideration of the report;
• Preparation of comments on these observations and recommendations and their transmission to the Ministry;
• Formulation of a national plan of action to give effect to the treaty body’s recommendations;
• Continuous monitoring of the implementation of this plan of action.

286. As is clear from this list, the preparation of periodic reports on the fulfilment by Uzbekistan of its international obligations forms the basis and core of the work of the National Centre for Human Rights and is a reflection of the performance of its functions of coordination and analysis. The preparation of such an important document as a periodic report takes quite a long time and calls for hard work by a large number of State agencies and NGOs and academic research organizations, as well as by specialists and experts in various fields.

287. A comprehensive and systematic approach to the preparation of periodic reports must be underpinned by an insistence on the reliability and objectivity of the information obtained from both State and non-governmental sources and on its smoothly coordinated use. This is precisely the National Centre’s approach to the compilation of information for the preparation of these reports. It attaches particular importance to the material obtained as a result of intensive academic and sociological research.

288. Having studied the various opinions and views on individual questions of the realization of human rights and the various interpretations of their definitions and categories, the National Centre reflects in the report the development of social, political and legal thinking in Uzbekistan with regard to various aspects of human rights. This helps the international bodies to understand Uzbekistan’s current situation in terms of the promotion, observance and protection of human rights.

289. Special care is taken in the preparation of the reports to explain the legislative and organizational arrangements for the realization of human rights in Uzbekistan. The reports fully describe the current human rights legislation, indicate the goals and mandates of the institutions which must apply that legislation in practice, and furnish information on the forms and areas of coordination of the activities of the State agencies responsible for delivering human rights. This information provides a full picture of the national human rights machinery and the effectiveness of the application of the international standards in this field.

290. The national plans of action to give effect to the concluding observations of United Nations treaty bodies are confirmed by the Interdepartmental Working Group on the observance of human rights by law-enforcement agencies, which was established by Government Decision No. 12-R of 24 February 2004.

291. The records of the meetings and the decisions taken by this Working Group form the foundation of the periodic reports. Draft versions are discussed by the Working Group at
various stages of the preparation of the reports. The decisions of interdepartmental bodies established by order of the Cabinet of Ministers are binding on their member agencies.

292. In July 2007, this Working Group discussed and approved:

- The National Plan of Action for the implementation of the recommendations made by the United Nations Human Rights Committee following its consideration of the second periodic report of Uzbekistan;
- The National Plan of Action for the implementation of the recommendations made by the United Nations Committee on Economic, Social and Cultural Rights following its consideration of the first and second periodic reports of Uzbekistan;
- The National Plan of Action for the implementation of the recommendations made by the United Nations Committee on the Elimination of Racial Discrimination following its consideration of the third to fifth periodic reports of Uzbekistan;
- The National Plan of Action for the implementation of the recommendations made by the United Nations Committee on the Elimination of All Forms of Discrimination against Women;
- The National Plan of Action for the implementation of the recommendations made by the Committee on the Rights of the Child.

293. In December 2007, the Interdepartmental Working Group discussed at one of its meetings the implementation status of the National Plan of Action for the implementation of the recommendations of the Committee on the Rights of the Child.


295. In order to improve the National Centre’s work on the preparation of Uzbekistan’s periodic reports on the fulfilment of its international human rights obligations, regular round tables and seminars are held for representatives of State agencies and NGOs to discuss urgent problems of the application of the recommendations of United Nations treaty bodies and aspects of the national plans of action.

C. Information on non-discrimination and equality and effective remedies

296. The Constitution establishes the principles of equality before the law, equal protection of the law and the prohibition of discrimination. Under article 18, all citizens have equal rights and freedoms and are equal before the law, regardless of gender, race, ethnicity, language, religion, social origin, opinions, or personal or social status. A separate article, article 46, establishes the equality of rights of men and women.

297. All fundamental principles of equality before the law and prohibition of discrimination deriving from international instruments to which Uzbekistan has acceded are enshrined in the Constitution. Uzbekistan is currently a party to and implements the following international instruments on prohibition of discrimination: International Convention on the Elimination of All Forms of Racial Discrimination; Convention on the Elimination of All Forms of Discrimination against Women; Convention against Discrimination in Education; Discrimination (Employment and Occupation) Convention; Convention on the Political Rights of Women; and Declaration on the Elimination of All Forms of Intolerance and of Discrimination Based on Religion or Belief. As an OSCE member, Uzbekistan has assumed obligations regarding ethnic minorities (under the
principles set forth in article VII of the Final Act of the Conference on Security and Cooperation in Europe, signed in Helsinki on 1 August 1975) and other OSCE documents on the human dimension.

298. The Uzbek legal framework prohibiting discrimination provides protection not only for individuals, but also for social groups as such. Article 18 and chapter X of the Constitution, on safeguards of the rights and freedoms of citizens, are designed to create a legal framework for the protection of individual and collective rights, including the rights of such groups as minors, the elderly and persons with disabilities.

299. The principle of the equality of citizens before the law and the prohibition of discrimination is embodied in sector-specific legislation regulating personal, political, economic, social and cultural rights: the Labour Code; the Civil Code; the Family Code; the Criminal Code; the Education Act; the Youth Policy Foundations Act; the Citizens’ Applications Act, and others. It is also embodied in procedural legislation, including the Code of Criminal Procedure (art. 16), the Code of Civil Procedure (art. 6) and the Code of Economic Procedure (art. 7).

300. The principle of non-discrimination and equality of rights is implemented not only through specific legal provisions affirming it, but also through safeguards for all constitutional rights and freedoms, such as the rights to life, liberty, security, and freedom of thought. Although it does not establish a separate right to equality, article 18 of the Constitution emphasizes the protection of all human rights and freedoms.

301. The Uzbek legal system includes serious penalties for violations of citizens’ equality. The Administrative Liability Code prescribes fines for violating the right to free choice of language in upbringing and education, for obstructing or restricting the use of a language, and for showing disrespect towards the State language or other languages of the various ethnic groups and peoples living in Uzbekistan.

302. Under article 141 of the Criminal Code, it is a crime to violate equality of rights. The offence is addressed in chapter VII of the Code, which lists offences against constitutional rights and freedoms.

303. The concept of discrimination as set out in article 141 of the Criminal Code is practically the same as in article 1 of the International Convention on the Elimination of All Forms of Racial Discrimination. The difference between the two wordings lies in the fact that the Convention defines discrimination as aimed at “nullifying or impairing the recognition, enjoyment or exercise, on an equal footing, of human rights and fundamental freedoms in the political, economic, social, cultural or any other field of public life”. The omission of such aims in article 1 of the Constitution does not affect the definition of the act itself.

304. Under article 156 of the Criminal Code, incitement to ethnic, racial or religious hatred, namely wilful action offending the honour and dignity of ethnic groups, taken for the purpose of arousing hatred, intolerance or discord with respect to any group, and the direct or indirect restriction of rights or granting of direct or indirect privileges on the basis of national origin, race and ethnicity, is a criminal offence.

305. Under article 153 of the Criminal Code, genocide — the deliberate establishment of living conditions designed to bring about total or partial physical extermination, the forcible prevention of births or the transfer of children from one group of persons to another — is punishable by a prison sentence of 10 to 20 years, as is ordering such actions to be performed.

306. The following public policies are designed to prevent discrimination in all its forms and manifestations:
• Ban on the establishment of political parties along racial or ethnic lines (article 57 of the Constitution) and on voluntary associations seeking to foment racial and religious division (article 3 of the Public Associations Act);

• Prohibition against the use of religion to foment enmity, hatred or ethnic division (article 5 of the Freedom of Conscience and Religious Organizations Act);

• Prevention of using the media to spread ethnic, racial or religious hatred (Media Act);

• Regulation, by the Freedom of Information Principles and Safeguards Act, of the exercise in the media of everyone’s constitutional right to seek, obtain, study, transmit and disseminate information freely and without hindrance;

• Prohibition against hindering citizens from exercising their right to free choice of language in communication, the upbringing of children and education (article 24 of the State Language Act);

• Promotion of gender equality in political and social life. For instance, the Oliy Majlis Elections Act provides that at least 30 per cent of every party list of candidates for parliament must be women.

307. Every year in the past decade has been devoted to tackling a major social problem and the protection of a specific vulnerable population group. For instance, 1999 was proclaimed Year of Women; 2000, Year of a Healthy Generation; 2002, Year of Older Persons; 2006, Year of Philanthropy and Health Workers; 2007, Year of Social Relief; 2008, Year of Young Persons; 2009, Year of Rural Development and Improvement; and 2010, Year of a harmoniously Developed Generation. The Government adopts a special national programme in keeping with each year’s concept and symbol, comprising measures to support the vulnerable group concerned, financing, and the formulation of appropriate laws and regulations.

308. Under the State programme on the Year of Social Relief, 35,000 veterans were treated in nursing homes, 50,000 poor families were given cattle, 3,000 jobs were created for persons with disabilities but able to work, and charitable assistance was provided to 3 million older persons living alone, persons with disabilities, pensioners and poor families.

309. Public funding for education under this programme accounted for 40 per cent of all budget outlays. The programme included building renovations and the provision of furniture, special equipment and transport facilities to every home for orphans and children with disabilities in Uzbekistan.

310. More than SUM 3,612 million were spent in implementing the State programme on the Year of Rural Development and Improvement.

311. Similar measures have been taken in previous years for the vulnerable groups being targeted at the time.

312. The Nuroniy social support foundation for veterans backed the drive by the Kamolot youth movement to create local “Care” groups offering material and moral support to very old persons living alone, persons with disabilities, war veterans and retired workers. In 2007, more than 23,000 persons were taken under the wing of these groups. The following instruments were adopted: the Cabinet of Ministers decision No. 520 of 7 December 1999 on a programme of measures for 2000-2005 to increase targeted social protection for very old persons living alone, pensioners and persons with disabilities; Presidential Decision No. 459 of 7 September 2006 on a programme of measures for 2007-2010 further strengthening targeted social protection and social services for such persons; Presidential Decree No. 3864 of 19 March 2007 on measures for improving and consolidating the social protection system; Presidential Decree of 18 May 2007 on additional measures for the
material and moral support of young families; Presidential Decision No. 1047 of 26 January 2009 on additional measures for expanding the production of foodstuffs to meet the needs of the domestic market; and Presidential Decision No. 1096 of 13 April 2009 on additional measures for protecting maternal and child health and shaping a healthy young generation.

313. In an effort to promote equality, the parliament is currently in the stage of drafting and adopting legislation on equal rights and opportunities for men and women, on social partnership, on social protection and on a children’s ombudsman.

III. Information on the implementation of the International Covenant on Economic, Social and Cultural Rights

Article 1
Right to self-determination

314. In acquiring national independence in 1991, Uzbekistan became entitled to full self-determination and the independent pursuit of its political, social and economic and cultural development.

315. The people of Uzbekistan opted for building a democratic State ruled by the law, having a market economy and governed by general human principles, according to which the human being, human life, freedom, honour, dignity and other inalienable rights constitute the ultimate value.


317. Uzbekistan, of which Karakalpakstan is an integral part, is an independent democratic State.

318. The people of Uzbekistan is sovereign and the sole source of State power in the Republic. It exercises that power directly and through the system of representative bodies.

319. Uzbekistan enjoys full political authority, determines independently its national State and territorial governance structure and its system of Government authority and administration.

320. The State frontier and territory of Uzbekistan are inviolable and indivisible, and may not be modified without the freely expressed will of its people.

321. In Uzbekistan, the Constitution and the law are supreme. The system of State authority is based on the principle of the separation of powers between the Legislature, the Executive and the Judiciary.

322. The assets owned by the State constitute the material basis of its independence. The earth and its subsoil, the waters and forests, the plant and animal life, and the other natural resources of the territory of the Republic, together with its intellectual values, constitute the national heritage, the assets owned by the Republic of Uzbekistan.

323. Uzbekistan implements an independent financial and credit policy. Taxes and charges collected in the country’s territory enter into the national budget and local budgets.

324. Uzbekistan establishes diplomatic, consular, trade and other relations and exchanges plenipotentiaries with foreign States, concludes international agreements and is a member of international organizations.
325. As an independent international economic actor, Uzbekistan determines conditions for the conduct of foreign investments and the rights of investors, creates its own convertible currency reserves, and sells and buys gold, other holdings and convertible currency.

326. In Uzbekistan, Uzbek citizenship is established in accordance with the Universal Declaration of Human Rights. All Uzbek citizens, regardless of gender, race, nationality, language, religion, social background, views and personal and public status enjoy the same rights and are protected by the Constitution and the law.

327. Uzbekistan determines its way of development, name and State symbols, namely coat of arms, flag and anthem, and its official language. The symbols of Uzbekistan’s independent statehood are sacred and any insult to them is punished by law.


329. Uzbekistan ensures respect for the languages, customs and traditions of the nations and nationalities living in its territory and creates the conditions for their development.

330. Uzbekistan respects the right to self-determination of the people of Karakalpakstan, a sovereign republic that is an integral part of Uzbekistan.

331. The sovereignty of Karakalpakstan is protected by Uzbekistan.

332. The Republic of Karakalpakstan has its own Constitution. The territory and boundaries of Karakalpakstan may not be altered without its consent. Karakalpakstan independently resolves any issues related to its territorial administrative structure and has the right to secede from Uzbekistan on the basis of a nationwide referendum among the people of Karakalpakstan.

333. Relations between Uzbekistan and Karakalpakstan are regulated on the basis of treaties and agreements concluded within the framework of the Constitution of Uzbekistan.

334. Karakalpakstan has established its own system of legislative, executive and judiciary authorities and defines the main thrusts of its political, social, economic and cultural development on the basis of the provisions of the Constitution and law of Uzbekistan and Karakalpakstan.

**Article 2**

**Main thrusts of the implementation of the Covenant**

335. The realization of economic, social and cultural rights ensures satisfaction of vital material and spiritual needs, secures a decent standard of living and social protection, and enables human beings freely and harmoniously to develop their physical, intellectual, spiritual and moral potential.
336. Having acceded to the Covenant in 1995, Uzbekistan follows consistently a policy aimed at progressive and full implementation of the rights enshrined therein.

337. In Uzbekistan, the provisions of the Covenant are implemented through, inter alia:

- Legislation which guarantees the realization of the citizens’ economic, social and cultural rights;
- State programmes and national action plans aimed at providing support for vulnerable social groups, implementing the recommendations of United Nations treaty bodies, and ensuring actual enforcement of the legislation adopted;
- Establishment of supervision and monitoring bodies to ensure the realization of human rights, including economic, social and cultural rights;
- Extensive awareness-raising, educational and publishing activities;
- Participation of NGOs and international organizations in promoting programmes of support for various groups, including, inter alia, children, women, persons with disabilities, older persons, and low-income families.


339. As part of enhancing legislation and safeguards in the area of human rights, amendments and additions have been introduced into the Health Care Act, the Education Act, the Citizens’ Pensions Act, the Parliamentary Ombudsman of the Oliy Majlis (Parliamentary Ombudsman) Act, the Civil, Criminal, Housing and Administrative Liability Codes, and amendments made in connection with, inter alia, the abolition of the death penalty and the introduction of habeas corpus in Uzbekistan.


341. Uzbekistan considered and extensively discussed the recommendations contained in paragraphs 39, 40 and 46 of the Committee’s concluding observations (E/C.12/UZB/CO/1) to become a party to the 1951 Convention relating to the Status of Refugees and its Optional Protocol (1967) and to ratify the International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families and ILO Conventions No. 2 concerning Unemployment, No. 81 concerning Labour Inspection in Industry and Commerce, No. 87 concerning Freedom of Association and Protection of the Right to Organise, No. 102 concerning Minimum Standards of Social Security, No. 129 concerning Labour Inspection in Agriculture and No. 174 concerning the Prevention of Major Industrial Accidents.

342. Given that Uzbekistan has acceded to 70 international instruments related to human rights and is taking systematic action towards implementation of their provisions through legislation and the practice of the bodies concerned, accession to the aforementioned international instruments is regarded as premature.

343. The Convention on the Rights of Persons with Disabilities was signed by the permanent representative of Uzbekistan to the United Nations, New York, on 27 February 2009 and shall enter into force after ratification by the parliament.

344. The provisions of international treaties and legal instruments regulating the procedures for realizing economic, social and cultural rights are implemented under the following programme documents:

- State programme on the Year of medical workers and voluntary associations (2006);
- State programme on the Year of Social Protection (2007);
- State programme on the Year of Young Persons (2008);
- State programme on the Year of Rural Development and Improvement (2009);
- State programme on the Year of a Harmoniously Developed Generation (2010);
- National programme for ensuring the well-being of children 2007-2011;
- National Plan of Action for preventing trafficking in human beings 2008-2010;
- National Plan of Action for the implementation of ILO Conventions Nos. 138 and 182, 2008-2010;
- National Plan of Action for the implementation of recommendations formulated by the Committee on Economic, Social and Cultural Rights following consideration of the initial report of Uzbekistan 2006-2009;
- National Plan of Action for the implementation of recommendations formulated by the United Nations Human Rights Council following consideration of Uzbekistan’s national report for the Universal Periodic Review 2009-2011;
- State and regional programmes on the promotion of employment;

345. In addition to the line ministries and departments engaged in State administration in the areas of the economy, labour and social protection, education, health, culture and sport, the national system of bodies tasked with monitoring the situation regarding human rights protection comprises special structures which monitor legislation and law enforcement within the framework of legislative, executive and judicial power. These structures include the:
• Office of the Parliamentary Ombudsman of the Oliy Majlis (Parliamentary Ombudsman);
• Institute for Monitoring Legislation, attached to the Office of the President of Uzbekistan;
• National Centre for Human Rights;
• Centre for Monitoring Implementation of Legal and Regulatory Instruments, attached to the Ministry of Justice;
• Research Centre for democratizing and liberalizing judicial legislation and ensuring the independence of Supreme Court judges.

346. The scope of special sections set up within the Ministry of Internal Affairs, the Ministry of Justice and the Office of the Procurator-General to guarantee human rights and freedoms includes issues related to economic, social and cultural rights.

347. In the period 2008-2009, the Institute for Monitoring Legislation, attached to the Office of the President of Uzbekistan, carried out a comprehensive study and analysis of compliance of State authorities, public organizations and citizens’ self-governance bodies with the Education Act, the Health Care Act, the Entrepreneurial Freedom Act, the Rights of the Child Safeguards Act, the State Health Inspection Act, the Donation of Blood and its Components Act, the Iodine Deficiency Prevention Act, the Disabled Persons Social Protection Act and the Insurance Business Act.

348. With a view to the effective application of the Covenant, a system has been created in the country to provide information on and promote awareness of its provisions and their actual implementation. The system comprises the educational institutions of elementary and intermediate general education, intermediate specialized and higher education, and further training for various categories of civil servants, including judges and law-enforcement staff.

349. The provisions of the Covenant are studied in practically all higher education institutions of juridical profile, including, inter alia, Tashkent State Institute of Law, the University of World Economics and Diplomacy, the Academy of the Ministry of Internal Affairs, the law department of the National University of Uzbekistan, the National Centre for the Further Training of Legal Specialists in the Ministry of Justice, the Advanced Courses of the Office of the Procurator-General, and the Academy for State and Social Construction, attached to the Office of the President.

350. In 2009, the National Centre for the Further Training of Legal Specialists in the Ministry of Justice was attended by 1,399 trainees, including 113 who took courses to upgrade their qualifications and 266 who were retrained.

351. On 10 December 2009, the Centre, in cooperation with the OSCE Project-Coordinator in Uzbekistan, carried out a seminar on current problems in human rights education. A human rights resource centre was inaugurated and presented during the seminar.

352. In order to raise the judges’ awareness of international standards in the area of social and economic human rights, the Supreme Court Research Centre carried out in 2009 a series of informational and educational activities and published a collection of international human-rights and crime-prevention legal instruments of the United Nations. A calendar prepared by the Centre in cooperation with UNICEF provides information on the provisions of the Universal Declaration of Human Rights, Convention on the Rights of the Child, the Optional Protocol to the Convention on the Rights of the Child on the sale of children, child prostitution and child pornography, the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights.
353. In the Tashkent State Institute of Law, the subject of implementation of specific provisions of the Covenant in legislative and law-enforcement practice is examined in various study areas and such special courses addressing specific economic, social and cultural rights as, *inter alia*, “International law”, “Human rights”, “Rights of the child” and “Labour rights”.

354. Uzbekistan’s independent print media and information agencies specifically seek to highlight the rights of children, orphans, disabled children, and youth, among others. *Inter alia*, the editors of Saodat magazine and of the newspapers Oila va zhamiyat and Ikbol address the problems of mothers and children and the issues of boosting women’s role in the country’s social and political life and of intra-family relations; the newspaper Bekazhon promotes the protection of mothers and children; the newspaper Gulistan news discusses problems and prospects related to the development of children’s sport; the newspaper “Uzbekiston adabieti va sanati” calls for enhancing the skills of talented young persons and placing qualified executives in the media in order to encourage their participation in the country’s sociopolitical, cultural and intellectual life; and Gulkhan magazine praises the merits of healthy living and children’s sport.

355. Currently, of the 1,156 media entities operating in the country (including 79 television or radio broadcasters, 702 newspapers, 244 magazines, 4 information agencies and 108 web sites), 590 are non-Governmental.

356. By thematic focus, of the country’s print media, 237 are sociopolitical, 32 legal, 15 business, 76 sectoral, 19 medical, 63 educational and pedagogical, 7 women’s, 13 tax-related, 2 religious, 11 sport, and 216 general-interest and advertisement-oriented.

357. Information and awareness-raising activities undertaken on issues related to economic, social and cultural rights in the period 2006-2009 included the following events:

- Round table on “Tax system reform for microfinance establishments and financial market participants: problems and prospects”, organized on 3 May 2006 by the UNDP office in Uzbekistan in cooperation with the Association of Banks in Uzbekistan and the “Akhborot-Rating” interbank credit-rating firm;

- Theoretical and practical seminar on “Current issues in improving civil law during preparations for Uzbekistan’s entry in the World Trade Organization (WTO)”, organized on 17 May 2006 by the United States Agency for International Development (USAID) in cooperation with the Chamber of Commerce and Industry;

- Round table on “Findings of the monitoring of the implementation of the Citizens’ Complaints Act in the area of activity of the Ministry of Health and the Ministry of Labour and Social Welfare”, organized 22 May 2007 by the Monitoring Centre of the Ministry of Justice;

- Round table on “Development and improvement of the free legal counsel system for various groups: international and national aspects”, held on 28 October 2008;


In view of paragraphs 10, 36 and 42 of the Committee’s concluding observations (E/C.12/UZB/CO/1), the judicial authorities’ participation in safeguarding human rights was strengthened, and judges are more careful to include references to the Covenant in specific court decisions as a matter of judicial practice, and to study thoroughly and actually apply the provisions of the Covenant. A recently drawn up Supreme Court ruling entitled
“On the application of international law standards by Uzbek courts” has been reviewed by experts in key ministries, departments and national human-rights institutions.

On the basis of the observations contained in paragraphs 11 and 37 of E/C.12/UZB/CO/1, further measures are taken to boost the independence and effectiveness of the judiciary. The courts’ material, technical and data-processing infrastructure has been considerably enhanced. In 2009, SUM 3,810 million were allocated to logistic support and 172 official vehicles for the courts, and SUM 8,510 million were spent on court building construction and repair.

358. Court independence was further strengthened through the creation, on 23 June 2008, of the Supreme Court Research Centre, whose purpose consists in analyzing and broadening the legislative framework of judicial activity, and formulating proposals for enhancing judicial autonomy and the application of international human-rights standards by the courts.

359. As part of national legal reform, the issues of lengthening the judges’ term of office, granting them exemption from taxes, and increasing their wage premiums depending on rank and length of service are under discussion.

360. The Association of Judges of Uzbekistan, a public entity, actively participates in the formulation of proposals on strengthening the independence of the courts.

361. The transfer to the courts, as from 1 January 2008, of the power to order or extend the period of pretrial detention of accused persons considerably bolstered the standing and independence of judicial authorities, strengthening at the same time the safeguards against violations of an individual’s constitutional right to inviolability of the person.

362. Measures were taken to revitalize the parliament’s role in protecting economic, social and cultural rights through the timely adoption of social and economic legislation, parliamentary scrutiny of its application and broad discussion of urgent issues related to the protection of the rights of vulnerable groups.

363. In the period 2006-2009, the legislative chamber engaged in parliamentary control and monitoring of the implementation of, inter alia, article 17 of the Family Code, the Employment Act, the Medicines and Pharmaceutical Activities Act, the Health Care Act, the Disabled Persons Social Protection Act, the Occupational Safety Act, the State Health Inspection Act, the Narcotic Drugs and Psychotropic Substances Act, the Act on the Act on Trade Unions, Their Rights and Guarantees of Their Activity, and the Tuberculosis Prevention Act.

364. The legislative chamber and the senate have accorded priority to issues related to recovery from the consequences of the global economic and financial crisis, and to social protection.

365. The following events were held in the senate: a round table on “The state of health reforms: problems and solutions” on 24 January 2007; a round table on “Women, the State and society” on 15 February 2008; and a conference on “Social protection – a State policy priority” on 24 September 2009.

366. In 2009, the following important round tables were held by the legislative chamber: on 15 January, on issues related to the country’s further social and economic development and on support for the enterprises of the real economy; on 22 May, on the global financial and economic crisis and on ways and measures for recovery; on June 3, on international organizations for interparliamentary cooperation; and on October 23, on parliamentary monitoring of compliance with international treaties in Uzbekistan.

367. Tangible results are achieved through research on the state of realization of the rights to employment, health care, social protection, culture and leisure activities.
368. In 2006, the “Public Opinion” Centre carried out a sociological survey among juvenile prison inmates on the implementation of the Code of Criminal Procedure and the Penal Enforcement Code, addressing detention conditions and respect for the rights to health care, education, work and food. An opinion poll on migration was carried out in 2007; a sociological study on women and employment took place in 2008; and sociological surveys on, inter alia, women on the illegal labour market, on employment types assessment and prospects, on the social profiles of human trafficking victims, and on public opinion regarding crimes related to human trafficking were conducted in 2009.

369. On 22 June 2010, the National Centre for Human Rights, supported by the OSCE Project-Coordinator in Uzbekistan, held an international conference on “Human rights and freedoms: situation and prospects”, during which issues related to developing and deepening research aimed at resolving current problems in the realization of political, economic, social and cultural rights were discussed, and recommendations were formulated regarding the creation, within the Centre, of a scientific coordination board for studies on issues involving human rights and freedoms.

370. As part of promoting non-discrimination in the realization of economic, social and cultural rights, and in view of the recommendations contained in paragraph 41 of the Committee’s concluding observations (E/C.12/UZB/CO/1), the State intensified supervision to ensure that the internal affairs bodies facilitate the registration (propiska) of citizens at their place of residence in a timely manner. As a result of 1,302 procuratorial inspections of internal affairs bodies and special commissions dealing with registration issues conducted in the period 2006-2010, 1,232 reports of violations of passport system legislation were drawn up, 293 related warnings were issued to civil servants, disciplinary measures were taken against 626 employees of regional central administrations (khokimiyats), and criminal proceedings were initiated in 18 cases.

371. Currently, measures are taken to simplify the procedure for the registration of citizens at their place of residence, and a draft Cabinet of Ministers decision establishing a passport system regulation, including sections on registration, is under preparation.

372. Pursuant to the Presidential Decree of 23 June 2009 on measures for the further improvement of the passport system, citizens as from 1 January 2010 are issued passports with biometric data.

373. Legislative activity regarding legal regulation of economic, social and cultural rights and reinforcement of the protection of the rights of vulnerable social groups is continuing. Draft acts are under preparation or consideration on, inter alia, the children’s Ombudsman, prevention of neglect of minors and juvenile delinquency, guarantees for equal rights and opportunities for men and women, social partnership, public oversight, and (in a new version) trade unions, their rights and guarantees of their activity.

Article 3
Ensuring parity between men and women

374. Since becoming an independent State, the Republic of Uzbekistan has demonstrated its commitment to the principles of gender equality. Systematic legal and institutional development of the national machinery for improving the situation of women began in 1995, when Uzbekistan became a party to the Convention on the Elimination of All Forms of Discrimination against Women.

Women, provided the necessary international legal framework for developing specific national measures to incorporate the international standards in legislation and in the activities of Government bodies.

376. Uzbekistan, as a State signatory of the Millennium Declaration, also has an obligation to include the Millennium Development Goals (MDGs), including Goal 3 (“To promote gender equality and empower women”) in national development programmes and to attain them by the target year of 2015.

377. The provisions of the Convention on the Elimination of All Forms of Discrimination against Women have been incorporated in the Constitution and in legislation on electoral, family, labour, criminal, administrative and other matters. The President of Uzbekistan has adopted two relevant decrees: one to enhance the role of women in state and social construction (2 March 1995) and another on additional measures to support the activities of the Women’s Committee of Uzbekistan (24 May 2004). The Cabinet of Ministers has also adopted the appropriate decisions for implementation of the presidential decrees.

378. The Constitution lays the foundations for the equality of rights between men and women, defines the principles of maternal and child welfare and, most importantly, prohibits discrimination against any person on the basis of gender, age, nationality, social status or religion. There is no gender asymmetry in the constitutional provisions: all persons in Uzbekistan have the same political, civil, socio-economic and cultural rights.

379. Eliminating discrimination against women in all areas of life is one of the Government’s policy priorities. To this end, the National Centre for Human Rights, together with State, civil society and non-Governmental organizations, prepared a bill on State guarantees of equal rights and equal opportunities for men and women; it underwent national and international review and in March 2006 was submitted for consideration to the Legislative Chamber of the Oliy Majlis. This bill is very important for the resolution of gender issues in today’s world: it is designed to regulate the legal framework prohibiting any direct, indirect or hidden gender-based discrimination in society and any violation of women’s equality of rights in the spheres of education, culture or reproduction or in family relations, in line with the concluding observations (para. 43) and general comment No. 16 of the Committee.

380. A draft act on safeguarding equal rights and opportunities for women and men and proposals for its improvement were discussed during a workshop, held on 15-17 July 2008, on implementing and practicing the provisions of the Convention on the Elimination of Discrimination against Women.

381. The number of women members of Parliament has increased significantly as a result of the legislative amendments designed to encourage women’s participation in political activity. Article 22, paragraph 4, of the Oliy Majlis Elections Act of 29 August 2003 provides that the number of women nominated as candidates for Parliament by political parties should be no less than 30 per cent of the total number of candidates. The number of women deputies in the Legislative Chamber was 33 (22 per cent) in 2009, 12 in 1999 and 21 (17.5 per cent) in 2004.

382. Women hold the posts of Speaker of the Legislative Chamber, Parliamentary Ombudsman, and Deputy President of the Senate.

383. Women account for 16 per cent of officials in the highest authorities of the State and 15.2 per cent in local legislative and representative authorities.

384. One noticeable trend is the increase in the number of women in political parties in Uzbekistan. As at 1 January 2008, women accounted for 40.5 per cent of the total membership of political parties; and for 47.1, 45.6 and 44.5 per cent of the members of,
respectively, the National Democratic Party (Fidokorlar), the Liberal Democratic Party (Adolat) and the Democratic National-Revival Party (Milli Tiklanish).

385. Every political party has a “women’s wing”, which prepares women to take part in elections. A data bank has been established on women leaders of political parties and statistical analyses of women’s membership of political parties are produced. A “Politklub” event held on 14 April 2006 by the Academy for State and Social Construction attached to the Office of the President played a significant role in increasing political activity and political literacy.

386. The Chairperson of the Women’s Committee is also a Deputy Prime Minister and the chairpersons of the regional women’s committees are the deputy regional chief administrators of the corresponding territories (14 provincial and 219 district and city chief administrators).

387. Generally speaking, women are adequately represented in Judiciary bodies. As of 1 January 2008, women accounted for: 31.3 per cent of officials working in the Constitutional Court and 25.2 per cent in the Supreme Court; 22.4 per cent in the Supreme Court of Karakalpakstan, the provincial courts and the Tashkent City court, and in the district and city courts; 33.3 per cent in the Higher Economic Court and 26.7 per cent in the economic courts of Karakalpakstan and the provinces.

388. The proportion of economically active women and men was 44 per cent and 56 per cent, respectively. The traditional areas of employment for women are education (40.3 per cent), health (37.7 per cent), culture and the arts (28.4 per cent) and science and scientific services (26.4 per cent).

389. The system for compiling statistical data on gender equality issues improved considerably in recent years. In line with the Committee’s request (paragraph 44 of the concluding observations), the State Statistics Committee (SSCRU) and the Women’s Committee of Uzbekistan, have organized the publication of statistical handbooks entitled Gender equality and Men and women in Uzbekistan for the periods 2003-2005 and 2006-2008.

390. Women are prominent in the efforts to deal with local problems. Uzbekistan has 9,942 citizens’ self-governance bodies local authority bodies, and 1,043 of them are chaired by women. The post of consultant at gatherings of the people has been introduced in the makhallas (neighbourhood councils) to advise members of the public on matters of religious education and spiritual upbringing; these posts are held only by women. Their basic task is to devise and implement measures to ensure stability and a good spiritual and moral environment. There are currently 8,167 consultants working at these gatherings, including 908 in towns, 6,056 in makhallas, and 1,710 in villages (1,569 in kishlaks and 141 in auls).

391. Special importance is attached to the employment of women. Every year thousands of new jobs are created nation-wide, and more than 40 per cent of them are taken by women. Of the 613,800 jobs generated in the period 2005-2007, 198,400 were created in 2005, 204,600 in 2006 and 210,800 in 2007. In 2009, 403,142 women were provided with employment.

392. The women’s employment programme execution rate was 114 per cent in 2007, 112.7 per cent in 2008 and 102 per cent in 2009.

393. Under Presidential Decisions No. 616 on measures to increase employment and improve the performance of the labour and social protection agencies, adopted in 2007, and No. 1251 on measures to improve the structure of the Ministry of Labour and Social Welfare, adopted in 2009, a programme of action was adopted to boost employment and
job creation and reduce unemployment. Moreover, important instruments were approved to regulate issues involved in keeping track of unemployed workers.

394. In order to improve the employment situation, the Government has set up regional programmes for the period 2005-2007 and for 2008, 2009 and 2010 to provide employment for women. They are designed to create the number of jobs needed in each region, mainly in the sectors of small business, services and home-based work.

395. Parliament ascribes particular importance to women’s employment. The Government drew up and, for the first time, the parliament adopted a job-creation and employment-promotion programme. It concerns 2010 and provides for the creation in each region of jobs meeting women’s employment needs through the development of small business, the services sector and home-based work.

396. According to Ministry of Labour and Social Welfare statistics, of the approximately 100,000 home-based jobs created in 2009, half were generated in rural areas.

397. In the makhallas, considerable attention is paid to the development of home-based work and the crafts, an area in which new jobs are created for, primarily, low-income family members. The 106,313 small enterprises and service providers currently operating at makhalla level employ 314,801 persons.

398. Of the 294,900 women who in 2009 addressed themselves to employment centres, jobs were found for 249,300. Social protection and vocational training were provided to 45,600 women. The creation of centres for women’s social adaptation based on an apprenticeship approach contributed to developing employment opportunities for women through home-based work, retraining and family enterprises.

399. Handicraft articles made by women are shown at the Kuly guldır uzbek aelin permanent exhibit and fair, organized on the initiative of the Women’s Committee of Uzbekistan and operating since July 2009. More than 50 women participate in the fair every week to sell their products. Approximately 1,000 women from all of the country’s regions, particularly the remotest rural areas, have already been displayed.

400. Of the 49 credit unions currently operated in the country by women and servicing more than 60,000 persons, 90 per cent belong to the Businesswomen’s Association (Tadbirkor Ayol).

401. Preferential loans are provided for small businesses which employ mainly female workers and are run by women. In 2007 the banks made SUM 90,087 billion available to women entrepreneurs, 214 per cent more than in 2006. To women wishing to engage in a business activity, the joint-stock commercial bank Microkreditbank provided in 2007 more than SUM 11,076 million, 2.7 times more than in 2006, and in 2008 and 2009, respectively, SUM 13.2 and 18.4 billion, making it possible to create 16,579 jobs. In early 2009, there were more than 5 million businesswomen, accounting for 20 per cent of all entrepreneurs.

402. The Tashabbuskor Ayol support centre for women farmers, which is attached to the Association of Farm Enterprises of Uzbekistan, coordinates, out of the country’s 80,628 farming units, 5,450, headed by women.

403. In 2006 the Parliamentary Ombudsman, together with the Women’s Committee and the Council of the Federation of Trade Unions and with the participation of representatives of the Ministry of Justice and the Ministry of Labour and Social Welfare organized inspections to ensure respect for women’s rights as provided under labour law in the textile industry of the Fergana valley.

404. The exercise covered 18 textile enterprises of various forms of ownership in the Andizhan, Namangan and Fergana provinces.
405. The inspections revealed various flaws and omissions, particularly violations of current legislation on women’s work-related rights and on special benefits for women and persons with family responsibilities; delays in the payment of wages; and non-compliance with current standards and failure to use relevant modern means in the area of occupational safety and health. Of the school children, 51 per cent are boys and 49 per cent girls.

406. The Parliamentary Ombudsman drew up recommendations in order to address the above problems and improve the situation regarding women’s work-related rights in the textile industry of the Fergana valley.

407. In 2007-2008, Parliamentary Ombudsman inspections focused on the exercise of farmers’ rights in the Tashkent, Syrdar and Khorezm provinces revealed difficulties encountered by the workers concerned, including women farmers. Violations of the Farming Enterprises Act were found to be due to the low level of legal awareness of the heads of such units and to the inadequate social protection of farmers. On the basis of the findings, the Parliamentary Ombudsman drew up proposals aimed at improving the Act and launching extensive information and awareness-raising activities targeting male and female farmers.

408. In Uzbekistan, women have equal rights with men with regard not only to employment, but also to education.

409. Of the 508,235 children attending 6,135 pre-school establishments, 49.7 per cent are girls. Currently, every school-age girl must enrol and continue through the ninth grade.

410. Of the more than 6.5 million persons attending the country’s education system as a whole, 3,170,400 (48.4 per cent) are female. Women’s rate of literacy is 92.8 per cent.

411. Clear disparities exist in specialized and vocational secondary education. Boys and girls account respectively for 64 and 36 per cent of academic secondary school (lycée) students and for 53 and 47 per cent of vocational secondary school (college) students. In higher education, women account for 39.2 per cent of undergraduates and 33.2 per cent of master’s degree candidates.

412. Of the teachers, approximately 60 per cent are men and 40 per cent women.

413. Of the 35,054 students attending teachers’ colleges of the Ministry of National Education in academic year 2009-2010, 22,214 (63.4 per cent) were women, compared to 35,153 students and 21,694 women (62 per cent) in 2006-2007; 35,638 students and 22,768 women (63.8 per cent) in 2007-2008; and 37,481 students and 23,848 women (63.3 per cent) in 2008-2009.

414. Women account for 38 per cent of all specialists and scientific personnel. There are 8 women academicians, 310 doctors of science (16 per cent) and 3,025 candidates of science (33 per cent). A significant number of scientific and educational institutions have women among their directors: in higher education there 20 pro-rectors, 2 rectors and 34 faculty heads are women, and 390 chairs are held by women.

415. Considerable work is done at the central and local levels on the legal education of women. Information and education activities are carried out by State and non-State bodies in cooperation with international organizations.

416. In line with the Committee’s recommendations, courses and classes on gender equality and the study of the Convention on the Elimination of all Forms of Discrimination against Women and the Covenant are included in higher education law studies, and conferences are held on gender equality issues. On 28 February 2007, a conference on
gender-sensitive reforms and gender awareness in Uzbekistan was organized in the State Legal Institute of Tashkent.

417. In the period 2006-2008, specialists of the Oila (“Family”) Centre for Applied Research carried out a project entitled Uzbekistonda khotin-kizlar khukullarni khimoya kilishning akhvolini urganish va uning doimiy monitoring tizimini yaratish or “Study of the situation regarding women’s rights protection in Uzbekistan and development of a related monitoring system”. As part of the project, sociological surveys were conducted among women, criteria were identified regarding women’s legal awareness, and a programme for raising it among rural women was developed and discussed with representatives of various public and State organizations in the framework of applied research conferences, seminars and round tables.

418. In 2009, 22 academic seminars, meetings and discussions with the public were held; and 8 country-wide applied science conferences and more than 450 encounters with higher education students and pupils at colleges, lycées and other schools were organized. In recent years, “Parents Universities” were attached to makhallya committees to raise the legal, social, spiritual, medical and psychological awareness of parents and to change gender stereotypes.

419. Centre specialists, working with Ministry of Higher and Secondary Specialized Education psychologists, conduct training seminars in the provinces to prevent violence against women and girls. In January and February 2009, over 15 training seminars and other educational activities were organized. More than 30 monographs, educational study guides and popular science booklets were published in 2008-2009; while 8 study guides for parents ensuring their children’s education were prepared and published. In the last four years, the staff of the Centre published and broadly disseminated 71 study guides and educational booklets as part of the “Family Library” series, published 57 scientific and methodological articles, developed and launched 20 programmes, and formulated 192 recommendations, which were applied.

420. The country’s system for combating violence against women is being improved. A working group has been set up with the Women’s Committee to study international experience in combating violence with a view to preparing a draft act on preventing violence against women in line with the Committee’s recommendations (paragraph 55 of the concluding observations).

421. In accordance with the Citizens’ Communications Act, internal affairs agencies register all reports from women concerning any form of violence against them, and an initial inquiry is conducted to verify the claims. Where violence against a woman or child is confirmed, the initial inquiry file is immediately passed on to the pretrial investigation units of the internal affairs agencies.

422. Of the 4,163 criminal cases opened in the period of 2006-2010 against men for spousal violence, 3,602 involved bodily harm, 239 murder, 121 incitement to suicide, 30 rape, 101 torture and 70 other crimes.

423. According to Supreme Court data, the number of persons convicted for violence against women was 985 in 2006, 994 in 2007, 996 in 2008 and 1,271 in 2009.

424. The relevant departments of the Ministry of Health and the Women’s Committee are responsible, on an ongoing basis, for the social welfare of women who need support and protection from violence.

425. A comprehensive set of preventive and proactive steps to avert violence against women is implemented as part of integrated country-wide measures for preventing, *inter alia*, crimes against the person, offences in the area of family and household relations, offences in the area of public morality, alcohol abuse and alcoholism, and drug trafficking.
426. Women’s NGOs make a substantial contribution to resolving gender equality issues. The total number of such NGOs of various types registered with the justice authorities currently stands at approximately 210, including both national and local organizations and their subsidiaries.

427. The Women’s Committee of Uzbekistan is a public association with branches in all regions. Significantly, its chairperson is also Deputy Prime Minister, which enables that body to coordinate social partnerships between State bodies, voluntary associations and NGOs in promoting women’s rights.

428. In the period 2008-2009, the Women’s Committee in cooperation with UNDP carried out a project concerning legal and institutional capacity-building to increase opportunities for women in Uzbekistan. In that context, training in gender-related legislation and the Convention on the Elimination of all Forms of Discrimination against Women was provided to various target groups (inter alia, law-enforcement officers, makhalla and regional chief administration officials, physicians, social workers, journalists, teachers and students); a contest was held among journalists for the best presentation of women’s rights issues in the media; and training in assisting domestic violence victims and in examining legislation from a gender perspective was offered to, respectively, physicians and law experts.

429. Women’s NGOs are particularly active in informing the public on gender issues, carrying out relevant research and monitoring women’s rights. More than 40 public organizations are currently trying to help rural women and, in particular, developing educational and awareness-raising programmes, some of the most important of which are “Women and law”, “Women’s education” and “Women and the economy”. The Women’s Committee of Uzbekistan, the Institute for Civil Society Studies, the Mehr nuri (“Ray of Mercy”) charitable foundation, the “Women’s Assembly” public association, the Social Initiatives Support Fund (SISF), the Uzbek National Association of Non-Profit NGOs (NANNOUz), the Sen Yolg’iz Emassan (“You are not alone”) Children’s Foundation, and the Businesswomen’s Association (Tadbirkor Ayol) actively promote the rights of rural women and constantly work on solutions to their problems.

430. For instance, SISF, which has been active throughout the country since 2004, supports citizens’ initiatives to tackle the issues of promoting a healthy lifestyle, reinforcing the family, enhancing women’s professional, creative and spiritual potential, and expanding their decision-making opportunities.

431. In the period 2005-2007, SISF trained 20 national experts to produce reports on and monitor the Convention on the Elimination of All Forms of Discrimination against Women, and 20 experts on gender issues; and held round tables in all regions of the country on the topic “Uzbekistan on the road to gender equality in accordance with the Beijing Platform for Action, the Convention on the Elimination of All Forms of Discrimination against Women, and the MDGs”.

432. The Fund produced a legal expert assessment of the consistency of domestic legislation with the international legislation on gender equality. A “Gender assessment of the Family and Labour Codes” was published in three languages, and a second educational video on “Uzbekistan on the road to gender equality” was produced.

433. The Council of the Federation of Trade Unions of Uzbekistan plays an important role in social support for women. It makes material assistance available to veterans, disabled persons, families with many children, and mothers with children up to three years of age; organizes leisure and health-improvement activities, funded by enterprises, for workers and members of their families; and helps to renew pregnancy and maternity leaves and reduce working hours for women with children.
434. A women’s commission was set up within the Council in order to boost trade union action for the protection of women’s rights, enhance women’s role and social status, and expand and intensify women’s participation in political, economic and cultural affairs. Similar commissions have been created and operate within most of the regional associations and sectoral councils of trade union organizations.

435. In November 2008 the Council organized an international seminar on “Women: the labour market and employment”. On 1-3 April 2009, with the participation of representatives of trade union centres of Azerbaijan, Armenia, Georgia, Kazakhstan, Kyrgyzstan and Uzbekistan and in cooperation with Friedrich Ebert Stiftung, a subregional seminar of the women’s network of the International Confederation of Trade Unions for the Countries of Central Asia and the Caucasus was held on “A comprehensive approach to gender equality issues in collective bargaining”.

436. In the recent past, information activities for women have been enhanced and the level of their legal, political, economic and environmental awareness has been rising.


438. Seminars and round tables organized in the period 2006-2009 on the subject of gender equality by the relevant ministries or departments and public organizations were regularly highlighted in the news bulletins of the programmes entitled Akhborot, Takhilnoma, Sunggi akhborot, Okshom tulkinlarida, Davr, Davr yangiliklari, Poytakht, Khabarlar and Mashal akhboroti.

439. In the period 2006-2009, the country’s independent television and radio stations transmitted 957 television or radio broadcasts and news announcements on issues related to gender equality and the protection of women’s rights.

Article 4
Prohibition of subjecting citizens’ rights to unwarranted limitations

440. The guidelines for human rights legislation and for fundamental rules that public bodies must take into account in ensuring the realization of human rights are laid down in the Constitution as follows:

- Equality of citizens’ rights before the law and in court; and non-discrimination in relation to gender, race, nationality, language, religion, social origin, views, and personal or public status (art. 18);

- Privileges accorded solely on the basis of the law and the principles of social justice (art. 18);

- Inalienable individual rights and freedoms under the Constitution and the law; and prohibition of denying citizens’ rights or restricting them without a court decision (art. 19);

- Rights to freedom and privacy denied (through arrest or pretrial detention) only on the basis of the law (art. 25);

- Non-subjection to medical or scientific experiments without consent of the person concerned (art. 26);
• Inviolability of private life, the home, personal correspondence and telephone conversations and restriction of such rights only in cases and according to procedures established by law (art. 27);
• Freedom of movement within, into and out of the national territory subject to limitations provided for by the law (art. 28);
• Right to lodge complaints with the authorities according to the law (art. 35);
• Legally guaranteed confidentiality of bank deposits (art. 36);
• Legally guaranteed protection from unemployment and forced labour (art. 37);
• State-guaranteed right to rest and social security in accordance with the law (arts. 38 and 39);
• Right to complain to the courts against illegal acts committed by public bodies or officials (art. 44);
• Guaranteed freedom of economic activity, enterprise and labour; equal rights and legal protection of all forms of ownership; and inviolability of private property (art. 53).

441. The above constitutionally guaranteed standards and principles underpinning human rights and freedoms in Uzbekistan are aimed at facilitating, as the State has an obligation to do, the realization of those entitlements of the citizens. The personal rights, freedoms and responsibilities enshrined in the Constitution and national law define the legal status of a citizen.

442. The State’s policy is based on the inadmissibility of any unwarranted restriction of the rights and freedoms of citizens. There may be no such restrictions based on gender, race, nationality, religion, language, origins, views, or personal or social status.

443. Under article 19 of the Constitution, the rights and freedoms of citizens embodied in the Constitution and the law shall be immutable, and no one may deprive a citizen of these rights and freedoms or restrict them except by order of a court. The human rights of liberty and security of person, freedom of movement and freedom to hold and express opinions may not be restricted except on grounds established by the law, the supremacy of which is enshrined in article 15 of the Constitution.

444. Uzbek legislation and practice are thus fully consistent with article 29 of the Universal Declaration of Human Rights, according to which everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.

445. To be lawful, restriction of human rights and freedoms by the State must be:

(a) Based solely on the law.

(b) Imposed in order to ensure respect for the rights and freedoms of others; and must satisfy the requirements of moral decency, public order and the general welfare in a democratic society. Rights and freedoms may nevertheless be restricted in exceptional circumstances. National law on procedures and mechanisms for the realization of civil rights and freedoms establishes precise and clear conditions and grounds for the limitation of certain categories of such entitlements.

446. Uzbek law and practice are fully in line with article 4 of the International Covenant on Economic, Social and Cultural Rights and article 4 of the International Covenant on Civil and Political Rights and preclude any non-compliance with the latter’s articles 6 (protection of the right to life as an inalienable right), 7 (prohibition of torture and
cruel treatment or punishment), 8 (prohibition of slavery and slave trade), 11 (prohibition of arbitrary imprisonment for failing to fulfill a contractual obligation), 15 (specification of the criminal and punishable character of offences) and 18 (protection of freedom of conscience).

447. In Uzbekistan attention is paid to safeguarding the enjoyment of human rights in emergency situations. The Act on the Protection of the Population and Territory from Natural and Anthropogenic Emergencies, which came into force on 20 August 1999, establishes the principles of the protection of the population in emergency situations: a humanitarian approach, precedence of human life and health, publicity, provision of reliable and prompt information, and introduction of protective measures against emergency. The Act spells out the basic functions of the central and local authorities in protecting the population and territory in emergencies and, in the same context, the rights of citizens, foreign nationals and stateless persons in respect of protection of their life and health, access to State agencies, and compensation for harm done to health.

448. On 3 August 2007 the Government adopted the State Programme on the Forecasting and Prevention of Emergencies, the purpose of which is to ensure a guaranteed level of protection for the population and the territory against emergency situations, to reduce the risks and mitigate the impact of accidents, disasters and natural calamities.


450. Pursuant to article 93 (19), of the Constitution, the President of the Republic, may in exceptional circumstances (a real external threat, mass disturbances, major disasters, natural calamities or epidemics) and in the interests of public safety, declare a state of emergency for the whole country or for individual localities and within 72 hours shall submit that decision to the Oliy Majlis chambers for confirmation; the conditions and procedure for the declaration of states of emergency must be regulated by a special legislative act.

451. Following consideration of Uzbekistan’s national reports on the implementation of the International Covenant on Civil and Political Rights, the United Nations Human Rights Committee recommended in its concluding observations the adoption of a special act regulating states of emergency to ensure a clear delimitation of the State’s retreat from its human rights obligations in such situations.

452. Following consideration of the national report submitted by Uzbekistan for the Universal Periodic Review in December 2008, the United Nations Human Rights Council also recommended establishing a legal framework safeguarding human rights and freedoms during a declared state of emergency.

453. The question of drafting an emergencies act is currently under discussion. Such an act would specify the conditions, grounds and procedure for declaring a state of emergency and the action to be taken by the central and local authorities and NGOs in an emergency situation. It would address specifically the issue of safeguarding the rights of citizens and legal entities in emergency situations: inter alia, administration of justice by the courts alone without the creation of any extrajudicial bodies; prohibition of any restriction of the right to life; freedom of thought, conscience and religion within the meaning of these rights in the International Covenant on Civil and Political Rights; inadmissibility of retroactively applying legislation criminalizing an act or imposing a more severe punishment; and entitlement to compensation for damage caused as a result of the declaration of a state of emergency.
454. On 8 April 2010, the National Centre for Human Rights in cooperation with the Parliamentary Ombudsman and the Ministry for Emergencies organized a conference on theoretical and practical approaches to human rights and freedoms under state of emergency conditions.

455. It was noted at the conference that international standards concerning the legal formulation of state of emergency declarations by the State require drawing up and adopting a special act which would regulate issues related to the protection of human rights under state of emergency conditions in accordance with international principles. It was stressed that an extreme (emergency) situation consists of an array of factors menacing society, threatening vital personal, social and State interests, and calling for regulatory action and an administrative subsystem that are different from those applicable to normal conditions.

456. The conference was attended by Oliy Majlis deputies and senators, representatives of ministries, departments, NGOs and foreign diplomatic missions, legal experts, human rights specialists and the media.

**Article 5**  
**Means of exercising the right to judicial protection of civil rights and freedoms**

457. The following means of protecting economic, social and cultural rights and redressing violations of such rights have been developed in Uzbekistan in accordance with the Constitution.

458. First, there is the remedy of application to the relevant State agencies, which are must, in accordance with established procedures, receive, consider and settle complaints from citizens by verifying the applicants’ grounds and reply to them in writing, describing the action taken to restore their rights (administrative protection). The Citizens’ Complaints Act of 12 December 2002 prohibits transmitting an application to the agency whose decisions or acts are being contested, publishing information on the applicants’ private lives, and prosecuting applicants or members of their families in connection with an application. The authority dealing with the complaint must allow the applicant to use the services of a lawyer or a representative and must take immediate action to terminate unlawful acts or omissions and to compensate the applicant, in accordance with the established procedures, for any material or moral harm suffered as a result of the infringement of any rights, freedoms or legitimate interests. Of the 3,102 citizen complaints regarding violations of labour law and other social and labour rights that the Ministry of Labour and Social Welfare examined in the period 2006-2009, 663 were considered in 2006, 844 in 2007, 794 in 2008 and 761 in 2009.

459. Second, there is the remedy of application to the courts concerning unlawful acts or decisions of State agencies or officials (judicial protection). In that connection, of the 3,100 labour dispute claims heard by civil courts in 2006, 2,774 were upheld. The numbers of claims heard and claims upheld in 2007, 2008 and 2009 were, respectively, 3,444 and 3,014; 3,439 and 3,095; and 2,154 and 1,932.

460. Third, there is the possibility of application to the Parliamentary Ombudsman concerning a violation of civil rights or freedoms once the applicant has exhausted the remedies described above (extrajudicial protection). The Ombudsman is empowered to consider complaints from citizens of Uzbekistan and from foreign nationals and stateless persons present in its territory and to conduct his or her own investigations; and does not consider matters falling within the competence of the courts. After verifying the grounds brought forward by the applicant, the Parliamentary Ombudsman transmits her or his
findings to the State agency in question, together with recommendations for restoration of the applicant’s rights. Of the 23,195 applications filed in total in the period 2006-2009, 8,297 or 35 per cent consisted in complaints submitted to the Parliamentary Ombudsman regarding violations of economic and social rights. Of those complaints, 15.2 per cent concerned housing and utilities issues, 8.3 per cent the protection of labour- and employment-related rights, 6.5 per cent family protection issues and 6.2 per cent violations of the right to social protection.

461. Fourth, there is the possibility of application to agencies of the Procurator-General, which supervise the application of legislation by ministries and departments, enterprises, establishments and organizations and regional chief administrators, as well as the conduct of the preliminary investigation of offences and the treatment of persons held in penal institutions. These agencies consider reports and complaints from the public and take action to restore any violated rights. When there are sufficient grounds, a procurator is entitled to institute criminal or administrative proceedings against persons who have allowed violations of human rights and also to institute and pursue court actions if the person whose rights have been infringed cannot defend his rights in court for reasons of health or old age. Of the 46,415 complaints and statements concerning violations of economic and social rights that were examined by procuratorial authorities in the period 2006-2010, 10,334 were upheld through the restoration of the rights infringed, while administrative and disciplinary action was taken against, respectively, 42,492 and 53,654 officials, financial penalties were imposed on 10,410 persons and criminal charges were brought in 4,362 cases.

462. In the same period, the procuratorial agencies ensured the voluntary payment of damages in the amount of SUM 3,856.3 million related to social, housing and economic rights; defended the rights of citizens before general courts in 41,482 cases involving SUM 46,627.6 million; and brought action before business courts in 299 cases concerning the protection of citizens’ economic rights and involving SUM 1,294.2 million.

463. Fifth, there is the option of application to a judicial body empowered to defend the human rights and freedoms embodied in the Constitution and the law by considering objectively and comprehensively applications from the public concerning violations of constitutional rights and freedoms and by adopting measures in accordance with the law.

464. In 2006 such judicial bodies received 4,571 applications and considered the merits of 2,402 (52.5 per cent) of them: they decided in favour in 2,113 cases (87.9 per cent) and gave explanations of the legal position in 1,085 cases (45.1 per cent). In 2007, they received 4,302 applications and considered the merits of 4,260 (99.0 per cent) of them: they decided in favour in 1,032 cases (23.9 per cent) and gave explanations of the legal position in 1,486 cases (34.5 per cent). In 2008, they received 4,288 applications and considered the merits of 2,842 (66.2 per cent) of them: they decided in favour in 783 cases (23.9 per cent) and partly in favour in 137 cases (6.7 per cent) and gave explanations of the legal position in 1,127 cases (48.1 per cent). In 2009, they received 5,921 applications and considered the merits of 3,448 (58.2 per cent) of them: they decided in favour in 2,337 cases (39.5 per cent).

465. In 2009, 978 recommendations were issued with a view to correcting violations of the law, 186 decisions were called off, and disciplinary measures were taken against 1,439 offenders, 98 of whom were relieved of their duties.

466. Moreover, in order to correct identified violations of legislation, 278 warnings and 246 orders were issued, together with 301 directives on the initiation of administrative proceedings, resulting in administrative actions against 337 offenders. There were 37 rulings on the initiation of criminal proceedings, as a result of which 12 persons were prosecuted.
467. Judicial bodies received 1,759 applications for damages in excess of SUM 1,189 million; 1,757 of those applications, totalling more than SUM 720 million, were upheld, and 1,538 of the compensation orders were fully enforced, in a total amount of more than SUM 572 million. Pursuant to the judicial decisions on 215 applications, action was taken against 81 officials for compensation for moral and material harm (SUM 78 million and SUM 5 million, respectively).

468. Sixth, there is the option of application to law offices offering legal assistance to individuals and legal entities on the basis of the principles of independence of counsel, strict compliance with professional ethics, secrecy of counsel, and recourse to ways and means of defence not prohibited by law. Uzbekistan currently has 23 bar associations, 348 law firms and 438 law offices employing 3,834 lawyers. The rights and duties of lawyers are set out in the Bar Act of 27 December 1996 and the Act on Safeguards for Lawyers’ Legal Practice and Social Protection of 25 December 1998, as well as in the Code of Civil Procedure, the Code of Criminal Procedure and the Administrative Liability Code. In 2009, attorneys participated in the examination of approximately 40 cases of administrative liability for environmental offences, 37 cases of administrative liability for offences related to housing rights and community services, and 2,400 criminal cases involving environmental offences.

469. Seventh, there is the possibility of application to NGOs which are empowered by their statutes to defend the human rights of their members and participants. For instance, the mission of the Uzbek National Association of Non-Profit NGOs (NANNOUz) is to furnish NGOs with comprehensive support, promote their statutory activities and enhance their performance in all areas of the life of society. In 2007 the Association’s executive units furnished information and legal assistance in response to more than 1,500 requests, made in writing and orally. When addressing its members’ problems, the Association enters into discussions with the executive and administrative authorities, thereby developing and improving the arrangements for cooperation between NGOs and the authorities and acting as intermediary and guarantor of members’ rights.

470. Of the 89,960 communications addressed to Uzbek trade-union organizations in the period 2006-2009, 6,369 were received by the central councils of sectoral trade unions and 79,466 by regional trade-union associations.

471. The communications and complaints concerned mainly flaws in the activity of economic bodies and officials; issues related to wages or the organization of implementation of labour standards; the keeping of labour record books; illegal dismissals and transfers; employment issues; the organization of working hours and rest; labour protection, safety equipment and violation of standards and regulations relating to occupational health and the ecology of the working environment; working conditions for women and adolescents; problems related to the protection of workers and young trainees; payment of damages; the issuance of vouchers; and the activities of health-improvement, cultural and sport facilities.

**Article 6**

**Right to work**

472. Under article 37 of the Constitution, everyone has a right to work, free choice of work, fair working conditions, and protection against unemployment as prescribed by law.

473. Forced labour is prohibited, except to enforce a court sentence or in other instances specified by law.
474. With a view to developing the constitutional norms that safeguard every person’s right to work, to the free choice of work, to fair working conditions and to protection against unemployment, Uzbekistan adopted, *inter alia*, the Labour Code, the Employment Act, the Labour Protection Act, the Farming Act and the Peasant (*Dekhkan*) Farms Act.

475. The State’s employment policy and measures to provide work for everyone ready to begin working or looking for work are based on the following principles:

- Equal opportunities in the exercise of the right to work and the right freely to choose one’s employment for all citizens, regardless of gender, age, race, ethnic origin, language, social background, property and official status, attitude towards religion, views or other circumstances unrelated to the professional qualities of workers or the results of their work (article 5 of the Employment Act);
- Support and encouragement for work and entrepreneurial initiatives, and promotion of the people’s capacity for productive and creative work that provides them with decent working and living conditions;
- Voluntary nature of work;
- Social guarantees in the area of employment and protection against unemployment;
- Synergy between measures in the area of employment and in other areas of economic and social policy.

476. Additional legislative measures were recently adopted in order to increase employment.

477. The decision of the Cabinet of Ministers of 6 April 2007 on measures to increase employment and improve the performance of the labour and social protection agencies introduced the measures in question and launched the creation of job placement units attached to major village assemblies and district or city employment-assistance centres.

478. In April 2007, liability was established in the Administrative Liability Code (art. 241-1) for preventing a lawful entrepreneurial activity by violating registration procedures, unlawfully refusing registration or authorization of an entrepreneurial activity, or violating business inspection procedures.

479. The decision of the Cabinet of Ministers of 15 May 2007 on the improvement of the registration of Uzbek citizens travelling abroad to work established a format for the preparation and presentation of comprehensive and quantitative information regarding the persons in question and laid the foundations for annual sociological surveys on issues related to labour emigration from Uzbekistan and for monitoring the situation of Uzbek citizens abroad.

480. The decision of the Cabinet of Ministers of 8 May 2007 on measures to increase employment and improve the performance of labour and social protection agencies specified the powers of the Ministry of Labour and Social Welfare and the Employment Assistance Centre and established the Scientific Centre for Employment, Labour Protection and Social Protection in the above Ministry.

481. The decision of the Cabinet of Ministers of April 21 2008 on additional measures providing greater incentives for increasing the livestock of private subsidiary farming units, small family farming units and farms and for expanding animal breeding production was aimed at boosting employment in the rural areas and the volume of output in meat and dairy products, satisfying domestic demand and enhancing support for the rural population through microcredits enabling those units and farms to acquire cattle.

482. The decision of the Cabinet of Ministers of 30 June 2008 on measures for improving the assessment and reporting of the coverage by the general secondary, specialized
secondary, vocational and higher education system and boosting the graduate’s employment established procedures for keeping track and monitoring such employment and entrusted the local authorities with effective supervision in that area.

483. The decision of the Cabinet of Ministers of 1 July 2008 on measures for improving the organization of home-based work and increasing the responsibility of the heads of local authorities and economic administration to create appropriate conditions for its development was designed to support persons engaged in home-based work by providing them with necessary equipment, tools, supplies, compensation for the expenses incurred in connection with such work, and strengthening supervision to ensure that the workers in question receive orders, raw materials, other materials and remuneration in a timely manner.

484. The decision of the Cabinet of Ministers of 20 August 2008 approving a regulation on the procedure for reserving jobs for persons in need of social protection or experiencing difficulties in finding work specified categories of persons needing social protection who should be hired on a priority basis on jobs created in and funded by organizations and enterprises. These categories are, inter alia: single or large-family parents bringing up children under 14 years of age or disabled; young graduates; persons completing compulsory military service; persons with disabilities; workers not having attained the age of retirement and registered with district or city employment assistance centres; and persons released from prison or undergoing compulsory medical treatment pursuant to a court decision.

485. The Presidential Decision of 15 May 2009 on measures for further support and development of entrepreneurial activity provided for a reduction in cadastral documentation service rates and State registration fees in the case of legal entities or individuals engaging in entrepreneurial activities; and for the liability of officials infringing the rights of entrepreneurs.

486. The decision of the Cabinet of Ministers of 29 July 2009 on measures for the development and expansion of family enterprises and craftwork established a regulation on the types of such activities and a procedure for launching them and for the involvement of persons aged at least 15 in such activities.

487. The level of employment in the country is directly linked to economic and social development and to the stable functioning of industry, agriculture, education, culture, science and the services sector.

488. The economic and social reforms undertaken in Uzbekistan have had a quantitative and qualitative impact on employment.

489. As a result of economic stability and consistently high rates of growth through the programme of anti-crisis measures, 2009-2012, the employment rate, taking into consideration the self-employed, persons engaged in business without setting up any legal entity, the family members who help them and other categories of employed persons, stands at 96 per cent of the economically active population.

490. In 2008, for instance, GDP grew to 109 per cent and industrial production attained 112.7 per cent (117.7 per cent in the case of consumer goods), while the services sector output increased by 21.3 per cent.

491. Other fundamental economic sectors also developed steadily. Thus, construction grew by 8.3 per cent, transports by 10.2 per cent and trade by 7.2 per cent. Agriculture grew to 104.5 per cent, while 3.41 million tons of raw cotton and 6.33 million tons of grain, including 6.145 million tons of wheat, were produced.
492. The Government budget has been over-executed. Instead of an expected deficit, a surplus equal to 1.5 per cent of GDP has been achieved.

493. Foreign investment in the Uzbek economy has consistently increased in recent years. In 2008, it amounted to approximately US$ 1.7 billion (46 per cent more than in 2007), of which 74.0 per cent consisted in direct investment. Despite the ongoing global crisis, foreign investment in 2009 increased to US$ 1.8 billion, with direct investment accounting for more than three fourths of that amount. Almost 54 per cent of total investment is funded from equity and personal savings. These developments further vindicate the country’s tax policy, aimed at reducing the tax burden and stimulating entrepreneurial investment.

494. The Development and Reconstruction Fund, established two years ago with registered capital that currently exceeds US$ 3.2 billion, is crucial to the implementation of projects strategic for economic structural reform and modernization and focused on production infrastructure. There are plans to increase the Fund’s assets to US$ 5 billion in the near future. In the last two years, the Fund provided more than US$ 550 million to finance or cofinance tens of large industrial and infrastructure projects.

495. Of the 423 production units with a total fixed capital of approximately SUM 250 billion that were put into operation in the country through the investment programme, 145 belong to the food sector, 118 to the construction materials industry, 65 to the light and textile industries, 58 to agriculture and forestry, 13 to the chemical and petrochemical industries, and 8 to the pharmaceutical industry.

496. Priority has been given to building and launching facilities in the social sector. Such projects have comprised, inter alia, the construction of 169 new vocational secondary schools (colleges) for 113,200 students, 23 academic secondary schools (lycées) for 14,700 students and 69 new schools; and major reconstruction in the case of 582 schools, 184 children’s sport facilities, 26 rural medical centres and 7,240,000 square meters of housing.

497. Measures taken to optimize the size of land parcels allotted to farming was a key to the increase in employment in 2008. Private farming units, initially considered inefficient and unprofitable shirkats without prospects and vowed to extinction, are currently rightfully regarded as the leading component and cornerstone of agricultural production.

498. Considerable resources and allocations are earmarked for agricultural support every year. Of the approximately SUM 1 trillion channelled into the main forms of agricultural production in 2008 alone, SUM 800 billion concerned cotton production and SUM 200 billion grain production. While in 2009, SUM 1.2 trillion were earmarked for the same purposes.

499. More than SUM 43 billion in 2008 and more than SUM 58 billion in 2009 were earmarked for the relevant fund and used for leasing agricultural equipment.

500. In 2008, farming enterprises accounted for 99.1 per cent of raw-cotton and 79.2 per cent of grain production.

501. Measures taken to reduce further the tax burden on economic entities, cut uniform tax rates for micro-enterprises and small businesses from 10 to 8 per cent (7 per cent in 2009) and lower personal income tax rates while improving the relevant tax scale stimulated the development of firms, small enterprises and private business.

502. As a result, the number of small enterprises in operation increased in the last six years by a factor of 1.9, attaining approximately 400,000.

503. The volume of the industrial output produced by small enterprises increased by almost by 22 per cent, a rate significantly higher than the average indicator for the sector as a whole. As a result, small enterprises’ share in GDP increased from 45.5 per cent in 2007
to 48.2 per cent in 2008. That sub-sector currently accounts for more than 76 per cent of total employment.

504. Along with the accelerated development of small business and private enterprise, considerable importance is ascribed to the development of the services sector, the broad introduction of various forms of home-based work and the stimulation of livestock breeding in the rural areas.

505. Of the more than 661,000 new jobs generated in 2008, more than 374,000 were created in the small business sector, approximately 220,000 in the services sector, and 97,800 through home-based work.

506. Fastest development rates occurred in the communication, computerization, financial, bank and transport services, automobile repair and household equipment. The dynamic development of information and communication technology services, which in the last four years increased on the average by 50 per cent p.a., is particularly noteworthy. As a result, the share of the services sector in GDP attained 45.3 per cent in 2008, compared to 42.5 per cent in 2007.

507. The development of home-based work through cooperation with production firms is regarded as crucial. Accordingly, a system of incentives has been created for the employing enterprises and the home-workers. Such work made it possible to involve women, especially with many children, and persons with disabilities or limited capacity for work, in the production process. In 2008, home-workers produced items and provided services of a total value of SUM 34 billion. In view of the advantages offered, enterprises that created jobs for home-based work realized savings in excess of SUM 1 billion.

508. Increasing the number of persons raising cattle as part of private subsidiary and peasant (dekhkan) farming constitutes another key to promoting employment, especially in rural areas.

509. A system has been set up in the country for selling cattle to individuals and farming enterprises through auctions, extending preferential targeted loans, expanding and improving veterinary services, and providing fodder. The number of cattle auctioned was 20,300 heads in 2008 and 24,600 in 2009. Preferential loans for the purchase of cattle totalled SUM 48.2 billion in 2008, compared to SUM 42.5 billion in 2007.

510. A special form of support for low-income families consists in providing them with cows free of charge. Since 2006, such families have been granted more than 103,000 bovines. As a result, as at 1 January 2009 more than 1.1 million persons were registered as raising cattle as part of private subsidiary and peasant (dekhkan) farming, new labour record books were issued to 54,000 persons, and relevant entries were made in the existing labour record books of more than 111,000 persons.

511. In 2010, the job-creation and employment-promotion programme formulated pursuant to the order of the Cabinet of Ministers of 28 September 2009 is aimed at boosting employment and the population’s income and standard of living, ensuring effective use of the existing potential of the country’s regions and economic sectors through an increase in the demand for labour, and expanding the responsibilities of the Council of Ministers of Karakalpakstan and of provincial, city and regional chief administrations in the area of job creation and practical resolution of issues involved in raising employment.

512. In 2009, the programme translated into 932,600 new jobs, 1.4 times more than in 2008, including:

- 62,600 jobs in large production and infrastructure facilities;
- 311,100 jobs in small businesses, including 203,000 in the services sector, 50,400 in industry (of which 9,000 in the processing of agricultural products and in meat and
dairy production, and 8,500 in foodstuff and confectionery production), 7,400 in garment, footwear and furniture production, 6,500 in the production of construction materials from local raw materials, and 57,700 in other sectors of the economy;

- 77,900 home-based work jobs generated in cooperation with enterprises (mainly in the apparel, silk, furniture and electronics industries), including 52,600 jobs created through the development of the crafts, traditional trades and family enterprises, and 26,000 jobs through contractual work performed at home.

513. Of the total number of jobs created, 213,300 were generated through the implementation of the programme of anti-crisis measures.

514. The measures taken in 2009 contributed to an increase in the number of new jobs in the following provinces with a great number of job seekers: Samarkand (73,000), Kashkadarya (72,000), Fergana (71,000), Andizhan (57,000), Namangan (52,000) and Khorezm (46,000).

515. The programme provides for the creation in 2010 of 950,000 jobs, namely 18,000 more than expected in 2009.

516. The implementation of the programme is monitored by the Ministry of Labour and Social Welfare, by the Ministry of the Economy and, with regard to regional and sectoral programme parameters, by the regional agencies of those ministries.

517. In ensuring the exercise of the right to work, steps are taken to prevent forced labour.

518. Although not a party to the Slavery Convention, Uzbekistan complies with its fundamental provisions. Forced and involuntary labour is prohibited in Uzbekistan.

519. All forms of forced labour are prohibited under Uzbek law. Forced labour, namely coercion to carry out work under threat of any kind of punishment (including as a means of maintaining discipline in the workplace) is prohibited. Work that must be performed on the basis of legislative instruments concerning military or alternative service, in emergencies, in pursuance of a court sentence that has entered into force, or in other circumstances provided for by law are not considered forced labour.

520. Pursuant to articles 43 and 64 of the Criminal Code, a person convicted by a court may be sentenced to work of a punitive nature, consisting of compulsory work with deduction by the State of between 10 and 30 per cent of earnings, performed in accordance with the court’s sentence in the person’s place of work or in other places determined by the authority supervising the enforcement of the sentence. This type of work may be ordered for a period of between six months and three years. It may not be imposed on persons of pensionable age, persons unfit to work, pregnant women and women on maternity leave, or serving members of the armed forces.

521. On 7 January 2008 Uzbekistan adopted, on the recommendation of the Committee on the Rights of the Child, the Rights of the Child Safeguards Act, which incorporates virtually all of the provisions of the Convention on the Rights of the Child. Article 10 of this Act stipulates that the State must protect children against all forms of exploitation, including physical, mental and sexual aggression and torture and other cruel, harsh or degrading forms of treatment, as well as against soliciting for sexual purposes and involvement in criminal activities or prostitution.

522. In April 2008, in line with recommendations formulated by the Committee on the Rights of the Child and the Committee on Economic, Social and Cultural Rights, the parliament ratified ILO Conventions No. 138 concerning Minimum Age for Admission to Employment (4 April 2008) and No. 182 concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour; and the Government adopted the
National Plan of Action for the implementation of ILO Conventions Nos. 138 and 182, 2008-2010. In accordance with that plan, the legislation and the practices of public bodies, employers and parents were aligned with the provisions of those conventions.

523. The Labour Code stipulates the minimum age for admission to employment. That age has been raised from 14 to 15. In fact, with a view to preparing young persons for work, general-education and special or vocational secondary education students who have turned 15 may be admitted to employment during non-study periods to carry out light tasks causing no harm to their health or moral development and no disruption to their education, subject to the written consent of a parent or person in loco parentis.

524. An act of 21 December 2009 amending the Administrative Liability Code in order to improve the legal protection of the rights of minors established administrative liability for citizens, including parents, who use child labour on jobs that may harm a child’s health, safety or morals. Employer liability for violating labour and occupational safety and health laws with respect to minors was also increased.

525. A regulation adopted by Government decision regarding the procedure for the practical training of vocational college students of in enterprises, establishments and organizations lays down mechanisms and conditions for such training.

526. A procedure for admitting to employment children aged up to 16 adopted in December 2008 by the Ministry of Labour and Social Welfare and the Council of the Federation of Trade Unions of Uzbekistan regulates in detail labour relations between the employer and workers aged up to 15, inter alia requiring completion of general, specialized or vocational secondary education.

527. By joint decision of 29 July 2009, the Ministries of Labour and Social Protection and of Health established a list of types of work characterized by untoward working conditions which may not be performed by persons under 18. The list includes manual picking of cotton.

528. The same ministries, by joint decision of 15 January 2010, adopted a regulation on the mandatory non-admission of minors to employment, specifying the types of work subject to that requirement, laying down working hours and wages for children, prohibiting parents from using force or any punishment to compel children to work, and establishing a procedure for children’s participation in family enterprises or craft work.

529. A monitoring system has been set up to prevent forced labour. The bodies participating in the system are the Office of the General Procurator, the Ministries of Internal Affairs, of Labour and Social Protection and of Education, the Centre for specialized and vocational secondary education in the Ministry of Higher and Secondary Specialized Education, the Council of the Federation of Trade Unions of Uzbekistan, the Kamolot Youth Movement, the Council of Ministers of Karakalpakstan and local State authorities.

530. In 2008 procuratorial authorities carried out 231 inspections to check compliance with the minors’ rights under labour and employment legislation. As a result, 383 recommendations were formulated; warnings were addressed to 336 persons; 347 contestations of documents as illegal were lodged; disciplinary, administrative and financial sanctions were imposed on, respectively, 548, 224 and 81 officials; and criminal charges were brought in 9 cases.

531. In 2009, 260 inspections were carried out. As a result, 439 recommendations were formulated; warnings were addressed to 395 persons; 323 contestations of documents as illegal were lodged; disciplinary, administrative and financial sanctions were imposed on, respectively, 991, 218 and 39 officials; and criminal charges were brought in 27 cases.
532. Measure against forced labour include the adoption of the Human Trafficking Prevention Act of 18 March 2008 and of the National Action Plan against Human Trafficking, 2008-2010, of 5 November 2008, and the creation of the National Rehabilitation Centre which assists and protects human trafficking victims, offers them living and hygienic conditions, food and medication, and helps to provide them with urgent medical, psychological, legal and other assistance, ensure their security, establish contacts with their relatives and promote their social rehabilitation.

533. In the period 2008-2010, the internal affairs services, taking into consideration paragraph 25 of the Committee’s concluding observations, investigated under article of 135 of the Criminal Code (“Human trafficking”) 3,278 criminal cases involving human trafficking. Of those cases, 1,412 were brought before the court. Of the 2,025 persons prosecuted in that context, 654 were women and 1,371 men.

534. Of the total number of prosecuted women, 1 was under 18; 84 were aged 18-25; 193 25-30; 189 30-40; and 187 were older than 40. Of the total number of prosecuted men, 126 were aged 18-25; 295 25-30; 522 30-40; and 428 were older than 40.

535. For citizens leaving to seek employment abroad, information sessions on the conditions, labour and migration law and customs prevailing in the country of destination are organized at the centre for pre-exit adaptation and training of the External Labour Migration Agency of the Ministry of Labour and Social Welfare. In 2009, 5,002 citizens left Uzbekistan in that framework to work in other countries under bilateral inter-State agreements.

Article 7
Just and favourable conditions of work

536. Working conditions within the meaning of the Labour Code consist in the entire set of social and production factors entering into the work process (art. 88).

537. The social factors include, inter alia, the wage, working hours, leave and labour protection.

538. The employer is obligated to notify workers in writing and against receipt of any forthcoming change to working conditions at least two months in advance. A worker may appeal to a court against such a change.

539. A worker may request a change to working conditions from the employer, who must reply in writing to announce his or her decision within three days.

540. In order to develop programmes to improve working conditions and labour protection in organizations and establishments, equip work sites in accordance with labour protection rules and prevent industrial accidents, the Cabinet of Ministers adopted by a decision of 12 November 2008 a regulation on the procedure for establishing a labour protection fund in enterprises, organizations and establishments and for utilizing the assets of that fund. The fund is to be financed from the organizations’ earnings and with the voluntary contributions of legal entities and individuals, including receipts from abroad and other sources.

541. Compliance with the workers’ right to favourable conditions of work is subject to inspection and monitoring by the Labour Protection Department and the regional offices of the State Legal Inspectorate of Labour of the Ministry of Labour and Social Welfare.

542. The Labour Protection Department is responsible for State monitoring of compliance with labour protection law in order to ensure safe working conditions, adequate
prevention and the related legal protection of workers; and to analyze, and identify ways to eliminate, the causes of injuries, occupational diseases and disabilities.

543. The Employers’ Statutory Civil-Liability Insurance Act of 16 April 2009 makes it incumbent on the employer to have civil liability insurance coverage for any work-related loss of life or injury, occupational diseases or other damage to the health of any worker. Victims may file a written claim for damages with the employer or the insurer.

544. The Cabinet of Ministers decision of 24 June 2009 implementing the above act lays down the rules governing the insurance in question, specifying inter alia the procedure for concluding, amending or denouncing the relevant contract, and laying down the amounts of insurance.

545. The Ministry of Health and the health and epidemiological control services monitor compliance with the workers’ rights to labour protection.

546. In 2009 the health and epidemiological control services inspected 13,371 industrial and agricultural enterprises. Based on the findings of those inspections and of laboratory research and on instrument readings, orders were issued to improve working conditions, and measures were taken to reduce the concentration of harmful factors of production at the workplace within the permissible range. In view of gross violations of health standards and rules, the operation of 248 entities was halted, 2,654 officials were sanctioned, and 2,285 persons dismissed.

547. One of the basic measures for preventing occupational diseases consists in periodic medical examinations for workers employed under hazardous working conditions in line with Ministry of Health Order No. 300 of 6 June 2000. Of the 667,806 persons subject to a medical examination in 2009, 93.2 per cent were examined. In that year, 44.3 per cent of the total number of occupational disease cases identified were diagnosed thanks to the medical examinations in question.

548. The annual number of newly recorded chronic occupational disease cases is on the decrease. From 121 in 2009 it declined to 70 in 2005.

549. Of the 70 chronic occupational disease cases recorded in 2009, 19 concerned women. All chronic occupational disease and all acute intoxication cases are investigated according to the established procedure, health-improvement measures are developed and appropriate measures are taken. Basically, of the 70 cases recorded, 19 were diagnosed with chronic intoxication by toxic chemicals used in agriculture; 23 cases were detected in enterprises of the Almalyk Mining-Metallurgical Complex, joint stock company, including 14 cases of silicosis and 1 case of pneumoconiosis; and 9 case involved occupational diseases at cotton plants.

550. The monitoring of working conditions in industrial and agricultural enterprises by the State Public Health Inspectorate has been intensified with a view to preventing occupational diseases. Accordingly, more than 53 health standards and rules and hygiene guidelines regarding occupational health in various industrial sectors and requirements regarding the rating of harmful or hazardous factors in the working environment have been drawn up. A Ministry of Health order on the conduct of medical examinations, both preliminary (upon entry into employment) and periodic (in the course of employment), is currently being drawn up. Every five years, physicians receive further training in occupational medicine in the Tashkent Institute of Continuing Medical Training; and State Public Health Inspectorate specialists conduct roving thematic conferences and seminars for all primary care physicians.

551. Ministry of Labour and Social Welfare orders setting labour protection rules for various industrial, agricultural, academic and cultural areas have been implemented. More than 40 such orders were adopted in recent years and so did a comparable number of
specific orders establishing standard rules for issuing free special clothing, footwear and other personal protection items to various categories of workers.

552. Particular attention is paid to labour protection in the case of children and adolescents with a view to preventing damage to their health and physical and mental development. The Ministries of Labour and Social Protection and of Health adopted regulations, by a decision of 15 January 2010, on the mandatory non-admission of minors to employment and, by decision of 29 July 2009, established a list of types of arduous work for which persons under 18 may not be employed.

553. Taking into consideration the recommendation contained in paragraph 51 of the Committee’s concluding observations, the Cabinet of Ministers adopted on 19 February 2010 a decision on organizational measures to improve Ministry of Labour and Social Welfare monitoring and supervision of compliance with labour, employment and labour protection legislation.

554. Pursuant to that decision, steps were taken to intensify the activity of the State Legal Inspectorate of Labour, which protects the rights of the parties to labour relations and takes measures to prevent and prohibit, in accordance with the law, forced labour and work-related discrimination.

555. In accordance with the schedule of inspections approved by the National Council for the Coordination of the Activity of Monitoring Bodies, State legal and technical inspectors carried out 1,179 inspections in 2006, 1,171 in 2007, 1,172 in 2008 and 433 in 2009.

556. As a result of such inspections, charges for violations of labour, labour-protection and employment legislation were brought against 4,992 employers and officials in 2006, 6,264 in 2007, 7,224 in 2008 and 4,955 in 2009.

557. Timely payment of wages, whose minimum amount is set by Presidential Decrees, is a key favourable condition expected of employers. Workers are ensured equal pay for work of equal value regardless of gender, nationality or any other circumstance.

558. In 2008, a draft act on remuneration for work, including a definition of “minimum wage”, was drawn up and opened to broad discussion.

559. Presidential Decrees increasing the minimum amount of wages are promulgated every year in order to raise the population’s standard of living. In the period 2006-2009, that amount was more than quadrupled.

560. Thus, that amount increased in 2006 from SUM 9,400 as of 1 January to SUM 10,800 as of 1 July and SUM 12,420 as of 1 November; in 2007 to SUM 15,525 as of 1 August and SUM 18,630 as of 16 November; in 2008 to SUM 20,865 as of 1 April to SUM 25,040 as of 1 September and SUM 28,040 as of 16 November; and in 2009 to SUM 33,645 as of 1 August and SUM 37,680 as of 1 December.

561. In Uzbekistan the principle of equal opportunities for occupational advancement is guaranteed for all, including women. Article 6 of the Labour Code prohibits employment-related discrimination based on, inter alia, gender and race. There are numerous examples of women occupying offices in, inter alia, the Executive, as deputy ministers; the Legislature, as Oliy Majlis deputies or chairpersons of Oliy Majlis committees; the Supreme Court, as members; and important public associations, as managers.

562. Under the Labour Code, workers are entitled to annual leave for rest and leisure and to retention of their job and average earnings during that period.

563. In addition to basic leave, workers are entitled to leave increments depending on age, health condition and arduousness of their job. Accordingly, minors and persons with
category I and II disabilities are entitled to 30 calendar days of leave. The following
categories of workers may take their leave in the summer or any time convenient for them:
single parents, persons with category I and II disabilities, war veterans, persons under 18
years and part-time students.

564. Through the assistance of trade-union bodies, workers may spend their leave in
health-improvement facilities or recreation centres.

565. At the level of enterprises and organizations, significant steps are taken to enhance
the collective agreement provisions on which favourable working conditions are based.

566. The percentage of legal entities having entered a collective agreement increased
from 84.7 per cent in 2006 to 87.9 per cent in 2009. The 113,000 collective agreements
concluded nationwide in 2009 reflected the interests of 4.9 million workers or 92 per cent
of employed trade-union members.

567. The content of collective agreements has noticeably improved, largely through
procedures for expert review of draft agreements, registration of the agreements adopted
and sectoral statistical reporting on their implementation.

568. Analysis shows that more than 80 per cent of collective agreements with enterprises
explicitly preclude termination of any employment contract by the employer without the
trade-union committee’s prior consent. That stipulation protects 98 per cent of employed
members of trade unions from illegal dismissal.

569. On the basis of collective agreements, of all employed trade-union members 50 per
cent take an extended basic annual leave and 40 per cent additional leave.

570. In 2009, average expenditure per worker for implementing collective agreements in
the country amounted to SUM 314,000, having increased 2.7 times in the preceding four
years.

571. Once collective agreements are concluded, trade-union organs organize systematic
monitoring of their implementation. At least once per year, relevant issues are examined at
the general assemblies or meetings of labour associations.

Article 8

Right to form trade unions

572. In Uzbekistan, trade unions function on the basis of the Act on Trade Unions, Their

573. In order to improve trade union activity in line with the promotion of a market
economy in the country, steps have been taken to prepare a new version of the above Act.
To that end, a provision was introduced in the Government’s 2007 legislative agenda
(para. 6) regarding such a draft Act, which is currently in the stage of reaching consensus
among all public bodies and NGOs concerned.

574. One of the basic entitlements of trade unions, which comprise 6,665,038 members,
is the right to bargain with the employer on the main terms of collective agreements and
accords on behalf of the workers, and to monitor their implementation.

575. The activity of trade unions is based on national-, sectoral-, regional- and local-level
social partnership in respect of labour.

576. In national-level social dialogue, the workers’ interests are represented by the
Federation of Trade Unions of Uzbekistan, which cooperates constructively with the
Cabinet of Ministers and the Chamber of Commerce and Industry and has achieved:
• Further improvement and strengthening of the social protection system;
• Readjustments of the minimum wage, which has quadrupled, pensions and benefits;
• Gradual reduction of tax rates for legal entities and a cap on personal income tax;
• The adoption of radical measures to reduce the volume of extra-bank transactions involving disposable funds and thereby ensure the timely fulfilment of State commitments regarding social transfer payments;
• The introduction of sectoral wage scales and a system of work incentives to increase the workers’ incomes in sectors financed from the budget (public education, specialized higher and secondary education, health and pharmaceuticals, and culture);
• Reduction in informal employment through systematic measures to boost home-based work, encourage raising cattle in private subsidiary farming units and in farms, and develop the services sector;
• The drawing up of the first collective agreement model, approved by the three social partners: Government (Ministry of Labour and Social Welfare document No. 76/1 of 29 December 2008), workers (Council of the Federation of Trade Unions document No. DZh-05/641a of 29 December 2008) and employers (Chamber of Commerce and Industry document No. ASh-07-2675 of 30 December 2008).

577. The Federation of Trade Unions has formed a partnership with the Legislative Chamber and the Senate of the Oliy Majlis. Trade-union leaders and specialists participate in the meetings of the parliamentary committees on Employment and Social Questions, on Legislation and Judicial Questions, and on Democratic Institutions, Non-Governmental Organizations and Citizens’ Self-Governance Bodies. Round tables with parliamentary committees are held on a regular basis.

578. The Federation of Trade Unions cooperates closely with the Ministry of Labour and Social Welfare, the Parliamentary Ombudsman, the National Centre for Human Rights, the Women’s Committee, the Kamolor Youth Movement and the Nuroniy foundation for social support for veterans. Accordingly, trade unions are able to address the interests of various worker categories during collective bargaining.

579. Of the regional agreements currently in force in the country, 14 concern Karakalpakstan, the provinces and Tashkent City; and 44 concern areas and cities subordinate to provincial authorities.

580. Of the sectoral agreements, 80 (including 10 tariff agreements) are national-level; 230 are regional-sectoral and concern Karakalpakstan, the provinces and Tashkent City; and 359 are regional-sectoral and concern areas and cities subordinate to provincial authorities.

581. Sectoral (including tariff) agreements (concluded between the sectoral trade unions concerned and the employers) are key regulatory instruments laying down basic guidelines for the social and economic development of the sector, the working conditions, the minimum wage and guaranteed social benefits for the workers of the sector.

582. As a rule, they contain sections on:

(a) General provisions, the scope of agreement and the recognition of the trade union;

(b) The employment contract and employment guarantees;

(c) Working hours and periods of rest;
(d) Wages;
(e) Labour protection;
(f) Social safeguards and social matters;
(g) Spiritual and moral instruction and group activities related to physical education and health improvement;
(h) Guarantees for the activity of trade unions;
(i) Procedures related to the implementation of the agreement.

583. On the side of employers, parties to sectoral (including tariff) agreements are State and economic administration bodies, public associations and employers’ associations.

584. At the level of enterprises and organizations, significant steps are taken to enhance the collective agreement provisions on which favourable working conditions are based.

585. The percentage of legal entities having entered a collective agreement increased from 84.7 per cent in 2006 to 87.9 per cent in 2009. The 113,000 collective agreements concluded nationwide in 2009 reflected the interests of 4.9 million workers or 92 per cent of employed trade-union members.

586. Trade-union organizations are actively involved in the protection of economic, social and cultural rights, including the realization of children’s and young persons’ rights to health care and leisure activities, the enhancement of the economic potential of women, older persons and rural inhabitants, the defence of environmental rights, and the provision of social assistance to low-income persons.

587. Trade union bodies monitor the fulfilment of the administration’s obligation to ensure environmentally sound working conditions, inspect regularly the environment in the workplace and promote the social protection of the interests of victims of industrial accidents or workers with occupational diseases.

588. Under article 13 of the Labour Protection Act, where production takes place under harmful or hazardous working conditions or in especially high temperatures or in polluted environments, workers are issued free special clothing, footwear and other personal protection items, cleaning and disinfecting agents, milk or equivalent dietary items, and food of therapeutic or preventive value.

589. For a number of trades and types of production, enterprises organize medical examinations, both preliminary (upon entry into employment) and periodic (in the course of employment), in accordance with Ministry of Health Order No. 300 of 6 June 2000.

590. Required every five years, the certification of workplace conditions in enterprises and organizations makes it possible to identify any hazardous production factors affecting the health of workers and to take measures to reduce the impact of harmful substances on the organism.

591. Labour protection clauses in collective agreements provide for annual preventive measures to improve the health, sanitary and environmental situation at construction and processing sites, shops and related spaces.

592. As part of public monitoring of enterprises and organizations, trade unions focus on the creation of just and favourable conditions of work by the employers in line with the Covenant.

593. In 2009, training was provided to 60 per cent of the 32,200 workers elected by the labour associations of enterprises and organizations to be responsible for labour protection.
594. In 2009, in accordance with article 9 of the Labour Code, labour protection specialists of trade unions examined working conditions and environmental safety in more than 5,500 enterprises and provided practical assistance towards improvement in that area. More than 1,200 legal recommendations regarding labour protection were formulated. Such specialists participated in State committees inspecting the operation of 1,500 production facilities.

595. As a result of the measures taken by employers and trade unions to promote environmental safety, labour protection and appropriate working conditions, the country’s rates of industrial accidents, fatal ones in particular, decreased in 2009 by, respectively, 2.5 and 4.5 per cent compared to 2008.


597. One of the components of trade union activity consists in the organization of health-improvement and leisure activities for workers’ children in children’s health camps. Every year, more than 245,000 children aged 7-14 participate in such activities as sojourning or day visitors in 800 facilities.

598. In the last five years, 22,355 children from Piaralya and more than 18,000 children raised in orphanages attended children’s health camps free of charge. Trade union committees earmark 10 per cent of free transport passes for children from families with many children or low-income families and children raised in orphanages or residential schools.

599. In the summer of 2009, more than 245,000 children vacationed in health camps; and 120,275 children benefited from health improvement funded through social insurance.

600. In order to make the protection of the rights and interests of young persons more effective, Youth Councils were set up in 2008 and are currently functioning in trade union bodies at all levels.

601. Trade union bodies monitor the implementation of social assistance measures (including activities funded by, inter alia, employers, trade unions and sponsors) for older persons, especially those living alone.

602. Trade unions pay special attention to the rural population. During 2009, Year of Rural Development and Improvement, the following initiatives were undertaken under collective agreements and accords:

- SUM 4,296.2 million in financial assistance were provided to 103,698 needy rural workers of 18,893 enterprises and to members of their families;
- SUM 819.1 million in financial assistance were provided to 11,786 rural mothers working in 5,248 enterprises and organizations and bringing up children aged 2-3;
- SUM 997.9 million were used to cover part of the cost of training contracts with 625 enterprises for 1,327 students, internal immigrants and trainees from rural areas;
- SUM 355.4 million were used to cover, in 1,516 enterprises, the cost of pregnancy and maternity leave increments for 6,635 rural women;
- SUM 1,233.3 million were made available, through 7,571 enterprises, to 52,635 rural low-income families or families without a breadwinner;
SUM 1,390.2 million were made available in the form of loans, through 239 enterprises, to 1,365 rural families for the acquisition of durable goods for domestic production and for housing construction;

SUM 1,898.1 million were spent through 9,051 enterprises for full coverage of the cost of transport of 29,305 rural low-income family children to health camps for health-improvement purposes;

SUM 463.8 million were spent to offer 2,371 workers employed in 1,066 farming units free transport to health-improvement facilities.

As part of initiatives undertaken in early 2009 by the Federation of Trade Unions of Uzbekistan in view of the global economic and financial crisis in order to contribute to the implementation of the State programme of anti-crisis measures, 2009-2012, specific activities were planned in the areas of information and awareness-raising, employment support, legal and social protection of workers, labour protection, social dialogue promotion, support for domestic producers, and economic austerity.

The following work was carried out in connection with such activities:

- In order to strengthen the social dialogue, a round table consisting of national trade union activists and representatives of the parliament, the Cabinet of Ministers, the Central Bank, the Chamber of Commerce and Industry and relevant ministries and departments was held on 22 April 2009 to discuss a number of problems raised by union members;

- Workshops attended by more than 3,000 persons were held for trade union activists in all of the country’s 14 regions to explain the programme of anti-crisis measures;

- A process of remodelling collective agreements has been launched in the real economy in order to align the stipulated benefits and safeguards with the eventual results of entrepreneurial activity;

- In profitable enterprises, additional steps were taken for the social protection of women, low-income or young families, families with many children, war and labour veterans, older persons living alone and persons engaged in home-based work;

- With trade union funds, more than 1,000 new jobs were generated through the construction of health-improvement units, the creation of small businesses, and incentives for raising cattle in private subsidiary farming units.

Article 9
Right to social security

From the first years of independent development, Uzbekistan paid considerable attention to building and improving the State’s social function, which is aimed at attenuating and overcoming such current negative phenomena as poverty, deepening of inequality and rising unemployment, at stabilizing the population’s standard of living and at ensuring a fairer distribution of economic burdens among the various population groups.

In view of price deregulation and mounting inflation, regularly rising minimum and average incomes have consistently constituted one of the social protection system’s priority targets, cutting in practice across all population sections and the reform process as a whole.

The second most important social protection target consists in the adoption of nationwide measures to support the domestic market for consumer goods and to maintain the consumption of basic food and non-food items at a specific level.
608. The third key target of an active social policy consists in carrying out effective social protection and support measures for low-income social groups.

609. The resources of labour associations and public and charitable associations and funds complement State resources in addressing social protection problems and raising the population’s standard of living.

610. The legal framework of the social function of the State includes the Labour Code, the Family Code, the Health Care Act, the Disabled Persons Social Protection Act, the Citizens’ Pensions Act, the Labour Protection Act and the Social Insurance Act.

611. SUM 390,114.6 million were allocated in the budget to the implementation of the State programme on the Year of Social Protection, adopted by a presidential decision of 23 January 2007, which laid down guidelines for action undertaken by the State and society in helping vulnerable social groups.

612. Measures for the social protection of vulnerable population groups are also taken as part of the Government’s strategy for improving the population’s well-being, 2007-2011.

613. As a result of such measures, the percentage of the low-income population declined, according to World Bank estimates, from 27 per cent in 2002 to 22.5 per cent in 2008.

614. The Presidential Decree of 19 March 2007 on measures for improving and consolidating the social protection system drew attention to the need for proper targeting of financial assistance to families, avoidance of dependency and monitoring to ensure appropriate use of the funds allocated.

615. The above decree helped inter alia to increase the volume of budget allocations to financial assistance for low-income families 1.5 times and lengthen the duration of such payments to 6 months; raise the wages of the teachers, personnel and attendants of the Muruvvat children’s homes and reduce the work load per teacher; raise by up to of 15 per cent the remuneration of the personnel of sanatoria for war and labour veterans; provide free board for disabled students; and reimburse social workers and teachers dealing with disabled children for transport expenses.

616. Taking into consideration the recommendations contained in paragraphs 49, 53 and 54 of the Committee’s final observations, Uzbekistan continues the practice of annual increases to the minimum wage, pensions, allowances and social benefits with a view to the steady improvement of incomes and the general standard of living and to the enhancement of social support.

617. Between 2006 and 2009 the minimum wage quadrupled, rising from SUM 12,420 to SUM 37,680. In 2009, budget allocations to children’s allowances and financial assistance to low-income families totalled SUM 861.2 billion.

618. The following forms of social welfare assistance are currently practiced in the country:

- Cash benefit for illness;
- Pregnancy and childbirth benefit;
- Non-working mothers’ benefit for the care of children up to age 2;
- Old age, disability and loss of breadwinner allowances;
- Damages for work-related injury or occupational disease;
- Unemployment benefit;
- Allowance to families raising children and financial assistance to low-income families;
619. Targeted social support measures for low-income families are financed from the budget.

620. In 2009, SUM 436.2 billion were paid from the budget as allowances to families with children aged up to 2 and up to 18.

621. Of the 2,346,000 families that in 2009 received benefits from citizens’ self-governance bodies:

- 846,500 families received benefits for young children;
- 202,100 families received financial assistance as low-income households;
- 581,500 families received non-working mothers’ benefit for the care of children up to age 2.

622. In 2009, unemployment benefits paid by the Unemployment Assistance Fund totalled SUM 2.4 billion.

623. In order to safeguard further the citizens’ right to social insurance, article 175 of the Administrative Liability Code provides for liability for unjustified delays on the part of bank managers and other officials in providing establishments and organizations financed under the budget with cash to pay wages, benefits, allowances and other related items.

624. Pursuant to the Presidential Decree of 30 December 2009 on measures for the further improvement of the pension system, pensions, social benefits, compensations and other payments are since 1 January 2010 fixed, funded, reported and monitored by the regional offices of the Extrapetetary Pension Fund of the Ministry of Finance. The Central Supervisory and Auditing Unit of the Ministry is responsible for the conduct of all inspections as to the accuracy of pensions and benefits granted and for the related monitoring.

625. The State guarantees support for families bringing up children, including orphans, children deprived of parental care, and disabled and vulnerable children.

626. The following social support and social security measures have been developed for children, regardless of place of residence:

- Wages, pensions and social benefits are consistently raised twice a year in order to improve the general standard of living and strengthen the social protection of children. Thus, between 1 August 2004 and 1 December 2009, in monthly amounts, the minimum wage increased from SUM 6,350 to SUM 37,680; the minimum old age pension from SUM 12,920 to SUM 74,660; the minimum children’s allowance from SUM 12,920 to SUM 74,660; and the allowance for lacking the requisite number of pensionable years from SUM 7,825 to SUM 45,220.

- Measures have been taken to promote home-based work, conducive to a broad involvement of the population, especially women, in gainful activities in the urban and rural areas, and contributing to higher employment and incomes. Since 2006, more than 190,000 home-based jobs have been created.

- Under the State Pension Act, a system has been established for paying a breadwinner-loss allowance to children, including adopted children and stepchildren, regardless of whether they had been financially dependent on the breadwinner.

- Disabled children receive allowances whose amount depends on the disability category as determined by commissions of occupational medicine experts (VTEK, for children aged 16-18).
• Under the Disabled Persons Social Protection Act, disabled children, in the same manner as adults, receive free of charge technical support and appropriate equipment; medical professional- and social-rehabilitation services; household and transport services; and medication.

• Under the Housing Code, disabled persons and their families enjoy preferential treatment in relation to the attribution, acquisition, construction and use of housing. On attaining majority, disabled children without parents may be provided, on a priority basis, with housing allowing them to lead an independent life.

• Persons who actually take care of a child under 2 receive from the citizens’ self-governance bodies a child care benefit (amounting, since 2003, to 200 per cent of the minimum wage).

• The State provides unemployed single parents having many children aged up to 14 or disabled children with support in the form of job creation, special training programmes, free advice and help by labour bodies, and unemployment benefits under the Employment Act.

• Children’s communities for children deprived of parental care and under full State care, family-type children’s homes, residential schools and medical establishments for children receive support and material and technical assistance under the State budget.

627. Currently, according to State Statistics Committee data:

• 113,000 disabled children aged up to 16 receive social benefits;
• 689 infants live in infants’ homes;
• 2,709 children live in orphanages;
• 217 children live in family-type children’s homes;
• 1,371 children live in residential establishments;
• 84,791 children live in general-type residential schools;
• 4,398 children live in residential schools for orphans and children without parental care or having lost the family breadwinner;
• 15,014 children live in residential schools for children with special needs.

628. Of the 15 enterprises furnishing health-improvement social services in the country, 18 provide children with assistance in the area of physical education and sport.

629. All State social programmes aim at providing social support to children in need. Such social assistance is targeted and its particular form depends on the specific characteristics of each of the various categories of socially vulnerable children who receive it.

630. In the period January-May 2009 alone, 961,400 low-income families with children received from citizens’ self-governance bodies benefits and material assistance totalling SUM 329.4 billion. Average monthly material assistance amounted to SUM 42,700 for a low-income family and SUM 34,600 for a family with children.

631. Under the Mekhribonlik homes regulation, the education and living costs of pupils and students are met by the State in full. The children are provided with nutrition, clothing, footwear and supplies; and are entitled to free access to cinemas, exhibits, museums and sport facilities, and to free use of public urban and suburban transports (except taxis), including the metro.
632. Under the law, orphans and children deprived of parental care who attend secondary special or professional education establishments are entitled to a cash allowance for personal expenses, and to food, clothing, footwear and personal hygiene supplies.

633. Issues related to the protection of the rights of the disabled are regulated by the Disabled Persons Social Protection Act of 11 July 2008, which provides for a system of State-guaranteed economic, social and legal measures allowing disabled persons to overcome or make up or compensate for vital activity limitations and helping them to participate in social life on an equal footing with other citizens.

634. Accordingly, in line with the Government decision of 18 March 2009 adopting the regulation on the individual rehabilitation programme for persons with disabilities, that programme was implemented in the same year for 108,779 disabled women, out of a total of 114,336.

635. Under the Cabinet of Ministers’ decision of 17 June 2009 adopting the regulation on the procedure for reimbursement for the cost of rehabilitation equipment or services, disabled persons may be reimbursed for the purchase of wheelchairs, hearing aids or crutches and for the cost of maintenance of appliances upon presentation of appropriate documents to the regional labour- and social-protection bodies.

636. A key role in the realization of the social rights of persons with disabilities is played by the Uzbek Association for the Disabled, established in 1991 and assisting disabled persons in addressing issues related to health care, employment and their right to leisure and cultural activities.

637. The Tashkent City branch of the Association received humanitarian assistance in the amount of Euros 50,000 and 8,000 from the embassies, in Uzbekistan, of, respectively, Germany in 2008 and Italy in 2010. As a result, targeted assistance was provided to more than 3,500 disabled persons who were particularly in need.

638. Under the Regulation for determining and paying allowances to persons disabled since childhood, which addresses relevant issues, such benefits are granted to disabled children aged up to 16 for a period defined by medical assessment and are paid out by the regional or municipal social welfare offices of the place of residence of the disabled beneficiary or of his or her parents. Allowances are paid to guardians and custodians at their place of residence. If a disabled child is placed in a residential school under full State guarantee or returns from such an institution, the payment of the allowance ceases or resumes as from the first day of the month following the month, in which the change occurred. Children’s disability allowances are paid regardless of whether the beneficiary receives other benefits.

639. Under article 180 of the Tax Code, the working mother or father of a disabled child is entitled to a partial tax exemption, namely on four times the minimum wage for every full month.

640. In accordance with the Voluntary Associations Act, the State encourages and supports charitable activities for socially vulnerable children. State organizations and for-profit and non-profit non-State organizations undertake every year charitable initiatives which considerably improve the infrastructure and living conditions in establishments for orphans and disabled children.

641. The following set of NGOs provides social support to various categories of children in need:

- Fund Forum;
- *Soglom Avlod Uchun* Foundation, engaged in the implementation of medical and education programmes and in the dissemination of a healthy way of life;
• Sen Yolg'iz Emassan Children’s Foundation, which supports orphans, children deprived of parental care, and disabled or low-income family children.

642. Fund Forum helps to support the 4,480 children living in orphanages by providing such establishments with necessary material, appliances, school supplies, various products, and clothing and toys for the children. In particular, as part of a charitable mission undertaken with “Women’s Assembly”, specialized institutions for children with special needs and orphanages in the provinces of Djizzak, Khorezm and Fergana and Karakalpakstan received in 2009 toys, sweets, appliances and linen for 1,480 children. “Women’s Assembly” and the National Association of Microfinance Organizations and Credit Unions opened special accounts for 112 families raising children with special needs.

643. In the area of education, Fund Forum carries out a series of grant programmes for boys and girls, including an annual study-grant programme, implemented since 2005, for school leavers admitted to higher education institutions on a contractual basis but unable to pay tuition. Of the 229 school leavers rewarded as winners since 2005, 170 were granted coverage of their tuition fees. More than 4,700 persons have participated in the programme since its inception.

644. The scholarship programme for gifted students, launched in May 2006, is aimed at providing incentives for third- and fourth-year students. On a competitive basis, the Fund pays active, gifted and motivated students a special allowance, in addition to normal benefits, for one academic year. Of the more than 4,300 students having participated in the programme since 2006, 400 were rewarded as winners and 45 saw their allowance renewed.

645. In the period 2006-2010, more than SUM 3,255 million were earmarked for various Fund Forum projects and activities designed to identify and comprehensively support gifted and talented young persons and to promote the realization of their economic, social and cultural rights. Such projects helped approximately three million beneficiaries throughout the country.

646. There has been extensive development of social partnerships for the social protection of children. Local-level State authorities (regional administrations) have set up juvenile affairs commissions, which consist of representatives of State bodies, NGOs and citizens’ self-governance bodies and which effectively and in a timely manner address the problems faced by vulnerable children. For instance, in Samarkand province alone, more than 10 NGOs deal with the problems of disabled children and develop charitable activities and social support for socially vulnerable children, including orphans and children deprived of parental care.

647. The international non-governmental foundation Soglom Avlod Uchun (“For a Healthy Generation”), a non-profit charitable institution, was organized on 23 April 1993 to protect the health of mothers and children and facilitate the children’s physical, intellectual and moral development.

648. The foundation and its departments largely focus on charitable activities for children raised in orphanages or special residential schools and children of fallen soldiers. Thus, free visits on Children’s Protection Day and national holidays to Tashkent Land and other parks in the country by children raised in orphanages have become a tradition. Moreover, the foundation and its members extend financial or humanitarian assistance to indigent persons.

649. In 2009, as part of a project with the Korea Foundation for International Healthcare (K-FIH) and Samsung company, the Foundation assisted students in 13 of the country’s regions with US$ 16,596.36 during 12 months. Of 26 such beneficiaries, 13 students graduated with a bachelor’s degree. In the 2009-2010 academic year, 14 students continued their studies in the framework of that project, with SUM 10,675,000 earmarked to that end.
In 2008, the “AmeriCares” (USA) international humanitarian organization provided 548 wheelchairs, which were distributed through the medical and social welfare system to persons in need in various parts of the country. A similar project was scheduled for 2010. With the organization’s help, one year’s quantity of medication to lower the level of cholesterol and lipids was offered to 508 patients suffering from chronic heart-affecting ischemia, and 217 of those patients were provided with bioprosthetic cardiac valves.

The Makhalla charitable foundation helps low-income family students to meet contractual fees. In 2009, for instance, the foundation paid SUM 92.3 million for training contracts for 101 students with disabilities. In 2010, the foundation planned to provide such students with adequate computer equipment and assistance in using the Internet.

In 2009, the foundation and its regional branches provided 11,434 low-income families with free cattle of a value of SUM 6,637.6 million, and spent approximately SUM 400.5 million on health improvement for low-income family children. Clothing, footwear, food products and other necessary supplies of a value of SUM 513.3 million were provided to Mekhribonlik, Sakhovat and Muruvvat homes and to low-income families. In 2009, SUM 6,749 million were spent on charitable assistance to 569,415 low-income families.

**Article 10**

**Social protection of the family, mothers and children**

653. The Constitution contains a separate chapter (arts. 63-66) on the family. According to those provisions, the family is the primary unit of society and shall have the right to societal and State protection.

654. According to the Constitution, marriage shall be based on the willing consent and equality of both parties. Marriage and family relations issues are regulated by the Family Code, whose main provisions aim to protect women’s rights in the family and prevent discrimination against women in family relations.

655. Under article 3 of the Family Code, all citizens shall have equal rights in family relations. Any direct or indirect restriction of rights, or the establishment of direct or indirect privileges at the time of entry into marriage or interference in family relations on the grounds of gender, race, ethnic origin, language, religion, social origin, views or individual or social status or other circumstances is prohibited.

656. The citizen’s rights within family relations may be restricted only on the basis of the law and only to the extent necessary for the protection of the moral integrity, honour, dignity, health, rights and lawful interests of other family members and citizens.

657. Under article 13 of the Family Code, marriage is concluded in civil registry offices. Refusal of such an office to register a marriage may be appealed against directly before a court or the supervising authority of the office.

658. Marriage may not be concluded between:

(a) Persons one or both of whom is already registered as married;

(b) Relatives in directly ascending and descending lines, between siblings, and between adopter and adoptee;

(c) Persons, at least one of whom has been declared by a court to be legally incompetent on the grounds of mental disorder or feeble-mindedness.

659. In order to prevent any negative effects related to the spouses’ health, persons intending to marry must undergo a medical examination, available free of charge. According to the regulation on medical care for persons entering into marriage, adopted by
a Cabinet of Ministers decision of 17 April 2007, persons over 50 are examined only if they consent. The persons examined are informed of any diseases diagnosed and the possible consequences thereof.

660. According to the Family Code, a marriage shall be declared null and void in the following cases:

- Infringement of the conditions and procedure for the conclusion of a marriage;
- Conclusion of a fictitious marriage, namely where one or both of the spouses entered into marriage without the intention to form a family;
- Concealment by either spouse from the other of any venereal disease or HIV-infection, provided that the other spouse files a relevant petition with a court.

661. A marriage may be declared null and void solely through a judicial procedure.

662. The Criminal Code incriminates, in article 136, coercing a woman to enter or preventing her from entering marriage; and, in article 126, polygamy.

663. Thus, Uzbek law prohibits forced marriages and guarantees judicial protection of women’s rights in the case of coercion or polygamy.

664. Under article 15, the minimum age for marriage is 18 for men and 17 for women. If there are valid reasons or exceptional circumstances, the regional chief administrator of the district, city or town where the marriage is being registered may, at the request of the persons wishing to marry, reduce the age of marriage by up to one year.

665. In view of the definition of the child in the Rights of the Child Safeguards Act in line with the Convention on the Rights of the Child as a person under 18 years of age, intensive discussion is currently taking place as to the possible establishment of 18 as the minimum age for marriage for both men and women. A change of attitude towards age of consent for women is occurring among the general public. Currently, one third of women marry at the age of 19 and 56 per cent marry between the ages of 20 and 24, which is appropriate from the point of view of fertility and preparedness for family life.

666. As part of a 2008 review of Uzbek legislation to assess compliance with international law standards in the area of gender equality, the Centre for Monitoring the Implementation of Legal and Regulatory Acts under the Ministry of Justice proposed amending the Family Code to set the minimum age for marriage for women at 18.

667. The Labour Code and other legal and regulatory instruments provide for additional guarantees for women and persons with family responsibilities. Thus, among other provisions, employers:

- May not refuse to hire women workers or reduce their wages for reasons associated with pregnancy or children. Knowingly unlawful refusal to hire a woman or dismissal of a woman on the grounds of pregnancy or childcare entails criminal liability of hiring officials (article 148 of the Criminal Code).
- May not subject pregnant women and women with children aged up to 3 to any trial period before hiring.
- May not assign women to arduous tasks, underground work or lifting or carrying loads exceeding the maximum permissible limits.
- Must grant women pregnancy and maternity leave consisting of 70 calendar days before and 56 calendar days after the birth (70 days if there are birth complications or two or more children are born), paying them throughout that period a social benefit equal to 100 per cent of their average earnings.
• Must grant women who so request, after the end of pregnancy and maternity leaves, a childcare leave:
  
  (a) Up to attainment by the child of age 2, paying during that period a benefit twice the national minimum wage;

  (b) Thereafter, up to attainment by the child of age 3, without pay.

• Must establish for female workers with a child under 2 pauses during the workday for feeding the child, such pauses being included in work time and paid at the average wage rate.

• In establishments or organizations financed from the budget, must establish for female workers having children under 3 a reduced (35-hour) workweek without any decrease in wages.

• In the case of pregnant women and based on a relevant medical certificate, must lower the production or performance requirements or transfer such workers, and also women with children under 2, to a job that is less arduous or involves less unfavourable production factors, at the same average wage.

• May not require pregnant women and women with children under 14 to work in the night, overtime or on days of rest or holidays, or to travel on business, without their consent. Assignment of pregnant women and women with children under 3 to night work is permissible only on the basis of a medical certificate stating that such work is not hazardous for the mother’s or the child’s health.

• At the request of a pregnant woman with a child under 14 (or 16 if the child is disabled), including children under her care, must allow her to work only part of the workday or workweek.

• At the request of a pregnant woman or a woman having given birth, must grant her a leave before or after pregnancy or maternity leave or after childcare leave.

668. Under article 238 of the Labour Code, the guarantees and benefits to which mothers are entitled (inter alia, limitation of night and overtime work, work on days of rest and travel on business; additional leave; and favourable work arrangements) are also extended to fathers bringing up children alone (in the case of, inter alia, the mother’s death, loss of parental rights or prolonged hospitalization); to the guardians or custodians of minors; and to grandparents or other relatives who actually bring up children deprived of parental care.

669. Under the Labour Code, the realization of labour rights and guarantees is incumbent upon the employer. The internal regulations of an enterprise and the employment contract concluded with a worker may not stipulate conditions less favourable to the worker than the provisions of the law. Under article 5 of the Code, any such conditions that are nevertheless included in a labour contract or agreement shall be null and void.

670. The State Pension Act provides for various important additional rights and guarantees for women (inter alia, possibility to retire earlier or after shorter service than men; inclusion in the pensionable length of service of any periods of care for children or stepchildren aged 3 or younger, within an overall limit of six years; and right to retire five years before statutory retirement age in the case of women having completed at least 15 years of service and brought up five or more children up to the age of 8).

671. Families, women and children receive special attention; in his annual statement concerning social and economic goals, the President of Uzbekistan gives priority to issues relating to the protection of mothers and children. State programmes, including priority tasks with special social and humanitarian value, in support of the family, mothers and children were formulated and approved in connection with the proclamations of the Year of

672. The National Plan of Action for ensuring the well-being of children, 2007-2011 includes the following set of measures in support of the family as the children’s living environment: clinical observation and rehabilitation of children; work with families bringing up disabled children; provision of school children in the lower grades with a full set of necessary learning supplies and of school children from low-income families with a set of winter clothing; on-going monitoring to ensure appropriate handling of public funds earmarked for the payment of benefits to low-income families and to families with children aged 2-18; monitoring of socially vulnerable families; and organization of foster care on an interdepartmental basis (involving citizens’ self-governance bodies, the school’s board of teachers, and the crime prevention unit of the district internal affairs office (ROVD)).

673. Under the Presidential Decree of 19 March 2007 on measures for the further improvement and strengthening of the social protection system, State support is provided primarily to families with many children, families in remote rural areas and family with children with special needs.

674. The Presidential Decree on additional measures for material and moral support for young families was adopted on 18 May 2007 in order to enhance material and moral assistance for young families, furnish them with the necessary help as they start their working lives and become independent of their parents, and introduce effective incentives and mechanisms to provide them with stable sources of income and improve their housing and everyday living conditions.

675. In accordance with the State programme on the Year of Social Protection, mortgage and consumer loans in the amount of SUM 57,500 million were made available by commercial banks in order to address problems faced by young families in the areas of, primarily, housing acquisition or construction and purchase of household appliances and furniture.

676. Pursuant to the Presidential Decree on measures to improve social support for pensioners, more than SUM 20,300 million in 2007 and the amount of SUM 94 billion in 2008 were made available from the Pension Fund as assistance for veterans. Moreover, more than 480,000 older persons living alone, disabled persons, war veterans, home front workers and persons having participated in the clean-up after the Chernobyl disaster received compensations totalling more than SUM 21,500 million.

677. Budget allocations in the amount of SUM 648 million were earmarked for ensuring year-round free use of urban transport for more than 37,000 persons of the above category or affected by a first-degree sight disability. The ToshkentTransKhizmat association provided the public with advantageous transport services of a value of almost SUM 2,230 million. As a particular benefit for veterans, free excursions to the ancient cities of Bukhara, Samarkand, Khiva and Tashkent were organized on a yearly basis for 28,000 persons.

678. Periodic presidential decrees raising wages, pensions, allowances and social benefits have become a practice, aimed at the steady improvement of incomes and the general standard of living and the enhancement of social support for families.

679. Under article 12 of the Rights of the Child Safeguards Act, the State and society have an obligation to provide support for families raising children.

680. Under the above Act, significant amendments were made to administrative and family legislation in order to protect children’s rights within the family. Thus, article 47-1,
added to the Administrative Liability Code, established liability for failure to inform the guardianship and custodianship authorities of children deprived of parental care; and article 149 of the Family Code was enhanced with a provision on the liability of, *inter alia*, the personnel of pre-school, general education, medical and related establishments, and citizens’ self-governance bodies for such failure.

681. According to the Family Code, the Civil Code and the Rights of the Child Safeguards Act, a child is entitled to own private property according to the procedure established in that Act. A child’s personal effects and any items obtained by a child as a gift, through inheritance, through personal work or in any other lawful manner are the child’s private property.

682. Under article 90, parts 1 and 2, of the Family Code, children shall have no claim on the property of their parents during their life, and parents shall have no right to the property of their under age children.

683. In line with the Convention on the Rights of the Child, the Rights of the Child Safeguards Act affirms the children’s right to housing. Under article 27 of the Convention, every child is entitled to a standard of living adequate for the child’s physical, mental, spiritual, moral and social development. Accordingly, the Act obliges the State to help parents (and other persons bringing up children) towards the realization of that right and, if necessary, to provide for appropriate housing.

684. The Housing Code protects as follows the children’s rights during exchanges of living quarters: “Citizens owning a dwelling or apartment, may, subject to the written consent of all adult family members, including those temporarily absent, exchange living quarters that they occupy against such quarters owned by another person or a member of a home construction or housing cooperative, including persons living in another community. In that procedure, the consent of under age family members must be verified by the parents or, in their absence, by the guardianship and custodianship bodies” (art. 26).

685. The above provision guarantees the retention of the right of orphans and children deprived of parental care or placed in educational, therapeutic or other establishments, or with relatives, guardians or custodians in accordance with article 52 of the Housing Code, to own or occupy living quarters. Unless occupied by members of their family, lodgings thus left by children may be leased to other citizens up to the children’s end of stay in an establishment; majority; return from relatives guardians or custodians; where appropriate, termination of attendance of general, specialized or vocational secondary or higher education institutions; or completion of military service. The same provisions apply to persons or minors deprived of liberty.

686. The State takes family protection measures consisting in the prevention of child neglect and juvenile delinquency.

687. The Central Department for Crime Prevention of the Ministry of Internal Affairs and its regional offices and centres for social and legal aid to minors (TsSPPNs) is one of the law-enforcement mechanisms tasked with preventing neglect of minors, juvenile delinquency and offences involving minors, and protecting the children’s rights and lawful interests. Currently, 13 such centres operate in the country.

688. The number of children placed in such centres was 8,528 in 2006, 11,352 in 2007, 11,438 in 2008, 12,051 in 2009 and 2,064 in the first two months of 2010.

689. Of the total number of neglected children and adolescents placed in such centres, in 2009 42.2 per cent did not work nor were enrolled in school and 14.3 per cent attended vocational colleges or academic lycées; while in the first two months of 2010 62.1 per cent did not work nor were enrolled in school, 25 per cent were school pupils and 12.4 per cent attended vocational colleges and academic lycées.
690. One of the factors working against vagrant and delinquent children has to do with the psychological problems they experience within their own families. Many adolescents from dysfunctional families are traumatized both morally and spiritually, and fall under the influence of the street.

691. According to article 188-2 on allowing the presence of minors in places of entertainment or leisure (in the night), which was added to the Administrative Liability Code under the Act of 17 May 2010 amending the Code, the managers or other staff in charge of restaurants, cafés, bars, clubs, discotheques, cinemas, Internet cafés, other Internet shops or other leisure or entertainment establishments may incur fines equal to 10-15 times the minimum wage for admitting at night minors not accompanied by a parent or a person in loco parentis.

692. The adoption of the Human Trafficking Prevention Act on 17 April 2008 was a crucial step in the combat against trafficking in women and children.

693. Pursuant to Presidential Decision No. PP-911 of 8 July 2008 on measures to increase the effectiveness of combating human trafficking, a relevant national action plan, 2008-2010 was adopted, a national centre for the rehabilitation of trafficking victims was set up, and a national interdepartmental commission on the prevention of human trafficking was established.

694. At the initiative of the Ministry of Internal Affairs, a joint plan of work for the period 2009-2010 was drawn up for the Ministries of Health, Labour and Social Protection, and Higher and Specialized Secondary Education, the Mahalla Foundation, the Kamolot Youth Movement and the Istiqbolli Avlod Youth Education Centre. The aim of the plan was to prevent offences related to trafficking in persons and illegal migration among students of higher and specialized secondary education schools.

695. Under the plan, 22,351 meetings, seminars and round tables took place in 2009 with inhabitants of settlements, makhallas, villages, districts and cities, and among employees of agencies and institutions, students of higher and secondary education establishments, and students of academic secondary schools and other schools. More than 1,561,000 persons participated in these events. Of the meetings, 7,711 took place in makhallas (more than 358,000 participants); 2,257 at various institutions and organizations (approximately 78,000 participants); 321 at higher education establishments (more than 127,000 participants); 444 at academic secondary schools (more than 53,000 participants); 1,596 at vocational secondary schools (more than 248,000 participants); and 10,022 at other secondary schools (more than 698,000 participants).

696. Of the 955 reports prepared in 2009 by internal affairs staff on the prevention of human trafficking and illegal migration, 293 were broadcast on the radio, 247 on television and 415 appeared in newspapers.

697. As part of the programme against human trafficking, victims of that phenomenon receive legal, medical and psychological help, employment assistance and relevant training.

698. Human trafficking victims are exempted, under the procedure established by law, from any civil, administrative or criminal liability for acts committed under coercion or threat.

699. Families receive significant assistance as part of the implementation of the State programme on comprehensive measures to combat drug abuse and drug trafficking, 2007-2010, under which internal affairs agencies hold every year a number of relevant events.

700. Of the 74,778 meetings, discussions and lectures on the prevention of juvenile delinquency, offences by young persons and addiction, which were held in 2009 in the
above context, 23,004 were organized at makhalla level, 683 among higher education students, 10,904 for vocational college and academic lycée students and 40,184 in general education schools.

701. Internal affairs agencies in cooperation with health care bodies specifically subject drug addicts to compulsory rehabilitation in specialized medical institutions (SLPUs). The total number of persons treated in such establishments in the country was 1,107 (1,070 men and 37 women) in 2006, 1,136 in 2007, 1,122 in 2008 and 1,114 (1,060 men and 54 women) in 2009.

702. In 2009, the precautionary registers of internal affairs authorities included 27 adolescents in relation to drug consumption and 39 in relation to the consumption of medicinal, psychotropic or other substances.

703. Of the 23,559 persons indicted in the period 2006-2010 in criminal cases investigated by internal affairs agencies and involving drug trafficking, 1,058 were charged with selling drugs, 9,834 with storing drugs and 3,217 with illegally cultivating and harvesting drug-containing crops.

704. The media have been actively used to prevent addiction. The television programmes “Reports from the Ministry of Internal Affairs press centre”, “On wavelength 02” and “Adolescents and the law” have been used to that end, and relevant articles have been regularly published in the Ministry’s newspaper Na postu/Postda (“On Guard”) and magazine Schit/Qalqon (“Shield”).

705. NGOs play a crucial role in supporting families, children and women.

706. In 2005, for instance, the Oila (“Family”) Centre for Applied Research (a national NGO) carried out scientific research related to the “creation of a mechanism for enhancing the rectificatory-pedagogical skills of parents with children not enrolled in school (disabled children)”. The aspects studied were the causes of disabilities, the health status of parents of disabled children, parental and social attitudes to such children and the extent and effectiveness of pedagogical assistance to families raising children with special needs.

707. The state of realization of the rights of disabled children in Muruvvat children’s homes in Tashkent was studied as part of a project on “children in need of special protection measures”. The Oila Centre drew up a programme for the study of children’s disabilities in Tashkent on the basis of a strategy for obtaining factual information and formulating practical recommendations for improving the living conditions and facilitating the education of disabled children.

708. The Centre provides systematic and practical assistance to parents and other family members with regard to the upbringing of children. In the period 2008-2009, seminars on girls’ reproductive rights were carried out in cooperation with the Ministry of National Education for the parents of girls of six grades in 250 schools in Tashkent City. In May 2009, in connection with the International Day of the Family, seminars and round tables on, inter alia, Bir bolaga etti makhalla kham ota, kham ona, Zhinoyatchilikka eshlar orasida urin yuy and Eshlar soglom turmush tarzini tanlaydi were held in more than 50 general education schools and academic and vocational secondary education establishments in the Andizhan, Fergana, Namangan, Samarkand, Bokhara, Surkhandar, Kashkadar, Navoi, Khorezm and Tashkent provinces.

709. The Association for child and family support of Uzbekistan provides low-income families with many children, orphans and disabled or vulnerable children with clothing, footwear, food, health care, legal counsel, employment, non-school education and vocational training; and enhances the capacities of training-and-work centres for low-income families, single women, and persons with disabled children. In the centres created by the Association, the beneficiaries work and are trained in small-scale business,
while their legal knowledge is upgraded and they receive psychological support in seminars held periodically.

710. With the support of the Kamolot public youth movement, young entrepreneurs received SUM 2,500 million in microcredits; young families received SUM 1,800 million in mortgage and SUM 1,100 million in consumer loans; and numerous higher education students received study grants.

711. The measures taken by the State to support and protect young persons contribute significantly to strengthening the family.

712. Thus, the Cabinet of Ministers Decision of 13 October 2008 on encouraging and providing material incentives for gifted young persons is designed to improve further the system for stimulating such persons and promoting their active involvement in creative activities. This decision established the legal framework (regulation) for obtaining a State scholarships granted by the President of Uzbekistan to graduate and other students or a special scholarship; organizing national Olympics, competitions and contests; and encouraging the students of the academic lycées, vocational education colleges and general education schools.

713. Note should be made of the significant contribution of the State programme on the Year of a harmoniously Developed Generation, proclaimed in 2010, to boosting support for the family and the physical, intellectual and spiritual development of young persons.

714. Measures taken under that programme are aimed at: improving the legal and regulatory framework for the protection of children’s and young persons’ rights and interests; strengthening the legal basis for that group’s harmonious development; stepping up action for the promotion of a healthy generation; promoting preventive health care as a matter of priority; ensuring effective use of the educational infrastructure; raising the State’s educational standards; introducing and further developing the role of modern information and computer technology in every family’s life and promoting familiarization with that technology; upgrading physical training for the emerging generation and children’s sport; strengthening support for young families; ensuring their legal and social protection; and facilitating the formation of healthy and sustainable families.

Article 11
Right to an adequate standard of living

715. Uzbekistan recognizes and supports the right of every citizen to an adequate standard of living, which encompasses sufficient and qualitatively appropriate nutrition, clothing, housing and the ongoing improvement of living conditions.

716. The Government has opted for a policy of gradual economic, social and cultural reform, thereby facilitating the realization of the rights of citizens to an adequate standard of living.

717. Since 1996, the Uzbek economy has grown on the average at 4 per cent per annum. In 2001, the country’s GDP was 3 per cent higher than in 1989. As a result, Uzbekistan was the first former Soviet Union republics to overcome the slump and restore output to the pre-reform level.

718. The GDP growth rate remained at the average level of 4 per cent in 2000 but exceeded 7 per cent by 2004 and 9 per cent in the period 2007-2008. That increase was due to the accelerated development of industry and to rising exports. Internal investment in fixed assets increased by more than 25 per cent by 2007 and maintained a swift pace thereafter.
719. In recent years, aggregate and real income increased significantly and customer demand grew steadily as a result of measures taken to raise wages, pensions, allowances and benefits, reduce personal income tax rates and curb inflation. Actually, in the period 2000-2009 the average wage increased by a factor of 28.5, the average pension by a factor of almost 18, and per capita income by a factor of 12. In 2010, wages are expected to rise by at least 30 per cent and real income by 23 per cent. Expenditures on non-food and durable industrial goods have increased substantially.

720. The measures taken by the Government to create the social and economic conditions necessary for ensuring a high standard of living for the population are supplemented with annual State programmes aimed at mobilizing the forces of State and society for the attainment of specific objectives conducive to raising the population’s standard of living from an economic, social and cultural perspective.

721. Between 1997, declared in Uzbekistan Year of the Implementation of Human Interests, and 2010, Year of a harmoniously Developed Generation, every year was devoted to addressing the most pressing needs of vulnerable social groups, namely women, children, youth and older persons. The implementation of respective State programmes has contributed to strengthening support for the population and raising the citizens’ standard of living.

722. In 2007, Year of Social Protection, the following important measures were taken:

• 26 acts and legal and regulatory instruments were adopted, including in particular the Disabled Persons Social Protection Act, the Voluntary Associations Act and the Iodine Deficiency Prevention Act;

• Presidential decrees and decisions were adopted in order to enhance the effectiveness of the social protection system, particularly those on structural reform of the Ministry of Labour and Social Welfare, its provincial, district and city agencies, and on additional measures for material and moral support for young families, instruments crucial to improvement in the social sphere;

• Measures were taken to improve the infrastructure of Mekhrionlik homes and specialized residential schools; strengthen the State’s and society’s interest in and concern for children having lost their breadwinner; and lend substance and relevance to the assertion “You are not alone”;

• SUM 4,800 million were spent on construction and repairs and the installation of modern equipment in 15 specialized residential schools and Mekhrionlik homes; and the Ministry of National Education distributed to Mekhrionlik home pupils clothing and other necessary supplies of an approximate value of SUM 112 million;

---

39 Source: State Statistics Committee (SSCRU).
• SUM 4,600 million were allocated under the budget to the acquisition of 114 buses, manufactured in Samarkand, by 28 Mekhribonlik homes and 86 specialized residential schools, and of Damas minibuses by 4 family orphanages;

• 50,000 families were provided with free cattle; and commercial banks extended more than SUM 8.5 million in preferential loans to 10,580 families for the purchase of such animals;

• 3.1 million older persons living alone, disabled persons, pensioners and low-income families received almost SUM 9 billion in charitable assistance from sponsors and donors;

• 2,400 persons received free specialized medical attention in specialized medical centres in Tashkent; and disabled persons were provided free of charge with 8,000 orthopaedic prostheses, 3,000 wheelchairs, 1,500 hearing aids and 5,000 special appliances;

• Textbooks and school supplies of a value of SUM 5,157 million were distributed to 485,000 first-graders, and warm winter clothing of a value of SUM 17,816 million was distributed to 715,000 students from low-income families;

• 234,000 children, including 3,000 boys and girls from Karakalpakstan and Khorezm province (areas with challenging environmental conditions) and more than 8,000 pupils of Mekhribonlik homes and specialized residential schools were enabled to vacation free of charge in summer health camps;

• In cooperation with the Health and Development Fund of the Republic of Korea, the children’s hospital Urtachirchik district in Tashkent province underwent major repairs and endowed with modern medical equipment, 180 children were operated with the help of foreign specialists and treated for congenital ailments, and 22 sick children were treated in clinics in Germany;

• More than 125 million SUM were earmarked, in 2007 alone, for wage raises of teachers and other personnel of Muruvvat homes; and 15 per cent raises were granted to the personnel of sanatoria for war and labour veterans; SUM 230 million were spent for workers providing social care in homes; and more than SUM 1.5 billion for home-education teachers for disabled children.

723. Of the SUM 483,600 million spent on the implementation of measures under the State programme on the Year of Social Protection, SUM 213,200 million were allocated under the budget and SUM 270,400 million were financed from sponsor funds and from grants.

724. In 2008, Year of Young Persons, the country’s transition to a 12-year intermediate education was practically completed. In that year alone, more than SUM 370 billion were spent to that purpose, 184 modern lycées and colleges were erected, and building and reconstruction work of a value of SUM 364 billion was carried out in 1,875 schools.

725. The number of jobs created for young persons in the country in 2008 exceeded 660,000 and was considerably greater than in 2007. Equipment of an approximate value of US$ 3.5 million was provided to medical establishments as part of the projects entitled “Improvement of women’s and children’s health” and “Health-2”.

726. Modern flour-fortification technologies are implemented thanks to US$ 6 million provided by the Global Alliance for Improved Nutrition. A grant from the Government of Japan made it possible to endow the National Scientific Research Institute of Obstetrics and Gynaecology with modern diagnostic and treatment equipment at a cost of US$ 3.5 million.
727. The Saudi Fund for Development and the OPEC International Development Fund provided US$ 21 million for the building of 28 new schools. The Kuwait-based Arab Fund for Economic and Social Development provided US$ 13 million for the building of the National Centre of Neurosurgery. The Islamic Development Bank provided US$ 10 million for the building of five vocational colleges. Lastly, the United Arab Emirates provided US$ 16 million for equipping new schools, including with computers.

728. In 2008, in order to familiarize young persons with a healthy lifestyle and to promote popular sports, construction and repair work was carried out in 186 sport facilities and every effort was made to facilitate the active participation of millions of children in sport.

729. Of the total funds, in excess of SUM 1,248 billion, used in 2008 for the implementation of measures under the State programme on the Year of Young Persons, budget allocations accounted for SUM 1,096 billion and more than SUM 151 billion were provided by sponsors.

730. Ensuring housing for the population is a Government priority. In 2008, in the area of housing for young families, loans totalling SUM 46 billion were granted for construction, 15 apartment buildings were made available for use, and 530 young families obtained apartments. In 2009, 52 additional apartment buildings were completed and 1,900 young families provided with housing. Moreover, land plots were distributed to 1,300 families of young teachers for housing construction.

731. In 2008, a system for ensuring housing for persons leaving orphanages was created on a priority basis. As a result, 90 young persons obtained apartments.

732. Significant steps have been taken to promote the citizens’ housing rights through legislation. The following presidential and Government decisions have been adopted to stimulate home construction:

- 29 January 2009. Presidential Decision on additional measures to stimulate contractual turnkey reconstruction and repair work on existing housing. As a result, specialized construction organizations were set up in cities and regions to carry out the work in question, hiring young persons in need of better housing conditions; and a system of tax and customs advantages was created for such organizations.

- 28 March 2009. Cabinet of Ministers Decision on the creation of a network of company stores to sell building materials for housing and small business construction. This decision laid the basis for contractual cooperation between the relevant commercial and home construction entities.

- 25 May 2009. Cabinet of Ministers Decision adopting a regulation on the procedure for preferential mortgage loans extended by the Kishlok Kurilish joint-stock commercial bank for the construction of private standard-model housing. The regulation adopted by the Government laid down the terms for loans of the type in question, with a 15-year duration and a six-month grace period, in an amount not exceeding the minimum wage multiplied by 1,000.

- 3 August 2009. Presidential Decision on additional measures for extending the scale of rural housing construction. This decision launched the creation and operation of the Kishlok Kurilish specialized engineering affiliate with branches in every region of the country, assisting individual constructors in building standard-model housing.

733. With a view to improved housing and living conditions for the country’s young families, preferential consumer loans totalling SUM 31.2 billion were granted to 2,300 families, preferential mortgage loans totalling SUM 26.3 billion were granted for housing
constriction, and land plots were distributed to 1,800 families of teachers for private housing construction.

734. In 2009 the State programme on the Year of Rural Development and Improvement was adopted to deal with tasks considered as a priority since the early years of independence, namely changing the look of villages, furthering reforms in the agro-industrial sector, improving the quality of life in rural areas, and raising the social, political and cultural level of rural inhabitants.

735. To that end, a presidential decision on modern architectural design of buildings, improved rules for the design and construction of rural housing and social building units and creation of the KishlokKurilishLoyikha design-research institute was adopted in January 2009.

736. In 2009, the aforementioned Kishlok Kurilish bank made available SUM 60 billion for rural construction. Of the amount of almost SUM 530 billion earmarked in 2010 for the same purpose, more than SUM 256 billion are provided by the State.

737. In view of construction requirements, 670 specialized construction and repair organizations, staffed with highly skilled and experienced specialists, have been created.

738. In 2009, 42 land areas were made available in Karakalpakstan and the provinces on the basis of a comprehensively worked-out plan; and 840 private housing units were built in rural areas on a pilot basis and delivered in March-April 2010.

739. For 2010, work in this area was planned on a larger scale, involving 7,630 housing units built in all 159 of the country’s rural regions under standard projects, with the keys delivered to the new occupants in August-September 2010.

740. Plans do not provide only for the construction of modern and well-built houses, but also for modern residential area complexes, including kindergartens, general education schools, schools for music and the arts, sport facilities, medical establishments, premises for various services and adequate roads, in short, everything that is required for ensuring a comfortable and decent life for the rural population.

741. More than SUM 2,612 billion, regardless of source, were channelled into the implementation of the programme on the Year of Rural Development and Improvement.

742. The State makes considerable efforts to protect the citizens’ right to housing and prevent unlawful evictions.

743. The Housing Code of 24 December 1998 plays an important role in the realization of the right to housing. It lays down the role of the State in that area, defines the concept and types of living accommodations, and establishes a framework for the acquisition of private living quarters by individuals and legal entities. In the case of an owner of a housing unit subject to demolition to meet State or social requirements, the Code affirms the right to equivalent housing and damages (art. 27).

744. The Housing Code contains rules for evicting tenants from official or special-purpose living quarters with or without the provision of other accommodations (arts. 79, 80 and 85). In the second case, a court order is required.

745. The State makes considerable efforts to protect the citizens’ right to housing and prevent unlawful evictions of citizens from their homes.

746. Procurators examine all civil cases involving forced evictions with a view to ensuring the legality of any court decisions imposing such evictions.

747. Of the 750 complaints filed in the period 2006-2010 by procuratorial authorities after examining civil cases of forced eviction, 46 were upheld.
748. As a result of 788 inspections conducted in the period 2006-2010 as to compliance with housing law, procuratorial authorities filed 1,108 applications to remedy legal violations, lodged 912 contestations of documents as illegal on the grounds that they infringed the law on housing rights, issued 874 warnings to officials regarding violations of the law, instituted proceedings involving disciplinary, administrative, or financial liability against 3,548 persons, initiated action in 1,972 cases to claim SUM 221.1 million in favour of citizens, and brought criminal charges in 226 criminal cases.

749. Of the contestations lodged by procuratorial authorities against 644 of the 7,146 court decisions handed down in the period 2006-2010 regarding forced evictions, 287 were addressed to appellate, 237 to cassational and 120 to supervisory bodies. All of the appeals were upheld.

750. The courts heard civil cases involving housing issues as described below.

751. Of the 4,255 petitions heard in 2008, 3,015 were granted and 310 rejected, while 274 proceedings were discontinued. In particular, 1,356 concerned occupancy, 908 eviction, 553 sharing of premises, and 1,438 forfeiture of the right to abode.

752. Of the 4,202 petitions heard in 2009, 2,986 were granted and 296 rejected, while 288 proceedings were discontinued. In particular, 1,475 petitions concerned occupancy, 872 eviction, 610 sharing of premises, and 1,245 forfeiture of the right to abode.

753. The State pays special attention to nutrition as part of promoting the population’s standard of living.

754. The basic health problems faced by the country’s population are caused by iron, folic-acid or retinol (vitamin A) deficiency in traditional diets, and iodine deficiency in the water. Nutrition issues and the tangible positive results obtained through programmes and projects for wheat flour fortification, common salt iodization, breast-feeding advocacy and micronutrient supplementation for women of childbearing age and children aged up to 5 led to the formulation and implementation of a nutrition improvement strategy, 2009-2011, pursuing the goals described below.

755. Ensuring the ongoing coverage of:
   • 80 per cent of population by fortified flour consumption;
   • 85 per cent of population by iodized salt consumption;
   • 99 per cent of pregnant women and 90 per cent of mothers with children 6-60 months of age, and of those children, by supplementation with iron and folic-acid preparations;
   • 90 per cent of children 6-60 months of age by supplementation with retinol (vitamin A);
   • 95 per cent of children up to the age of 6 months by exclusive breast feeding.

756. Formulating and implementing projects:
   (a) For the fortification of cotton-seed oil with retinol (vitamin A);
   (b) For supplementation with iron and folic-acid preparations in the case of girls aged 12-16.

757. Based on the estimates of international and national experts, SUM 7,922.4 million and US$ 3,414,700 are required to fund the implementation of the above strategy. That funding includes the contribution of SUM 864.0 million from the State budget, SUM 7,058.4 million by industry (producers of flour and salt) and US$ 3,414,700 by international donors.
758. The implementation of the above strategy is to include:

- Drawing up an inventory of the legal and regulatory instruments in force in the area of nutrition with a view to their improvement;
- Continuation of flour-fortification, salt-iodization and micronutrient supplementation projects;
- Implementation of the project of cotton-seed oil fortification with vitamin A;
- Raising of the population’s awareness of the stakes involved in rational nutrition.

759. The strategy coordination centre has been set up in the Tashkent Paediatric Institute.

760. The Ministry of Health participates in the implementation of the above strategy and its programmes for the prevention and elimination of micronutrient deficiency and for salt iodization, iron and vitamin-A supplementation for given groups, and flour fortification with iron.

761. A draft act on the prevention of micronutrient deficiency among the population has been drawn up and submitted to the Legislative Chamber of the Oliy Majlis according to established procedure.

762. The problem of vitamin-A deficiency is successfully addressed in the country. With the help of UNICEF, vitamin-A supplementation has taken place twice a year since 2003, covering 90-94 per cent of children 6-60 months of age.

763. The implementation of the National Programme on the fortification of flour with micro-elements and vitamins, funded by the Government and with a grant from the Global Alliance for Improved Nutrition in the amount of US$ 6 million in total, is continuing. Under that programme, 58 flour mills, including 13 private ones, located throughout the country, were furnished with special flour-fortification equipment and the necessary fortification inputs. In all, approximately 3 million tons of fortified flour have been produced since the beginning of implementation of the programme.

764. In the period 2000-2007, the country’s production of foodstuffs increased by a factor of 2.6. Domestic sugar production has been organized; and the country’s grain independence has been secured. The population is fully supplied with meat, milk, flour, vegetable oil and margarine. Through import substitution, flour imports have been divided almost by 3, meat imports by 10 and sugar imports by 3.5.

765. The country now has a legislative and regulatory framework for ensuring security and quality as regards food production. Inter alia, acts have been adopted on product certification, health- and hygiene-related supervision, and the prevention of diseases caused by deficiency in iodine. Optimal food and bioactive-substance consumption levels have been established through basic research, and rational nutrition principles have been formulated.

766. The Government has adopted the following legal and regulatory instruments in support of food and non-food item producers.

767. Presidential Decree of 20 October 2008 on measures for optimizing planted areas and increasing food crop production, aimed at meeting the population’s nutrition needs by reducing the surface of cotton cultivation and increasing the areas used to grow cereals, vegetables and other food crops.

768. Presidential Decision of 26 January 2009 on additional measures for expanding the production of foodstuffs to meet the needs of the domestic market, which laid down key parameters for the production of the main types of foodstuffs in 2009; forecast the respective output volumes; created specialized companies for the preparation, storage and
wholesale distribution of fruit and vegetables; and regulated commercial bank loans to farming units and agro-industrial firms for, *inter alia*, setting up greenhouses and introducing drip irrigation.

769. Cabinet of Ministers Decision of 20 August 2009 on measures for a rational use of horticultural resources and vineyards in 2009, which created a working group on continuous satisfaction of domestic demand for fruit, vegetables, other horticultural products, potatoes, grapes and beans production, and on monitoring prices for such products.

770.  Presidential Decision of 29 January 2009 on additional measures to encourage expanding the domestic production of non-food consumer items, which adopted a set of measures for increasing the volume and range of non-food items produced in 2009-2011, established a system of tax and customs advantages for the producers concerned, and provided for bank loans to enable them to purchase production equipment, raw materials and supplies.

**Article 12**

**Right to the highest attainable standard of physical and mental health**

771.  The citizens’ right to health care is enshrined in the Constitution and the Health Care Act, the Disabled Persons Social Protection Act, the State Health Inspection Act, the Medicines and Pharmaceutical Activities Act, the Act on the Compulsory Treatment of Persons Suffering from Alcoholism or Addiction to Drugs or Substances, the Prevention of Diseases Caused by the Human Immunodeficiency Virus (HIV Infection) Act, the Narcotic Drugs and Psychoactive Substances Act, the Psychiatric Assistance Act, the Protection against Tuberculosis Act, the Donation of Blood and its Components Act, the Iodine Deficiency Prevention Act and other legal and regulatory instruments.

772. Total annual budget allocations to the development of the health care system have steadily increased, from SUM 480.8 billion in 2006; to SUM 625.6 billion in 2007, SUM 861.5 billion in 2008, SUM 1,233.5 billion in 2009 and SUM 1,704.1 billion in 2010.

As a percentage of GDP, total expenditures on health increased from 2.8 in 2006 to 2.3 in 2007, 2.5 in 2008 and 3.2 in 2009.

773.  As a percentage of total State expenditures, State expenditures on health increased from 11.8 in 2006 to 11.2 in 2007, 11.4 in 2008 and 11.8 in 2009.

774. The number of physicians per 10,000 inhabitants developed as follows: 26.5 in 2007, 26.3 in 2008 and 25.7 in 2009. In the same period, the average number of health workers per 10,000 inhabitants remained stable at 102.0 (100.4 in 2007 and 102.1 in 2008).

775. As at 1 January 2010, the country’s medical care capacity consisted of 4,191 out-patient polyclinic-type establishment (including 3,762 rural medical establishments and their subsidiaries) and 780 hospitals (of which 281 in rural areas).

776.  In 2009 the number of in-patients treated in the country as a whole was 4,543,703 (compared to 4,138,470 in 2006, 4,385,996 in 2007 and 4,370,861 in 2008). Approximately 50 per cent of all patients are treated in rural establishments. The annual number of out-patient visits to polyclinic-type establishments per inhabitant was 9.0 (compared to 8.8 in 2006, and 9.0 in 2007 and 2008). In rural areas that number was 8.9 (compared to 7.4 in 2006, 7.6 in 2007 and 7.9 in 2008).

777.  For social protection purposes, the health care system provides for particular benefits specific to various patient categories.
778. Under the Cabinet of Ministers Decision of 1997 on improving financing arrangements for medical institutions, persons disabled since childhood, orphans, persons with category I or II disabilities, disabled ex-servicemen and veterans of the 1941-1945 war, persons assimilated to them, pensioners registered with social welfare services as living alone, home front workers of the above war, disabled participants in the clean-up after the Chernobyl disaster and overseas war veterans are entitled to free board during treatment at in-patient establishments.

779. Under the same decision, older persons living alone who require home care, home front workers of the above war, disabled ex-servicemen and war veterans, disabled participants in the clean-up after the Chernobyl disaster, overseas war veterans and persons of pensionable age who did military service in nuclear testing areas and other nuclear radiation facilities are entitled to free medication during treatment at out-patient polyclinic-type establishments.

780. In 2009, 308,787 patients with socially significant diseases or persons entitled to preferential treatment were provided with free medication of a total value of SUM 3,107.8 million, representing a per patient expenditure of SUM 10,064.

781. Under Ministry of Health Order No. 90 of 27 February 2003, in-patients belonging to certain categories of persons entitled to preferential treatment receive concessional hospitalization vouchers.

782. Under Presidential Decree No. 3214 of 26 February 2003, medical care by qualified physicians in specialized scientific centres of urology, surgery, cardiology and eye microsurgery is provided free of charge on the basis of concessional vouchers to persons disabled since childhood, orphans, persons with category I or II disabilities, disabled ex-servicemen and veterans of the 1941-1945 war, persons assimilated to them, pensioners, wartime home front workers, disabled participants in the clean-up after the Chernobyl disaster, overseas war veterans and persons from low-income families receiving financial assistance from citizens’ self-governance bodies.

783. Of the 35,504 patients treated in specialized health-improvement centres in 2009, 5,040 (14.2 per cent) belonged to the preferential treatment category provided for in the budget.

784. Pursuant to Presidential Decision No. 459 of 7 September 2006 on a programme of measures for 2007-2010 further strengthening targeted social protection and social services for older persons living alone, pensioners and persons with disabilities, members of the groups in question undergo a thorough medical check-up every year. Depending on the medical findings, such persons are treated in out- or in-patient facilities, in sanatoria, at home or in rehabilitation centres.

785. As part of the State programme on the Year of Rural Development and Improvement, the rural population underwent thorough medical check-ups. Of the 4,165,202 persons thus examined throughout 2009, 2,325,218 were diagnosed with various ailments. In-patient medical care in national specialized centres and medical institutions, provincial multidisciplinary medical centres and central regional hospitals was provided to 395,920 rural persons entitled to preferential treatment.

786. Order No. 381/170 of 13 February 2004, issued in cooperation with Ministry of Labour and Social Welfare, provided for individual programmes for the rehabilitation of persons with disabilities. Approximately 500 persons affected by a first- or second-degree sight disability are operated every year for the implantation of acrylic lenses to be cured and resume their activities in life.

787. Under Cabinet of Ministers Decision No. 532 of 2 December 1997, free medication during out-patient treatment is financed from the budget for patients suffering from cancer,
tuberculosis, leprosy, endocrine diseases, mental ailments or HIV infection, or living with a prosthetic cardiac valve or transplanted organ.

788. Free medical attention is available to the following categories groups:

- Pensioners living alone who require home care;
- Home front workers of the 1941-1945 war;
- Disabled ex-servicemen and veterans of that war and persons assimilated to them;
- Disabled participants in the clean-up after the Chernobyl disaster;
- Overseas war veterans;
- Pensionable military veterans having served in nuclear testing areas or other nuclear radiation facilities.

789. As a result of nationwide preventive measures, in the period 2006-2009 the number of cases declined from 68 to 32 in the case of typhoid fever, from 3 to 1 in the case of anthrax, from 115 to 35 in the case of whooping cough, 19 times in the case of malaria and by 7.8 per cent in the case of acute intestinal disease.

790. The number of recorded cases of measles declined from 808 in 2006 to 2 in 2008 and 0 in 2009.

791. In the same period, the number of influenza cases increased 1.6 times in connection with the registration of the pandemic influenza affecting many countries. The Expanded Programme on Immunization (EPI) execution rate attained 98.3-99.5 per cent.

792. The structure of regional and local morbidity indicators testify to the relative stability of the oncological situation in the country during the last 10 years.

793. In 2009, malignant neoplasms were newly diagnosed in 19,005 patients nationwide, which translates into a rate of 68.2 (compared to 68.1 in 2008) per 100,000 inhabitants.

794. Oncological morbidity presents the following structure: breast cancer 10.6 per cent, stomach cancer 8.7 per cent, colon and rectum cancer 7.7 per cent, lung cancer 6.7 per cent and cervical cancer 6.1 per cent.

795. The mortality rate is stable (34.5 and 34.6 per 100,000 inhabitants in, respectively, 2006 and 2009).

796. One-year mortality displays a certain decline, from 20.8 per cent in 2006 to 18.3 per cent in 2009.

797. The five-year survival rate declined from 44.8 per cent in 2006 to 42.1 per cent in 2009. In particular, the five-year survival indicator for skin, cervical and mammary-gland cancer, bone and soft-tissue tumours and malignant lymphomas ranged between 45 and 60 per cent; for prostate, bladder and colon and rectum cancer between 30 and 43 per cent; and for oesophagus, stomach, lung and liver cancer up to 30 per cent.

798. In the last 3 years extensive work for the prevention of breast and cervical cancer is carried out at a national scale with the participation of the non-Government public organizations “Women’s Assembly” and Soglom Avlod Uchun (“For a Healthy Generation”) Foundation.

799. In all regions, provincial oncological clinics keep records of patients with pretumorous mammary-gland and cervix ailments. Women undergo health checks in a timely manner. There are plans to create a secondary-prevention and breast-specialist office.
800. Carcinogenic substance pollution in Tashkent City is under study with a view to cancer prevention. Preventive work aimed at improving the health and sanitary conditions of production in the chemical industry, mining and metallurgical complexes, furniture production, the coal industry and agriculture.

801. The impact of social, everyday and nutrition factors on the development of cancer at various locations is studied on the basis of a State grant.

802. Considerable attention is paid to oncological treatment. Oncological assistance is currently provided by the National Oncological Centre, 16 regional oncology clinics and 271 local oncology units (with 2,175 in-patient beds). In recent years, the oncological services infrastructure has improved and modern methods have been introduced for diagnosis and treatment in accordance with approved standards.

803. Every year the volume and quality of the drugs purchased are enhanced. The rate of provision of oncological establishments with antineoplastic drugs increased from 44 per cent in 2006 to 60.2 per cent in 2009. In that year, US$ 1.5 million were spent for the purchase of such drugs for those establishments.

804. Shortly after independence, maternal and child health protection was elevated to State policy rank.

805. In order to protect further the health of women of child-bearing age and ensure the development of a healthy generation, the Ministry of Health endeavours to carry out the measures specified in Presidential Decision No. PP-1096 of 13 April 2009 on additional measures for protecting maternal and child health and shaping a healthy young generation, pursuant to which a Government commission was formed to ensure the coordination of the activities of all ministries, departments and regional administrative entities concerned, with a view to overall consistency and pertinence, primarily in all medical institutions and the related obstetrical units, centres for women’s reproductive health and perinatal and screening centres; and the organization of broad awareness-raising and information campaigns among the population, particularly among all young persons and in medical and educational institutions, citizens’ self-governing bodies, women’s committees and the media, regarding the development of healthy families, the protection of the health of mothers and children and the attainment of the “Healthy mother – healthy child” objective.

806. Pursuant to Presidential Decree No. 3923 of 19 September 2007, Presidential Decision No. 700 of 2 October 2007 and Cabinet of Ministers Decision No. 145 of 21 May 2009, the Paediatric Research Institute was transformed into the National Specialized Centre for Theoretical and Applied Paediatrics (RSNPMTsP). A single structure was formed to provide specialized assistance to children and encompass 13 provincial interdisciplinary medical centres for children [ODMMTS], established within provincial children’s hospitals. The network of those centres, including specialized units along the lines of RSNPMTsP, makes it possible to ensure the accessibility of quality specialized care at the regional level.

807. Qualified perinatal care is provided by the National Specialized Medical Centre for Practical Obstetrics and Gynaecology, with four regional subsidiaries; the National Perinatal Care Centre; 10 provincial and urban perinatal care centres; 40 obstetrical complexes; 280 obstetrical departments in university clinics and other medical facilities; and regional or urban medical associations.

808. Currently, the country’s 4,214 out-patient polyclinic-type establishments which service the population as a whole provide care for children, reproductive health care for women of childbearing age and antenatal care for pregnant women. Health care for mothers and children is ensured by approximately 5,600 gynaecologists/obstetricians, 1,405
neonatal care specialists, 15,230 midwives, 8,812 paediatricians and 31,000 middle-level health workers (nurses).

809. Regional training centres for paediatricians, neonatal care specialists and gynaecologists/obstetricians are organized in all regions within the framework of the projects entitled “Improvement of the health of women and children”, supported by ADB, and “Improvement of mother and child protection services”, supported by the European Union and UNICEF.

810. Reproductive health centres, 19 in number, have been set up and given as a main task to provide training for reproductive health specialists and introduce relevant international medical-service standards.

811. Precautionary check-ups for women are organized in the country every year in order to identify and prevent women’s ailments and to ensure broad access to modern methods of contraception. The population’s awareness of the significance of forming a healthy family has increased, and 68.7 per cent of married women have recourse to contraception.

812. As a result of the introduction of new perinatal technologies in maternity units, the rate of pathological labour cases declined from 13.40 per cent in 2002 to 12.5 per cent in 2008.

813. The number of children in health group 1 (“apparently healthy”) increased from 38.3 per cent in 2003 to 46.7 per cent in 2008.

814. Since 2000, the rate of newborns with congenital anomalies has decreased by 14 per cent.

815. In 2008, infant mortality, per 1,000 live births, decreased from 35.4 in 1991 to 12.4.

816. In 2008, maternal mortality, per 100,000 live births, decreased from 65.3 in 2002 to 21.3.

817. The rate of children born to mothers aged up to 20 is only 4.7 per cent, a level considered better than the rate in other countries of Eastern Europe and Central Asia.

818. The national birth rate follows a decreasing trend and declined, per 1,000 inhabitants, from 34.5 in 1991 to 23.7 in 2008.

819. According to “Save the children” data for 2006, among 125 countries Uzbekistan ranks nineteenth as regards favourable conditions for children and twenty-seventh as regards protection for mothers. That is the top performance in Central Asia and one of the highest in the Commonwealth of Independent States (CIS) and Asia.

820. Specialized care for children with congenital heart disorders is provided by the department of heart surgery of the Clinic of the Tashkent Paediatric Institute in cooperation with specialists from other countries. Of the 538 heart operations performed in the last two years, 301 involved artificial blood circulation. In 2009, 11 heart patients were operated in clinics in the Republic of Korea on a charitable basis.

821. The Tashkent Paediatric Institute provides care for children with a hearing disability. In the period 2007-2008, 143 children with a hearing impairment were operated.

822. In the Clinic of the Tashkent Paediatric Institute, 101 plastic surgery operations were performed in cooperation with surgeons from Ansan University, Republic of Korea, and Singaporean specialists. In the Urtachirchik district children’s hospital, Tashkent province, 11 plastic surgery operations were performed in cooperation with plastic surgeons from the Republic of Korea. In the Nukus subsidiary of the National Centre for Emergency Medicine (RNTsEMP), specialists from Turkey in cooperation with specialists of the Tashkent
Paediatric Institute carried out reconstructive plastic surgery on 30 low-income family children with congenital facial-development defects.

823. Specialized care for children with congenital developmental anomalies continues to be provided in cooperation with the Soglam Avlod Uchun Foundation. In 2009, 359 children underwent reconstructive plastic (maxillofacial and orthopaedic) surgery operations; 16 children were sent for treatment in Germany; and 19 children sent earlier were cured and returned to Uzbekistan.

824. Moreover, specialized care for disabled children is available in the following establishments:

- National Psychoneurological Hospital, which provides care for children with nervous system disturbances. Extensive work is carried out on medical and rehabilitation assistance to children with cerebral palsy, perinatal encephalopathy, spastic diplegia, infantile hemiplegia, atactic hemiplegia, retarded development and mental deficiencies.

- National Centre for Children’s Orthopaedics, which provides specialized care for children with musculoskeletal system diseases (spinal disorders or deformation of the upper and lower extremities).

- National Children’s Sanatorium for Osteotubercular Ailments, which provides specialized care for children with tuberculosis of the bones, chronic osteomyelitis or osteochondropathy.

825. As part of Uzbekistan’s public health reform in the period 2006-2010, the Ministry of Health took measures to raise the effectiveness of the prevention of alcoholism and addiction and to enhance the quality and accessibility of assistance in the area of drugs.

826. In view of the observations and recommendations contained in paragraphs 32 and 63 of the Committee’s concluding observations, the spread of drug trafficking and the related services available to the population are constantly monitored. All drug dependency treatment bodies are provided with the necessary office equipment (computers, printers, scanners, photocopiers and faxes). A network for the transmission of operational information through the Internet has been set up within the framework of the Drug Epidemiology Data Base Collection and Development (DAMOS) programme component of the relevant regional information systems (NADIN-2).


828. Ministry of Health Order No. 403 of 8 September 2008 on the improvement of drug-related assistance provides for the organization of rehabilitation units in all in-patient addiction-treatment facilities, the introduction of rehabilitation programmes in the relevant sections of out-patient addiction-treatment clinics and in-patient compulsory-treatment facilities, and the establishment of posts for psychotherapists, clinical psychologists and social workers. Pursuant to that order, medical and social rehabilitation sections were organized in the National Drug Control Centre, the public out-patient addiction-treatment clinic of Karakalpakstan, and the relevant out-patient clinics in the provinces of Bokharan, Kashkadarya, Samarkand, Tashkent, Fergana and Khorezm. The social rehabilitation section launched in the addiction-treatment centre of Surkhandarya province trains patients in carpentry, confectionery, and shoe and garment making.

829. In line with the modern conception of drug control services, posts for psychotherapists, clinical psychologists and social workers have been established in the
country’s addiction-treatment centres. Clinical psychologists work in the National Drug Control Centre, the public out-patient addiction-treatment clinic of Karakalpakstan, and the relevant out-patient clinics in Tashkent City and the provinces of Andizhan, Bokharan, Djizzak, Surkhandarya, Fergana and Kashkadarya. Social workers are on post in the relevant clinics of the Republic of Karakalpakstan, Tashkent City and the Fergana province.

830. Considerable attention is paid to training as a means of securing qualified staff to improve the quality of medical and social assistance to addicts. An adjusted programme for specialization and further training in adictology and a training programme in adictology for resident physicians have been developed and adopted. New preparatory cycles have been introduced to provide training in psychotherapy and medical and social rehabilitation. Of the 258 physicians trained in the Tashkent Institute for Advanced Medical Training in the period 2007-2009, 70 specialized primarily in adictology, 105 received training in psychotherapy and rehabilitation of addicts and 83 received advanced training in adictology.

831. The system of day patient facilities was enhanced in order to ensure the implementation of medical and social rehabilitation programmes on an out-patient basis. Currently, day patient facilities are thus organized in addiction treatment centres in the provinces of Namangan, Samarkand, Surkhandarya, Fergana and Khorezm and the cities of Tashkent, Kokand and Margilan.

832. For greater effectiveness in combating addiction and its harmful effects, measures were taken to coordinate efforts to prevent drug dependency and to identify, treat and rehabilitate addicts. The Ministry of Health issued Order No. 425 of 22 September 2008 on cooperation between the drug control service and AIDS centres, the Health Care Institute and primary medical and sanitary care establishments in preventing addiction, identifying, treating and rehabilitating addicts, and preventing the spread of HIV infections.

833. Pursuant to the Cabinet of Ministers Decision of 8 January 2009 adopting a regulation on reporting procedures regarding activities involving trade in drugs, psychotropic substances and precursors in the country, legal entities licensed to prepare or produce such items submit standard quarterly and annual reports on the volume of every substance produced and the respective stock at the end of the reporting period.

834. Public health authorities ascribe importance to preventing and treating psychological disorders.

835. In 2009, 83,509 patients received medical treatment in the round-the-clock and day care facilities of psychiatric establishments.

836. Pursuant to Cabinet of Ministers Decision No. 15 of 8 January 1993, free medication is provided to persons in the preferential treatment category who suffer from mental disorders, namely schizophrenia, epilepsy, a category I or II psychological disability, psychological disabilities in children aged up to 16 and psychological disorders in children aged up to 3.

837. In 2009, therapeutic support through preferential-treatment prescriptions was offered to 62,626 patients suffering from schizophrenia, 33,168 patients suffering from epilepsy, 27,486 persons with a category I or II disability (other than those suffering from schizophrenia or epilepsy), 11,790 disabled children aged up to 16 (other than those suffering from schizophrenia or epilepsy) and 545 children aged up to 3.

838. In 2009, a total of 135,615 mentally ill persons received therapeutic support through psychotropic medication on an out-patient basis.

839. Of the 339 persons having committed dangerous acts who were released in 2009 (after compulsory medical treatment) on the basis of court decisions and of psychiatric
commission reports, 104 were discharged after intensive observation in a hospital, 132 from specialized rehabilitation sections and 103 from general psychiatry departments.

840. In 2006-2010, compulsory treatment in closed medical institutions were ordered by courts for 1,144 persons with psychological disorders and alcohol or drug addicts involved in 1,008 criminal cases.

841. After examining the validity of the court decisions, procuratorial authorities lodged five contestations, two of which were based on the examination of complaints filed by detainees.

842. In line with the recommendation contained in paragraph 66 of the Committee’s concluding observations, procuratorial authorities, after considering the validity of court decisions for the compulsory treatment of five persons with psychological disorders or addicted to alcohol or drugs in closed medical establishments, filed contestations in two of the cases concerned, requesting the cancellation of the court decisions imposing such treatment.

843. Systematic measures are taken in the country to combat HIV/AIDS, as recommended in paragraph 64 of the Committee’s concluding observations and its general comment No. 14.

844. In 2007, the Cabinet of Ministers adopted the “Strategic Programme against the spread of the HIV/AIDS epidemic in Uzbekistan, 2007-2011”. Since 2005, modern technology has been introduced in order to raise the effectiveness of support extended to pregnant women in the country’s primarily medical and sanitary care establishments; and women are screened twice for HIV during pregnancy. Currently, only pregnant women belonging to high-risk groups are screened.

845. The following instruments were adopted in order to strengthen the fight against the spread of HIV infection in the country.

846. Presidential Decision of 26 December 2006 on additional measures for raising effectiveness in combating the spread of HIV infection in the country.

847. Cabinet of Ministers Decision of 5 January 2009 on measures for improving the organizational structure and activity of AIDS prevention centres. Under this decision, national and regional AIDS prevention centres were created; a national action plan for stemming the spread of HIV infection, 2009-2011 was adopted; a national commission for the coordination of relevant measures was set up; and the establishment of a system for ongoing training of medical workers and other specialists in the area of preventing HIV infections was provided for.

848. In 2009, the Uzbek National Association of Non-Profit NGOs launched the project entitled “Civil society against HIV/AIDS”, which is implemented with financial support from the Central Asia AIDS Control Project and addresses key problems related to combating HIV infection effectively. This 12-month project is expected to contribute to the development of social partnerships between State bodies and international organizations and to raise the potential of non-profit NGOs within the framework of the implementation of the national action plan on prevention of the spread of HIV infection.

849. The project provides for assessing the quality of the HIV/AIDS-related services provided by NGOs to vulnerable population groups; extending (through small grants) financial and technical support to NGOs furnishing such services; conducting training programmes based on site visits; making technical assistance locally available and involving experts in NGO work; holding a national conference to exchange best practices; and raising awareness of HIV/AIDS problems through the existing network of media partnerships.
850. The Soglom Avlod Uchun foundation, in cooperation with the Ministry of Health and regional chief administrations, participates in the implementation of the medical/social home-visiting (MSP) system, whose task consists in integrating the work of State and public structures into health care for women and children, and undertaking extensive advocacy for family planning, inoculation and disease prevention. In the regions, the above system is implemented by MSP committees created at the district, city and provincial chief administration levels.

851. In accordance with the Constitution and the Health Care Act, measures are taken to improve medical care. The activity of the Ministry of Health is being enhanced to that purpose. The Presidential Decision of 2 October 2007 on measures to upgrade the activity of the country’s medical establishments provides for the yearly certification of senior health workers and the development of a system upgrading the relevant qualifications and training, and establishes the terms and procedure for the operation of private medical establishments, currently in the number of 1,800.

852. The Cabinet of Ministers decision adopted on 13 March 2008 on measures to improve the organizational structure and activity of regional health establishments specified the legal status of provincial multidisciplinary medical centres, district (city) medical centres and rural medical offices and tasked the Ministry of Health with monitoring the centres’ activity and resolving any relevant problems.

853. The Cabinet of Ministers decision adopted on 16 February 2010 on improving the activity of the country’s pharmaceutical establishments prohibited the use and sale of medicines and medical items not registered in Uzbekistan and lacking a conformity certificate and the sale of counterfeit or inferior medicines.

854. The Presidential Decision of 21 May 2009 on improving the emergency medical aid system laid down norms for equipping that sector with a vehicle fleet in the period 2010-2012, reinforced the liability of officials and drivers of public health establishments for inappropriate use of medical transport vehicles, and equipped the National Centre for Specialized Medical Support with 100 ambulances acquired through a grant extended by the Government of the Republic of Korea.

855. The Cabinet of Ministers decision adopted on 18 December 2009 on improving the system of qualifications upgrading and retraining for health workers established regulations and a procedure for such upgrading and retraining and a regulation on resident physicians.

**Articles 13 and 14**

**Right to education**

856. Under article 41 of the Constitution, every person is entitled to education, and the State must guarantee free general education. The right to education is further enshrined in the Education Act, the Rights of the Child Safeguards Act and other legal and regulatory instruments.

857. The legal regulation and content of the right to education are complex issues. They are governed by provisions laid down in various areas of law, namely labour, family, civil, administrative and — to ensure legal protection of that right against criminal acts — criminal law. The right to education, in law and in practice, concerns primarily children and young persons. Accordingly, all social and legal issues involved in the realization and protection of that right affect the interests of those age groups.

858. The traditional individual right to education changed in substance with the transition to a market economy. Some education is now offered on a fee-paying or contractual basis;
primary, secondary, specialized and vocational education remain free at public educational institutions.

859. Public funding of education is the main State guarantee that citizens can have an education that meets State educational standards.

860. Parents or legal representatives of minors must protect the children’s lawful rights and interests and are responsible for their upbringing and for ensuring that they receive preschool and general, specialized or vocational secondary education.

861. Uzbekistan has attained the MDG target of full access to universal education.

862. According to World Bank data, the country’s literacy rate is 99.7 per cent, one of the world’s highest.

863. Uzbekistan is rightfully referred to as the country of the young. Children and adolescents up to 18 years of age account for more than 45 per cent of the population. Expenditures on education correspond to approximately 12 per cent of GDP, more than 50 per cent of the total State expenditures under the budget.

864. In accordance with the Education Act and the National Personnel Training Programme, the country has fully switched to free, universal and compulsory 12-year education.

865. Education in Uzbekistan comprises the following levels:

(a) Preschool education, up to 6-7 years of age, includes care, attention, health improvement, education and training, development of a healthy and blossoming personality, and preparation for systematic education; and takes place in the family and in preschool establishments. The Cabinet of Ministers decision of 25 October 2007 on the adoption of legal and regulatory instruments in the area of preschool education specified the legal status of State and non-State preschool educational institutions, established a legal regulation on short-duration classes, and provided for systematic monitoring of the work of preschool educational institutions and comprehensive support in the performance of their tasks.

(b) General secondary education with a nine-year duration and the following levels: primary education, comprising grades 1-4; and general secondary education, comprising grades 1-9.

866. Primary education is compulsory and free for all and aims at laying the foundation for literacy, knowledge and habits crucial to general secondary education. The first grade is for children aged 6-7.

867. General secondary compulsory education covers the necessary range of knowledge, develops the habits of independent thinking, organizational capabilities and practical experience, and contributes to basic professional orientation and the selection of the next educational stage.

868. Of the 5,108,217 general education students, 2,502,862 (48.7 per cent) are girls.

869. The country’s school age children are offered all conditions needed for general secondary education. Everyone is guaranteed equal rights to education, regardless of gender, language, age, racial or ethnic origin, views, attitude towards religion, social origin, occupation, social status, place of residence, or length of residence in the territory of Uzbekistan.

870. General education establishments, 9,772 in number, are attended by 4,895,631 students. There are 89 special educational institutions for children with special physical or mental needs.
871. Tuition is provided in general education schools in seven languages, including Karakalpak, taught in 378 schools with 94,132 students; Russian, taught in 769 schools with 316,003 students; Kazakh, taught in 493 schools with 71,409 students; Tajik, taught in 203 schools with 79,604 students; Kyrgyz, taught in 61 schools with 10,030 students; and Turkmen, taught in 47 schools with 9,227 students.

872. Of the 434,542 teachers working in the country’s 9,772 schools, 299,774 (69 per cent) are women. The time-honoured approach known as “Teacher-student” or “Young teachers’ school” which prevails in the schools signifies that young higher education graduates work alongside a school’s experienced teachers for three years.

873. Budget allocations used to finance Ministry of National Education activities and programme implementation amounted to SUM 2,644.5 billion in 2009 and SUM 3,305.6 billion in 2010, of which SUM 121.9 billion came from the State budget and SUM 3,183.7 billion from local budgets. The funds allocated in 2010 were 25 per cent more than in 2009.


875. The percentage of the country’s general education students who were provided with textbooks increased from 82.3 per cent in 2004-2005 to 98.1 per cent in 2008-2009 and 99.4 per cent in 2009-2010.

876. At the start of the 2009-2010 school year, 10,825 disabled children lacking the possibility to attend school and studying at home received special study guides (for grades 1-9) in the basic and related areas.

877. Considerable attention is paid to the social protection of students and to support for low-income family children. In 2009, in particular, 656,838 full 4-item sets of winter clothing of a total value of SUM 20.9 billion and 486,746 full 12-item sets of student articles of a total value of SUM 6.6 billion were distributed.

878. Compliance with health and sanitary standards in educational institutions is monitored by local sanitary control bodies. The subject “Health” is taught in grades 1-4, “Foundations of a healthy younger generation” in grades 5-9 and “Foundations of a healthy lifestyle and family” in grades 10-11, the instruction being offered by highly qualified and specially trained teachers, biologists or psychologists.

879. School children undergo regular check-ups in school physician’s offices, 2,043 of which were provided with modern medical equipment. Currently, one nurse works in each of the 9,772 schools and one physician attends to 2-3 schools.

880. School attendance is monitored by the Ministry of National Education. City and provincial departments of education submit weekly school-attendance reports. Where
school children are found not to attend school or to miss classes frequently, steps are taken to ensure that they resume regular attendance.

881. Prevention of juvenile delinquency is the work of education, internal-affairs and citizens’ self-governance bodies.

882. The number of instances of school children taken to internal affairs offices was 30,190 in 2009, 980 more than in 2008 (29,210). The number of school children on internal affairs records was 2,926 in 2009, 527 less than in 2008 (3,453).

883. According to Ministry of Internal Affairs data, the number of offences committed by school children declined from 822 in 2006 to 556 in 2009.

884. School children regularly participate in cultural events. As part of an ADB project, 951 information and resource centres have been set up, while 1,151 such centres have been organized in the country as a whole, in order to encourage school children to read. The relevant book collections of 7,462,338 copies in total, added to 15,546,297 books in school libraries, form an overall stock of 23,008,635 books.

885. In order to engage children not vacationing in camps in interesting activities, health-improvement facilities were organized in 7,571 schools. Of the 1,171,597 children participating in 33,680 groups and sport teams, 635,052 attended extra-scholastic educational establishments, 319,817 joined tours in Tashkent City and the provinces, and 1,290,784 participated in “Summer 2009” sport schools and games for children and adolescents. Summer vacation was meaningfully organized for 3,663,438 children.

886. All of the country’s general education schools cooperate with the Kamalak (Rainbow) Children’s Movement and the Kamolot Youth Movement. In cooperation with the every regional or city centre of these public movements, a procedure is developed for carrying out “school child” raids, regular searches for talented children; and intellectual contests such as Uyla, izla, top!, “New generation”, “Girl’s Zulfiyakhonim”, the Kelajak Ovozi (“Voice of the Future”) children’s festivals, “Our Constitution – guarantee for our happiness”, “Expert on presidential works”, “The seven wonders of Uzbekistan” and “I study my makhalla’s history”.

887. In the period 2004-2009, 151 general education students received awards at the International Science Olympiads and 57 female students won the Zulfiya State Prize.

888. Of the 1,483,592 students attending in the 2009-2010 school year the 1,508 institutions of the specialized and vocational education system, 718,145 were girls.

889. The country’s 138 academic lycées and 1,370 vocational colleges are attended by, respectively, 105,140 and 1,378,452 students.

890. Of the 313 secondary education institutions launched in the period 2007-2009, 11 were academic lycées and 162 vocational colleges.

891. Currently, more than 1.5 million students attend 1,510 specialized or vocational secondary education institutions. Plans to increase that number in 2010 provided for 1,530 such schools, broken down into 138 academic lycées and 1,592 vocational colleges, attended by 1.6 million students.

### Number of specialized and vocational secondary education students, by language of instruction

<table>
<thead>
<tr>
<th>Languages of instruction</th>
<th>Total students</th>
<th>Uzbek</th>
<th>Russian</th>
<th>Karakalpak</th>
</tr>
</thead>
<tbody>
<tr>
<td>Country as a whole</td>
<td>1,483,592</td>
<td>1,366,986</td>
<td>55,874</td>
<td>60,732</td>
</tr>
</tbody>
</table>
Currently, four specialized vocational colleges for persons with special needs provide training to more than 1,500 students, as described below.

The Samarkand college provides training to 218 students, the Fergana college to 388 and the national college in Tashkent to 424, in the following specialties: garment making, shoe making, radio and television service and repair, accounting, carpentry and parquet work, computer maintenance and programming, making of haberdashery and hand-knitted items (by sight-impaired persons) and household appliance service and repair.

The Tashkent specialized industrial college provides 527 students with training in catering, gardening and landscaping, carpentry and parquet work, electro-gas welding, automobile service and repair, metalworking and garment making.

Other special vocational schools provide training to 4,389 disabled children and 3,830 orphans.

Of the 107,760 teachers and technical educational specialists currently employed in the system of specialized vocational secondary education, 61,746 teach general education subjects, 35,858 teach general and special vocational subjects and 10,156 are production-related training experts. Academic lycées employ 4,810 and vocational colleges 28,265 female teachers and 2,929 persons over 60, including 1,185 with a science degree, of whom 100 are doctors of science and 1,085 candidates of science.

In the 2009-2010 school year, 5,710 young higher-education graduates were hired in academic lycées and vocational colleges.

In the 2006-2007 school year, of the 235,204 specialized and vocational education graduates, 181,052 (77 per cent) found a job and 14,067 (6.0 per cent) entered a higher education institution.

In the 2007-2008 school year, of the 251,883 specialized and vocational education graduates, 218,107 (86.6 per cent) found a job and 13,776 (5.5 per cent) entered a higher education institution.

In the 2008-2009 school year, of the 354,098 specialized and vocational education graduates, 297,196 (83.9 per cent) found a job and 12,768 (3.6 per cent) entered a higher education institution.

In compliance with the Education Act and the detainees’ right to education, general education and vocational schools are set up in penal establishments.

The inmates attend the establishments’ schools regardless of the gravity of their offence and their citizenship, social origin, nationality and religion. Instruction is provided free of charge in Russian and Uzbek on the basis of the annual educational programme drawn up by the National Education Centre of the Ministry of National Education.

Under article 100 (2) of the Penal Enforcement Code, inmates over 30 or affected by a first- or second-degree disability attend classes on a voluntary basis.

Under article 100 (3) of the Penal Enforcement Code, inmates may not attend specialized secondary or higher educational institutions unless they serve their sentence in open prisons, in which case they may register for education by correspondence with the relevant departments of educational institutions.

During exams, inmates attending courses are exempted from work. Those finishing school-leaving classes receive a standard transcript allowing them to continue their education outside the penal establishment after their release.
906. General and vocational-technical secondary education schools in women’s penal establishments provide training in hand and machine embroidery, beadwork, macramé, tailoring, sewing-machine work, computer skills and sewing-machine service and repair.

907. In vocational schools organized in men’s penal establishments, under age inmates may be trained in the specialties of assembly fitter, machinist and motor mechanic, electric welder, automobile mechanic, and B and C category automobile driver.

908. Establishment administrations, on an ongoing basis, ensure the availability of the supplies needed in the general education and vocational schools (including such learning accessories as, for instance, textbooks, notebooks and pens), use appropriate information displays and facilitate general and vocational education. The establishment constantly enriches the library stock with historical, artistic, legal, social, political and other books. The detainees are free to use that literature and other information resources.

909. Uzbek higher education trains highly skilled specialists. Vocational higher education programmes are implemented in the relevant institutions, inter alia universities, academies and institutes.

910. Of the 299,369 higher education students, 177,476 (59.3 per cent) are men and 121,893 (41 per cent) women.

911. In connection with admission to a higher education institution, the following benefits are available to specific categories of students:

(a) Under Presidential Decision No. 213 of 31 October 2005, school leavers serving in the armed forces and having proper documentation to that effect are entitled to an increment of the grade actually obtained equal to 25 per cent of the grading scale;

(b) Disabled children, orphans and low-income family children may register in a higher education institution in areas for which State grants are available provided they score 30 per cent on the grading scale;

(c) Under Cabinet of Ministers Decision No. 226 of 13 October 2008, national thematic-Olympiad, contest and sport-competition winners are admitted to higher education institutions on a priority basis, strictly in their area of excellence.

912. Higher education comprises two levels, namely bachelor’s and master’s degree programmes.

913. Women account for 42 and 35 per cent of, respectively, bachelor’s and master’s degree students. The respective percentages are 51 and 56 per cent in the humanities and 62 and 65 per cent in teachers’ colleges.

914. Post-university education (graduate studies, doctoral studies, and joint research) is guided by society’s needs in professional staff.

915. Professional staff enrich and update their know-how and practices through qualifications upgrading and retraining.

916. The Academy of Sciences of Uzbekistan comprises 38 scientific organizations, 4 national museums and 3 regional branches (the Khorezm Mamuna Academy and branches in Karakalpakstan and Samarkand) and 4 scientific centres (in Andizhan and Namangan, Bukhara, Fergana, and Kashkadarya-Surkhandarya).

917. The Academy’s basic areas of scientific research are, inter alia, mathematics, astronomy, automation engineering, physics, applied science, nuclear physics, energy, chemistry, biology, genetics, geology, seismology, information science, history, oriental studies, archaeology, economics, philosophy, law, linguistics and art.
918. Young scholars of the Academy and graduate and other students participate in basic and applied research and in scientific work within the framework of industrial organizations and international scientific grants. Young persons account for almost 25 per cent of the total number of scientists working in such areas.

919. The Academy of Sciences provides training for the young generation of scholars in the framework of a cooperation agreement with the Ministry of Higher and Secondary Specialized Education. On the basis of that agreement, more than 30 scientific and educational centres and university departments and chairs have been set up.

920. Provision of the infrastructure, staff and information resources necessary for the development and qualitative improvement of education is a key priority of the State’s education policy.

921. Accordingly, the following Government decisions, among others, were adopted in 2009: on March 20, “on the programme for further publication of textbooks and teaching material for specialized and vocational secondary education institutions, 2009-2013”; on March 19, “on amendments and additions to the Cabinet of Ministers decision of 22 November 2004 ‘on the general education textbooks and study guides publication programme, 2005-2009’”; on September 9, “on measures for the implementation of the project ‘Development of school education, Phase 2, with the participation of the International Development Association’”; and on September 26, “on measures for the completion of the programme for building new and renovating existing vocational colleges, academic lycées and related hostels in 2010”.

922. NGOs contribute significantly to the realization of the right to education.

923. Thus, in the area of education, Fund Forum implements an education grants programme for developing the education system and improving the conditions and quality of teaching children and young persons. The programme, launched in 2006, supports three groups: teachers of the national education system (general education schools); instructors of specialized secondary and higher education institutions (academic lycées, colleges and higher education institutions); scientific researchers (graduate students, doctoral candidates and joint-research scholars) and senior academics (department chairpersons, deans and vice rectors) in charge of scientific research and development.

924. Monthly stipends or lump-sum grants are channelled to each of the above groups. Of the more than 2,000 teachers and academics who participated in the programme in the period 2006-2010, more than 200 won awards.

925. Moreover, Fund Forum carries out a project entitled “Development and implementation of a national model for continuous inclusive education in Uzbekistan”, launched in 2007. Currently 6,000 persons participate in the project, which involves the organization, for the purpose stated, of 12 inclusive groups in pilot schools and kindergartens in the cities of Navoi, Termez, Karshi, Djizzak, Samarkand and Kokand.

**Article 15**

**Right to take part in cultural life**

926. In Uzbekistan, conditions and possibilities have been created to ensure the realization of the citizens’ right to take part in cultural life, use the attainments of scientific progress, enjoy copyright protection, and engage in scientific or other creative activities.

927. Under article 42 of the Constitution, everyone shall be guaranteed freedom of scientific and technical work, and the right to enjoy cultural benefits. The State shall promote society’s cultural, scientific and technical development.
928. Under article 21 of the Rights of the Child Safeguards Act of 7 January 2008, State bodies shall set up and support children’s health-improvement, sport, creative or other organizations for leisure or recreation in accordance with the law.

929. The Physical Education and Sport Act (new version) of 15 September 2005 provides for equal rights to the activities in question, tasks the Ministry of Culture and Sport with the organization of specific programmes for the development of gymnastics and sport, and lays down the local authorities’ powers in the area in question.

930. The Act authorizes children aged up to 16, disabled persons, orphans, pensioners, disabled ex-servicemen and veterans of the 1941-1945 war and persons assimilated to them to avail themselves of physical-education and health-improvement services free of charge.

931. The Ministry of Culture and Sport is the State authority responsible for promoting leisure activities for the population, preparing shows, organizing pop and other concerts and entertainment events, and ensuring the operation of parks of culture and rest.

932. The facilities supervised by the Ministry include 1,870 clubs, 54 parks of culture and rest, 2 zoos, 7 circuses, 37 theatres, 88 museums, and 74 libraries for sight-impaired persons.

933. The country numbers 50,897 sport facilities and more than 7 million persons practicing specific sports.

934. In addition to the development of culture, science and sport, the State promotes the realization of the right to freedom of scientific and artistic creation.

935. The Cabinet of Ministers decision of 10 November 2008 on enhancing the infrastructure of scientific and research establishments and organizations established the Programme for equipping the scientific organizations of the Academy of Sciences, the Ministry of Agriculture and Water Resources, the Ministry of Health and the Ministry of Higher and Secondary Specialized Education, 2009-2012.

936. The country’s legal framework for copyright protection is based on the Copyright and Related Rights Act of 20 July 2006, the Inventions, Useful Models and Industrial Designs Act of 29 August 2002, the Civil Code and other legal and regulatory instruments.

937. An author is deemed to be a person through whose creative efforts a work is created. Copyright arises concurrently with the creation of a scientific, literary or artistic work. The author enjoys a series of rights, including the right to use, promulgate, protect and obtain remuneration for his or her work as prescribed by the law.

938. The Cabinet of Ministers decision of 19 January 2008 on author’s minimum rates of remuneration for certain types of use of literary and artistic works established minimum levels for the rates in question. The specific amount of remuneration is defined in a contract between the user and the author of the work.

939. In Uzbekistan considerable importance is ascribed to the protection of the cultural heritage of the peoples living in the national territory. Citizens have an obligation to protect the historical, intellectual and cultural heritage. Cultural monuments are protected by the State.

940. The Protection and Use of Objects of Cultural Heritage Act of 30 August 2001 and the Protection and Use of Objects of Architectural Heritage Act of 13 October 2009 determine the concept and types of cultural and archaeological heritage, the powers of State authorities regarding their protection, and the procedure for relevant research by archaeologists and art and other specialists.
941. The Government of Uzbekistan regulates and coordinates various aspects of the citizens’ cultural development and of gymnastics and sport by means of legal and regulatory instruments.

942. Inter alia, on 28 January 2008 the Cabinet of Ministers adopted a decision on measures to complete the animal collection in the Tashkent Zoo, governing the exchange of animals and birds with the foreign zoos; on 8 July 2008 a decision on the State programme for strengthening the resource base and further improving the activity of music and art schools for children, 2009-2014, aimed at enhancing the system of early musical education; on 26 August 2008 a decision on measures to create an electronic library with scientific and technical literature through a grant of the Government of the Republic of Korea, specifying the procedure for using technical assistance provided by the Republic of Korea; on 20 February 2008 a decision on the programme for expanding the output of quality sport apparatus, implements and equipment in updated production facilities, 2008-2012, specifying a list of indicators of the relevant needs of the population; and on 19 March 2009 a decision on additional measures for further improving administration in the area of the development of children’s sport, on the basis of which the Department of Sports was created in the Ministry of National Education.

943. In order fully to meet the citizens’ needs for information and educational, moral and cultural enrichment, the Press and Information Agency system alone includes 2 newspapers, 5 magazines, 4 publishing and printing houses, 1 State scientific publishing house, 11 regional publishing houses under provincial press and information administration and 2 publishing houses under the Karakalpakstan press and information agency. In 2009, newspaper, magazine and book and booklet distribution consisted of, respectively, 3,460,000, 1,661,036 and 18,794,900 copies.

944. The media and publishing houses active on the country’s book and information markets play a significant role in raising the spiritual, educational and intellectual level of the emerging generation and provide objective and useful information on the domestic political, economic, social and cultural life and on events abroad.

945. The country’s media as at 1 January 2010 comprised 1,156 entities, including 702 newspapers, 244 magazines, 10 information bulletins, 4 information agencies, 59 television channels, 20 radio stations and 108 web sites registered with the State as media. Of those entities, 566 were State and 590 independent.

946. Of the 1,397 printing and publishing enterprises operating in the country, 44 are cooperative, 509 private and 556 limited liability companies. Of the 100 publishing houses in operation, 49 are State, 38 private, 7 public companies and 6 public organizations.

947. The following special television broadcasts relate to the rights to rest, leisure activities and cultural development: Assalom, Uzbekiston! (“Good morning, Uzbekistan”), Saekhatga markhabo (“Welcome to the journey”), Oydin khaet (“Bright life”), Kinoteatr (“Cinema”), Azizim, Khonadon, Yakhshi kayfiyat (“High spirits”), and Ilm kudrati (“Force of knowledge”).

948. As at 1 January 2010, the broadcasting coverage in per cent terms of the country’s total population was, in the case of television, 100 for UzTV-1 O’zbekiston, 99.5 for UzTV-2 Yoshlar, 98.8 for UzTV-3 Toshkent and 96.8 for UzTV-4 “Sport”; and, in the case of the radio, 100 for UzRV-1 O’zbekiston, 99.5 for UzRV-2 Yoshlar, 97.9 for UzRV-3 Mash’al and 23.6 for UzRV-4 Toshkent.

949. In order to ensure reception regardless of place of residence, programmes are transmitted through an extensive terrestrial transmission network consisting of powerful television and radio transmitting centres (in large cities and provincial capitals), low-power radio and television stations (in towns) and micro-retransmitters for sparsely populated
areas. Television programmes are broadcast in the VHF and UHF bands, which makes it possible to pick up signals through all types of available indoor or simple outdoor aerials.

950. Radio broadcasts are transmitted in accordance with the conventional international standards of frequency modulation (FM), supported by all modern mobile, portable and stationary radio receivers.

951. Since late 2006, UzTV-1 ʻOzbekiston and UzRV-1 ʻOzbekiston broadcasts are received round the clock by the inhabitants of remote areas in almost inaccessible steppe, desert or mountain regions through more than 340 micro-retransmitters fed from the “Express AM-1” satellite, accessible for television and radio reception not only for the country’s population, but also on an individual basis and by the inhabitants of more than 50 countries. In order to ensure free access to the broadcasts, signals are transmitted uncoded. Radio and television programmes are also accessible on an on-line round-the-clock basis through the Internet.

952. In the period 2006-2009, independent television channels and radio stations of the national television and radio system of companies of Uzbekistan transmitted in total 957 television and radio broadcasts and news reports.

953. Uzbek trade-unions ensure that workers having exercised the right to use the cultural and leisure facilities destined for them help to maintain and develop the network of such facilities.

954. Of the more than 604 amateur artists’ groups and interest clubs housed in 65 cultural activity buildings, centres and club premises operating as part of the Uzbek trade-union as at 1 January 2010, approximately 300 cater to children. Workers may spend their periods of rest and leisure constructively in 132 libraries with a stock of two million books. Every year trade-union libraries lend out 1.5 million books.

955. Of the approximately 12,000 cultural and awareness-raising events, discussions, creative encounters, and concerts held every year in cultural establishments by trade-union committees in cooperation with enterprise management bodies and other organizations, more than 2,000 are destined for children. Approximately three million persons participate in such events every year.

956. Of the 77,721 persons having in 2009 stayed for health-improvement purposes in the country’s 14 trade-union sanatoria with 2,501 places, 31,646 were workers receiving an annual social benefit to that end, including vouchers issued to 56 disabled ex-servicemen and war veterans, 228 overseas war veterans, 8 members of their families or other persons accompanying them, 36 participants in the clean-up after the Chernobyl disaster, and 202 acute myocardial infarction patients. Vouchers were issued to 9,644 persons to stay in rest homes and boarding houses, and 29,420 Water Sport Centre subscriptions were distributed. Approximately 4,000 vouchers and more than 29,000 subscriptions were distributed free of charge to participants in the clean-up after the Chernobyl disaster, and to low-income workers, workers with many children and members of their families.

957. Vouchers are used on the basis of annual agreements concluded with regional trade-union associations. The number of vouchers depends on financial possibilities and on actual demand on the part of the workers.

958. Of the vouchers distributed to workers, 10 per cent are free of charge and 90 per cent are issued at a 60 per cent discount. Free sanatorium-treatment vouchers are provided on a priority basis to employed disabled persons and war veterans, overseas war veterans, participants in the clean-up after the Chernobyl disaster, low-income workers and workers from families with many children.
959. In 2009, 25,000 workers and students received treatment in 35 enterprise and educational-institution sanatoria-clinics, largely without interrupting their employment or studies. Such sanatoria-clinics offer an optimal combination of rest and care in treatment facilities using modern medical equipment.

960. The trade-union society for physical education and sport comprises 5,352 physical education associations and sport clubs. Of the society’s more than 1,406,000 members, 756,000 train systematically.

961. Trade union bodies use social protection funds to finance nationwide 38 trade-union sport schools for children and adolescents, more than 12,000 of whom currently attend and exercise in such establishments.

962. The standardized Alpomish and Barchinoy physical preparedness tests constitute the main current framework for the involvement of workers and young persons in physical education and sport on a large scale. More than 125,000 persons participate every year in the related exercise programmes.

963. The Uzbek Association for Persons with Disabilities organizes tours for disabled persons by bus or rail to historical places and cities, inter alia Samarkand, Khiva and Bukhara; prepares and holds tournaments for athletes with disabilities at regional, municipal and provincial level; provides training for such athletes as part of the Special Olympics programme; regularly carries out wheelchair races from Tashkent to Buka and back or to Yangiyul’ and back; conducts, on an annual basis, the “World of fascinating colours” international competition for disabled children; and, in cooperation with the international charitable foundation Soglam Avlod Uchun, organizes exhibits for the country’s disabled artists.

964. In order to develop sport among minors, the Makhalla foundation, in cooperation with various organizations, traditionally carries out annual contests entitled “Future of our football”, “Healthy family”, “Makhalla heroes” and “Chess and checkers”. More than 800,000 children participate in such contests. During 11 months in 2009, more than 275 recreation grounds were set up and launched in the country’s makhallas through common voluntary work and with the help of sponsors.

965. Summer health-improvement camps attached to special residential and other schools were set up in cooperation with citizens’ assemblies throughout the country with a view to organizing recreation and leisure activities for children. Approximately SUM 400 million were earmarked for children raised in orphanages or in need of social protection; and free vouchers were issued the low-income family children.

966. In Uzbekistan, a respectful attitude towards the languages, customs and traditions of all nationalities and ethnic groups living in its territory is ensured, and the development of that heritage is facilitated.

967. The National Inter-Ethnic Cultural Centre, created in January 1992, contributes to promoting inter-ethnic relations, spiritual and cultural development and the revival of ethnic traditions and customs of the country’s multi-ethnic population. The Centre currently coordinates the activity of approximately 150 ethnic cultural centres operating under its aegis, providing them with comprehensive support and cooperation.

968. The above centres play a major role in preserving the language, traditions and customs of each ethnic group of Uzbekistan and promoting stability and civil accord in society. Thanks to their work, the ethnic and national groups living in the country do not consider themselves to be ethnic minorities. The centres in question promote close contacts with their ethnic homeland, the study of their native language, and ethnic arts and traditions, while they at the same time actively participate in the social, political and cultural life of the country that has become their motherland. During an official visit to
969. Youth centres, sport, art and folk-dance groups and folk choirs are some of the initiatives generally launched by the above cultural centres, which also organize art exhibits, folk festivals, poetry, thematic and art-related evenings, and charitable activities. Meetings on the achievements of poets, writers, artists and athletes are regularly organized.

970. Conferences on theoretical and practical aspects of various issues contribute to spiritual development, awareness and the stimulation of research, including among young persons. On 28 October 2009, such a conference, entitled “Let us save the Aral Sea!”, was organized in the Russian ethnic cultural centre in Uzbekistan by the “Heritage” interest youth-club and the Mirobod academic lycée, attached to the Tashkent Institute of Information Technologies, in connection with the 160th anniversary of the birth of A. I. Butakov, first Aral-Sea researcher. In 2009, a scientific workshop on “Achievements and development prospects in the area of biodiversity and biotechnology in Uzbekistan” was organized by the Tashkent Vocational College of Information Technologies and the Korean Scientific and Technical Society of Uzbekistan (TINBO).

971. In Uzbekistan, tuition is provided in seven languages: Uzbek, Karakalpak, Kyrgyz, Russian, Kazakh, Tajik and Turkmen. Magazines are published in 8 languages and newspapers in 10. Moreover, Korean language departments have been established in the following five higher education institutions: Samarkand State University, Uzbek State World Languages University, Tashkent Nizam State Pedagogical Institute, Institute of Oriental Studies, and University of World Economics and Diplomacy. Korean language elective courses are offered at the Nukuss State University, Angren Pedagogical Institute and Bukhara State University. Lastly, native language study groups and clubs operate in every cultural centre.

972. The Association of Korean Cultural Centres of Uzbekistan has founded the Kore sinmun newspaper, published since 1997. The presence of the national Kazakh centre and its subsidiaries is constantly highlighted in the media, the Nurly zhol newspaper and the Didar UzTV broadcast and on the national radio. The Oftobi sugdien Tajik-Persian cultural centre in Bukhara province publicizes its activity through the Bukhoroi Sharif bulletin, which publishes information on the writers, poets, customs, traditions and rituals of the peoples of Central Asia. The bulletin contains a section with articles and assorted poems by Tajik language teachers. The activity of Tajik centres is regularly reported upon in Uzbek and foreign media in the television broadcasts entitled Ranginkamon and Yagona oilada (UzTV); the Ovozi tozhik, Bokhtar, Surkhon and Ovozi Samarkand newspapers; and the broadcasts of the Dustlik studio of Uzbekistan radio.

973. Non-profit NGOs contribute significantly to the development of children’s abilities and talents. Thus, Fund Forum created a number of creative activity centres for children in Tashkent and Samarkand. Yangi avlod forumi (“Young Generation Forum”) creative activity centres for children are attended by more than 1,000 children aged 6-15, active in, inter alia, the “Skilful hands” and “Seedling” groups, vocal and choreographic studios, an English club, a chess club, the “Mosaic” and “Phoenix” visual arts studios, the “Face” drama studio, the KIT information technologies club, and the dayereh players’ and young correspondents groups.

974. Children attend the above centres free of charge, participate in various national and international events, such as a performance of the well known Sovremennik (“Contemporary”) theatre as part of the “Class Act” international theatrical project in Russia; the “Japan through Uzbek children’s eyes” drawing exhibit in Japan, in which children from the Samarkand and Tashkent centres took part; the “Uzbekistan through children’s eyes” photography exhibit, organized in cooperation with the British Council in
the Royal College of Art in London; and the “World Etegami Exhibit – 2008 Olympics” postcard exhibition. Fund Forum, in cooperation with the Kelajak Ovozi Youth Initiatives Centre (YIC), the Kamolot public youth movement and the Ministry of Higher and Special Secondary Education, holds for persons aged 15-25 an annual competition in various creative, scientific and public activities. The Kelajak Ovozi national contest is one of the country’s largest youth events.

975. Participation in the above contest increased from 2,700 persons in 2005 to 10,000 in 2006, 32,000 in 2007, 54,000 in 2008 and 63,000 in 2009.

976. Of the more than 161,000 persons having participated in the contest since its inception, approximately 35,000 were 15-16 years old.

977. Fund Forum organizes the annual Bolajonlar-Shirintaylar festival in cooperation with the Osiyo Ramzi Association of Fashion Designers and Stylists of Uzbekistan. The festival encompasses children’s fashion shows; a national toy fair; and graphic design, school uniform, best designer and best fashion-show contests, and a competition for the best original performance by young children.