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Country/entity Colombia

Region Americas

Agreement name Final Agreement to End the Armed Conflict and Build a Stable and Lasting Peace

Date 24 Nov 2016

Agreement status Multiparty signed/agreed

Interim Yes

arrangement

Agreement/conflict Intrastate/intrastate conflict

level

Colombian Conflict (1964 -)

The Colombian conflict is really a set of conflicts and the peace agreements reflect both different processes relating to different conflict groups and dyads, and processes taking place at different times in a complex peace process history. The Colombian civil war has its roots in the late 1940s and the violent infighting between liberal and the conservative factions. Emerging from the liberal tradition with a thorough grounding in nationalist communist ideology, the Revolutionary Armed Forces of Colombia—People's Army (FARC) began its armed insurrection against the Colombian government in 1964. Other left-wing guerrillas emerged as well, most notably the socialist/populist M-19, which would later be integrated into the formal political system in the peace process of 1990s; the National Liberation Army (ELN), which has strong roots in liberation theology, and the Maoist Ejército Popular de Liberación (EPL) (also part of the 1990 process, less successfully). Several stages of peace processes were undertaken by the various sides, which were further complicated by the emergence of right-wing paramilitary 'selfdefence' forces. The peace agreement between the Colombian government under President Uribe and the main alliance of the paramilitary groups, the United Self-Defence Forces of Colombia (AUC), concluded in 2005 and is still heavily disputed as several remnants are still active, but now subsumed under the heading 'Bacrim' (Bandas criminales). In addition, FARC and ELN maintain a military presence, but both demonstrate a strong interest in completing successful peace negotiations with the government, with the most recent agreements being between FARC and the Government.

Close

Colombian Conflict (1964 -

)

Stage Framework/substantive - comprehensive

Conflict nature Government

Peace process Colombia V - Santos

Parties National Government of Colombia

FARC-EP (Fuerzas Armadas Revolucionarias de Colombia - Ejército del Pueblo)

Third parties

Republic of Cuba and from the Kingdom of Norway Bolivarian Republic of Venezuela and the Republic of Chile

Description

This is the Final Agreement reached between the National Government of Colombia and the FARC-EP, in order to end the armed conflict and build a stable and lasting peace. The Agreement was first reached and signed on 24 August 2016, but was put to a referendum which narrowly failed to succeed, leading to revisions of the agreement and this version being signed as the final version. The agreement is only entered once, this being its final iteration. The Agreement is composed in 6 parts, which were negotiated as separate agreements and then all agreed as a whole: 1. Towards a New Colombian Countryside: Comprehensive Rural Reform (p. 10-33) 2. Political Participation: A democratic opportunity to build peace (p. 34-56) 3. En of the Conflict (p. 57-103) 4. Solution to the Illicit Drugs Problem (p. 104-131) 5. Agreement regarding the Victims of the Conflict: "Comprehensive System for Truth, Justice, Reparations and Non-Recurrence", including the Special Jurisdiction for Peace; and Commitment to Human Rights (p. 132-203) 6. Implementation, verification and public endorsement (p. 204-231) There is also a final part of Protocols and Annexes (p. 232-322) mainly related to the Ceasefire agreement and the Amnesty Law, including a draft of the latter.

Agreement document

Colombian Peace Agreement English Translation.pdf (opens in new tab) | Download PDF

Agreement document (original language)

Map of Chapter Provisions for Colombia Peace Agreement .pdf (opens in new tab)

Women, girls and gender

Participation

Participation→Effective participation

Page 34, 2. Political participation: A democratic opportunity to build peace, preamble Taking account of the fact that women face greater social and institutional barriers in terms of political participation, as a result of deep-rooted discrimination and inequality, as well as structural conditions of exclusion and subordination, there will be significant challenges in guaranteeing their right to participation, and facing up to and transforming these historical conditions will involve developing affirmative measures that will safeguard women's participation in the various areas of political and social representation. To that end, the situation and condition of women in all contexts and in all special aspects will have to be acknowledged.

Page 34, 2. Political participation: A democratic opportunity to build peace, preamble The review and modernisation of the electoral organisation and system must make provision for greater participation by citizens in the electoral process. Greater electoral participation additionally requires inclusive measures that will facilitate the exercising of this right, especially in outlying zones or zones affected by the conflict and neglect, taking account of the specific difficulties of women living in these zones in exercising this right.

Page 35, 2. Political participation: A democratic opportunity to build peace, preamble In consolidating citizen participation on the part of women, their social agendas have to be appreciated and their contribution to public life as political subjects has to be recognised, especially in the area of the promotion and defence of their rights.

Page 35, 2. Political participation: A democratic opportunity to build peace, preamble The promotion not only of political pluralism but also social movements and organisations, particularly of women, young people and other sectors excluded from the exercise of politics and, in general, the democratic debate, requires new forums for dissemination in order that parties, organisations and communities involved in peacebuilding can gain access to space on national, regional and local channels and broadcasters.

Page 38, 2.1.2.1. Comprehensive Security System for the Exercise of Politics The System will include the following elements:

- a. Appropriate regulations and institutions:
- Creation of a high-level unit:

o This unit will be accountable to the Office of the President of the Republic and will establish mechanisms for ongoing dialogue with political movements and parties, especially those in opposition, and the new movement arising from the transition of the FARC-EP to legal political activity. The mechanisms will include, inter alia, a system of planning, information and monitoring, and a follow-up and evaluation commission (see sub-paragraph d). The unit will promote effective dialogue with women.

c. Protection:

The Government will have the necessary resources to protect the integrity of leaders, men and women, taking part in political activity, with particular attention to their specific needs.

Page 40, 2.1.2.1. Comprehensive Security System for the Exercise of Politics The System will include the following elements:

- d. Evaluation and follow-up:
- A planning, information and monitoring system, which will be inter-institutional in nature and include representation of political movements and parties, will be set up and will make it possible to evaluate performance and results and at the same time to adapt strategy and procedures in order to guarantee conditions of security in the every sign of

Equality

Equality → Equality (general)

Summary: throughout the agreement there are multiple references to men and women, stating the need for an equal approach across the various issues addressed in the agreement. Examples include:

Page 11, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform This structural transformation also requires the promotion of equality between men and women through the adoption of specific measures to guarantee that men and women are involved in and benefit from implementation of this Agreement on an equal basis.

Page 34, 2. Political participation: A democratic opportunity to build peace, preamble Taking account of the fact that women face greater social and institutional barriers in terms of political participation, as a result of deep-rooted discrimination and inequality, as well as structural conditions of exclusion and subordination, there will be significant challenges in guaranteeing their right to participation, and facing up to and transforming these historical conditions will involve developing affirmative measures that will safeguard women's participation in the various areas of political and social representation. To that end, the situation and condition of women in all contexts and in all special aspects will have to be acknowledged.

Page 45, 2.2.3. Citizen participation through community, institutional and regional media In addition, in an end-of-conflict scenario, the community, institutional and regional media will play a part in the development and promotion of a culture of participation, equality and nondiscrimination, peaceful coexistence, peace with social justice, and reconciliation, its content incorporating non-discriminatory values and respect for the rights of women to a life free from violence.

Pages 46-47, 2.2.4. Guarantees for reconciliation, coexistence, tolerance and nonstigmatisation, especiallyby reason of political and social action within the context of mutual respect

• The promotion of non-stigmatisation of groups in vulnerable circumstances or discriminated against, such as women, ethnic peoples and communities, the LGBTI population, young people, boys and girls and the elderly, disabled persons, political minorities and religious minorities.

Page 55, 2.3.7. Promotion of women's political and citizen participation within the context of this Agreement

The National Government and the FARC-EP reject any form of discrimination against women and reaffirm that their contribution as political subjects in public life is vital for strengthening democracy and for maintaining and fomenting the peace. In implementing all that which is agreed in Chapter 2 of this Agreement, the gender-based approach will be guaranteed and the necessary affirmative measures will be designed and adopted to strengthen women's participation and leadership and, in general, to promote fulfilment of the aforesaid proposals.

The strengthening of women's political and citizen participation on an equal footing includes the adoption of measures that will guarantee balanced representation of men and women in shaping all the forums referred to herein. Likewise, balanced participation and leadership by women within social movements and organisations and political parties must be promoted. With the aim of raising awareness of women's rights and promoting new leadership roles for them, training programmes are to be implemented concerning their political rights and forms of political and citizen participation.

Particular groups of Particular groups of women→Indigenous/nomadic women women

Page 10, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform

A genuine structural transformation of the countryside requires the adoption of measures to promote appropriate use of the land in accordance with its suitable purposes and to stimulate the titling, restitution and equitable distribution thereof, by guaranteeing progressive access to rural property to those who live in the countryside, and, in particular, to rural women and to the most vulnerable communities, and by legalising and democratising property and promoting broader ownership of land, so that it fulfils its social function.

Page 11, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform A genuine structural transformation of the countryside requires the adoption of measures to promote appropriate use of the land in accordance with its suitable purposes and to stimulate the titling, restitution and equitable distribution thereof, by guaranteeing progressive access to rural property to those who live in the countryside, and, in particular, to rural women and to the most vulnerable communities, and by legalising and democratising property and promoting broader ownership of land, so that it fulfils its social function.

Particular groups of women→Refugee/displaced women Page 3, Introduction

The conclusion of hostilities will first and foremost represent the end of the enormous suffering that the conflict has caused. Millions of Colombians, men and women alike, have been victims of forced displacement...

Particular groups of women→Pregnancy/maternity

Page 11, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform

The CRR recognises the productive and reproductive role of women and thus their fundamental contribution to rural development and the rural economy, and it will make every endeavour on their behalf and on that of the most vulnerable in society to guarantee conditions of well-being and dignity and to consolidate organisational and production methods.

In the area of food and nutrition, the CRR aims to ensure that the entire rural and urban population in Colombia has sufficient access to and availability of the foodstuffs they need for proper nutrition, in terms of opportunity, quantity, quality and price, especially in the case of boys and girls, pregnant or breast-feeding women, and the elderly, prioritising the production of food and the generation of income.

Page 31, 1.3.3.5. Formalisation of the rural labour market and social protection:

• Promoting schemes for protection during pregnancy, childbirth, breast-feeding and health services for newborns, by progressively extending the coverage and enhancing the quality of family health and subsidy systems, with particular focus on rural working women.

Page 33, 1.3.4. System for the progressive realisation of the right to food

• The development of programmes to combat hunger and malnutrition, with national coverage, especially for the destitute rural population, pregnant and breast-feeding women, girls and boys and the elderly. These programmes will include emergency plans for the most vulnerable rural population and those in extreme poverty.

Particular groups of women-Pather of 14

Summary: the agreement (particularly chapter 1) includes multiple references to rural on Those provisions are soded her

International law

International law→International human rights standards

Page 31, 1.3.3.5. Formalisation of the rural labour market and social protection: the National Government will do its utmost to strengthen the social security and protection system for the rural population, with an equity-based approach and taking into account the particular situation of women. In light of the International Labour Organisation (ILO) regulations, to which Colombia is party, and with a view to safeguarding decent employment and the rights of workers in the countryside, and their social protection (protection in old age, maternity benefits, occupational risks), the National Government will set up and implement the Progressive Plan for Social Protection and Safeguarding of the Rights of Rural Workers (Plan progresivo de protección social y de garantía de derechos de los trabajadores y trabajadoras rurales).

The aim of the plan will be to provide decent rural working conditions through the full application, with workplace inspection, of the regulations governing contractual relationships, the corresponding working day, remuneration and contract regulation, taking account of case-law developments favourable to workers, and the applicable international standards of the ILO, relating to labour in general and rural labour in particular, to enable the effective safeguarding, for men and women on an equal basis, of the fundamental right to employment. Implementation of the plan will take account of the following criteria:

..

• Promoting the recruitment of women in non-traditional areas of production. Page 31, 1.3.3.5. Formalisation of the rural labour market and social protection:

Page 218, 6.2.2. Principles

In interpreting and implementing all the components of the Final Agreement to End the Armed Conflict and Build a Stable and Lasting Peace in Colombia with an ethnic-based approach, account is taken of the principles enshrined in legislation at the international and constitutional levels, case law and legal regulations, especially the principle of non-regression, recognised in the International Covenant on Economic, Social and Cultural Rights, as well as the principles and rights recognised in the Convention on the Elimination of All Forms of Discrimination Against Women – CEDAW (ratified by Colombia on 19 January 1982), International Convention on the Elimination of All Forms of Racial Discrimination - CERD, Durban Declaration and Programme of Action, the United Nations Declaration on the Rights of Indigenous Peoples, and ILO Convention 169 concerning the Rights of Indigenous and Tribal Peoples.

Page 218, 6.2.3. Safeguards and guarantees

Substantial safeguards for the interpretation and implementation of the Final Agreement to End the Armed Conflict and Build a Stable and Lasting Peace in Colombia. The principal and non-subsidiary nature of free and informed prior consultation and the right to cultural objection as a guarantee of non-recurrence will be respected, whenever appropriate. Consequently, the phase of implementation of the agreements, as far as ethnic peoples are concerned, should be carried out in guaranteeing the right to prior free and informed consultation respecting constitutional and international standards. A cross-cutting approach will be incorporated, encompassing ethnicity, gender, women, family and generation.

International law→Other

Page 1, Preamble

Emphasising that the new Final Agreement places special emphasis on the fundamental rights of women, of vulnerable social groups such as indigenous peoples, girls, boys and adolescents,

Page 7 of 14

Page 22, 1.2. Development Programmes with a Territorial-Based Focus (DPTFs)

New institutions No specific mention.

Violence against women

Violence against women→Sexual violence

Page 104, 4. 4. Solution to the Illicit Drugs Problem, Preamble

. . .

That these phenomena have a severe influence on specific forms of violence that particularly affect women, victims of human trafficking, sexual exploitation and violence resulting from the use of illicit drugs, among others, which requires the training of women in the planning and monitoring of action to combat this kind of violence.

Page 124, 4.2.1.1. Principles:

. . .

• Equity-based and gender-based approach: against a background of respect for human rights, to ensure the actions to tackle drug use implemented actually meet the needs of users and are effective and sustainable, it is necessary to identify vulnerability factors associated with age, gender, disability status, socioeconomic status and geographical location or membership of the LGBTI population, etc. Such actions should pay particular attention to the needs of adolescents in rural and urban areas. This approach should take into account the relationship between illicit drug use and violence against women, especially domestic violence and sexual violence. Measures will be provided for women, and adolescent and young girls.

Page 126, 4.2.1.4. Participatory action plans with territorial-based and population-focused approach:

These plans shall contain at least:

. . .

• Evidence-based actions to reduce harm, aimed at minimising the negative impact of drug use on the user him/herself, on the family and on the community, giving priority to more vulnerable groups such as the homeless, women, and the prison population. In the case of female users, actions should take into account the relationship between illicit drug use and violence against women, especially domestic violence and sexual violence. For the female prison population, special measures will be taken in terms of health, protection and prevention, including measures to prevent HIV/AIDS.

Page 204, 6. Implementation, verification and public endorsement General principles for implementation

. . .

To guarantee true equality, it is necessary to put forward affirmative measures which respond to the disproportionate impact which the armed confict has had on women, in particular sexual violence. With regard to the rights of victims, their protection includes differential treatment which recognises the causes and the disproportionate effects which the armed confict has had on women. Moreover, differential action must be taken to enable women to access the plans and programmes contained in this Agreement on equal terms. Participation by women and their organisations and the equitable representation of women in the different areas of participation must be guaranteed. The gender-based approach must be understood and applied in a cross-cutting manner in implementing the whole of the Agreement.

Violence against women→Gender-based violence/VAW (general)

Page 86, 3.4.4. Special Investigation Unit...

This Special Investigation Unit shall have the following features:

• • •

 As an operating basis, this Unit shall take a multidimensional investigative approach which deals with the entire criminal chain of the organisations and conduct that are the subject of its mandate, including criminal conduct affecting women, children and adolescents.
Page 9 of 14

Transitional justice Transitional justice→Past and gender

Page 86, 3.4.4. Special Investigation Unit...

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Page 89, 3.4.4. Special Investigation Unit...

Jurisdiction

The Special Unit:

 Shall implement specialised investigation methodological plans in relation to the most serious acts of victimisation undertaken against women, children, adolescents and the LGBTI community by the organisations and conduct that are the subject of this agreement.

Page 91, 3.4.7.1.1. High-Level Unit of the Comprehensive Security System for the Exercise of Politics (Instancia de Alto nivel del Sistema Integral de Seguridad para el Ejercicio de la Política)

The High-Level Unit of the Comprehensive Security System for the Exercise of Politics (Agreement on Political Participation: section 2.1.2.1) shall develop and implement the following components of the Security System:

• Committee to promote investigations into crimes committed against people in the exercise of politics, taking into account women and the LBGTI community, as set out in section 2.1.2.1. sub-paragraph d. of the Agreement on Political Participation: A democratic opportunity to build peace.

Page 98, 3.4.8. Comprehensive Security and Protection Programme for the Communities and Organisations across the Country's Territories (Programa Integral de Seguridad y Protección para las Comunidades y Organisaciones en los Territorios)

 Protocol for Protection of Rural Territories: the Ministry of the Interior shall create a special protocol for the protection of rural communities that were affected by the conflict, which shall be concluded with the agreement of the communities and organisations in each territory, including women's organisations, and in line with the Comprehensive Security and Protection System. Within this protocol, rural communities and their organisations shall draw up their own context for the assessment and definition of risks that takes into account the particular conditions of women.

Page 112, 4.1.2. Aims

The National Comprehensive Programme for the Substitution of Crops Used for Illicit Purposes will be implemented within the framework and as a part of the Comprehensive Rural Reform (CRR) and must achieve the following aims:

 Promoting and strengthening projects for investigation, reflection and analysis of the reality for women in relation to crops used for illicit purposes, in order to tackle the issue from an equity-based point of view.

Page 136, 5.1. Comprehensive System for Truth, Justice, Reparations and Non-Recurrence

The Comprehensive System has an equity-based and gender-based approach, which adapts and responds to the particular characteristics of the victimisation in each territory and each population, and in particular to the needs of women and children.

Institutional reform Institutional reform→Emergency/criminal law/corruption reform

Pages 214-215, 6.1.9. Priorities for regulatory implementation g. Law of differentiated treatment under criminal law for crimes related to crops used for illicit purposes, when those convicted or accused are rural persons not belonging to criminal organisations; this law will include differentiated treatment under criminal law for women in a situation of poverty, with family responsibilities, convicted of drugrelated crimes not connected with violent crimes and who do not form part of the leadership structures of criminal organisations, in accordance with the recommendations made by the Organisation of American States

Development

Development→Rehabilitation and reconstruction Page 1, Preamble

. . .

Noticing that, in the opinion of the National Government, the transformations that must be achieved when implementing this Agreement must play a part in reversing the effects of the conflict and in changing the conditions that have led to the persistence of violence across the country; and, in the opinion of the FARC-EP, such transformations must contribute to resolving the historical causes of the conflict, such as the unresolved issue of land ownership and, in particular, the concentration thereof, the exclusion of the rural population, and the underdevelopment of rural communities, which especially affects women, girls and boys.

Page 10, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform In the opinion of the Government, this transformation must help to reverse the effects of the conflict and to change the conditions that have facilitated the persistence of violence in Colombia's territories. In the opinion of the FARC-EP, this transformation must help to resolve the historical causes of the conflict, such as the unresolved issue of land ownership and, in particular, the concentration thereof, the exclusion of the rural population and the underdevelopment of rural communities, that especially affects women, girls and boys.

The CRR views Colombia's rural areas as a socio-historic setting of social and cultural diversity in which communities – men and women – play a major role in defining the improvements of their living conditions and in defining the development of the country as part of a vision of urban/rural integration.

Page 12, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform The plans and programmes agreed as part of the CRR are to have a territorial-based, ethnic-based and gender-based perspective that will require the recognition and consideration of the economic, cultural and social needs, characteristics and peculiarities of Colombia's territories, of women throughout their life-cycle, of rural communities and groups in vulnerable circumstances and guaranteeing socioenvironmental sustainability.

Page 12, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform

Equality and a gender-based approach: acknowledgement of women as independent citizens with rights, who, irrespective of their marital status, or relationship to their family or community, have access, on an equal footing to men, to ownership of land and production projects, funding options, infrastructure, technical services and training, inter alia; attention is to be given to the social and institutional conditions that have prevented women from gaining access to the assets of production and to public and social benefits. Such recognition requires the adoption of specific measures in terms of planning, implementation and monitoring of the plans and programmes covered in this agreement so that these can be implemented whilst taking account of the specific needs and distinct conditions of women, in accordance with their lifecycle, painful experiences and needs.

Page 13, 1. Towards a New Colombian Countryside: Comprehensive Rural Reform Prioritisation: the comprehensive agrarian development policy is universal and its implementation prioritises the most deprived and vulnerable populations and territories, and the communities most affected by poverty, neglect and the conflict; it focuses on small and medium-sized producers, men and women alike. The rights of the victims of the conflict, of boys and you say women and the elderly, deserve special attention.

Implementation

Implementation→Women's role and consideration in implementation of the agreement Page 207, 6.1. Implementation and verification mechanisms

d. In order to assist with monitoring the approach and guaranteeing the rights of women in the implementation of the Final Agreement, a special forum (Instancia Especial) shall be set up comprising representatives from 6 national and regional Colombian women's organisations, to maintain a permanent dialogue with the Commission for Monitoring, Promoting and Verifying the Implementation of the Final Agreement (CMPVI). Its composition and functioning shall be defined in consultation with the women's organisations and in the context of the CMPVI.

Page 208, 6.1.1. Framework Plan for Implementation of the Agreements

. . .

The Framework Plan will include as a priority the practical and strategic needs of women, identifying the multiple discriminations that must be addressed for the execution of the agreements. Furthermore, in respect of the implementation of the agreements, it will drive forward public policies, programmes and reforms that take into account the particular requirements of women and ethnic populations, including impact indicators that make it possible to identify the progress of implementation in that regard.

Page 213, 6.1.7. Composition

The CMPVI will be made up of three delegates from the National Government and three delegates from the FARC-EP in process of reincorporation into civilian life, and will have the accompaniment during the bilateral and definitive ceasefire and cessation of hostilities and the laying down of arms (D+180) by one delegate from each of the guarantor countries, Cuba and Norway, and one delegate from each of the observer countries, Chile and Venezuela. The CMPVI will have a technical secretariat made up by common agreement between the National Government and the FARC-EP, to produce the periodic reports and perform any other task that may be required. The spokesmen and spokeswomen of the FARC-EP in the Congress may be invited to the Commission meetings.

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