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## **National report submitted in accordance with paragraph 5 of the annex to Human Rights Council resolution 16/21\***

**Peru**


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## I. Methodology

1. Peru hereby submits its third national report to the Human Rights Council for the third cycle of the universal periodic review. The production of the report has involved the participation of the relevant public institutions. Coordination of the preparation of the report was the responsibility of the Directorate General for Human Rights of the Office of the Deputy Minister for Human Rights and Access to Justice of the Ministry of Justice and Human Rights.
2. The report has been shared with the National Human Rights Council, which is composed of State institutions and representatives of civil society, and with other non-governmental entities that, although not part of the Council, made their contributions, suggestions and comments.

## II. Legislative and institutional framework

3. In Peru, international human rights treaties enjoy constitutional status and take precedence over domestic legislation. The State also makes significant efforts to comply with international standards, especially those of the United Nations and inter-American human rights systems, to deliver on the 2030 Agenda for Sustainable Development and respect the terms of the National Agreement.
4. In the period from 2012 to July 2017, a number of major steps forward were taken, chief among them the amendment of the definition of torture, the definition of the offence of forced labour, the adoption of rules on the use of force, the fight against femicide, the search for persons disappeared during the period of violence from 1980 to 2000, the strengthening of legislation concerning redress and efforts to combat gender-based violence.
5. Harmonized public policies that apply human rights standards have also been adopted. Along with the formulation of the third National Human Rights Plan (2017-2021), currently under way, specific plans to address more urgent problems, such as trafficking in persons, are being adopted and, in a development critical to intersectoral work, are being embraced by national, regional and local institutions.
6. The body responsible for the national mechanism for the prevention of torture and other cruel, inhuman or degrading treatment or punishment has been designated, and the representative for South America of the Office of the United Nations High Commissioner for Human Rights (OHCHR) has joined the National Human Rights Council as a permanent observer member.<sup>1</sup>
7. Lastly, the country is committed to the development of a follow-up mechanism for the implementation of the recommendations made by international organizations in the field of human rights.

## III. Follow-up to the recommendations made during the second cycle of the universal periodic review

### **Acceptance of international standards (recommendations 116.2, 116.3, 117.1, 116.1 and 117.2)**

8. In September 2012, the country ratified the International Convention for the Protection of All Persons from Enforced Disappearance.<sup>2</sup> In 2016, in its efforts to implement the Convention, it recognized the competence of the Committee on Enforced Disappearances to receive and consider communications<sup>3</sup> and adopted the Act on the Search for Persons Disappeared during the Period of Violence from 1980 to 2000,<sup>4</sup> which includes a corresponding national plan.<sup>5</sup> The General Directorate for the Search for Disappeared Persons, which is part of the Ministry of Justice, was established subsequently.<sup>6</sup>

9. In 2016, Peru ratified the Optional Protocol to the Convention on the Rights of the Child on a communications procedure<sup>7</sup> and the Agreement on the Privileges and Immunities of the International Criminal Court.<sup>8</sup>

10. Work is still being done, however, on the Inter-American Convention Against All Forms of Discrimination and Intolerance, the Inter-American Convention against Racism, Racial Discrimination and Related Forms of Intolerance and the Inter-American Convention on Protecting the Human Rights of Older Persons.

#### **Cooperation with special procedures mechanisms (recommendation 117.5)**

11. The Working Group on Enforced or Involuntary Disappearances conducted an official visit to Peru from 1 to 10 June 2015, at the end of which it transmitted its conclusions and recommendations, which are currently being assessed, to the national authorities.

12. An official visit by the Working Group on the issue of human rights and transnational corporations and other business enterprises took place from 10 to 19 July 2017.

13. The visits requested by the other mechanisms are being arranged with the relevant national bodies, so that the most suitable date can be found for them, in keeping with the standing invitation made by Peru to the special procedures mechanisms of the United Nations and in a spirit of transparency and cooperation.

#### **Cooperation with other international mechanisms (recommendations 116.26 and 116.62)**

14. The Ministry of Foreign Affairs coordinates regularly with the executive branch bodies responsible for human rights issues to deal in a timely fashion with the requests sent by OHCHR.

#### **Constitutional and legal framework (recommendations 118.2, 116.7, 116.8, 116.14 and 116.15)**

15. Following a challenge to their constitutionality, Legislative Decrees No. 1094 (Military and Police Criminal Code) and No. 1095 (rules on the use of force by the armed forces in the national territory) were assessed by the Constitutional Court, which issued a ruling stating that the definition of offences committed by military personnel and police officers in their official capacity contained in the Decrees and the exemptions for and restrictions on the use of force by the armed forces in states of emergency, armed conflict or social protests were constitutional and in line with international standards.<sup>9</sup>

16. The Peruvian Congress has formulated an opinion on the proposed reform of the Criminal Code, which includes provisions bringing the definition of crimes into line with the Rome Statute of the International Criminal Court and is currently awaiting discussion.<sup>10</sup>

17. The Peruvian National Police regulation imposing disciplinary sanctions on personnel for having sexual relations with persons of the same gender was repealed definitively in December 2012.<sup>11</sup>

18. In January 2017, following representations by a delegation of law-making powers, the executive branch issued Legislative Decree No. 1323, which included a person's sexual orientation or gender identity among the motives for intolerance or discrimination that constitute aggravating circumstances in connection with crime in general and with discrimination and incitement to discrimination in particular.<sup>12</sup> On 5 May 2017, however, Congress overturned the inclusion of those motives. This decision was vetoed by the executive branch, so the matter is pending.<sup>13</sup>

#### **Institutions and public policies in general (recommendations 116.20 and 116.91)**

19. Peru has continued to develop its institutional framework for the promotion and protection of human rights, as detailed in the present report.

20. The Rural Housing Support Programme was established in 2012 to improve the quality of life of the poor and extremely poor populations of remote rural population centres by providing them with housing units.<sup>14</sup> Act No. 30290,<sup>15</sup> which promotes the construction of safe rural housing suitable for populations affected by landslides associated with intense rainfall, earthquakes or with cold snaps and freezing weather, and the Multisectoral Freak Freeze and Freezing Weather Plan 2017, which gives priority to action in 16 of the country's departments, were also adopted.<sup>16</sup>

**Structure of national human rights mechanisms — national human rights institution (recommendations 116.16, 116.18 and 116.17)**

21. In December 2015, the Office of the Ombudsman was designated as the national mechanism for the prevention of torture.<sup>17</sup> Accordingly, the Office brought the Directorate of the National Preventive Mechanism into its organizational structure as a unit with operational capacity and functional independence<sup>18</sup> and adopted a protocol on work in the area.<sup>19</sup> The Act establishing the national preventive mechanism states that the mechanism is to be financed from the budget of the Ombudsman's Office and that it should not make requests for additional funds, a provision that has forced the Office to adapt and to make use of resources originally intended for other activities.

**National Human Rights Action Plans (or plans for other specific areas) (recommendation 116.22)**

22. In the National Human Rights Plan 2012-2016, priority was given to groups of persons in need of special protection, including women, children and adolescents, persons with disabilities and older persons. The new version of the Plan, the National Human Rights Plan 2017-2021, will include lesbian, gay, bisexual, transgender and intersex (LGBTI) persons, human rights defenders and domestic workers.

**Awareness-raising and outreach (recommendations 116.54 and 116.55)**

23. Within the framework of the National Human Rights Plan, the armed forces hold periodic human rights training sessions, which are open to civilian authorities, judicial officials, representatives of governmental and non-governmental organizations, for their military personnel.<sup>20</sup>

24. Since the adoption<sup>21</sup> of a law governing the use of force and its implementing regulations,<sup>22</sup> the Ministry of the Interior has been working on an update to the handbook on applied human rights for the police, the formulation of guidelines for human rights education and training and the alignment of training and practice plans with the provisions of that law. The Peruvian National Police also adopted new syllabuses to be used in their training academies, syllabuses that, covering trafficking in persons, the rights of children and adolescents and a gender-sensitive approach to violence against women and interfamily violence, are consistent with relevant international standards.<sup>23</sup> They continuously conduct training activities along those lines.<sup>24</sup>

**Equality and non-discrimination (recommendations 116.27 and 116.32)**

25. The country's Directorate for Cultural Diversity and the Elimination of Racial Discrimination,<sup>25</sup> which is part of the Ministry of Culture, has been in place since 2013. It develops, runs and monitors programmes that help eliminate ethnic and racial discrimination and promote intercultural citizenship. One such programme is the official platform "Racism Warning",<sup>26</sup> which, in addition to other training and outreach activities, enables the public to report acts of ethnic and racial discrimination.<sup>27</sup> Building on the experience it has gained, the State is currently promoting the National Operation to Combat Racism, a strategic form of administration whose aim, through citizen involvement, is to raise awareness of racism and discrimination as a violent social phenomenon by promoting racism-free public spaces, organizing mass communication campaigns, providing civic education and, with technical assistance, strengthening the State's efforts to combat racism.

26. The National Policy for Mainstreaming an Intercultural Approach, whose third core theme, the elimination of racial and ethnic discrimination, included guidelines for

guaranteeing the right to equality, non-discrimination and the prevention of racism and for promoting the formation of intercultural citizens, was adopted in 2015.<sup>28</sup> The development of a national action plan to combat racism and of training, communication<sup>29</sup> and outreach strategies is promoted within this framework.<sup>30</sup>

27. The National Commission against Discrimination was established in 2013.<sup>31</sup> It is a multisectoral, permanent body responsible for measures for the design, implementation, operation and evaluation of a national platform for action against discrimination.<sup>32</sup>

28. The Yogyakarta Principles are being used as a guide in the formulation of documents in various spheres of State activity, such as the National Human Rights Plan 2017-2021 and report No. 175 of the Ombudsman's Office, on the human rights of LGBTI persons and the need for an equality policy in Peru.<sup>33</sup> They are also used to guide the formulation of preambles to bills, such as the bills on same-sex civil unions<sup>34</sup> (in respect of which the executive branch issued a favourable technical opinion<sup>35</sup>), gender identity,<sup>36</sup> marriage equality<sup>37</sup> and hate crimes,<sup>38</sup> and to inform the activities of working groups for the promotion of the rights of lesbian women<sup>39</sup> and GBTI persons.<sup>40</sup>

**Right to an effective remedy (recommendations 116.61, 116.53, 116.63, 116.60, 116.59, 116.57, 116.56 and 117.3)**

29. In 2005, in implementation of the recommendations of the report of the Truth and Reconciliation Commission, Peru established the Comprehensive Reparations Plan, which provides for seven reparations programmes (involving reparations in education, economic reparations, symbolic reparations, reparations in health, reparations in housing promotion and access, restoration of citizens' rights and collective reparations) for civilian, military and police victims during the period of violence from 1980 to 2000.<sup>41</sup> These programmes are carried out by the High-Level Multisectoral Commission attached to the Ministry of Justice.

30. More than 3,500 people have received reparations in the area of education, and the Ministry of Education is committed to compensating a further 6,450 in various ways by 2021. The elimination of the deadlines to apply for a transfer of the right to benefit from these reparations is of note,<sup>42</sup> as is the adoption of the Multi-year Education Reparations Plan 2016-2021, which provides for the award of a variety of education-related benefits to victims and their families.<sup>43</sup>

31. Since the launch of the Comprehensive Reparations Plan in 2011, individual monetary compensation totalling close to US\$ 100 million has been granted to about 90,000 persons, approximately 98 per cent of the persons listed in the Central Register of Victims for suffering any of the forms of harm that create a right to monetary compensation. In addition, since the establishment of the twenty-third list of beneficiaries, compensation has been paid to victims of multiple forms of harm, with priority given to older persons and persons who suffered more harm.<sup>44</sup> While a large number of people are still owed monetary compensation for additional forms of harm (they were paid compensation for a single form), the State has undertaken to meet that obligation during the remainder of 2017, for which an additional budget is being drawn up.

32. Redress in respect of the 9,006 disappeared victims registered in the Central Register of Victims is also addressed. The High-Level Multisectoral Commission has supported the return of the remains of 975 of those victims, identified by the Public Prosecution Service thanks to advances in recovery and identification techniques. The families of those victims were given logistical and psychosocial support, a decent burial was provided and the families were offered an apology on behalf of the State.<sup>45</sup>

33. In addition, as of December 2016, the Reparations Board had recognized 176,799 people who had suffered harm, of whom (as of December 2016) 110,077 were insured under the Comprehensive Health Insurance System.<sup>46</sup> Of the latter, 65,231 had been the beneficiaries of a total of 447,708 health services. The capacities of primary and secondary health personnel are being strengthened in various regions of the country to help improve the care of the affected population.

34. Compensation is also provided in respect of housing development and access through the “Roof of Your Own” programme’s family housing voucher and support for obtaining title to property.<sup>47</sup> The changes necessary to improving the services provided by this programme are being made.

35. With regard to the Programme to Restore Citizens’ Rights, the Commission encourages local governments to issue rules that exempt persons on the Central Register of Victims from administrative fees. In coordination with the National Identity and Civil Status Register, the Programme has provided documentation for 548 persons on the Central Register of Victims who did not have a valid national identity document.

36. In addition, with the help of financial transfers to local governments, collective reparations of up to approximately US\$ 30,000 are funded through productive or infrastructure projects in rural communities, indigenous communities and/or populated places that endured harm and are registered in the Central Register of Victims. Since the launch of the Programme in 2007, projects of this type have been funded in 2,408 communities or populated places and in connection with 13 organizations of non-returning displaced persons, mainly in the most heavily affected regions.<sup>48</sup>

37. As for symbolic reparations, efforts were made to promote the establishment of four ecological reserves, handed over in 2017, in Accomarca, Uchuraccay, Cayara and Soras in Ayacucho, the region most heavily affected during the period of violence.

38. The law governing the use of force<sup>49</sup> and its implementing regulations, in keeping with the new law on the Peruvian National Police,<sup>50</sup> establish as a general rule that force, including lethal force used with the aid of firearms, should be resorted to in a progressive and differentiated fashion, in accordance with the Basic Principles on the Use of Force and Firearms by Law Enforcement Officials, adopted within the United Nations framework.<sup>51</sup> It is also made clear that the police cannot invoke the orders of a superior when they are manifestly unlawful and that if such orders are carried out the superiors who gave them will also be liable for them. In addition, the regulations state that “police operations that do not meet the minimum standards for safeguarding life should be investigated and, if appropriate, lead to disciplinary sanctions, without prejudice to any consequent civil or criminal liability”.<sup>52</sup> Similarly, in fulfilling their duty to maintain and restore order, all Peruvian National Police personnel should act in strict compliance with the Constitution and the law governing the use of force, while placing special emphasis on protecting human rights.

39. Moreover, Legislative Decree No. 1323 bolsters efforts to combat femicide, domestic violence and gender-based violence<sup>53</sup> by redefining the criminal offence of sexual exploitation and establishing aggravated penalties (from 20 to 25 years), significantly harsher than those for other criminal offences, when the victim is a child or adolescent.<sup>54</sup> It also establishes a custodial sentence of not less than 25 years and not more than 30 years in the event of the victim’s death.

40. The Register of Victims of Forced Sterilization, for which the Ministry of Justice, which has sent records to 4,813 persons in 13 regions of the country, is responsible, was established in 2015.<sup>55</sup> The State, through the Ministry for Women and Vulnerable Groups, is responsible for providing them with psychological and social support. In December 2016, the Public Prosecution Service again discontinued the consideration of several complaints submitted with regard to these acts, which was the seventh time in 16 years that the consideration of these complaints had been discontinued. Currently, a protocol for the investigation of these cases is being developed in the Ministry of Justice.

#### **Impunity (recommendation 116.58) and topic 20: administration of justice and fair trials (recommendation 116.49)**

41. There are a number of obstacles, including those related to the excessive length of the proceedings, to the prosecution of the serious human rights violations committed during the period of violence from 1980 to 2000. The need for measures to surmount those obstacles and to provide victims and their families with free legal aid is thus evident. As it happens, in 2015 the Supra-provincial Criminal Prosecutors’ Offices of Lima registered 44 preliminary investigations and 25 judicial proceedings in connection with crimes against humanity. The Offices of the Special Prosecutors of Ayacucho (two), Ayacucho-

Huancavelica (one), Huancayo (one) and Huánuco (one), for their part, were conducting 378 preliminary investigations into crimes against humanity. Of those Offices, only the Supra-provincial Offices of the Special Prosecutors Nos. 1 and 2 of Ayacucho are also responsible for judicial prosecution, whereas the others deal with the conduct of preliminary investigations. There was a total of 19 judicial proceedings relating to crimes against humanity registered at that date.

42. Furthermore, during the period from 2012 to August 2016, judiciary records showed that 72 persons were found guilty of crimes against humanity, 64 were sentenced and 157 were acquitted. In 26 cases, a decision on whether to file formal complaints was postponed. In connection with crimes of torture, 22 trials were held, 64 persons stood accused, 13 were sentenced and 49 were acquitted, while one case led to a dismissal of proceedings and another to a withdrawal of the charges. Lastly, in connection with enforced disappearances, 17 trials were held, 38 persons were prosecuted, 13 were sentenced and 23 were acquitted. In two cases, decisions on whether to file formal complaints were postponed.

#### **Business and human rights (recommendation 116.113)**

43. As explained in detail in the present document, the Peruvian State is implementing and strengthening its policy of prior consultation with indigenous peoples, especially in the context of extractive activities, with a view to avoiding violations of their human rights. In the process of formulating the National Human Rights Plan 2017-2021, a new orientation, which draws on the international framework of the United Nations, is being developed to guide government policy on business and human rights.

#### **Death penalty (recommendations 116.4, 116.5 and 116.6)**

44. The 1993 Constitution establishes the death penalty for especially serious offences only (terrorism and treason in the event of foreign war). However, the last time a death sentence was handed down and carried out was in 1979, so, although the country has not abolished the death penalty, its policy has been one of *de facto* abolition.

#### **Prohibition of torture and cruel, inhuman or degrading treatment (recommendations 116.34 and 116.35)**

45. Members of the armed forces participate in training workshops on international humanitarian law and human rights. Civilian and police authorities, judicial officials and State and non-governmental organizations also participate in these workshops.<sup>56</sup> Members of the Peruvian National Police, for their part, participate in training activities on human rights and policing, where the prohibition of torture and ill-treatment is dealt with.

#### **Conditions of detention (recommendations 116.64, 116.65, 116.66 and 116.67)**

46. As of February 2017, there were 82,507 persons deprived of their liberty in Peru, a number that far exceeds capacity, which is estimated at 35,928. In this regard, the National Prison Institute has been carrying out reforms, including building new prison facilities<sup>57</sup> and upgrading existing ones.<sup>58</sup> Legislative Decree No. 1322 was also published.<sup>59</sup> It seeks, *inter alia*, to help reduce prison overcrowding through a system of electronic surveillance applicable (i) to accused persons facing charges for the alleged commission of offences punishable by no more than 8 years' imprisonment and (ii) to convicted persons who have been given a custodial sentence of no more than 8 years. In addition, the procedural provisions on home detention were amended to state that such detention will be imposed, even though pretrial detention might ordinarily be called for, when the accused is over 65 years of age; is suffering from a serious or incurable illness; has a serious and permanent physical disability that significantly hampers his or her mobility; or is an expectant mother.<sup>60</sup>

#### **Prohibition of slavery and trafficking in persons (recommendations 116.42, 116.21 and 116.48)**

47. February 2016 saw the adoption<sup>61</sup> of the new implementing regulations of Act No. 28950, the Trafficking in Persons and Smuggling of Migrants Act, which addresses the

powers and duties of the relevant entities, the prevention measures to be taken, the risk factors involved, the prosecution of perpetrators and the protection, assistance and reintegration of victims, collaborators, witnesses, experts and their dependants, in cooperation with civil society, other States and international organizations.<sup>62</sup> The implementing regulations also established a permanent multisectoral commission to develop rules, plans, strategies, programmes, projects and activities and to follow up on and monitor their implementation at the three levels of government.<sup>63</sup>

48. In the area of investigation and prosecution, the Ministry of the Interior has been strengthening a policing system that includes a national directorate<sup>64</sup> and decentralized investigation departments.<sup>65</sup> Similarly, to enhance its role, the Public Prosecution Service has established eight specialized provincial offices<sup>66</sup> and one specialized high prosecutor's office.<sup>67</sup>

49. Under the new National Plan to Combat Trafficking in Persons (2017-2021), the actors involved in addressing this issue will participate in three main areas: (i) institutional governance, prevention and awareness-raising; (ii) care, protection and reintegration; and (iii) monitoring and prosecution of the crime.<sup>68</sup> Plans have also been made to strengthen this process and set up more special prosecutors' offices at the national level, at least in the most heavily affected areas. In addition, an intersectoral protocol for the prevention and prosecution of the crime and for the protection, care and reintegration of victims was adopted,<sup>69</sup> as was a handbook on the establishment of protocols for the identification and/or referral of at-risk users of social programmes.<sup>70</sup>

50. The budget for the Plan increased significantly — by 1,600 per cent — between 2012 and 2017, but it is meagre in comparison with the magnitude of the problem.<sup>71</sup>

51. The National Commission to Combat Forced Labour, which was established earlier, in 2013, adopted the second National Plan to Combat Forced Labour (2013-2017).<sup>72</sup> The Plan provided for a system of comprehensive care for rescued victims and created the conditions to prevent the resurgence of forced labour.

#### **Liberty and security in general (recommendations 116.33, 117.4 and 116.41)**

52. The Peruvian State has taken specific measures to ensure and safeguard the human rights of civilians against a backdrop of crime, social conflict and other forms of violence and exploitation, as explained in this report.

#### **Freedom of opinion and expression (recommendation 116.73)**

53. The State is committed to improving its legislation to ensure that it has no laws that might be deemed restrictive of freedom of expression.

#### **Rights relating to names, identity and nationality (recommendations 116.70, 116.71, 116.69 and 116.68)**

54. In 2016, 99.2 per cent of Peruvians had a national identity card, a figure that represented a considerable improvement on the 97.3 per cent in 2012. Although the increase has been sustained in all areas of the country, the figure in rural areas (98.4 per cent) has not yet reached the national average.<sup>73</sup> To close this gap and provide documentation services free of charge to the country's most remote settlements, especially in the Amazon Basin, a number of mobile service strategies have been pursued in coordination with other sectors.<sup>74</sup> In 2015, furthermore, a strategy for technical assistance with registration was implemented. It is aimed at strengthening 200 civil register offices in native communities and populated places, where a large percentage of birth records was found to contain errors and omissions. Such a situation is detrimental to children. The strategy has been implemented with a focus on indigenous communities and populated places in poverty or extreme poverty.



**Economic, social and cultural rights: general measures of implementation (recommendations 116.23 and 116.109)**

55. The National Policy for Mainstreaming an Intercultural Approach, which gives priority to the health, education and justice sectors, has been in place since 2015.<sup>75</sup> Significant progress has been made, especially as far as indigenous and Afro-Peruvian women are concerned, through such forums as the Working Group on Indigenous Policies<sup>76</sup> and the Working Group on Afro-Peruvian Policies.<sup>77</sup> The National Plan for the Development of the Afro-Peruvian Population 2016-2020, whose overall objective is to guarantee the Afro-Peruvian population's rights to equality and non-discrimination and to promote its advancement, was adopted in 2016.<sup>78</sup>

56. The Sectoral Policy on Intercultural Health, for its part, was adopted in 2016.<sup>79</sup> It includes a plan, currently awaiting adoption, that sets out operational strategies for the implementation of the Policy. The challenge, which would involve recognizing indigenous medicine and mainstreaming an intercultural perspective at the various levels of care, is to build a mechanism that brings together the national and indigenous health systems. A protocol for vertical childbirth, which has intercultural relevance, was adopted in 2016 with a view to helping reduce perinatal maternal morbidity and mortality.<sup>80</sup> In addition, to address the barriers imposed by the geographical inaccessibility of health facilities, a culturally appropriate strategy of developing residential facilities for expectant mothers has been pursued. A protocol for the prevention and control of HIV infection among indigenous peoples of the Amazon Basin, which has intercultural relevance, was also adopted in 2016.<sup>81</sup>

57. The new national curriculum takes cross-cutting approaches that seek to expand the skills of students, guide classroom instruction and emphasize gender equality and interculturality in all educational processes.<sup>82</sup> The Sectoral Policy on Intercultural Education and Bilingual Intercultural Education, which lays down rules on intercultural education, provides for educational assistance for the Afro-Peruvian population and will serve as the framework for the National Bilingual Intercultural Educational Plan until 2021, was adopted in the same spirit.<sup>83</sup>

58. In 2013, with regard to access to justice, the judiciary adopted one protocol on coordination among justice systems and another on court proceedings involving members of peasant communities and village patrols.<sup>84</sup> Similarly, in 2016 the Ministry of Culture and the judiciary drafted the preliminary version of a protocol on anthropological expertise, the adoption of which by the judiciary is pending.

**Right to an adequate standard of living in general (recommendations 116.88 and 116.19) and human rights and poverty (recommendations 116.78, 116.79, 116.80, 116.81, 116.82, 116.83, 116.84, 116.85, 116.87, 116.89, 116.86, 116.92 and 116.90)**

59. Social policy priorities<sup>85</sup> that set targets for the reduction of poverty and vulnerability by 2021 were defined in 2016. Chief among them are eliminating extreme poverty and reducing total poverty from 22 to 15 per cent over the period 2015 to 2021, increasing the proportion of rural households with access to basic services, reducing the rate of chronic malnutrition in children under 5 years of age from 14 to 6 per cent and reducing the rate of anaemia in children aged between 6 months and 3 years of age from 44 to 19 per cent.

60. Adopted against that backdrop<sup>86, 87</sup> was "Inclusion for Growth", the National Strategy for Development and Social Inclusion, which is aimed at closing gaps in access to opportunities and building people's capacities at all stages of their lives.<sup>88</sup> The Strategy focuses on child nutrition, early childhood development, the comprehensive development of children and adolescents, economic inclusion and the protection of older persons. It takes the cross-cutting issues of interculturality, disability and gender into consideration in all cases.

61. In addition, the Ministry of Development and Social Inclusion has a strategy for sustainable social action whose objective is to improve the living conditions and promote the development of the inhabitants of indigenous communities.<sup>89</sup> Similarly, "Prosper", the Strategy for the Reduction of Urban Poverty, was adopted in 2017 to ensure that all persons

living in urban areas can develop their capacities and gain access to opportunities for development in a fair and sustainable manner.

62. The Ministry is responsible for social programmes to help the most deprived and vulnerable persons, including (i) Water +, which involves initiatives for the repair, maintenance and effectiveness of drinking water and sanitation systems in rural communities; (ii) Cradle Plus, which seeks to ensure that children have basic skills at the end of the second cycle of standard basic education and to improve the development of children under 3 years of age living in situations of poverty and extreme poverty; (iii) Qali Warma, a national food supplement programme for children in public primary schools and for adolescents in public secondary schools in the Amazon Basin; (iv) “Together”, a programme of direct support to the poorest people, which seeks to ensure that the population living in extreme poverty has access to health services and education by providing benefits conditional on compliance with household responsibilities related to school attendance and health care;<sup>90</sup> and (v) Wayside Stations (tambos), State platforms in remote rural areas through which public and private entities offer social and economic services and activities to the people within their area of influence. All these programmes contribute to improvements in the quality of people’s lives, the creation of equal opportunities and the development or enhancement of the population’s individual and collective capacities.

63. The Ministry’s budget has increased significantly, from 2,895,080,000 soles in 2012 to 4,378,950,000 soles in 2017.

**Right to work (recommendation 116.112) and topic 37: Indigenous peoples (recommendations 116.108, 116.111 and 116.110)**

64. Peru has had an act on the right of indigenous or native peoples to prior consultation since 2011.<sup>91</sup> Its implementing regulations were published in 2012.<sup>92</sup> In 2016, those regulations were supplemented by a directive<sup>93</sup> that regulates the procedure for making exceptions to this right in cases of administrative measures related to the construction and/or maintenance of health, educational and public service facilities.<sup>94</sup>

65. In 2013, in addition, the Permanent Multisectoral Commission for the implementation of the right to prior consultation was established<sup>95</sup> and regional workshops were held with public officials on progress towards implementing the right. A methodological handbook on the right to prior consultation, intended to serve as a guide for the officials responsible for the process, was published the same year. A consultation plan model, which provides sponsoring agencies with guidance for developing such plans with representatives of indigenous organizations once the process has begun, was published in 2014. A methodological handbook on the procedure to be followed by regional governments to seek a favourable technical opinion from the Office of the Deputy Minister of Intercultural Affairs was also published, and a system was set up to sound early warnings when there are sightings of uncontacted indigenous peoples. In addition, several training sessions and workshops with indigenous leaders and public officials were held between 2014 and 2016.<sup>96</sup>

66. In 2014, there were 14 prior consultation processes involving 16 indigenous peoples (3 have been concluded, 1 is at the stage at which a decision is to be made, another is being publicized and yet another is about to be publicized); in 7 of the processes, the relevant indigenous peoples are being identified, and in 1 a decision on the measures to be taken is imminent. In 2015, there were 13 processes involving nearly 500 communities and populated places and more than 25 indigenous peoples in 8 regions and 1 at the national level.<sup>97</sup> Six of these processes were connected with the oil and gas sector, two with protected natural areas, three with the mining sector and two with other sectors. The first consultation processes involving the mining industry in three communities<sup>98</sup> and in the Andean Highlands were also carried out. On one of these, relating to the proposed Three Canyons Regional Conservation Area, agreements were reached with seven indigenous communities. In 2016, there were nine consultation processes involving approximately 30 communities of two indigenous peoples from five regions.<sup>99</sup> Seven of the consultations were connected with the mining sector, one with protected natural areas and one with energy. All have been concluded. There have been two consultation processes in 2017.<sup>100</sup>

67. Furthermore, a register of interpreters and facilitators was created<sup>101</sup> and a directive regulating inclusion in the register was adopted.<sup>102</sup> A directive regulating the operation of the official database of indigenous peoples was also adopted,<sup>103</sup> while the registers of indigenous peoples in voluntary isolation and in initial contact and of indigenous reservations<sup>104</sup> were set up in 2013, in accordance with the implementing regulations of Act No. 28736.<sup>105</sup> In the same year, promotional material regarding prior consultation and official documentation were translated into six indigenous languages.<sup>106</sup> For the first time, in addition, information was posted on the website of the indigenous peoples database. In 2014, information on 24 indigenous peoples and 7 representative organizations was added to the database. As of 2015, the database had records on 55 indigenous peoples.

68. Action to document the Nanti and Nahua population of the settlements of Marankiato, Sagondoari and Montetoni, which is in initial contact, began in 2013.<sup>107</sup> The guidelines specifying the tools for the collection of social information and defining the criteria for using them in identifying indigenous or native peoples were adopted in 2014.<sup>108</sup> Also adopted was a directive on rules for the preparation of the anthropological contingency plan, in connection with indigenous peoples in voluntary isolation or initial contact, which is called for in the environmental regulations on hydrocarbon activities.<sup>109</sup> Likewise, a directive was adopted on rules, guidelines and procedures regulating the implementation of Supreme Decree No. 007-2013-MC, which approved the mechanisms for such matters as economic compensation and other payments to indigenous peoples in isolation or in initial contact located in indigenous and territorial reservations.<sup>110</sup>

69. The standing working group responsible for coordinating, proposing and monitoring public policies involving indigenous peoples and/or requiring an intercultural perspective<sup>111</sup> was established in 2014 with the participation of representatives of the Office of the Deputy Minister of Intercultural Affairs and national indigenous organizations. In addition, since 2012, there has been a participatory forum for indigenous and Afro-Peruvian organizations, where the National Commission on Bilingual Intercultural Education was established.<sup>112</sup>

70. In 2015, a proposal for the National Strategy for Indigenous Communities was developed and put into effect. Working in a number of different areas and sectors, it seeks to provide public services with cultural relevance, designed and implemented through institutionalized forums in which indigenous peoples participate. A technical committee on development, bringing together the State and the indigenous peoples of the Central Jungle, was established the same year. It has led to the conclusion of 41 agreements that will be monitored and coordinated.

71. The indigenous aspect of a project to strengthen the response to HIV among key groups of vulnerable city and jungle-dwellers in Peru was developed against that backdrop. Its main components are training on intercultural issues for the members of community intercultural dialogue teams and the mobile Amazonian squads doing fieldwork in priority areas of Loreto Department. In addition, there is constant coordination with organizations of indigenous people and local stakeholders.

72. In 2016, a national multisectoral standing commission composed of representatives of 14 public institutions and 2 representatives of indigenous peoples' organizations was established to preserve and enhance the value of the traditional and ancestral knowledge and practices of indigenous peoples.<sup>113</sup> The commission is developing a national strategy on that subject in consultation and coordination with indigenous peoples' organizations and civil society.

73. A special scholarship for indigenous or native peoples in special situations has also been established.<sup>114</sup> It offers various ways of obtaining funds for postgraduate university and technical or economic studies and seeks to narrow the divide facing indigenous people as far as access to higher education is concerned.

#### **Right to just and favourable conditions of work (recommendation 116.77)**

74. Three action plans for domestic workers have been adopted since 2014.<sup>115</sup> In addition, a directive structuring the obligations of employers of domestic workers was issued in 2014 with a view to ensuring that they were met. The main outcome of these plans has been the establishment of a task force responsible for advancing the realization of the

plans, starting in 2016-2017.<sup>116</sup> A protocol on monitoring fulfilment of the obligations under this arrangement was also adopted.<sup>117</sup> The protocol clearly and specifically sets out the rules and requirements for the conduct of inspection activities, thereby contributing to the effective verification of the enforcement of labour laws.

**Right to health in general (recommendations 116.94 and 116.93) and access to sexual and reproductive health and services (recommendations 116.95, 116.96, 116.97, 119.8, 119.9, 119.6, 119.7 and 116.98)**

75. To increase the availability of comprehensive services and meet the demands of the population with regard to sexual and reproductive health, the Ministry of Health updated the family planning technical regulations, which standardize procedures and include the widest range of contraceptives (female condoms, monthly injections and implants, the emergency oral contraceptive levonorgestrel and others).<sup>118</sup> Moreover, the regulations include provisions on high-quality and safe comprehensive care with regard to family planning in health-care facilities at various levels. They also focus on respect for the rights of users not to be discriminated against for any reason. The prevalence of contraceptive use rose from 75.4 per cent in 2011 to 76.2 per cent in 2016.

76. The interpretation of article 4 of the General Health Act whereby adolescents' access to contraceptives was restricted has been overturned and, in keeping with the view that family planning is not medical or surgical treatment but an activity designed to prevent unwanted pregnancies, a programme giving adolescents access to health services for the prevention of pregnancy was launched. This ensures that they are provided with orientation, advice and customized comprehensive care, with an emphasis on sexual and reproductive health. Despite these efforts, the rate of teenage pregnancy is high (12.7 per cent as of 2016, according to official figures).<sup>119</sup>

77. The technical health regulations for the comprehensive and differentiated care of adolescents during pregnancy, childbirth and the postnatal period were also adopted.<sup>120</sup> The regulations encourage access to contraceptives in the postnatal or post-abortion period after orientation or counselling in sexual and reproductive health, with the emphasis placed on family planning to prevent another pregnancy.

78. Nationwide, the percentage of births taking place in health-care facilities has increased little by little, from 84.3 per cent in 2011 to 92.2 per cent in 2016. The increase has been greater in rural areas (from 62.6 per cent in 2011 to 76.8 per cent in 2016), an achievement that was made possible by the empowerment of health workers, culturally appropriate health services, culturally appropriate assistance for vertical childbirth, residential facilities for expectant mothers and comprehensive health insurance.

79. In addition, strategies have been put in place to prevent mother-to-child transmission of HIV with the introduction of rapid tests for syphilis and HIV. Highly active antiretroviral therapy for HIV is also available, while pregnant women and newborn babies receive free antiretroviral and prophylactic therapy respectively.

80. In Peru, both the Civil Code and health regulations allow therapeutic abortion only to save the life of the mother. It is a criminal offence under the Criminal Code of 1991 in all other cases.<sup>121</sup> The national technical handbook on the standardization of comprehensive care procedures for women who, with their informed consent, are undergoing a voluntary therapeutic termination of pregnancy before the twenty-second week of pregnancy was adopted against that backdrop in 2014.<sup>122</sup>

81. In the educational sphere, the Multisectoral Plan for the Prevention of Adolescent Pregnancy seeks to ensure that male and female students continue, retain access to and complete their basic regular education and to provide them with a high-quality, comprehensive sex education programme. In 2015, 68.6 per cent of adolescents aged 17 or 18 years had completed secondary education. Various initiatives have sparked the development of education policies with a gender focus, such as the National Education Project 2021 and the cross-cutting incorporation of comprehensive sex education in the national basic education curriculum, which are also addressed during tutoring sessions.<sup>123</sup>

**Right to education (recommendations 116.99, 116.100, 116.102, 116.101, 116.25, 116.104 and 116.103)**

82. According to official information, the total budget allocated to education by the three levels of government rose by more than 50 per cent between 2012 and 2017.<sup>124</sup> With a view to making basic regular education universal and to increasing coverage at the preschool and secondary levels — there is already access to primary education in around 98 per cent of both urban and rural areas — strategic action is being taken in all the regions. Furthermore, a number of alternatives have been developed as part of efforts coordinated with regional bodies.<sup>125</sup> They include early education centres, non-school early education programmes for children aged 3 to 5 years, divided into family environment and community environment programmes, and the opening of secondary schools that offer diversified forms of instruction in areas of low population density.

83. These actions have increased the availability of early education, with a resulting rise in the net enrolment rate from 83.95 per cent in 2015 to 86 per cent in 2016. The gap between urban and rural areas has narrowed considerably, as enrolment rates in rural areas rose from 68.36 per cent in 2011 to 84.09 per cent in 2015. The net rate of enrolment in secondary education for the population aged 12 to 16 years reached 84.3 per cent in 2015. Efforts are being made to ensure that, by 2021, 85 per cent of children aged 3 years, who have the lowest rate of enrolment in such programmes, have access to early education programmes. It will therefore be necessary to increase the flexibility of the options available to children of that age and understand parents' reasons for not enrolling them.

84. Between 2012 and 2015, the illiteracy rate remained at around 6 per cent and was higher in rural areas. Accordingly, the Literacy Programme is mounting campaigns to tackle a number of drawbacks associated with the absence of comprehensive alternatives for rapid literacy and the lack of continuity in their studies or their attendance at learning circles, owing to the limited coverage.<sup>126</sup> In addition, nearly a million people between the ages of 15 and 30 have not completed basic education and are working or are neither studying nor working.<sup>127</sup> Since 2010, moreover, a strategy for the support and in-service training of teachers in one-room schools has been in place.<sup>128</sup> To ensure that it is implemented and to help improve classroom instruction, priority has been given to proficiency and performance in the teachers' and administrators' performance framework. Given the complexity of the work of teachers in one-room schools in rural areas, diversified training strategies to promote their autonomy are being formulated. In 2017, this initiative is being implemented in 6,150 educational institutions (46 per cent coverage) in all 25 regions of the country, while reaching 153,961 students (45 per cent coverage), with 13,570 teachers.

85. Bilingual intercultural education is offered in 11,616 early education institutions, covering 224,960 children, and in 11,639 primary schools, covering 607,740.<sup>129</sup> In addition, a pilot project has been in place in 30 secondary institutions since May 2017, the budget for which rose by 85 per cent from 2015 to 2016.<sup>130</sup> Furthermore, educational materials, in the form of workbooks, in 23 indigenous languages as mother tongues, in Spanish as a second language and in 5 indigenous languages as heritage languages have been distributed in 2017.<sup>131</sup>

86. The rate at which adolescents aged between 12 and 16 years attended secondary school increased from 86.7 per cent in 2001 to 92.7 per cent in 2015. Ten per cent of adolescents of the same age living in rural areas do not attend an educational institution, substantially more than the percentage in urban areas (6.9 per cent); their dropout rate is 8.2 per cent, 1 per cent higher than that of the urban population. The school dropout rate is determined by different factors, one of the most important of which is the economic factor, especially in rural areas, where the participation of children and adolescents in economic activities is far more frequent. The high costs of not performing household tasks and the costs generated by pregnancy, adolescent motherhood and difficult geographical access are also factors. In addition, in the Amazon Basin, there are costs and logistical complications that force adolescents to move to another location to continue their secondary studies.

87. The initiative "Teaching Support for Rural Secondary Schools", which reaches 1,100 teachers in rural areas and thus has an impact on some 25,758 students (9 per cent of

the students in the country's rural areas), was undertaken to surmount those obstacles. In addition, the Teaching Modernization Programme, for teachers in rural secondary schools in seven of the country's regions, was launched in 2016. A set of rules on diversified educational methods at the secondary level of basic regular education in rural areas was adopted, also in 2016.<sup>132</sup> The rules establish a general legal framework that defines the main features of the diversified teaching methods and the ways of using them. The target population is children and adolescents who have completed the sixth grade of primary education at an age no more than 3 years higher than ordinary sixth graders and who are located more than 75 minutes on foot from a public or private secondary institution.

88. The Early Intervention Programme, for children with disabilities up to 3 years of age, has also been launched. The idea is that once children reach that age, their education should continue in inclusive schools that are part of the regular school system. Such schools will rely on the services of advisory teams made up of teaching staff, non-teaching staff and special education specialists. Students with severe disabilities, however, after their passage through the Early Intervention Programme, continue their education in Basic Special Education Centres. As of 2015, educational materials, equipment and resources, including a number of textbooks in Braille, had been distributed to a considerable number of Basic Special Education Centres and Early Intervention Programmes.<sup>133</sup> Although 28,400 students with mild disabilities were educated in inclusive schools and 16,986 with severe disabilities attended Basic Special Education Centres and participated in Early Intervention Programmes, a large percentage of children and adolescents with disabilities were not provided with these services. Their inclusion is an urgent challenge for the State.

89. The relevant State institutions sign cooperation agreements for the constant improvement of education in prison through training programmes, refresher courses and internships for education personnel (directors, coordinators and instructors).<sup>134</sup> This helps improve the educational services offered to persons deprived of their liberty at every different stage, cycle and level, in every category and in all educational programmes. One such service is the Literacy Programme for Persons Deprived of Their Liberty, which encourages the development of reading and writing skills, while also ensuring the completion of primary education.

#### **Discrimination against women (recommendations 116.75, 116.76, 116.31, 116.28 and 116.29)**

90. Progress has been made towards the implementation of measures of general import. The main example is the National Plan for Gender Equality 2012-2017,<sup>135</sup> which set up the Permanent Multisectoral Commission, the body responsible for monitoring the achievement of the Plan's strategic objectives. There are also regional plans on gender equality and women's rights. Since 2012, 17 regional governments have adopted such plans (10 of the plans address equality and 7 deal with efforts to combat violence against women). In December 2016, 22 of the 29 entities represented on the Commission reported that they had one or more bodies responsible for the implementation of gender equality policies. Similarly, the National Gender Indicators System was set up in 2013 and formalized in 2015.<sup>136</sup> It uses a computer application to follow up on and evaluate the policies set out in the Plan and other national policies.

91. Regulations have been issued to promote gender equality, including Act No. 29824, the Magistrates Act, which emphasizes the judiciary's obligation to promote the participation of women in the election and appointment of judges.<sup>137</sup> Legislative Decree No. 1318,<sup>138</sup> which regulates the occupational training of the National Police, was also adopted. Article 11 of the Decree prohibits police academies from restricting or withdrawing cadets' student status for such conditions as pregnancy, motherhood or fatherhood or from taking them as grounds for a finding of a rules violation or the administration of punishment. Act No. 30007, for its part, which amended a number of articles of the Civil Code to ensure that women and men in de facto unions had equal inheritance rights, was adopted in 2013.<sup>139</sup>

92. The number of undocumented women fell from 1.6 per cent in 2013 to 0.9 per cent in 2016 (0.7 per cent in urban areas and 1.8 per cent in rural areas). In addition, a regulation establishing the free processing and issuance of national identity cards for minors and adults was adopted in that year in order to reduce the number of people without documents.

93. A process of identifying, monitoring and addressing cases of persons facing social risks — such as dropping out of school as a result of pregnancy, cohabitation or other factors — or social violence has been implemented. It is hoped that, in 2017, detailed information breaking down the reasons that students drop out of school and similar institutions will be collected.

94. Against that backdrop, the national basic education curriculum incorporates a gender perspective and promotes equality of opportunity for both sexes, as well as the rejection of all forms of discrimination and violence.<sup>140</sup>

95. Although none of the regional governments have provided information on specific plans or programmes that help promote the participation of women in politics or their inclusion in the business world, they have provided information on specific actions to advance women's political participation, such as issuing ordinances stating that promoting women's right to political and civic participation, and ensuring its realization, is a priority that is in the public interest.

96. While parity has not been achieved, the participation of women in the public sphere has increased significantly. Thus, in 2016, women accounted for 33 per cent of judicial appointees; 23.4 per cent of commissioned National Police officers and 17 per cent of non-commissioned officers; and 27.7 per cent of elected members of Congress, a figure higher than the 22.3 per cent attained at the general elections of 2011. On the other hand, only 1 woman was elected a regional governor, only 3 were elected mayor of a province and only 53 mayor of a district, out of a total of 1,851 provincial and district municipalities.

**Violence against women (recommendations 116.36, 116.52, 116.51, 116.37, 116.39, 116.38, 116.40 and 116.30)**

97. The National Programme to Combat Domestic and Sexual Violence is responsible for prevention policies and policies for the care and support of persons involved in gender-based violence, particularly domestic and sexual violence, directed against women and members of the family.<sup>141</sup> In this context, between 2015 and 2016 a new legislative framework was adopted. It included Act No. 30364, the Act on the Prevention, Punishment and Eradication of Violence against Women and Household Members,<sup>142</sup> and its implementing regulations;<sup>143</sup> the protocol for inter-institutional action to address femicide, attempted femicide and high-risk partner violence;<sup>144</sup> the National Plan to Combat Gender-Based Violence 2016-2021;<sup>145</sup> and the intersectoral protocol for the prevention and prosecution of trafficking in persons.<sup>146</sup> The Peruvian National Police, for their part, adopted a handbook on procedures for police operations in the framework of Act No. 30364.

98. Since August 2016, there has been a policy on strengthening the “Women's circle of protection” by coordinating prevention, care services and support for the social, emotional and economic recovery of the victims, with a view to eradicating gender-based violence and its most extreme expression, femicide. Whereas in 2012 there were 175 women's emergency centres, there are now 245 — at least one in all of the country's provinces — that are run jointly with local governments, 5 of which are open 24 hours a day. Improvements have been made to the free telephone helpline, Line 100, which operates 24 hours a day, and shelters have been opened (there are currently 4, with plans to reach 12 by the end of 2017). Instruments for the specialized care of victims by women's emergency centres have been adopted,<sup>147</sup> as have rules on the care of people living with HIV and affected by violence,<sup>148</sup> an intersectoral protocol for action in response to femicide, attempted femicide and high-risk partner violence,<sup>149</sup> and other relevant instruments. The number of people served by women's emergency centres increased from 42,537 in 2012 to 70,510 in 2016. In 2017, as of May, 33,692 people had been served.

99. The Prevention, Care and Protection Strategy to Address Domestic and Sexual Violence in Rural Areas was adopted in 2012.<sup>150</sup> It established a local system of intercultural justice in 33 rural districts of 18 regions, jointly with local governments, community leaders and institutional actors, to promote coordination between ordinary and community justice systems. The Strategy includes plans and protocols appropriate to the institutional and community reality in rural areas.

**Children: definition, general principles and protection (recommendations 116.24, 116.9, 116.10, 116.11, 116.12, 116.13 and 116.50); children: protection from exploitation (recommendations 116.44, 116.45, 119.4, 116.46, 116.47 and 116.43); and children in armed conflict (recommendation 118.1)**

100. The Yachay National Programme was set up in 2012 to restore the rights of street children and adolescents with the help of specialized support services at model centres, educational training services, alternative social services and legal aid.<sup>151</sup> As of April 2017, the Programme had provided services for 14,265 children and adolescents living or working on the street by restoring their rights, in the form of national identity cards, comprehensive health insurance, school reintegration and access to educational services, artistic and leisure opportunities, sports and legal aid, and for 9,686 families. It is estimated that, as a result of these services, 3,459 children and adolescents left the streets and 8,744 spent less time on them. The budget for the Programme increased by nearly 100 per cent between 2012 and 2017.

101. Act No. 30403, which prohibits the physical or humiliating punishment of children and adolescents and stresses the importance of the right to decent treatment, with a view to enhancing their status as persons endowed with rights and as citizens, was adopted in 2015.<sup>152</sup>

102. Child and adolescent labour is regulated by the Code on Children and Adolescents, which also sets the minimum age for admission to employment: 15 years for non-industrial farm work, 16 for industrial, commercial or mining work, 17 for work in industrial fisheries and 14 for other forms of work, provided that the work is not harmful to minors' health or development, that it does not interfere with or restrict their attendance at educational facilities and that it allows them to participate in vocational guidance or training programmes. The Code explicitly addresses the issue of minors who perform domestic work<sup>153</sup> and defines their rights, minimum wage ranges, social benefits and the number of working hours per day and week. These provisions are supplemented by a list of the activities and jobs that are dangerous or harmful to adolescents' health and psychological well-being.<sup>154</sup>

103. The fines for child labour, which is considered an indefensible offence, were increased considerably in 2013. They range from 50 taxation units for micro-businesses and 100 for small businesses to 200 in other cases.<sup>155</sup> In addition, the protocol on action in the area of child labour, which sets out the minimum requirements for coordinated and effective action, was adopted.<sup>156</sup>

104. The National Strategy for the Prevention and Eradication of Child Labour, which seeks to eradicate the worst forms of child labour by 2021, was launched in 2012. The Commission for the Prevention and Eradication of Child Labour has sponsored an array of initiatives with the involvement, as guests, of other international and private organizations. Yearly plans overseen by the Ministry of Labour and Job Creation have thus been adopted since 2013. Regional steering committees, coordinated by the regional governments and composed of representatives and the sectors and institutions comprising the Commission, were established for the same purpose. These committees have been formed in all 25 regions of the country.

105. In this context, the Ministry conducts joint activities with the International Labour Organization, among them the publication in November 2016 of a national survey focusing on child labour<sup>157</sup> and the development of a child labour registration system, which collects records on the assessment and transmission of information on academic achievement, school enrolment and support for and advancement of students with records in the system. Furthermore, within the framework of the National Strategy for the Prevention and Eradication of Child Labour, the Ministry of Labour and Job Creation and the Ministry of Education, in particular, use the media, workshops, public awareness campaigns and other methods to conduct outreach activities.

106. In addition, the Ministry for Women and Vulnerable Groups has adopted a protocol on assistance for persons and families rescued from terrorist groups and established a standing multisectoral commission tasked with monitoring compliance with the objectives of such assistance. It is part of the Office of the Deputy Minister for Vulnerable Groups.



**Persons with disabilities: definition, general principles (recommendations 116.105, 116.107 and 116.106)**

107. Act No. 29973, the General Act on Persons with Disabilities, was published in December 2012.<sup>158</sup> The adoption of this Act was the first step in the process of bringing domestic legislation into line with the Convention on the Rights of Persons with Disabilities. It also coincided with the shift to a conceptual model aimed at steering public policy towards the progressive removal of barriers that shape and exacerbate the exclusion caused by disability. The National Council for the Integration of Persons with Disabilities is responsible for monitoring and reviewing progress towards the implementation of the provisions of the Act.<sup>159</sup>

108. With a view to contributing to the implementation of the Convention, Act No. 29889, which guarantees the rights of persons with mental health problems, has been published,<sup>160</sup> as have Act No. 29992, which establishes the length of postnatal leave in cases of births of children with disabilities;<sup>161</sup> Act No. 30012, which gives workers with immediate family members who have a serious medical condition or a terminal illness or have had a serious accident the right to take leave;<sup>162</sup> Act No. 30119, which gives workers in the public and private sector the right to take leave for the medical treatment and rehabilitation of persons with disabilities;<sup>163</sup> Act No. 30150, on the protection of persons with autism spectrum disorders;<sup>164</sup> Act No. 30412, which provides for free public land transport for persons with severe disabilities;<sup>165</sup> Legislative Decision No. 30371, which endorses the Marrakesh Treaty to Facilitate Access to Published Works for Persons Who Are Blind, Visually Impaired, or Otherwise Print Disabled;<sup>166</sup> the Severe Disability Allowance Programme;<sup>167</sup> a legislative decree adopting measures to simplify the administration of disability certificates;<sup>168</sup> and another such decree providing for the creation of a vehicle badge enabling persons with disabilities to use special parking spots.

109. In addition, the amendment of several articles of the Civil Code to fully recognize the legal capacity of persons with disabilities, while providing the necessary support and safeguards, is pending. Eliminating legal provisions that fail to recognize the legal capacity of this group of persons will make it possible to harmonize domestic and international law. Disability has also become a matter of institutional relevance within the framework of binding national policies, while the first national survey to focus on disabilities has been conducted and strategic budgeting programmes related to disability as it pertains to such matters as health, inclusive education and access to the labour market have been implemented.

110. Lastly, the Equal Opportunity Plan for Persons with Disabilities 2009-2018 was adopted. It is designed to help improve the quality of life of persons with disabilities through prevention, preferential treatment, affirmative action and the strengthening and expansion of existing services, while facilitating access to them and enhancing their quality and coverage. The Standing Multisectoral Commission tasked with monitoring and follow-up to the Plan, with a view to ensuring that the initiatives of each of the sectors involved are implemented, was also formed. However, the Plan is being redrafted to ensure that it is in line with Act No. 29973, the provisions of international law and the domestic legal framework for strategic planning.

**Human rights defenders (recommendations 116.74 and 116.72)**

111. In the absolute conviction that human rights defenders are essential to a constitutional and democratic State governed by the rule of law, the National Human Rights Plan 2017-2021 has been formulated in such a way as to entitle them to special protection. Policies informed by this conviction will be developed with input from human rights defenders themselves.

*Notes*

<sup>1</sup> Aprobado en la sesión del Consejo Nacional de Derechos Humanos del 20 de julio de 2017.

<sup>2</sup> Mediante Resolución Legislativa N° 29894, publicada en el diario oficial el 6 de julio de 2012.

<sup>3</sup> A través de la Resolución legislativa N° 30434, del 13 de mayo de 2016.

- 4 Ley N° 30470, publicada en el diario oficial El Peruano el 22 de junio de 2016.
- 5 Aprobado mediante Resolución Ministerial N° 0363-2016-JUS, publicada en el diario oficial El Peruano el 25 de diciembre de 2016.
- 6 Creada mediante Decreto Supremo N° 013-2017-JUS, del 22 de junio de 2017, que modifica el Reglamento de Organización y Funciones del MINJUS.
- 7 Mediante Decreto Supremo N° 068-2015-RE, publicado en el diario oficial El Peruano el 5 de diciembre de 2015.
- 8 Mediante Decreto Supremo N° 070-2016-RE, publicado en el diario oficial El Peruano el 7 de septiembre de 2016.
- 9 Sentencia recaída en el Expediente N° 00022-2011-PI/TC, del 15 de julio de 2015.
- 10 El dictamen emitido por la Comisión de Justicia y Derechos Humanos del Congreso de la República fue aprobado el 9 de diciembre de 2014, y sintetiza 152 proyectos de ley de reforma del Código Penal, entre los que se incluye la adecuación al Estatuto de Roma (Proyecto de Ley N° 498-2016-CR).
- 11 Esta restricción estaba contenida en la Ley N° 29356, que regulaba el régimen disciplinario de la PNP. Las normas sucesivas que regularon dicha materia, el Decreto Legislativo N° 1150, de diciembre de 2012, (vigente hasta diciembre de 2016), y el Decreto Legislativo N° 1268, (publicado en el diario oficial El Peruano el 19 de diciembre de 2016, y vigente hasta la fecha), no contienen dicha tipificación.
- 12 Ley publicada en el diario oficial El Peruano el 9 de octubre de 2016.
- 13 La observación del PE se remitió el 2 de junio de 2017. Disponible en: [http://www.leyes.congreso.gob.pe/Documentos/2016\\_2021/Observacion\\_a\\_la\\_Autografa/OBAU0131920170602.pdf](http://www.leyes.congreso.gob.pe/Documentos/2016_2021/Observacion_a_la_Autografa/OBAU0131920170602.pdf).
- 14 Mediante Decreto Supremo N° 001-2012-VIVIENDA, del 7 de enero de 2012, adscrito al Viceministerio de Vivienda y Urbanismo del Ministerio de Vivienda, Construcción y Saneamiento.
- 15 Publicada en el diario oficial El Peruano el 20 de diciembre de 2014.
- 16 Aprobado mediante Decreto Supremo N° 019-2017-PCM, publicado en el diario oficial El Peruano el 21 de febrero de 2017.
- 17 Mediante la Ley N° 30394, publicada en el diario oficial El Peruano el 22 de diciembre de 2015.
- 18 Mediante la Resolución Defensorial N° 007-2017/DP, del 20 de abril de 2017.
- 19 Contenido en: DEFENSORÍA DEL PUEBLO. «Mecanismo nacional de prevención de la tortura y otros tratos o penas crueles, inhumanos o degradantes. Primer Informe Anual». Lima, mayo de 2017.
- 20 Entre el 2012 y el 2017 se capacitó a 7,608 oficiales y suboficiales en los procedimientos de intervención durante operaciones militares y para el tratamiento especial en caso de menores de edad).
- 21 Mediante Decreto Legislativo N° 1186, publicado en el diario oficial El Peruano el 16 de agosto de 2015.
- 22 Aprobado mediante Decreto Supremo N° 012-2016-IN, publicado en el diario oficial El Peruano el 27 de julio de 2016.
- 23 Aprobado mediante Resolución Directoral N° 962-2017-DIREED-PNP/DIREDU, del 29 de mayo de 2017.
- 24 El 2013 se capacitó a 3,031, el 2014 a 4552, el 2015 a 5,560 y el año 2016 a 8,854 efectivos policiales del país.
- 25 Adscrita al Ministerio de Cultura e incorporada en el Reglamento de Organización y Funciones del Ministerio de Cultura, aprobado mediante Decreto Supremo N° 005-2013-MC, publicado en el diario oficial El Peruano el 20 de junio de 2013.
- 26 Declarada como Plataforma Oficial del Ministerio de Cultura mediante Resolución Ministerial N° 431-2015-MC publicada en el diario oficial El Peruano el 25 de noviembre de 2015.
- 27 Desde el 2013 se han reportado a la plataforma 785 casos, 120 de ellos actos de discriminación étnico-racial probados, de los cuales 55 se dieron en espacios públicos. Los otros casos corresponden a discriminación de otro tipo, que no son competencia del Ministerio de Cultura, pero que son derivados a las instancias competentes.
- 28 Mediante el Decreto Supremo N° 003-2015-MC, publicado en el diario oficial El Peruano el 28 de octubre de 2015.
- 29 Se publicaron diferentes instrumentos como la Guía para comunicadores “Comunicación que no Discrimina” en el año 2014; cuatro (04) diagnósticos situacionales sobre la discriminación étnico-racial en diversos ámbitos de ocurrencia entre los años 2015 y 2017; y durante el año 2015 se realizó el Concurso Periodístico Literario “Cuenta la Historia” en el año 2015 y se elaboró y distribuyó el “Maletín de Videoteca de las Culturas” el cual contiene 84 elementos audiovisuales para promover su uso pedagógico en escuelas públicas a nivel nacional.
- 30 A modo de ejemplo puede mencionarse las campañas “Playas libres de discriminación” y “Ponte alerta contra el racismo en el fútbol”, en el 2014; “Ah, no eres racista, pero...”, en el 2015; las guías para comunicadores “Comunicación que no discrimina”, entre otras.

- <sup>31</sup> Mediante el Decreto Supremo N° 015-2013-JUS, publicada en el diario oficial El Peruano el 6 de diciembre de 2013.
- <sup>32</sup> La Comisión se encuentra adscrita al MINJUS y está integrada por ocho ministerios.
- <sup>33</sup> Mediante Resolución Defensorial N° 010-2016-DP, publicada en el diario oficial El Peruano el 31 de agosto de 2016.
- <sup>34</sup> Proyecto de Ley N° 718/2016-CR.
- <sup>35</sup> Ministerio de Justicia y Derechos Humanos, «Opinión sobre el Proyecto de Ley N° 2647/2013-CR, que establece la unión civil no matrimonial para personas del mismo sexo.» Disponible en: [http://www2.congreso.gob.pe/sicr/cendocbib/con4\\_uibd.nsf/24F403AE5D6F527605257CFC0076AC23/\\$FILE/doc27032014-140153.pdf](http://www2.congreso.gob.pe/sicr/cendocbib/con4_uibd.nsf/24F403AE5D6F527605257CFC0076AC23/$FILE/doc27032014-140153.pdf)
- <sup>36</sup> Proyecto de Ley N° 790/2016-CR.
- <sup>37</sup> Proyecto de Ley N° 961/2016-CR.
- <sup>38</sup> Proyecto de Ley N° 1378/2016-CR.
- <sup>39</sup> Creada mediante Resolución Ministerial N° 099-2016-MIMP, publicada en el diario oficial El Peruano el 22 de abril de 2016.
- <sup>40</sup> Creada a través de la Resolución Ministerial N° 294-2016-MIMP, publicada en el diario oficial El Peruano el 7 de noviembre de 2016.
- <sup>41</sup> Mediante Ley N° 28592, publicada en el diario oficial El Peruano el 20 de julio de 2005 en el diario oficial El Peruano.
- <sup>42</sup> A través del Decreto Supremo N° 008-2016-MIMP, publicado en el diario oficial El Peruano el 26 de julio de 2016.
- <sup>43</sup> Aprobado mediante Resolución Ministerial N° 351-2016-MINEDU, publicado en el diario oficial El Peruano el 28 de julio de 2016.
- <sup>44</sup> Aprobado mediante Resolución Ministerial N° 0095-2017-JUS, publicado en el diario oficial El Peruano el 27 de abril de 2017.
- <sup>45</sup> Diario Perú 21, Ministra de Justicia pidió perdón a nombre del Estado a víctimas de la violencia e iniciará registro de personas desaparecidas, publicado el 26 de agosto de 2016. Disponible en: <http://peru21.pe/politica/cvr-se-cumplen-13-anos-entrega-informe-final-sobre-violencia-pais-2255608>.
- <sup>46</sup> De conformidad con la Ley N° 28592, publicada en el diario oficial El Peruano el 29 de julio de 2005.
- <sup>47</sup> A través del Organismo de Formalización de la Propiedad Informal (COFOPRI), a la fecha se ha titulado 21,814 y atendido con el otorgamiento del Bono Familiar Habitacional del Programa Techo Propio a 2,760 beneficiarios.
- <sup>48</sup> Ayacucho, Junín, Huánuco, Apurímac y Huancavelica.
- <sup>49</sup> Aprobado por Decreto Supremo N° 012-2016-IN, del 27 de julio de 2016.
- <sup>50</sup> Aprobada mediante Decreto Legislativo N° 1267, del 16 de diciembre de 2016.
- <sup>51</sup> Artículo 3, numeral 8 del Decreto Legislativo N° 1267.
- <sup>52</sup> Ministerio del Interior, Pronunciamiento del Ministro del Interior sobre los sucesos ocurridos en la carretera Las Bambas, publicado el 16 de octubre de 2016. Disponible en: <https://www.mininter.gob.pe/content/pronunciamiento-del-ministro-del-interior-sobre-los-sucesos-ocurridos-en-la-carretera-las>.
- <sup>53</sup> Publicado en el diario oficial El Peruano el 6 de enero de 2017.
- <sup>54</sup> Cuando el agente es ascendiente o descendiente por consanguinidad, adopción o por afinidad, pariente colateral hasta el cuarto grado por consanguinidad, adopción o segundo grado de afinidad; cuando la explotación es un medio de subsistencia del agente; cuando existe pluralidad de víctimas, la víctima tiene discapacidad, es menor de catorce años, adulta mayor, padece de una enfermedad grave, se produzca una lesión grave, pertenezca a un pueblo indígena o presente cualquier situación de vulnerabilidad; se derive de una situación de trata de personas.
- <sup>55</sup> A través del Decreto Supremo N° 006-2015-JUS, que declara de interés nacional la atención prioritaria de víctimas de esterilizaciones forzadas producidas entre 1995-2001 y crea el registro correspondiente, publicada en el diario oficial El Peruano el 6 de noviembre de 2015.
- <sup>56</sup> Así, en el 2016 se capacitó a 1,201 funcionarios a nivel nacional. Asimismo, entre el 2012 y el 2016 se ha capacitado a 4,593 funcionarios.
- <sup>57</sup> National Prison Institute. Oficio N° 025-2016-INPE/14, del 8 de enero de 2016.
- <sup>58</sup> National Prison Institute. Oficio N° 377-2017-INPE/4, del 8 de enero de 2016.
- <sup>59</sup> Publicado en el diario oficial El Peruano el 6 de enero de 2017.
- <sup>60</sup> Decreto Legislativo N° 957. Código Procesal Penal. Publicado en el diario oficial El Peruano el 29 de julio de 2004. Específicamente se modificó para este fin el artículo 290 del citado código.
- <sup>61</sup> Mediante Decreto Supremo N° 001-2016-IN, publicado en el diario oficial El Peruano el 9 de febrero de 2016.
- <sup>62</sup> Publicada en el diario oficial El Peruano el 16 de enero de 2007.
- <sup>63</sup> Esta comisión se encuentra conformada por el MININTER, que la preside, el MIMP, MINSA, MINJUS, MINEDU, MINTRA, MRREE, MINCETUR, INEI, Poder Judicial, Ministerio Público y

- Defensoría del Pueblo; y, contempla la participación de la sociedad civil, de órganos y organismos internacionales e instituciones especializadas.
- 64 Creada mediante Resolución Directoral N° 665-2014-DIRGEN/EMG-PNP, del 19 de julio de 2014. Mediante la Resolución Directoral N° 665-2014-DIRGEN/EMG-PNP, del 19 de julio de 2014, se eleva de categoría a la Dirección de Investigación de Trata de Personas y Tráfico Ilícito de Migrantes — DIRINTRAP PNP, perteneciente a la Dirección Ejecutiva de Investigación Criminal y Apoyo a la Justicia — PNP, estableciéndose en el tercer párrafo de los considerandos, que ésta se constituye como órgano especializado y sistémico con competencias funcionales a nivel nacional para investigar, denunciar y combatir los delitos de Trata de personas y Tráfico Ilícito de Migrantes y delitos conexos.
- 65 Hasta la fecha son 26 en 22 regiones del país, estando pendiente su creación en dos regiones, Amazonas y Ucayali.
- 66 En Lima (creada el 29 de septiembre de 2014 mediante la Resolución 4050-2014-MP-FN); en el Callao, Cusco, Loreto, Puno, Tacna y Tumbes (creadas el 1 de septiembre de 2015, mediante la Resolución de Junta de Fiscales Supremos N° 124-2015-MP-FN-JFS). Asimismo, se ha designado un fiscal coordinador nacional y fiscales coordinadores a nivel nacional, para la implementación del Protocolo de asistencia y protección a víctimas de trata de personas del Ministerio Público.
- 67 Creada el 1 de octubre de 2014, mediante Resolución de Fiscalía de la Nación N° 4126-2014-MP-FN.
- 68 Aprobado mediante el Decreto Supremo N° 017-2017-IN, publicado en el diario oficial El Peruano el 8 de junio de 2017.
- 69 Mediante Decreto Supremo N° 005-2016-IN, publicado en el diario oficial El Peruano el 12 de mayo de 2016.
- 70 Mediante Resolución Ministerial N° 157-2015-MIDIS, del 16 de julio de 2015.
- 71 De acuerdo con cifras del Ministerio de Economía y Finanzas pasó de S/ 328,855 en el 2012 a S/ 5'360,436 en el 2017.
- 72 Mediante Decreto Supremo N° 004-2013-TR, publicado en el diario oficial El Peruano el 9 de junio de 2013.
- 73 Información obtenida de la Encuesta Nacional de Programas Presupuestales 2016 del Instituto Nacional de Estadística e Informática (INEI). El Registro Nacional de Estadística e Informática (RENIEC), es la entidad encargada de mantener actualizado el Registro único de identificación de las personas naturales.
- 74 Una de las medidas adoptadas por RENIEC se da a través de la Gerencia de restitución a la identidad y apoyo social (GRIAS), que participan en la Plataforma Itinerante de Acción Social (PIAS).
- 75 Aprobada mediante Decreto Supremo N° 003-2015-MC, del 28 de octubre de 2015. Cabe precisar que se encuentra reglamentado la participación de por lo menos una representante mujer por cada macro-región del país donde existe población indígena o afroperuana, respectivamente.
- 76 Mediante la Resolución Ministerial N° 403-2014-MC publicada en el diario oficial El Peruano el 07 de noviembre del 2014 se conforma el Grupo de Trabajo de naturaleza permanente, encargado de coordinar, proponer y dar seguimiento a las políticas públicas que involucran a los pueblos indígenas y/o requieren un enfoque de interculturalidad, de manera participativa, entre representantes del Viceministerio de Interculturalidad y los pueblos indígenas a través de sus organizaciones nacionales representativas.
- 77 Mediante Resolución Ministerial N° 476-2016-MC, publicada en el diario oficial El Peruano el 16 de diciembre de 2016.
- 78 A través del Decreto Supremo N° 003-2016-MC, del 14 de julio de 2016.
- 79 Mediante Decreto Supremo N° 016-2016-SA, publicado en el diario oficial El Peruano el 2 de abril de 2016.
- 80 Aprobada por Resolución Ministerial N° 518-2016/MINSA, publicada en el diario oficial El Peruano el 25 de julio de 2016.
- 81 Norma técnica de salud N° 129-MINSA/2016/DGIESP.
- 82 Aprobado por Resolución Ministerial N° 281-2016-MINEDU, publicada en el diario oficial El Peruano el 3 de junio de 2016.
- 83 Aprobada mediante Decreto Supremo N° 006-2016-MINEDU, publicado en el diario oficial El Peruano el 9 de Julio de 2016.
- 84 Mediante Resolución Administrativa N° 333-2013-CE-PJ.
- 85 Aprobadas por la Comisión Interministerial de Asuntos Sociales (CIAS) en su sesión del 12 de octubre de 2016.
- 86 Mediante el Decreto Supremo N° 008-2013-MIDIS, publicado en el diario oficial El Peruano el 26 de abril de 2013.
- 87 Cabe señalar que el Ministerio de Desarrollo e Inclusión Social (MIDIS) es el ente rector de la Política nacional de desarrollo e inclusión social (PNDS), de conformidad con la Ley N° 29792 de octubre de 2011.
- 88 A través del Decreto Supremo N° 003-2016-MIDIS se aprobó la Estrategia de Acción Social con Sostenibilidad y se estableció que esta constituye la Política Nacional de Desarrollo e Inclusión Social

- (PNDIS).
- <sup>89</sup> Aprobada por Decreto Supremo N° 003-2016-MIDIS, publicado en el diario oficial El Peruano el 15 de mayo de 2016.
- <sup>90</sup> De S/ 200, aproximadamente US\$ 60.00.
- <sup>91</sup> Ley N° 29785, publicada en el diario oficial El Peruano el 7 de septiembre de 2011.
- <sup>92</sup> Mediante Decreto Supremo N° 001-2012-MC, publicado en el diario oficial El Peruano el 3 de abril de 2012.
- <sup>93</sup> Directiva N° 001-2016-VMI/MC, aprobada mediante Resolución Ministerial N° 013-2016-VMI-MC, del 27 de mayo de 2016.
- <sup>94</sup> De conformidad con la Decimoquinta disposición Complementaria, Transitoria y Final del reglamento de la Ley.
- <sup>95</sup> Mediante Decreto Supremo N° 021-2013-PCM, publicado en el diario oficial El Peruano el 26 de febrero de 2013.
- <sup>96</sup> Se realizaron 75 talleres de capacitación y 165 reuniones de trabajo a las cuales asistieron en total 4,116 personas entre líderes, lideresas indígenas, funcionarios y funcionarias.
- <sup>97</sup> Las regiones son Ancash, Apurímac, Cusco, Loreto, Madre de Dios, Ucayali.
- <sup>98</sup> Ubicadas en Ancash, Apurímac y Cusco.
- <sup>99</sup> Ucayali, Ancash, Ayacucho, Apurímac y Cusco.
- <sup>100</sup> Sobre la propuesta de categorización de la Zona Reservada Yaguas y sobre el proceso de exploración minera Pantería, en los departamentos de Loreto y Huancavelica, respectivamente.
- <sup>101</sup> Resolución Viceministerial N° 001-2012-VMI/MC, publicada en el diario oficial El Peruano el 24 de agosto de 2012.
- <sup>102</sup> Resolución Ministerial N° 375-2012-MC, publicada en el diario oficial El Peruano el 11 de octubre de 2012.
- <sup>103</sup> Resolución Ministerial 202-2012-MC, del 22 de mayo de 2012, que aprueba la Directiva N° 03-2012-MC.
- <sup>104</sup> Resolución Viceministerial N° 004-2013-VMI-MC, del 19 de junio de 2013.
- <sup>105</sup> Aprobado mediante Decreto Supremo N° 008-2007-MIMDES.
- <sup>106</sup> Tarea que estuvo a cargo de la Dirección General de Pueblos Indígenas del Ministerio de Cultura.
- <sup>107</sup> A través de la Resolución Ministerial N° 171-2013-MC, del 17 de junio de 2013.
- <sup>108</sup> Mediante la Directiva N° 001-2014-VMI/MC.
- <sup>109</sup> Directiva N° 002-2014-VMI-MC, aprobada mediante Resolución Viceministerial N° 005-2014-VMI-MC, del 11 de marzo de 2014.
- <sup>110</sup> Directiva N° 003-2014-VMI/MC, del 3 de abril de 2014.
- <sup>111</sup> Mediante Resolución Ministerial N° 403-2014-MC, publicado en el diario oficial El Peruano el 7 de noviembre de 2014.
- <sup>112</sup> Aprobada mediante Resolución Ministerial N° 0246-2012-ED, publicada en el diario oficial El Peruano el 5 de julio de 2012.
- <sup>113</sup> Mediante el Decreto Supremo N° 006-2016-MC, publicado en el diario oficial El Peruano el 23 de julio de 2016.
- <sup>114</sup> A través del Programa Nacional de Becas y Crédito Educativo (PRONABEC), adscrito al MINEDU.
- <sup>115</sup> El correspondiente al 2014 fue aprobado por Resolución Ministerial N° 221-2013-TR; el del 2015, por Resolución Ministerial N° 052-2014-TR, y el del 2016-2017 por Resolución Ministerial N° 066-2016-TR, todos a cargo del MTPE.
- <sup>116</sup> Dirigida por el Viceministerio de Trabajo y conformada por las unidades orgánicas competentes del MINTRA y por representantes de las organizaciones sindicales de trabajadoras y trabajadores del hogar.
- <sup>117</sup> Mediante Resolución de la Superintendencia Nacional de Fiscalización Laboral N° 113-2017-SUNAFIL, del 8 de junio de 2017.
- <sup>118</sup> Aprobada por Resolución Ministerial N° 652-2016/MINSA, publicada en el diario oficial El Peruano el 31 de agosto de 2016.
- <sup>119</sup> Según la Encuesta Demográfica y de Salud Familiar (ENDES) 2016.
- <sup>120</sup> Aprobada por Resolución Ministerial N° 007-2017/MINSA, publicada en el diario oficial El Peruano el 12 de enero de 2017.
- <sup>121</sup> Según consta en el Capítulo II, Aborto, artículo 119 del Código Penal peruano.
- <sup>122</sup> Resolución Ministerial N° 486-2014/MINSA, publicada en el diario oficial El Peruano el 28 de junio de 2014.
- <sup>123</sup> En el 2013, el reglamento de la Ley N° 29600. Ley que Fomenta la Reinserción Escolar por Embarazo, con el objetivo evitar la deserción escolar de las adolescentes gestantes; la Guía para tutores: Propuesta para la formación de docentes en Educación Sexual Integral. 2da Edición. Documento normativo y pedagógico del Ministerio de Educación que postula elementos conceptuales, enfoques y principios básicos para abordar el tema de la sexualidad en el ámbito educativo. En el 2014, la Guía con sesiones de Educación Sexual Integral para el nivel de educación

- secundaria, disponible en la página web de tutoría: <http://tutoria.minedu.gob.pe/>. En el 2016 se realizaron conferencias y cursos virtuales con el apoyo del MINSA y la UNESCO, dirigidas a capacitar a docentes tutores de educación secundaria.
- <sup>124</sup> De acuerdo con el Ministerio de Economía y Finanzas (MEF), pasó de S/ 18,438'252,998 (más de US\$ 6,000'000,000) en el 2012 a S/ 28,751'236,248 (más de US\$ 9,000'000,000 en el 2017).
- <sup>125</sup> Direcciones regionales de educación y Unidades de gestión educativa local.
- <sup>126</sup> Norma Técnica aprobada mediante la Resolución de Secretaría General N° 063-2015-MINEDU, publicada en el diario oficial El Peruano el 28 de enero de 2015.
- <sup>127</sup> Población de entre 15 y 24 años que ni estudian ni trabajan.
- <sup>128</sup> Aprobado mediante Resolución de Secretaría General N° 008-2016-MINEDU, publicada en el diario oficial El Peruano el 12 de enero de 2016.
- <sup>129</sup> Según cifras del Censo Escolar 2016 y el padrón de instituciones educativas EIB.
- <sup>130</sup> Pasando de S/ 9'044,430 a S/ 16'739,868.
- <sup>131</sup> Las lenguas atendidas son aimara, asháninka, awajún, quechua chanka, quechua central, harakbut, jaqaru, kandozi-chapra, kichwa, matsés, matsigenka, yine, yanesha, nomatsigenka, wampis, aimara, jaqaru, achuar, kakataibo y urarina.
- <sup>132</sup> Mediante Resolución de Secretaría General N° 040-2016-MINEDU.
- <sup>133</sup> Un total de 243 CEBE, 10 centros de recursos y 37 PRITE, así como 4,751 textos escolares en el sistema braile que beneficiaron a 795 estudiantes con ceguera y sordoceguera a nivel nacional, kits para 805 estudiantes con ceguera y sordoceguera a nivel nacional.
- <sup>134</sup> El Instituto Nacional Penitenciario (INPE), en coordinación con el Ministerio de Educación, la Biblioteca Nacional y otras instituciones educativas públicas y privadas nacionales e internacionales. Asimismo se implementan directivas y manuales de procesos (MAPROS) desde el año 2016, plasmándose en una Directiva denominada “Gestión y desarrollo de la educación penitenciaria”—Directiva N° 11-2016-inpe con 12 Manuales de Procedimientos, disponible en: <https://goo.gl/3ezBFfe>.
- <sup>135</sup> Aprobado mediante el Decreto Supremo N° 004-2012-MIMP, publicado en el diario oficial El Peruano el 18 de agosto de 2012.
- <sup>136</sup> Mediante el Decreto Supremo N° 005-2015-MIMP, publicado en el diario oficial El Peruano el 12 de agosto de 2015.
- <sup>137</sup> Publicada en el diario oficial El Peruano el 3 de enero de 2012.
- <sup>138</sup> Publicado en el diario oficial El Peruano el 3 de enero de 2017.
- <sup>139</sup> Publicada en el diario oficial El Peruano el 17 de abril de 2013.
- <sup>140</sup> Currículo Nacional, pág. 26.
- <sup>141</sup> Creado mediante el Decreto Supremo N° 008-2001-PROMUDEH, del 24 de abril de 2001, adscrito al PROMUDEH, hoy MIMP.
- <sup>142</sup> Publicada en el diario oficial El Peruano el 23 de noviembre de 2015.
- <sup>143</sup> Aprobado mediante el Decreto Supremo N° 009-2016-MIMP, publicado en el diario oficial El Peruano el 27 de julio de 2016.
- <sup>144</sup> Aprobado mediante el Decreto Supremo N° 006-2015-MIMP, publicado en el diario oficial El Peruano el 15 de octubre de 2015.
- <sup>145</sup> Aprobado mediante el Decreto Supremo N° 008-2016-MIMP, publicado en el diario oficial El Peruano el 26 de julio de 2016.
- <sup>146</sup> Aprobado mediante el Decreto Supremo N° 005-2016-IN, publicado en el diario oficial El Peruano el 12 de mayo de 2016.
- <sup>147</sup> Disponibles en [http://www.mimp.gob.pe/files/programas\\_nacionales/pncvfs/procesos/lineamientos\\_acc\\_prev\\_cem.pdf](http://www.mimp.gob.pe/files/programas_nacionales/pncvfs/procesos/lineamientos_acc_prev_cem.pdf).
- <sup>148</sup> Aprobada mediante Resolución Directoral N° 034-2016-MIMP-FNCVFS-DE, del 22 de julio de 2016.
- <sup>149</sup> Aprobado mediante Decreto Supremo N° 06-2015-MIMP, publicado en el diario oficial El Peruano el 15 de octubre de 2015.
- <sup>150</sup> Mediante Resolución Ministerial N° 273-2012-MIMP, publicada en el diario oficial El Peruano el 14 de octubre de 2012.
- <sup>151</sup> Mediante Decreto Supremo N° 005-2012-MIM, publicado en el diario oficial El Peruano el 6 de septiembre de 2012. Cabe señalar que de acuerdo con el Decreto Supremo N° 002-2017-MIMP, se ha dispuesto la fusión por absorción de este Programa y el programa Vida Digna al Programa Integral Nacional para el Bienestar Familiar (INABIF).
- <sup>152</sup> Ley N° 30403, publicada en el diario El Peruano el 30 de diciembre de 2015, que deroga el inciso d) del artículo 74 del Código de Niñas, Niños y Adolescentes, que reconocía el derecho de los padres a “d) Darles buenos ejemplos de vida y corregirlos moderadamente. Cuando su acción no bastare podrán recurrir a la autoridad competente”.
- <sup>153</sup> Artículo 48.
- <sup>154</sup> Aprobada mediante Decreto Supremo N° 003-2010-MIMP, publicado en el diario El Peruano el 20 de abril de 2010.

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- <sup>155</sup> Actualmente, una UIT (Unidad Impositiva Tributaria) equivale a S/ 4,050, aproximadamente US\$ 1,227.
- <sup>156</sup> Mediante Resolución de Superintendencia N° 114-2017-SUNAFIL, publicada en el diario oficial El Peruano el 13 de junio de 2017.
- <sup>157</sup> Disponible en <https://www.inei.gob.pe/prensa/noticias/alrededor-de-2-millones-de-ninas-ninos-y-adolescentes-trabajan-en-el-pais-9394/>.
- <sup>158</sup> Publicada en el diario oficial El Peruano el 24 de diciembre de 2012.
- <sup>159</sup> Artículo 45 del Reglamento de Organización y Funciones, aprobado mediante el Decreto Supremo N° 002-2016-MIMP, publicado en el diario oficial El Peruano el 11 de febrero de 2016.
- <sup>160</sup> Publicada en el diario oficial El Peruano el 23 de junio de 2012.
- <sup>161</sup> Publicada en el diario oficial El Peruano el 6 de febrero de 2013.
- <sup>162</sup> Publicada en el diario oficial El Peruano el 17 de abril de 2013.
- <sup>163</sup> Publicada en el diario oficial El Peruano el 2 de diciembre de 2013.
- <sup>164</sup> Publicada en el diario oficial El Peruano el 7 de enero de 2014.
- <sup>165</sup> Publicada en el diario oficial El Peruano el 13 de noviembre de 2015.
- <sup>166</sup> Publicada en el diario oficial El Peruano el 13 de enero de 2016.
- <sup>167</sup> Publicada en el diario oficial El Peruano el 10 de agosto de 2016.
- <sup>168</sup> Publicado en el diario oficial El Peruano el 10 de noviembre de 2016.
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