EL SALVADOR

TURNING A BLIND EYE

Hazardous Child Labor in El Salvador’s Sugarcane Cultivation

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MAP OF EL SALVADOR

Map designed by Mina Kumar
GLOSSARY

Apuntado  A worker who is listed on the employment rolls and paid directly, as distinct from one who shares the work and usually the pay but is not formally recognized as an employee.

Brazada  A measure of distance equal to 2.09 meters. Metal bars of this length are used to mark *tareas*, areas of land to be worked in sugarcane fields.

Caporal  A foreman on a sugar plantation.

Chumpa  A knife.

Colón (¢)  The national currency of El Salvador, with a fixed exchange rate of 8.75 colones to the U.S. dollar. El Salvador began to phase out the colón in favor of the the U.S. dollar in 2001, making it the third country in Latin America to dollarize after Panamá in 1903 and Ecuador in 2000. Although colón notes and coins are gradually disappearing from circulation, children and adults interviewed by Human Rights Watch frequently referred to wages and prices in colones or a combination of colones and dollars.

Corvo  A short, thick, crescent-shaped blade with a wooden handle. Also called a curvo.

Cuadrilla  A team of workers. Child and adult sugarcane workers interviewed by Human Rights Watch most commonly reported that *cuadrillas* were usually made up of thirty to forty persons, up to a third of whom were children under the age of eighteen.

Cuma  A curved machete.

Hacienda  A plantation.
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<td>Incapacidad</td>
<td>A doctor’s certification that a worker is temporarily unable to work as the result of an injury suffered on the job.</td>
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<td>Manzana</td>
<td>A measure of area equal to 7,000 square meters.</td>
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<tr>
<td>Quintal (q., qq.)</td>
<td>A measure of weight equal to 100 pounds.</td>
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<td>Surco</td>
<td>A furrow or row of sugarcane.</td>
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<tr>
<td>Tarea</td>
<td>Literally meaning “work” or “job,” this word refers to an area of land containing approximately two tons of sugarcane.</td>
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<td>Zafra</td>
<td>The sugarcane harvest.</td>
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I. SUMMARY

Alma S., a fifteen-year-old from a rural community north of San Salvador, planted sugarcane in December 2002 and January 2003. “An hacienda close to here came looking for women to go plant,” she told Human Rights Watch. “We took the crude cane, and the machine would come along, a tractor, making rows for the cane. We planted the cane in the rows behind it. . . . The machine doesn’t stop, and one has to go along quickly. At the beginning we planted five manzanas in a day, and later it was four manzanas.” (A manzana is an area equal to 7,000 square meters, about the size of a soccer field.)

The workers ranged in age from nine to sixty years old, Alma said. They worked from 5:30 a.m. until about 11 a.m. To get to work, Alma walked an hour and a half, leaving her house between 3:30 and 4 a.m. “The first few days felt hard, but then one became accustomed to it,” she said. “I had huge blisters and scars on my hands, especially on my palms, the first day.”

Sugarcane leaves are covered with a substance that is a skin irritant.

While Alma and her coworkers were planting, other workers, including children as young as eight, cut sugarcane on fields that had been planted the previous year. Carlos T., an eleven-year-old in Sonsonate, described the work he did during the harvest. “I grab the cane, cut it; grab it, cut it. I use a chumpa,” a small knife. He began cutting cane when he was nine. “Last year was the second year I worked,” he said. “I would leave the house at 5 a.m.” The fields were spread out over a large area. “When it was far away, we would go by bus; when it was close, we would walk. If we only had one tarea, we would finish early. We could do three.” Literally “work” or “job,” a tarea in the sugarcane harvest is an area of land that contains approximately two tons of sugarcane.

Carlos worked with his father. As far as the owners of the plantations are concerned, he and many of the other children who cut cane are “helpers,” not employees. “They didn’t pay me; they paid my father,” he told us. “There are many children working with their fathers.” Characterizing the youngest children as “helpers” is convenient for employers—the minimum working age is fourteen in El Salvador, and both the labor code and international law forbid the employment of any child under eighteen in harmful or hazardous labor. We asked seventeen-year-old Moises B. if the foremen know the ages of their workers. “When people share the tarea they give you, then, yes, they know,” he said, telling us that plantation foremen know that some workers are

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1 Human Rights Watch interview with Alma S., Department of San Salvador, February 13, 2003. The names of all children have been changed in this report to protect their privacy.

2 Human Rights Watch interview with Carlos T., Department of Sonsonate, February 16, 2003.
under the legal working age. “Age doesn’t matter to them. What matters is the work that a person can do.”

Cutting cane is backbreaking work, and accidents are common. “There’s a high level of risk in sugar,” said Benjamin Smith, principal technical advisor with the International Labour Organization (ILO) in El Salvador, noting that sugarcane workers labor in direct sunlight and use machetes and other sharp tools. In addition, because cane is often burned before it is cut to clear away leaves, workers risk smoke inhalation and sometimes suffer burns on their feet.

Speaking on the condition of anonymity, a former labor inspector told Human Rights Watch that of all forms of agricultural work, sugarcane is the most hazardous. “Sugarcane has the most risks,” he said. “It’s indisputable—sugarcane is the most dangerous.”

As this report documents, children’s health and safety are not guaranteed in sugarcane cultivation, and plantation foremen turn a blind eye to the fact that children as young as eight cut cane. Even though many businesses that use Salvadoran sugar do not condone or permit child labor in their own or their direct suppliers’ operations, the use of child labor is rampant in planting and harvesting sugarcane, meaning that El Salvador’s sugar mills and the businesses that purchase Salvadoran sugar use the product of hazardous child labor.

One such business is The Coca-Cola Company, which uses sugar from El Salvador's largest mill, Central Izalco, located in the Department of Sonsonate. Coca-Cola uses Salvadoran sugar in its bottled beverages for domestic consumption in El Salvador and in its canned beverages sold throughout Central America. At least four of the plantations that supply sugarcane to Central Izalco regularly use child labor, Human Rights Watch found after interviewing children and adults who work on those plantations. When Human Rights Watch brought this information to Coca-Cola’s attention, Coca-Cola asked its supplier mill to conduct its own investigation into the use of child labor on plantations that supply the mill. Coca-Cola’s extensive response to the information provided by Human Rights Watch did not contradict our findings. Instead,

5 Human Rights Watch interview with a former labor inspector who asked to remain anonymous, San Salvador, February 18, 2003.
6 See chapter V, “Following the Supply Chain: The Link Between Child Labor and The Coca-Cola Company” section. Human Rights Watch wrote to Coca-Cola and all of the other multinational corporations and local mills named in this report. Our letters and the replies we received appear in the appendices to this report.
Coca-Cola responded only in terms of its direct suppliers: “Our review has revealed that none of the four cooperatives identified in the letter supplied any products directly to The Coca-Cola Company, and neither TCCC [The Coca-Cola Company] nor the Salvadoran bottler have any commercial contracts with these farm cooperatives,” Coca-Cola’s director of public affairs wrote to Human Rights Watch.8

Coca-Cola’s supplier guiding principles provide that its direct suppliers “will not use child labor as defined by local law.”9 With the adoption of these principles, Coca-Cola has recognized its responsibility under international standards to take steps to ensure that human rights are respected in its supply chain as well as in its directly owned corporate facilities.10 But Coca-Cola’s guiding principles apply only to its direct suppliers; they do not address its suppliers’ responsibility to ensure that their own suppliers do not use hazardous child labor. This omission is significant because it means that Coca-Cola’s supplier mill can comply with Coca-Cola’s guiding principles even though it is aware or should be aware that the sugar it refines is harvested in part by child labor.

Coca-Cola is by no means the only multinational corporation that indirectly receives the benefit of hazardous child labor in El Salvador’s sugar sector. El Salvador produces over 225,000 metric tons of sugar each year, accounting for 2.28 percent of the country’s gross domestic product in 2002.11 Coffee is the only agricultural product that accounts for a higher percentage of the country’s gross domestic product, and representatives of the industry suggest that sugar will prove to be El Salvador’s most important agricultural product in 2003 and 2004. Five percent of El Salvador’s sugar production is exported to the United States, and industry representatives expected El Salvador’s share of the U.S. market to increase if the U.S.-Central America Free Trade Agreement (CAFTA) enters into force.12

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9 Guiding Principles for Suppliers to The Coca-Cola Company (2002), p. 1. The guiding principles are reprinted in Appendix A.


12 Human Rights Watch interviews with Julio César Arroyo, coordinator of international negotiations, Salvadoran Sugar Association (Asociación Azucarera de El Salvador), San Salvador, February 10, 2003; Ricardo Esmahan
At least five thousand boys and girls work in the sugarcane harvest in El Salvador, a 2003 baseline study by the ILO's International Programme on the Elimination of Child Labour (IPEC) found. Other studies have concluded that in addition to that number, another 25,000 children are “indirectly involved,” meaning those who “accompany their parents or family members and help them with different tasks involved in the harvest.”

Human Rights Watch interviewed many more boys than girls who told us that they cut sugarcane. Similarly, over 85 percent of the child sugarcane workers interviewed for the IPEC study were boys. Some of the girls and women we spoke with told us that they cut cane, but they more commonly reported planting sugarcane, as Alma S. did. “There are a lot of girls who plant cane,” Gilbert C.’s mother told us. “Lots go at age fourteen or so.”

Much of the work performed by children on sugar plantations is hazardous and interferes with their education, in contravention of Salvadoran and international law. Harvesting cane is particularly dangerous, with children suffering frequent injuries from the sharp tools they must use. Fifteen-year-old Javier R.’s experience was typical of the children we interviewed. When we asked him if he had cut himself while harvesting cane, he said, “Here,” pointing to a scar on his finger and raising his pant legs. “I have a lot of scars on my legs.” His most recent injury was in January, one month before our interview, when he cut himself with a corvo, a short, thick, crescent-shaped blade with a wooden handle. “I didn’t go to the doctor. I wrapped it up and returned to work the next day,” he said. When we asked him why he had not seen a doctor, he replied, “We don’t have the money to pay him. It’s about $2 that we have to pay.” Planting cane does not carry the same risk of accidents, but it does expose children to skin irritants if they do not wear gloves. Both planting and cutting cane require children to labor for up to nine hours each day in the hot sun.


14 Judith E. Quesada Lino and Alfredo Vargas Aguilar, Trabajo infantil en caña de azúcar, p. 19. The IPEC study was based on interviews with 168 children in cane-producing communities in the departments of La Libertad, San Miguel, San Salvador, San Vicente, Santa Ana, and Sonsonate. The children interviewed for the report were not necessarily a representative sampling of child sugarcane workers in El Salvador. See ibid., pp. 13-17.


In addition, children who work on sugarcane plantations, particularly those who harvest cane, often miss the first several weeks or months of school. “The end of March is when they come, after the zafra,” said Elba Ganira Martínez, a teacher in a rural area north of the capital, referring to the sugarcane harvest. Others drop out of school entirely.

The Convention on the Rights of the Child prohibits the employment of children in work that is likely to be hazardous, interfere with their education, or be harmful to their health or development. Child labor in sugarcane cultivation also ranks among the worst forms of child labor, as identified in ILO Convention No. 182, concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour (the Worst Forms of Child Labour Convention). Under the Worst Forms of Child Labour Convention, children under the age of eighteen may not be employed in work which is likely to harm their health, safety, or morals. As interpreted by ILO Recommendation 190, concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour (the Worst Forms of Child Labour Recommendation), prohibited labor includes work with dangerous tools, work that exposes them to dangerous substances, and work under particularly difficult circumstances. El Salvador has ratified both of these treaties. The Salvadoran labor code generally prohibits the employment of children under the age of eighteen in hazardous or unhealthy work, but it leaves open the possibility that those sixteen and older may perform such work “provided that their health, security, and morality be fully guaranteed.”

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20 ILO Recommendation concerning the Prohibition and Immediate Action for the Elimination of the Worst Forms of Child Labour (“Worst Forms of Child Labour Recommendation”), ILO No. R190, June 17, 1999, art. 3.

21 Constitución de la República de El Salvador, art. 35; Código de Trabajo, art. 105.

22 Código de Trabajo, art. 105.
This is Human Rights Watch’s eleventh report on child labor (not including our extensive research on the use of children as soldiers, an abusive practice that is an extremely hazardous form of work) and our fourth on labor rights issues in El Salvador.\textsuperscript{23} Our first child labor reports addressed slavery, bonded child labor, and other practices akin to slavery that violate the Slavery Convention; the Supplementary Convention on the Abolition of Slavery, the Slave Trade, and Institutions and Practices Similar to Slavery; ILO Convention 29, concerning Forced or Compulsory Labour; and ILO Convention 105, concerning the Abolition of Forced Labour. In subsequent reports, we have examined other forms of child labor that amount to economic exploitation and hazardous work in violation of the Convention on the Rights of the Child, and those that rank among the worst forms of child labor as identified in the ILO’s Worst Forms of Child Labour Convention. To date, we have investigated bonded child labor in India and Pakistan, the failure to protect child farmworkers in the United States, child labor in Egypt’s cotton fields, abuses against girls and women in domestic work in Guatemala, the use of child labor in Ecuador’s banana sector, child trafficking in Togo, the economic exploitation of children as a consequence of the genocide in Rwanda, and abuses against child domestic workers in El Salvador. In addition, we have published fourteen reports on the forced or compulsory recruitment of children for use in armed conflict, a practice the Worst Forms of Child Labour Convention includes among the worst forms of child labor,\textsuperscript{24} documenting such abuses in Angola, Burma, Colombia, the Democratic Republic of Congo, Liberia, Sudan, and Uganda.

Human Rights Watch conducted research for this report in El Salvador in February 2003 and subsequently by telephone and electronic mail from New York. During the course of our investigation, we spoke with thirty-two children and youths between the ages of twelve and twenty-two, all of whom planted or cut sugarcane while they were under the age of eighteen. (The names of all children have been changed in this report to protect their privacy.) We also conducted over fifty other interviews for this report, speaking to parents, teachers, activists, academics, lawyers, government officials, representatives of the Salvadoran Sugar Association, and representatives of one sugar mill. Our researchers visited nine of El Salvador’s fourteen departments, traveling to Ahuachapán, Cabañas, Cuscatlán, La Libertad, San Miguel, San Salvador, Santa Ana, Sonsonate, and Usulután.

We assess the treatment of children according to international law, as set forth in the Convention on the Rights of the Child, the Worst Forms of Child Labour Convention, and other international human rights instruments. These treaties establish that children


\textsuperscript{24} See Worst Forms of Child Labour Convention, art. 3(a).
have the right to freedom from economic exploitation and hazardous labor and the right to an education, among other rights. In this report, the word “child” refers to anyone under the age of eighteen.25

II. RECOMMENDATIONS

• The Ministry of Labor should fulfill its responsibility to enforce laws governing child labor and to develop policies and programs relating to the human rights of child workers. In particular, the government of El Salvador should allocate additional resources to the Ministry of Labor to provide for a sufficient number of labor inspectors to guarantee effective implementation of child labor laws in the sugarcane sector, and the ministry’s new Unit for the Eradication of Child Labor should coordinate with the Ministry of Education, the Salvadoran Institute for Children and Adolescents, and other relevant governmental bodies to develop comprehensive initiatives targeting child labor in sugarcane.

• The Ministry of Education should ensure that all children enjoy their right to a free basic education, grades one through nine, as guaranteed by Salvadoran law. In particular, it should work with appropriate enforcement authorities to sanction schools that levy matriculation fees or “voluntary” monthly assessments or that turn away students without uniforms, all of which violate Salvadoran law. In addition, the ministry should work with the United Nations Children’s Fund (UNICEF), the International Programme on the Elimination of Child Labour (IPEC) of the International Labour Organization, and donor governments to identify ways to prevent indirect costs of schooling, such as the cost of school supplies and transport, from becoming a barrier to the enjoyment of the right to education.

• The Legislative Assembly should set an unequivocal minimum age for employment and should explicitly prohibit the employment of all children under the age of eighteen in harmful or hazardous labor.

• UNICEF should work with the Ministry of Education to evaluate and strengthen existing initiatives to ensure access to basic and secondary education for children who work. In particular, UNICEF and the Ministry of Education should identify ways to ensure that programs intended to eliminate school fees and provide needy children with school supplies are benefitting their target populations. UNICEF should also draw on its experience elsewhere to identify other strategies to prevent indirect costs from becoming a barrier to the enjoyment of the right to education.

25 Article 1 of the Convention on the Rights of the Child defines as a child “every human being below the age of eighteen years unless under the law applicable to the child, majority is attained earlier.” Convention on the Rights of the Child, art. 1.
• In line with article 8 of the Worst Forms of Child Labour Convention, donor countries should assist El Salvador in implementing the convention, particularly through support for universal education.

• Sugar mills should ensure that their supplier plantations respect children’s rights, including their right to be free from economic exploitation and hazardous labor. Where their supplier plantations fall short of international standards and national legislation, mills should provide the economic and technical assistance necessary to bring plantations into compliance. Sugar mills should not sever contractual ties with supplier plantations before taking steps to help plantations achieve compliance with international norms. Mills should never take actions that would deprive child laborers of their livelihoods without ensuring that children and their families are receiving programs and services designed to provide them with alternatives to hazardous labor.

• Coca-Cola should revise its guiding principles to reflect the U.N. Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with Regard to Human Rights (the U.N. Norms) and other international standards. Coca-Cola and other businesses should incorporate the U.N. Norms in their contractual arrangements with suppliers and should require suppliers to do the same throughout their supply chains.

• Coca-Cola and other businesses that purchase refined sugar for use in their products should adopt effective monitoring systems to verify that labor conditions on their supplier sugarcane plantations comply with international standards and relevant national labor laws. In cases where plantations fall short of such standards, Coca-Cola and other businesses should assist their supplier mills in providing the economic and technical assistance necessary to bring plantations into compliance. In particular, Coca-Cola and other businesses should support programs and services that offer children and their families alternatives to child labor, publicly reporting the status of such efforts at least on an annual basis.
III. THE USE OF CHILD LABOR IN SUGARCANE CULTIVATION

At least 35 percent of El Salvador’s population works in sugar, a 1997 study estimated. In every department visited by Human Rights Watch, we heard from children who began cutting and planting sugarcane between the ages of eight and thirteen. In the communities we visited, nearly all of the boys age fourteen and older harvested sugarcane. “Here people begin to work from the time they are small, so they will understand how to work,” said the father of four boys between the ages of thirteen and seventeen, all of whom cut sugarcane.

Harvesting is hazardous work. It requires children to use machetes and other sharp knives to cut sugarcane and strip the leaves off the stalks. “Many are injured,” said a teacher in a community north of San Salvador, telling Human Rights Watch that one of her students had cut himself on the foot with a machete and another had lost part of a finger. “There are a lot of accidents for these children who are working,” she reported. In fact, nearly every child we interviewed reported such injuries, showing us scars and cuts on their hands and feet to corroborate their accounts. Planting cane, which does not require the use of sharp tools, does not carry the same risk of injury, but it does expose children to skin irritants when they handle green cane, leaving their hands raw and blistered. In some cases, we heard that children fumigated sugarcane, strapping tanks to their back and applying herbicides with a hand-held nozzle. Children perform all of these tasks for six to nine hours each day in the hot sun.

Medical care is often not available on the plantations, and children must frequently bear the cost of their medical treatment when they are injured. When they do pay out of their own pockets, they are not reimbursed by their employers even though Salvadoran law makes employers responsible for medical expenses resulting from on-the-job injuries.

As with other forms of hazardous labor, children turn to sugarcane cultivation because of the economic pressures their families face. Last modified in 1998, the minimum monthly wage for agricultural work is $74.06. A rural family cannot meet its basic needs on a single wage earner’s salary. According to the El Salvador-based National Foundation for Development, the minimum monthly wage would have to be raised by

27 Human Rights Watch interview with adult worker, Department of Cuscatlán, February 16, 2003.
30 percent to cover a rural family’s basic food needs alone.29 “Really the people here are poor,” the father told Human Rights Watch, explaining that they had no other options.30

**The Role of Sugar in the Salvadoran Economy**

Sugar was introduced to Central America in the sixteenth century, but it did not become an important crop in the region until after World War II. Central America’s climate was more suited to the cultivation of coffee and bananas, and these crops were easier to integrate into the world market.31

The Central American countries sought to diversify their economies after World War II, and by 1975 sugar represented 10 percent of the region’s total exports.32 In El Salvador, the production of sugar grew by 11 percent annually in the decade between 1961 and 1971.33 During this period, the production of sugar exceeded the production of basic grains for the first time.34

Sugar continued to grow in importance as an export crop in El Salvador in the 1980s. Guatemala dominated the regional market during this period, in large part because of Soviet support of the Guatemalan crop.35 Regional competition, the quotas the United States began to impose on sugar imports, and the Salvadoran civil war curbed the growth of the crop in El Salvador during the decade.36 Sugar’s importance increased in the 1990s, particularly in the rural areas, becoming El Salvador’s second-largest export crop after coffee.37

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30 Human Rights Watch interview with adult worker, Department of Cuscatlán, February 16, 2003.


32 See Rodríguez y Rodríguez, *El azúcar como hacedor de historia y de comunidades*, p. 111.


35 MacDonald, p. 112.

36 Ibid., p. 113-114.

Most of the sugar plantations and production facilities were state-owned until 1995, when the government privatized most of them. Many of these plantations are small-scale operations owned by local cooperatives, of which there are approximately five hundred in the country. While these are by no means family farms—the plantations owned by the cooperatives are large enough to employ one or more teams of thirty to forty workers each—they are not the large-scale holdings that are common elsewhere in Central America.

The Salvadoran Sugar Association (Asociación Azucarera de El Salvador) represents most of El Salvador’s independent sugar producers and is currently responsible for approximately 62 percent of the national sugar production. Production has continued to increase, but prices in the world market are declining. Raw sugar and molasses, rather than refined sugar, represent the bulk of the export materials. As of 1996, only the Central Izalco and El Ángel plantations produced refined sugar. In 2003, the major markets for Salvadoran sugar and molasses were Russia and Canada.

An Overview of Sugarcane Cultivation

Workers plant cane in November and December. “You carry pieces of cane to a particular location and put them in the ground. The work is from 7:00 a.m. to 4:00 p.m.,” said Miguel G., an eighteen-year-old who began to work in the cane fields when he was fourteen.
Cane is cut from November to April, with some variation in different parts of the country. The beginning of the harvest, or *zafra*, coincides with school vacations, but the harvest season extends well into the school year after students resume classes in January. “I work the whole season [from November to April]. I go to school in the afternoon,” seventeen-year-old Pablo N., from La Libertad, told us. Pedro M., a twelve-year-old who worked during the 2001-2002 harvest, described the work itself. “We would go cutting the cane at the base, and then we cleaned off the leaves, and then we cut the cane again,” he said. “Then we threw it to the side. We threw it into a row. The second day a machine passed by putting cane into the trucks.”

Workers usually cut one or more *tareas*, depending on their age and the amount of work available. “The amount depends. I received one *tarea* when I was fourteen. It took me about three hours to cut. Now, sometimes I get one *tarea*, sometimes two,” said Nelson R., now twenty-two years old. He told Human Rights Watch that it now takes him between two and three hours to finish his work. “It depends on how thick the cane is in the field.” As with Carlos T., the eleven-year-old profiled in the summary, it is common for younger children to share one or more *tareas* with an adult or another child.

The work is done in teams (*cuadrillas*). “There are like fifty or sixty in the same group,” said Miguel G., the eighteen-year-old, of the plantation where he worked in La Libertad. When we asked him whether his group contained anybody he knew to be under the age of eighteen, he replied, “Yes, there are about ten. They’re between twelve and fourteen years old.”

Elsewhere, we heard of *cuadrillas* of different sizes—most appeared to contain thirty to thirty-five workers—but all employed significant numbers of children. “There are thirty people in the *cuadrilla*, including others who are under eighteen. There are like ten kids [in the *cuadrilla*],” said fifteen-year-old Jimmy D. Manny C., fourteen, described a similar arrangement. He told us that the youngest workers in his *cuadrilla* were fourteen years old. Of the thirty-three workers in the *cuadrilla*, he estimated that there were ten of

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that age.51 And Javier R., fifteen, said that of the thirty in his cuadrilla, “there are about five who are fifteen years old and some who are younger.”52

Beginning Age of Work

Asked at what age children start working, Juan Luis B. pointed to his six-year-old brother, saying “If we wanted to take him, then we could.” When a Human Rights Watch researcher asked him whether boys work in the fields at age six, he said, “Yes, a lot of kids go at this age.” Now twenty, Juan Luis B. began working in the cane fields at age fifteen.53 We heard similar comments in other interviews. David F., fourteen, told us he began cutting cane when he was six years old. “I began to help my father,” he said. “He let me work on a little piece of a furrow.” Now he shares a tarea with fourteen-year-old Manny C., who is also fourteen.54 A teacher in a community north of San Salvador told Human Rights Watch, “I have children as young as eight who tell me that they are going to work in the zafra.”55

In every department we visited in which sugarcane was cultivated, we heard numerous accounts of children who began to work between the ages of eight and thirteen. “I was eight when I began. I helped my brother then. He was eighteen. I’ve worked all of the harvests since,” said Edgar C., a twelve-year-old in the Department of San Salvador.56 Similarly, Moises B., a seventeen-year-old who was also in the Department of San Salvador, told Human Rights Watch, “I was eight when I began to work. At first, I helped my father. When I was fourteen, I worked on my own.”57 Manny C. and Eric R. began to cut sugarcane at age ten; Oscar P., Pablo N., Luis R., and Jaime L. were between the ages of eleven and thirteen when they started to cut cane.58

If our interviews are any indication, most of the boys in sugar-producing areas are working during the harvest by the age of fourteen. “I began when I was fourteen,” Nelson R. told Human Rights Watch. “I’ve worked with the zafra every year since

51 Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.
53 Human Rights Watch interview with Juan Luis B., Department of Sonsonate, February 16, 2003.
54 Human Rights Watch interview with David F., Department of San Salvador, February 13, 2003.
58 Human Rights Watch interviews with Manny C., Department of San Salvador, February 13, 2003; Eric R., Department of Cuscatlán, February 17, 2003; Oscar P., Department of Sonsonate, February 16, 2003; Pablo N., Department of La Libertad, February 19, 2003; Luis R., Department of San Miguel, February 12, 2003; Jaime L., Department of Sonsonate, February 16, 2003.
then.”\textsuperscript{59} Miguel G., now eighteen, began cutting cane at the same age. “I worked and went to school,” he told Human Rights Watch:

I was in school from 1:00 p.m. to 5:00 p.m., and I worked from 5:00 a.m. to 11:00 a.m. I worked with my brother. Only one of us was listed [as a worker]. My brother was the one who was listed. He was fifteen or sixteen when we started. He’s a year older than me. I worked with him for three years. I was never listed. I began to work alone when I turned eighteen. Last year, I was still working with him.\textsuperscript{60}

“Around here, boys older than thirteen go working in the zafra,” an adult in one community told Human Rights Watch.\textsuperscript{61} We heard the same from a teacher who worked in a nearby community. “The majority of boys work” during the sugarcane harvest, she said. “Some girls too.”\textsuperscript{62}

**Health Risks**

Working with sugarcane requires children to use sharp tools, exposes their skin to irritants, particularly when they handle green cane, and in a limited number of cases requires them to apply herbicides. As a result of the health risks to which child cane workers are exposed, the IPEC study found that they commonly experienced headaches (25.5 percent of those surveyed), back or neck problems (14.5 percent), and respiratory problems (14.5 percent). For boys, cuts were the fourth most common health problem. Girls experienced skin problems as often as respiratory problems; they were much less likely than boys to suffer cuts. These differences are likely due to the fact that girls are more likely than boys to plant cane, which requires them to handle green cane, and less likely to work during the harvest, which requires the use of sharp tools.\textsuperscript{63}

\textsuperscript{59} Human Rights Watch interview with Nelson R., Department of San Salvador, February 13, 2003.

\textsuperscript{60} Human Rights Watch interview with Miguel G., Department of La Libertad, February 19, 2003.

\textsuperscript{61} Human Rights Watch interview Department of San Salvador, February 13, 2003.

\textsuperscript{62} Human Rights Watch interview with teacher, Department of San Salvador, February 13, 2003.

\textsuperscript{63} For boys, the most common health problems reported were headaches (25.8 percent), back or neck problems (15.2 percent), respiratory problems (14.9 percent), and cuts (13.1 percent). For girls, the most common health problems were headaches (24.3 percent), back or neck pains (14.9 percent), respiratory problems (12.2 percent), and skin problems (12.2 percent). Skin problems were the fifth most common health problem for boys (6.6 percent). Cuts were the sixth most common health problem for girls (6.8 percent), after eye injuries (9.5 percent). Judith E. Quesada Lino and Alfredo Vargas Aguilar, *Trabajo infantil en caña de azúcar*, p. 30.
Work with Dangerous Tools

Children and adults use machetes and other sharp knives, known as *cumas* and *corvos*, to cut sugarcane and strip the leaves off the stalks. Injuries are common. Rafael J., a sixteen-year-old in San Miguel, told us, “Sometimes when you are cutting, the knife jumps up off the cane when you hit it [and cuts your hand]. If the knife passes all the way through the cane, it can cut your foot. I have seen this happen to men.” Moises B., a seventeen-year-old in the Department of San Salvador, offered another explanation. “The problem is when one works quickly,” he said. “Rushing like that, that’s when it’s dangerous.”

Human Rights Watch researchers saw scars and cuts on nearly every one of the children we interviewed, including some that were still bandaged. When we interviewed Tomás A., thirteen, for example, he had just left the cane field. Setting down a knife, he showed us cuts and scars on his blackened hands. Cuts on the fingers or the feet are most common, fourteen-year-old David F. told us. “Right now I have a cut on my foot,” he said, unwrapping a bandage to show us a gash on the top of his foot. Almost all of the other children we spoke with told us that they had cut themselves while harvesting cane:

- Edgar C. cut himself on the foot with his *corvo* during the 2001-2002 harvest, when he was eleven years old.

- “I cut myself on the leg,” said thirteen-year-old Gilbert C., showing us a scar on his left shin. “There was a lot of blood. I got stitches at the clinic.” His mother, who was present during our interview, told us, “This happened last year, when he was twelve.”

- “I’ve had two accidents myself, with the *corvo,*” said Ronaldo L., a fourteen-year-old in Sonsonate. He pointed to his legs and demonstrated with a chopping motion how he had cut himself. Our researcher saw scars on his shin and just above his ankle. Asked if the cuts bled, he replied, “Lots.”

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64 Human Rights Watch interview with Rafael J., Department of San Miguel, February 12, 2003.
69 Human Rights Watch interviews with Gilbert C., Department of Sonsonate, February 16, 2003.
• “I have cut myself only one time,” fourteen-year-old Jaime L. told us. “I cut myself below the knee.” Jaime’s brother Rubén, age sixteen, reported, “I have cut my hands and feet.” Both use corvos to harvest cane.\textsuperscript{71}

• “I was cut here, and here, and here,” said Manny C., age fourteen, pointing to his shin, his knee, and his foot. “The cuts were from the corvo. I’ve been injured other times, like five other times, but they were small injuries,” he told Human Rights Watch.\textsuperscript{72}

• “Sometimes there are accidents,” said fifteen-year-old Javier R. When we asked him if he had been injured, he said, “Here,” pointing to a scar on his finger and raising his pant legs. “I have a lot of scars on my legs.” His most recent injury was in January, one month before our interview, when he cut himself with a corvo.\textsuperscript{73}

• Jimmy D., fifteen, told us that he had been injured at least four times while cutting cane, pointing to scars on his fingers.\textsuperscript{74}

• “The second year I worked, I cut my hand,” said Rafael J., sixteen, showing us a one-inch scar. “I was about ten years old.”\textsuperscript{75}

• “Yes, there are accidents. They happen when you’re cutting with the corvo. Sometimes you have to go to the hospital,” said seventeen-year-old Alberto B. When we asked him where workers were injured, he replied, “More than anywhere else on the feet.” He has been injured three times while cutting cane, most recently during the 2002 harvest. “It was serious. I went to the hospital,” he said. “I spent a month like that, one month without working.”\textsuperscript{76}

\textsuperscript{71} Human Rights Watch interviews with Jaime L. and Rubén L., Department of Sonsonate, February 16, 2003.

\textsuperscript{72} Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.

\textsuperscript{73} Human Rights Watch interview with Javier R., Department of San Salvador, February 13, 2003.

\textsuperscript{74} Human Rights Watch interview with Jimmy D., Department of La Libertad, February 19, 2003.

\textsuperscript{75} Human Rights Watch interview with Rafael J., Department of San Miguel, February 12, 2003.

\textsuperscript{76} Human Rights Watch interview with Alberto B., Department of San Salvador, February 13, 2003.
• “Last year, during the last harvest, I cut myself about ten times, but only one was serious,” said Ernesto S., eighteen. Showing us a scar, he said, “I cut myself on the foot here, really hard. I had to go to the hospital because there was a lot of blood.”

• “You can give yourself an injury with the machete,” said Gabriela Y., an eighteen-year-old in Cuscatlán who has cut cane since she was twelve. We asked her if she had been injured, and she replied, “On my hands and on my feet. My fingers.” She showed us scars on her hands and thumb. “There’s another one on my knee,” she said. Cristina E., a fourteen-year-old walking with Gabriela, told us that she had also cut herself while cutting cane.

Injuries are frequent even among adults. “Machete cuts on your foot are common,” said Fernando A., twenty-one. “It’s happened to me a number of times.” Nelson R., twenty-two, showed Human Rights Watch an injury he had suffered ten days before we interviewed him. “I was working, cutting the cane, and the corvo slipped,” he explained, pointing to his left hand. “It cut through two tendons.”

Exposure to Hazardous Substances
Herbicide Application

We heard few cases of children who fumigated sugarcane. In Cuscatlán, an adult worker showed us a fumigation tank, demonstrating how it was used by strapping it to his back and holding the nozzle in one hand. “I do this and also the oldest ones,” he said, referring to his sixteen- and seventeen-year-old sons. “We do this in May,” he said.

But most of those we interviewed agreed that such cases were rare. “Here only the adults use the tanks,” an adult worker told us. “My brother has done this,” Miguel G. told us, saying that his brother was eighteen the first time he worked with herbicides.
Our interviews matched the IPEC study, which reported that out of the 168 children interviewed for the study, only one had worked with herbicides.85

**Cutting and Planting Unburned Cane**

Green cane, cane that has not been burned before cutting to remove the leaves and the spines on the stalk, is used for planting. When they plant, children and adults suffer skin irritations from contact with the leaves and stalks of the cane. Alma S., a fifteen-year-old from a community in the Department of San Salvador who planted sugarcane in December 2002 and January 2003, told us, “I had huge blisters and scars on my hands, especially on my palms, the first day.”86 Children who cut green cane also described such injuries. “You have to wear closed shoes, a long-sleeved shirt, a cap, and gloves,” said Gilbert C.’s mother, who planted cane in 2002.87

Most of the children we interviewed told us that they took some of the basic precautions described by Gilbert C.’s mother, typically reporting that they wore long-sleeved shirts and closed shoes. Very few wore gloves or hats. The same was true of the workers we observed cutting cane in the fields. When we asked why they did not wear gloves or hats, children and adults commonly reported that they would be uncomfortably hot if they wore these articles of clothing. In addition, nearly every worker we asked told us that cutting cane is more dangerous with gloves because gloves do not allow them to grip their tools securely.88

**Working with Burned Cane**

With the exception of cane that is used for planting, sugarcane is usually burned before it is cut to remove the leaves from the stalks. “Burning, that’s where they program certain manzanas to burn, the ones they’re going to cut, a certain amount of cane. That’s burning. It’s already burned when we arrive to cut,” Nelson R. told Human Rights Watch.89

Burning usually happens early in the morning or the previous day, well before the workers arrive. We asked if the cane was ever still hot to the touch when they began

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85 Judith E. Quesada Lino and Alfredo Vargas Aguilar, *Trabajo infantil en caña de azúcar*, p. x.
87 Human Rights Watch interview with mother of Gilbert C., Department of Sonsonate, February 16, 2003.
88 See also “Working with Burned Cane” section, below.
cutting, but most of the children we interviewed told us that it was not. “It’s just a little warm, you see,” Ronaldo L. explained. “It’s already finished burning.”

“They do that in the afternoon so the field can be cut the next day. It’s not burning when we cut,” said twelve-year-old Pedro M. “There was only one time that it was still burning when we arrived. The overseers forgot to burn it in the afternoon. We waited for about fifteen minutes and then we began cutting. You could feel it a little, but not much.” When workers enter cane fields shortly after the fields are burned, they sometimes suffer burns on their feet, Benjamin Smith of the ILO told us.

The IPEC study found that “although cutting is done when the fire is no longer burning, smoke and a polluted environment always remain, making breathing difficult and bothering the eyes.” In addition, even burned cane causes some skin irritation. “The burned cane doesn’t sting like the unburned cane. But it still has spines, so it still stings even though it is burned. It is prickly. It stays when you wash. [The black soot] takes days to wear off,” said Antonio R., a nineteen-year-old who told us that he began to cut cane when he was seventeen.

As a result, Miguel G. told Human Rights Watch, “the majority [of the workers] wear shoes and shirts, only long-sleeved shirts” to minimize contact with cane. “It’s also dirty when it’s burned,” he said. “It stains your hands,” fifteen-year-old Edward O. said. “The little hairs get in [your hands] and it’s hard to get them out because they are small. I worked without a hat or gloves—you can’t grab the cane with gloves. I wore shoes.”

“Without gloves, the work takes a lot out of you. The leaves sting you,” said Alex Q., fifteen. In spite of that fact, he told us that most workers do not wear gloves when they cut cane. “It’s just one or two” workers in the cuadrilla who wear gloves, he reported. Alex’s observation coincided with what we heard in other interviews. Eleven-year-old

93 “Aunque el corte se hace cuando ya no hay fuego, siempre queda humo y un ambiente enrarecido, el cual dificulta la respiración y molesta los ojos.” Judith E. Quesada Lino and Alfredo Vargas Aguilar, Trabajo infantil en caña de azúcar , p. 29.
95 Human Rights Watch interview with Miguel G., Department of La Libertad, February 19, 2003.
97 Human Rights Watch interview with Alex Q., Department of San Salvador, February 13, 2003.
Carlos T. told us, “I wore shoes but not gloves.” Similarly, Pablo N., age seventeen, wears shoes and long-sleeved shirts, but no gloves. He told us that some of the other workers are barefoot. “Some wear them, but very few,” a former labor inspector said of gloves. “People don’t like them because of the heat.”

Access to Medical Treatment

Medical care is often not available on the plantations. “There is a doctor on the hacienda, but the thing is that he gets there only in the afternoon, and I was injured in the morning,” said Ernesto S., eighteen. Showing us a scar, he said, “I cut myself on the foot here, really hard. I had to go to the hospital because there was a lot of blood.” He told us that the doctor arrives at about 2:00 p.m. Workers can see the doctor if they are injured, but they must wait until he or she gets there. Ernesto told us that the last time somebody in his cuadrilla cut himself on the foot, “he had to go to the hospital because the doctor wasn’t there.” That employee was out for five days. Edgar C., then eleven, had a similar experience when he cut himself on the foot with his corvo during the 2001-2002 harvest. “I went to the hospital,” he said, telling us that there was no doctor on the plantation where he worked that day.

As a result, workers must often pay for the cost of their medical treatment, regardless of whether they are listed on the employment rolls. They are not reimbursed by their employers despite a provision in the labor code that makes employers responsible for medical expenses resulting from on-the-job injuries. When Ernesto S. cut his foot, for example, his mother took him to the hospital. He paid ¢50 ($0.57) for medical treatment.

Edgar C. gave a similar account, telling Human Rights Watch that after he was injured, “My mother paid the hospital; I’m not sure how much.” We heard frequent accounts from children and adults who paid for medical care after they were injured on the job, sometimes costing them more than a day’s pay. For example:

98 Human Rights Watch interview with Carlos T., Department of Sonsonate, February 16, 2003.
103 See Código de Trabajo, art. 333(a).
• “We paid the doctor $150 [$17.14]” for medical care, seventeen-year-old Alberto B. reported.106

• A woman in one household we visited told us that she always had to pay when her children received injuries while cutting cane. “It’s $15 [$1.71] to go to the clinic. For something serious, they charge even more, maybe $100 [$11.43],” she told Human Rights Watch.107

• Ignacio S., a fourteen-year-old in Sonsonate, paid $80 [$9.14] for medical treatment when he cut his left thumb in 2001 at age twelve.108

• When thirteen-year-old Gilbert C. cut himself on the leg, his mother paid $10 ($1.14) for his medical treatment. “This happened last year, when he was twelve,” she told us.109

• Miguel G. paid for stitches after an accident he had when he was seventeen. “It cost $10 [$1.14],” he said.110

• David F., fourteen, paid $1 for medical care at a clinic.111

• Manny C.’s mother took him to a clinic to get stitches after he cut himself on the shin. “There’s no doctor on the hacienda,” he explained. His mother paid for his medical care.112

The cost of medical care leads some children to forego it. When fifteen-year-old Javier R. cut himself with a corvo, for example, he did not see a doctor. “I wrapped it up and

107 Human Rights Watch interview with adult woman, Department of Cuscatlán, February 17, 2003.
112 Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.
returned to work the next day,” he said. When we asked him why he didn’t see a doctor, he replied, “We don’t have the money to pay him. It’s about $2 that we have to pay.” Javier told us that although there is a doctor on the plantation, workers sometimes have to pay to see him. “Sometimes you don’t tell the caporal [that you have been injured] and you have to pay. You have to tell the caporal so that he gives you a paper. If you don’t have the paper, you have to pay.”

Under El Salvador’s Social Security Law,114 employers are required to insure their workers by depositing employer dues and worker contributions each month with the Salvadoran Social Security Institute (Instituto Salvadoreño del Seguro Social, ISSS); employers must deduct the worker contributions from employee salaries.115 Workers, their spouses or life partners, and their children are eligible for free ISSS health services if they can establish that social security payments have been made on their behalf.116

Most of the children and adults we spoke with did not know whether their employers withheld social security contributions from their paychecks, but some were very definite that their employers did not. “They don’t take out social security” from the workers’ pay, reported twenty-two-year-old Nelson R.117

Inspectors from the ISSS Department of Affiliation and Inspection oversee enforcement of the Social Security Law and its regulations.118 According to several Labor Ministry officials, when labor inspectors uncover employer violations of social security

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114 The Social Security Law provides that the obligatory social security regime shall apply to all workers under an employer, however their work relationship is characterized and whatever the form of their compensation. See Ley del Seguro Social, Decreto Ley No. 1263, December 3, 1953, Diario Oficial No. 226, vol. 161, December 11, 1953 (amended by Decreto Ley No. 45, June 30, 1994, Diario Oficial No. 148, vol. 324, August 15, 1994), art. 3 (“El régimen del Seguro Social obligatorio se aplicará originalmente a todos los trabajadores que dependan de un patrono, sea cual fuere el tipo de relación laboral que los vincule y la forma en que se haya establecido la remuneración.”)


116 See Ley del Seguro Social, arts. 3, 48, 59, 71; Reglamento para la Aplicación del Regimen del Seguro Social, arts. 14, 16. Workers establish their coverage by presenting “Affiliation Cards” and “Employer Certificates” or “Certificates of Rights and Payments.”


obligations, they also notify the ISSS inspections department. In theory, then, two inspection bodies, one from the ISSS and the other from the Labor Inspectorate, collaborate to ensure the effective application of Salvadoran laws governing social security. But as Human Rights Watch has found in other labor sectors, this coordination may not occur in practice.

**Hours of Work**

Children and adults commonly reported that they cut cane for four to six hours each day. Manny C., age fourteen, told us, “We begin at 6:00 a.m. and sometimes work until 10:00 a.m.” Some worked longer. For example, Felipe D., sixteen, began work between 5:00 a.m. and 6:00 a.m. “At 1:00 p.m. we would stop. It was very hot, but I didn’t feel the heat too much,” he said. Workers do not take many breaks, they told Human Rights Watch. “If you rest, you leave work late,” twenty-one-year-old Fernando A. observed.

To get to the plantations, most children travel between thirty minutes to an hour, usually on foot. Moises B., age seventeen, walks thirty minutes to the fields. “At 4:30 a.m. I leave the house,” he told Human Rights Watch. Sixteen-year-old Felipe D. caught a ride on a truck to get to the fields. “At 4:00 a.m. they would come to get us,” he said.

The IPEC study found that 92.7 percent of the boys and girls interviewed worked close to the area in which they lived. In the Department of San Miguel, however, many of those interviewed for the study traveled by truck from Usulután and other departments, meaning that they left their houses at 5 a.m. and traveled up to two hours each way.

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120 See Human Rights Watch, *Deliberate Indifference*, p. 28.

121 Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.

122 Human Rights Watch interview with Felipe D., Department of San Miguel, February 12, 2003.


125 Human Rights Watch interview with Felipe D., Department of San Miguel, February 12, 2003.

Wages

When IPEC examined child labor in El Salvador’s sugarcane fields, it found that wages were generally between $3.20 and $3.26 per *tarea*, with higher wages in San Miguel, averaging $3.43 per *tarea*.127 Most of the children and adults we interviewed told us that the pay was in this range, with some variation.128

It is common for a younger child to share a *tarea* with an adult or another child. When two workers share a *tarea*, only one is listed on the employment rolls and is paid directly. For example, Manny C., fourteen, told Human Rights Watch, “I normally do one *tarea*. I work with a friend I have. He’s fourteen. He receives the pay, and then we split it. The owner knows that the two of us are working. He comes [to the fields] to see the workers. He knows how many of us are kids. He’s the one who gives us the work we have to do.”129

Children who share a *tarea* with another worker usually divide the pay, but that is not always the case. Pedro M., the twelve-year-old who worked during the 2001-2002 harvest, shared two *tareas* with an adult who lived nearby. “I helped him, and sometimes he gave me something,” he told Human Rights Watch. “Sometimes he gave me half the pay, sometimes no.”130

Workers who are injured on the job generally receive half their normal pay if a doctor certifies that they are temporarily unable to work as the result of the injury, placing them on a status known as *incapacidad*. (In fact, the labor code requires employers to pay workers 75 percent of their basic pay when they are temporarily unable to work because of an injury they suffer on the job.131 We never heard of a worker who received this amount while temporarily unable to work.) “They continue to pay you. Half the wages is what they pay you,” Nelson R. said of workers injured on the job. He had cut a

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127 Ibid., p. 31.
128 Human Rights Watch interviews with Luis R., Department of San Miguel, February 12, 2003 (wages of $2.86 per *tarea*); Johnston S., Department of San Miguel, February 12, 2003 ($3 per *tarea*); Pablo N., Department of La Libertad, February 19, 2003 ($3.20 per *tarea*); Jimmy D., Department of La Libertad, February 19, 2003 (same); Manny C., Department of San Salvador, February 13, 2003 (same); Javier R., Department of San Salvador, February 13, 2003 ($3.26 per *tarea*); Félix Velásquez, Comité de Reconstrucción y Desarrollo Económico-Social de Comunidades de Suchitoto, Suchitoto, Cuscatlán, February 17, 2003 (telling us that cooperatives in the Department of Cuscatlán paid $3.31 per *tarea*); Miguel G., Department of La Libertad, February 19, 2003 ($3.43 per *tarea*).
129 Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.
131 See Código de Trabajo, art. 333(ch).
tendon several days before our interview. 132 Similarly, when Ernesto S., an eighteen-
year-old, cut himself on the foot, his employer gave him four days off work at half pay
to recover from the injury.133

“You always earn something [if injured], but just a little,” said David F., fourteen.
“Twenty colones a day [$2.29] is what you’re going to receive.” We asked him if that was
always the case. “The majority of times, yes,” he replied.134

Those who are not listed on the employment rolls do not receive anything if they are
injured on the job. When we asked David whether Manny C., the fourteen-year-old
friend who shares the tarea with him, would get paid if he was injured, David said, “If
someone is a helper, no. So with [Manny], they wouldn’t pay him anything because he’s
the helper. They only pay the listed worker.”135 We heard the same from an adult
worker in Cuscatlán. “They pay half the wages when somebody is injured,” the worker
told Human Rights Watch. “But if it’s a helper, he receives nothing.”136

We heard occasional reports that even listed employees did not receive the partial pay to
which they were entitled under the labor code.137 In addition, those who are offered half
pay do not always take it, preferring to return to work as soon as possible to earn their
full wages. When fifteen-year-old Javier R. cut himself, he decided not to take time to
recover from his injury even though his employer would pay him at the reduced rate.
“They told me they would give me the incapacidad, but I didn’t want one. That’s because
the incapacidad pays one less. It only pays ¢20 [$2.29].”138

Access to Water and Food

Workers must bring their own water to the cane fields; none is available on the sugar
plantations. “You carry your own water. I take two liters with me,” said eighteen-year-
old Miguel G. Asked what workers do if they run out of water, he replied, “Your
coworkers give you water. There’s no water nearby.”139 Similarly, Manny C., age

136 Human Rights Watch interview with adult worker, Department of Cuscatlán, February 17, 2003.
137 In fact, the labor code requires employers to pay workers 75 percent of their basic pay when they are
temporarily unable to work because of an injury they suffer on the job. See Código de Trabajo, art. 333(ch).
fourteen, told us, “We have to bring water,” telling our researcher that he took a liter-
and-a-half bottle with him to the fields. “If you forget, somebody has to give you water. There’s no water there [in the fields] to drink.”140 “It’s hot with the sun,” said thirteen-
year-old Tomás A. “When we run out of water like today, we have to go to the houses to
ask for water because we come from over there,” pointing in the direction of the next
community.141

By law, sugarcane workers must receive food at work or a sum of money in lieu of
food.142 Most children and adults told Human Rights Watch that they received meals
without charge at the end of the workday. “Yes, nearly every day we receive lunch,”
Miguel G. told Human Rights Watch. “We get beans and tortillas.” Workers do not
have to pay for their food, he reported.143 “We don’t need to pay for food. They give it
to us at work,” said Nelson R., a twenty-two-year-old worker in the Department of San
Salvador.144

But Pablo N., a seventeen-year-old in La Libertad, does not receive food at work. “You
bring your own food and water,” he said.145 In the department of San Salvador,
eighteen-year-old Ernesto S. also told us that he eats at home; he does not receive a meal
at work.146

Some workers pay for the food they receive at work. For example, Gilbert C.’s mother
told us that workers at the nearby cooperative were charged €4.00 ($0.46) per day for
their meals. “It’s only the worker who’s noted on the list who is charged,” she said,
referring to the practice of considering some workers helpers. In this instance, not being
listed on the employment rolls may be to a worker’s advantage: Gilbert C. was not
charged for his meals, but he ate with the rest of the workers.147

140 Human Rights Watch interview with Manny C., Department of San Salvador, February 13, 2003.
142 See Ley de Complementación Alimentaria para los Trabajadores Agropecuarios, Decree No. 767, April 25,
provide workers with access to drinking water. See, for example, Código de Salud, arts. 107–117 (governing
workplace health and safety), Decreto Legislativo No. 955, April 28, 1988, Diario Oficial No. 86, vol. 299, May 11,
147 Human Rights Watch interview with mother of Gilbert C., Department of Sonsonate, February 16, 2003.
The International Prohibition on Harmful or Hazardous Child Labor

The international and regional instruments governing child labor—the Convention on the Rights of the Child, the Protocol of San Salvador, the Minimum Age Convention, and the Worst Forms of Child Labour Convention—generally prohibit the employment of children under the age of eighteen in harmful or hazardous work. In a significant exception to this general prohibition, the two ILO instruments, the Minimum Age Convention and the Worst Forms of Child Labour Convention, allow the employment of children sixteen and above to perform such work if their health, security, and morality are guaranteed. But the exception does not apply to work that involves the use of dangerous machinery, equipment, and tools, as sugarcane cultivation does. Salvadoran law reflects the ILO instruments to the extent that it allows children sixteen and older to perform dangerous work if their health and safety is guaranteed, but it does not incorporate the other limits set forth in the ILO instruments.

Many of the provisions of El Salvador's labor code are drawn from the 1973 Minimum Age Convention. The Salvadoran labor code does not reflect the stronger protections contained in the Convention on the Rights of the Child and the Protocol of San Salvador, more recent treaties that do not provide for an exception to the working age of eighteen for hazardous employment.

The ILO developed the Minimum Age Convention as a comprehensive effort to tackle an issue it had addressed piecemeal for over fifty years. Many of the first international treaties applicable to child labor focused on the minimum age for joining the workforce. For example, the ILO Forced Labour Convention, adopted in 1930, provided that “[o]nly adult able-bodied males who are of an apparent age of not less than 18 and not more than 45 years may be called upon for forced or compulsory labour.” Between 1919 and 1967, a series of ILO conventions established minimum ages for employment in certain occupations deemed to be particularly risky or undesirable for children, including seafaring, mining, construction, manufacturing, night work, and work on fishing vessels. These instruments usually designated fourteen as the minimum age for such employment; subsequent conventions raised the minimum age to fifteen and then sixteen in several of these sectors. In 1921, the ILO set a minimum age of fourteen

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149 See ILO Convention No. 5, Convention Fixing the Minimum Age for Admission of Children to Industrial Employment, art. 2, adopted November 28, 1919, 38 U.N.T.S. 81, 84 (entered into force June 13, 1921) (“Children under the age of fourteen years shall not be employed or work in any public or private industrial
for agricultural work undertaken during the school day, placing no age limitation on such employment “outside the hours fixed for school attendance.”  

It set a general minimum age of fourteen for employment in all other occupations in 1932, raising the age to fifteen in 1937.  

undertaking, or in any branch thereof, other than an undertaking in which only members of the same family are employed.”); ILO Convention No. 7, Convention Fixing the Minimum Age for Admission to Children of Employment at Sea, art. 2, adopted July 9, 1920, 38 U.N.T.S. 109, 110 (entered into force September 27, 1921) (“Children under the age of fourteen years shall not be employed or work on vessels, other than vessels upon which only members of the same family are employed.”); ILO Convention No. 58, Convention Fixing the Minimum Age for the Admission of Children to Employment at Sea (Revised 1936), art. 2, adopted October 24, 1936, 40 U.N.T.S. 205, 206 (entered into force April 11, 1939) (raising minimum age to fifteen and permitting employment by fourteen-year-olds under certain conditions); ILO Convention No. 59, Convention Fixing the Minimum Age for Admission of Children to Industrial Employment (Revised 1937), art. 2(1), adopted June 22, 1937, 40 U.N.T.S. 217, 220 (entered into force February 21, 1941) (raising minimum age to fifteen for work in “any public or private industrial undertaking,” with an exception for family enterprises); ILO Convention No. 79, Convention concerning the Restriction of Night Work of Children and Young Persons in Non-Industrial Occupations, arts. 2-4, adopted October 9, 1946, 78 U.N.T.S. 227, 230-232 (entered into force December 29, 1950); ILO Convention No. 112, Convention concerning the Minimum Age for Admission to Employment as Fishermen, art. 2, adopted June 19, 1959, 413 U.N.T.S. 228, 230 (entered into force November 7, 1961) (setting general minimum age at fifteen); ILO Convention No. 123, Convention concerning the Minimum Age for Admission to Employment Underground in Mines, art. 2(3), adopted June 22, 1965, 610 U.N.T.S. 79, 82 (entered into force November 10, 1967) (raising minimum age to sixteen). In an exception to the usual minimum ages of fourteen through sixteen, the 1921 Minimum Age (Trimmers and Stokers) Convention set a minimum age of eighteen for work on vessels as trimmers and stokers, and the 1919 Night Work of Young Persons (Industry) Convention set a minimum age of eighteen for nighttime employment in most industrial undertakings. See ILO Convention No. 15, Convention Fixing the Minimum Age for the Admission of Young Persons to Employment as Trimmers and Stokers, art. 2, adopted November 11, 1921, 38 U.N.T.S. 203, 204 (entered into force November 20, 1922); ILO Convention No. 6, Convention concerning the Night Work of Young Persons Employed in Industry, art. 2, adopted November 28, 1919, 38 U.N.T.S. 93, 96 (entered into force June 13, 1921) (setting minimum age at eighteen generally and sixteen in manufacture of iron and steel, glass works, manufacture of paper, manufacture of raw sugar, and gold mining reduction work, “work which, by reason of the nature of the process, is required to be carried on continuously day and night”). See also ILO Convention No. 90, Convention concerning the Night Work of Young Persons Employed in Industry (Revised 1948), adopted July 10, 1948, 91 U.N.T.S. 3 (entered into force June 12, 1951).  

ILO Convention No. 10, Convention concerning the Age for Admission of Children to Employment in Agriculture, art. 1, adopted November 16, 1921, 38 U.N.T.S. 144. With regard to work that did not take place during school hours, the convention provided that “the employment shall not be such as to prejudice their attendance at school.” Ibid.  

ILO Convention No. 33, Convention concerning the Age for Admission of Children to Non-Industrial Employment, art. 2, adopted April 30, 1932, 39 U.N.T.S. 133, 136 (entered into force June 6, 1935; modified by the Final Articles Revision Convention, 1946, 38 U.N.T.S. 3) (“Children under fourteen years of age, or children over fourteen years who are still required by national laws or regulations to attend primary school, shall not be employed in any employment to which this Convention applies except as hereinafter otherwise provided.”); ILO Convention No. 60, Convention concerning the age for Admission of Children to Non-Industrial Employment (Revised 1937), art 2, adopted June 22, 1937, 78 U.N.T.S. 181, 184 (entered into force December 29, 1950) (“Children under fifteen years of age, or children over fifteen years of age who are still required by national laws or regulations to attend primary school, shall not be employed in any employment to which this Convention applies except as hereinafter otherwise provided.”). These conventions had separate provisions for India, initially
Adopted in 1973, the Minimum Age Convention now provides that the general age of employment “shall not be less than the age of completion of compulsory schooling and, in any case, shall not be less than 15 years.” An exception to the minimum age of fifteen is made only for a state “whose economy and educational facilities are insufficiently developed,” which may “initially specify a minimum age of 14 years.” In addition, the Minimum Age Convention authorizes the employment of children aged thirteen through fifteen in “light work,” meaning work that is “not likely to be harmful to their health or development” and “not such as to prejudice their attendance at school, their participation in vocational orientation or training programmes approved by the competent authority or their capacity to benefit from the instruction received.” A state that has initially specified a minimum employment age of fourteen may authorize light work for children twelve and over.

Salvadoran law generally conforms to the terms of the Minimum Age Convention, providing that in general children under fourteen and those who have not yet completed basic education “may not be employed in any form of work.” Children twelve and above may perform “light work” that does not prejudice their health or development and does not interfere with their education. But in addition, in a provision that runs counter to the terms of the Minimum Age Convention, the Salvadoran Constitution authorizes the employment by children under the age of fourteen “when it is considered to be indispensable for [their] survival or [that] of their family, as long as it does not impede their completion of the minimum obligatory instruction.”

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152 ILO Convention No. 138, concerning the Minimum Age for Admission to Employment, art. 2(3), adopted June 26, 1973, 1015 U.N.T.S. 297 (entered into force June 19, 1976). El Salvador ratified the Minimum Age Convention on January 23, 1996, and specified a minimum employment age of fourteen. A country that specifies a minimum employment age of fourteen must set a date by which it will raise its minimum age to fifteen. See ibid., art. 5(b). Human Rights Watch has not been able to determine the date, if any, that El Salvador has set for raising its minimum employment age to fifteen.


154 Minimum Age Convention, art. 7(1). The exception for light work first appeared in the Minimum Age (Non-Industrial Employment) Convention, 1932, and was carried over in the Minimum Age (Non-Industrial Employment) Convention (Revised), 1937. Both treaties limited light work to two hours per day and placed other restrictions on light work. See Minimum Age (Non-Industrial Employment) Convention, 1932, art. 3; Minimum Age (Non-Industrial Employment) Convention (Revised), 1937, art. 3. The Minimum Age Convention dropped these specific restrictions in favor of the two more general limitations.

155 Minimum Age Convention, art. 7(4).

156 Ibid., art. 114.

157 Constitución de la República de El Salvador, art. 38(10).
Other early ILO efforts to regulate child labor took the form of conventions requiring a medical assessment of a child’s “fitness” for particular types of work. The age limitations and the medical examination requirements foreshadowed the current approach in international law, which now explicitly protects children from any employment that is harmful or hazardous. The Minimum Age Convention introduced the general principle that all children should be protected from harmful employment:

The minimum age for admission to any type of employment or work which by its nature or the circumstances in which it was carried out is likely to jeopardize the health, safety or morals of young persons shall not be less than 18 years.

The Worst Forms of Child Labour Convention, adopted by the International Labour Organization in 1999, developed the prohibition on harmful or hazardous work more fully. Under the Worst Forms of Child Labour Convention, some forms of child labor are flatly prohibited, such as slavery or practices similar to slavery. Other types of work are prohibited if they constitute “work which, by its nature or the circumstances in which it is carried out, is likely to harm the health, safety or morals of children.”

The Worst Forms of Child Labour Convention leaves it to state parties to determine what constitutes prohibited hazardous work in consultation with workers’ and

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158 For example, the Medical Examination of Young Persons (Sea) Convention provided: The employment of any child or young person under eighteen years of age on any vessel, other than vessels upon which only members of the same family are employed, shall be conditional on the production of a medical certificate attesting fitness for such work, signed by a doctor who shall be approved by the competent authority.” ILO Convention No. 16, Convention concerning the Compulsory Medical Examination of Children and Young Persons Employed at Sea, art. 2, adopted November 11, 1921, 38 U.N.T.S. 217, 218 (entered into force November 20, 1922). See also ILO Convention No. 77, Convention concerning Medical Examination of Fitness for Employment in Industry of Children and Young Persons, art. 2, adopted October 10, 1946, 78 U.N.T.S. 197, 200 (entered into force December 29, 1950) (requiring medical examination as a condition of employment in industrial undertaking for children under eighteen); ILO Convention No. 78, Convention concerning Medical Examination of Children and Young Persons for Fitness for Employment in Non-Industrial Occupations, art. 2, adopted October 9, 1946, 78 U.N.T.S. 213, 216 (entered into force December 29, 1950) (requiring medical examination as a condition of employment in all non-industrial undertakings for children under eighteen). In 1967, the Medical Examination of Young Persons (Underground Work) Convention extended the requirement for annual medical examinations through the age of twenty-one for persons working in mines. See ILO Convention No. 124, Convention concerning Medical Examination of Young Persons for Fitness for Employment Underground in Mines, adopted June 23, 1965, 614 U.N.T.S. 239, 242 (entered into force December 13, 1967).

159 Minimum Age Convention, art. 3(1).

160 Worst Forms of Child Labour Convention, art. 3(a), (d).
employers’ organizations, considering “relevant international standards, in particular . . . the Worst Forms of Child Labour Recommendation.” Among other factors, the recommendation calls for consideration of the extent to which the work involves “work with dangerous machinery, equipment and tools” or “work in an unhealthy environment which may, for example, expose children to hazardous substances, agents or processes, or to temperatures, noise levels, or vibrations damaging to their health.”

These ILO instruments contain a significant exception to the general prohibition on harmful or hazardous work for children under eighteen, allowing children sixteen and over to perform such work under conditions that protect their health, security, and morality. For example, the Minimum Age Convention provides that state parties may “after consultation with the organisations of employers and workers concerned, where such exist, authorise [such] employment or work as from the age of 16 years on condition that the health, safety and morals of the young persons concerned are fully protected and that the young persons have received adequate specific instructions or vocational training in the relevant branch of activity.” Similar language appears in the Worst Forms of Child Labour Recommendation and in the Safety and Health in Agriculture Convention, a treaty which the ILO adopted in 2001 but which no country in the Americas has yet ratified.

161 Ibid., art. 4(1).

162 Worst Forms of Child Labour Recommendation, para. 3(c) and (d).

163 Ibid., art. 3(3).

164 Article 3(d) of the Worst Forms of Child Labour Convention includes among the worst forms of child labor “work which, by its nature or the circumstances in which it is carried out, is likely to harm the health, safety or morals of children.” Under article 4(1), these types of work “shall be determined by national laws or regulations or by the competent authority, after consultation with the organizations of employers and workers concerned, taking into consideration relevant international standards, in particular Paragraphs 3 and 4 of the Worst Forms of Child Labour Recommendation, 1999.” The Worst Forms of Child Labour Recommendation, in turn, provides:

For the types of work referred to under Article 3(d) of the Convention and Paragraph 3 above, national laws or regulations or the competent authority could, after consultation with the workers’ and employers’ organizations concerned, authorize employment or work as from the age of 16 on condition that the health, safety and morals of the children concerned are fully protected, and that the children have received adequate specific instruction or vocational training in the relevant branch of activity.

Worst Forms of Child Labour Recommendation, para. 4.

Salvadoran law reflects the ILO instruments, meaning that it does not unequivocally prohibit children under eighteen from performing dangerous work:

- Work by those under eighteen must be “suited to their age, physical state, and development.”  

- Children under eighteen may not perform “dangerous or unhealthy work.” But those sixteen and older may perform dangerous work—defined as work that “may occasion the death or immediate and grave injury” of the worker— “provided that their health, security, and morality be fully guaranteed” and that they have received professional training relevant to the field of work.

The ILO instruments are not the only source of international law on child labor. The Convention on the Rights of the Child and the Additional Protocol to the American Convention on Human Rights in the Area of Economic, Social and Cultural Rights (known as the Protocol of San Salvador) both contain provisions addressing child labor. The Convention on the Rights of the Child guarantees all children under eighteen the right “to be protected from performing any work that is likely to be hazardous, interfere with the child’s education, or be harmful to the child’s health or physical, mental, spiritual, moral or social development.” And under the protocol, state parties undertake to guarantee, among other protections:

The prohibition of night work or unhealthy or dangerous working conditions and, in general, of all work which jeopardizes health, safety, or morals,

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166 “El trabajo de los menores de dieciocho años debe estar especialmente adecuado a su edad, estado físico y desarrollo.” Código de Trabajo, art. 104

167 Ibid., art. 106.

168 Ibid., art. 105. The law gives examples of dangerous and unhealthy work, including work with heavy machinery, work underground or on the seas, and work in bars and billiard halls. Ibid., arts. 106-108.

169 In addition, the International Covenant on Economic, Social and Cultural Rights, ratified by El Salvador in 1980, provides:

Children and young persons should be protected from economic and social exploitation. Their employment in work harmful to their morals or health or dangerous to life or likely to hamper their normal development should be punishable by law. States should also set age limits below which the paid employment of child labour should be prohibited and punishable by law.


170 Convention on the Rights of the Child, art. 32(1).
for persons under 18 years of age. As regards minors under the age of 16, the work day shall be subordinated to the provisions regarding compulsory education and in no case shall work constitute an impediment to school attendance or a limitation on benefiting from education received . . . .171

Neither treaty provides for an exception that would allow the state to lower the working age below eighteen for hazardous employment. The Protocol explicitly forecloses such a possibility, calling for the “prohibition . . . of all work which jeopardizes health, safety or morals” of those under eighteen.172

The Protocol of San Salvador and the Convention on the Rights of the Child were developed a decade and a half after the General Conference of the ILO adopted the Minimum Age Convention, and the stronger protections they contain reflect the international and regional communities’ evolving commitment to eliminate hazardous labor for all children under the age of eighteen.173 Nevertheless, a strict reading of El Salvador’s international legal obligations suggests that it has adopted the weaker standard in the Minimum Age Convention rather than the more protective standard embodied in the Protocol of San Salvador and the Convention on the Rights of the Child. El Salvador ratified the Convention on the Rights of the Child in 1990, almost immediately after the U.N. General Assembly adopted it in 1989. It ratified the protocol in 1995, seven years after the General Assembly of the Organization of American States adopted it. And it ratified the Minimum Age Convention in 1996, twenty-three years after the ILO developed the treaty. When two treaties contain conflicting provisions, “the earlier treaty”—the one first ratified—“applies only to the extent that its provisions are compatible with those of the later treaty.”174


172 Ibid.

173 The Worst Forms of Child Labour Convention, the most recent of the relevant treaties ratified by El Salvador, does not itself provide any exceptions to the minimum age of eighteen for harmful or hazardous child labor. The Worst Forms of Child Labour Recommendation does, repeating the language of article 3(3) of the Minimum Age Convention. See Worst Forms of Child Labour Recommendation, para. 4. The convention directs states to consider the recommendation among other “relevant international standards” in order to determine the “types of work” that are likely to harm the health, safety, or morals of children; the convention does not incorporate by reference the possibility the recommendation raises of authorizing the employment of sixteen-year-olds in harmful or hazardous child labor.

174 Vienna Convention on the Law of Treaties, art. 30(3), concluded May 23, 1969, 1155 U.N.T.S. 331 (entered into force January 27, 1980). See also ibid., art. 30(4). The dates of ratification, the act by which a state indicates its consent to be bound by the treaty, determine which is the later of two treaties.
The most recent ILO instruments have narrowed the exception that allows hazardous labor by sixteen-year-olds in some circumstances. The Worst Forms of Child Labour Convention, ratified by El Salvador in 2000, does not itself provide for any exceptions to the minimum age of eighteen for harmful or hazardous child labor, but it does direct states to consider the Worst Forms of Child Labour Recommendation among other “relevant international standards” in order to determine the “types of work” that are likely to harm the health, safety, or morals of children.175 The recommendation repeats the language of article 3(3) of the Minimum Age Convention,176 but it limits the possibility of authorizing the employment of sixteen-year-olds to “work in an unhealthy environment which may, for example, expose children to hazardous substances, agents or processes, or to temperatures, noise levels, or vibrations damaging to their health.”177 It does not authorize exceptions for other types of work, including “work with dangerous machinery, equipment and tools”178 and “work under particularly difficult conditions such as work for long hours.”179 To the extent that the exception in Salvadoran law is not as narrowly tailored as the Worst Forms of Child Labour Recommendation, it falls short of the international obligations to which El Salvador has agreed to be bound.

Sugarcane cultivation does not fit within the narrow exception set forth in the recommendation. As this report documents, cane cultivation is hazardous primarily because it involves the use of dangerous tools. Even if sugarcane cultivation did fit within the exception for work by sixteen-year-olds, no government official suggested to us that national laws, regulations, or the Ministry of Labor had authorized such work. In any event, under either the recommendation’s narrow exception or the broader exception contained in the Minimum Age Convention and Salvadoran law, such authorization could not be made until children’s health and safety has been “fully protected” and “adequate specific instruction or vocational training” provided,180 a guarantee that workers and the government now manifestly fail to fulfill. Even so, the exception to the general prohibition on harmful or hazardous work for children under eighteen is a loophole that should be closed immediately, whether by amending the applicable international instruments, revising the Worst Forms of Child Labour Recommendation, or reforming the Salvadoran labor code.

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175 See Worst Forms of Child Labor Convention, art. 4(1).
176 See Worst Forms of Child Labour Recommendation, para. 4.
177 Ibid., para. 3(d). The exception for hazardous labor by sixteen-year-olds is limited to “the types of work referred to under Article 3(d) of the Convention and Paragraph 3” of the recommendation. Ibid., para. 4.
178 Ibid., para. 3(c).
179 Ibid., para. 3(c).
180 Ibid., para. 4.
Eric R., fourteen, with the machete he uses to cut sugarcane on a plantation in Cuscatlán.

Workers cut sugarcane on a plantation in Cuscatlán.

Thirteen-year-old Ramón G. sharpens a *cuma* after a day’s work on a Cuscatlán sugarcane plantation.

Children and adult workers often injure themselves while cutting cane.
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IV. THE RELATIONSHIP BETWEEN CHILD LABOR AND EDUCATION

Many children who cut cane do not attend school at all, and those who do attempt to balance work and school may find that their work interferes with their education. The IPEC study found, for example, that one of every three child sugarcane workers interviewed was not in school. Among those interviewed for the study, the principal reason for leaving school was that economic necessity forced them to work. And of those who attended school, 45 percent reported having difficulties with their studies because they had missed days of class and found it hard to catch up or because they were tired after working in the cane fields in the morning.\(^{181}\)

In addition, the direct and indirect costs of education drive some children into sugarcane cultivation. Under Salvadoran law, children are entitled to a basic education, grades one through nine, at no charge.\(^{182}\) “Education is supposedly free,” said Manuel Ortega of the Committee for Community Reconstruction and Socioeconomic Development in Suchitoto. “The pure truth is things are much more expensive.”\(^{183}\) Many schools charge matriculation fees or “voluntary” monthly assessments. Most also require students to wear uniforms. School supplies such as notebooks and pencils and the cost of transport to and from classes are additional expenses. As a result, the average cost of schooling is approximately $275 per student per year, a considerable sum for most Salvadoran families. “A lot of times it’s the difference between eating and not eating,” said Benjamin Smith, a technical advisor with the ILO in El Salvador. “It’s a big sacrifice to send a child to school.”\(^{184}\)

In a welcome step in late 2003, the Ministry of Education began an initiative to eliminate school fees. The program allocates $40 million for distribution to schools based on their enrollment, funds that are intended to replace school fees.\(^{185}\)

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\(^{181}\) ILO, p. 25.

\(^{182}\) Ley General de Educación, art. 20. The school year starts in mid-January or early February; classes are in session for 200 days per year. Students attend for five hours each day, usually in either the morning or the afternoon. San Salvador and Santa Ana also offer night schools for youths who are unable to attend classes during the day. See ibid., art. 107; Reglamento de Educación Primaria, Decreto No. 40 of February 22, 1965, art. 129, Diario Oficial No. 40, tomo 206, February 26, 1965 (as amended by Decreto No. 39 of December 19, 1967, Diario Oficial No. 235, tomo 217, December 21, 1967).


\(^{184}\) Human Rights Watch interview with Benjamin Smith, February 6, 2003.

With support from UNICEF and USAID, El Salvador is providing some students with school supplies free of charge. In Cuscatlán, for example, a program of the National Secretariat of the Family and the Ministry of Education plans to distribute school supplies, food, and beverages to students.\textsuperscript{186} Fundazucar, the “social arm of the Salvadoran Sugar Association,” also distributes school packets to a limited number of schools.\textsuperscript{187} As the result of these and similar programs, Italo Cardona, the IPEC national coordinator, said, “We have achieved an increase in matriculation in areas that cultivate sugarcane.”\textsuperscript{188} Benjamin Smith, chief technical advisor with IPEC, added, “In 2003, there was an increase in matriculation of 12 percent in the schools that received this support.” Nationally, he said, matriculation increased by only 3 percent in 2003, suggesting that the programs to provide free school supplies have made an “important difference” in school enrollment.\textsuperscript{189} If our interviews are any indication, however, most students in El Salvador do not yet benefit from these efforts.

\textbf{The Effect of Work on Education}

Children who work during the sugarcane harvest often miss the first several weeks or months of school. North of San Salvador, for example, most youths cut cane throughout the harvest season, which extends from November to March or April. At the start of the school year, “many are missing” from class, said Elba Ganira Martinez, a teacher in El Chaparral. “In this locality, at the beginning of the school year few come [to class] because of the \textit{zafra}. Afterward they attend with more regularity. In prior years, some haven’t come until the \textit{zafra} ends, until about now.” She estimated that about 20 percent of her class did not attend school during the sugarcane harvest.\textsuperscript{190} For some, working means a temporary or permanent interruption in education. Nelson R., twenty-two, was in ninth grade when we interviewed him. “I began school when I was seven,” he said, “But then I left it. Work affects you. Work interferes a lot with education.”\textsuperscript{191} Ernesto S., an eighteen-year-old now in the eighth grade, told us that he left school for four years starting in 1996. “I needed money, and I couldn’t go to school,” he said. He told us that the school in his community only offered classes in the morning, a time when he was normally still working in the fields.\textsuperscript{192}

\textsuperscript{188} Human Rights Watch telephone interview with Italo Cardona, May 6, 2004.
\textsuperscript{189} Human Rights Watch telephone interview with Benjamin Smith, May 6, 2004.
\textsuperscript{190} Human Rights Watch interview with Elba Ganira Martínez, February 13, 2003.
\textsuperscript{191} Human Rights Watch interview with Nelson R., Department of San Salvador, February 13, 2003.
\textsuperscript{192} Human Rights Watch interview with Ernesto S., Department of San Salvador, February 13, 2003.
Those who remain in school while they work must keep up with classes after putting in a full day’s work. Nelson R., the twenty-two-year-old who returned to school after dropping out several years ago, described his day: “I work in the morning. In the afternoon I come here [to school] to study,” he said. “There are many who do this—work in the morning and study in the afternoon.”

Addressing all of the factors that push children out of classrooms and into hazardous labor is complicated, but we heard some practical suggestions. “It’s difficult to combat poverty,” said Elba Ganira Martínez, the teacher. “But it’s not impossible to combat parental attitudes. . . . It would be possible to give talks to parents” to explain the advantages of schooling.

State-run school buses would readily resolve the transport issues, but if such a system is not feasible, small grants for shoes or bicycles would also help. When Ms. Martínez went to a particularly poor community in her school district to enroll children in school, she found that many youths and adults understood the advantages of an education. “The children want to study. The parents want them to study. But they don’t have bicycles, and they have no other way of getting here. The community is very far away.” Another of the communities served by her school district is eight kilometers away, and students walk along a poorly maintained road and cross a river to reach the school. “In winter the river swells. When it rises, the children can’t cross. These children could come if there were transport for them.” Alternatively, she suggested that a teacher could travel to their community to provide classes.

The Cost of Education

Some children cut cane because it is the only way that they can afford the expense of schooling. For example, a woman in Cuscatlán told us that her children work “to put them into school. It’s necessary for them to study. We all sacrifice so that they can get ahead a little.” She told us that her children’s wages go toward the cost of uniforms, shoes, and notebooks. The matriculation fee is $10 ($1.14) per year for each child, plus a monthly contribution of $0.57 for the food they receive at school. In addition, she pays for transportation for her children to go to and from school. “It’s $0.23 [0.46] each way. That’s $0.46 daily for each one. There are three that go.” Some days, she told us, she does not have the money to send them. Other days, they cannot go because transportation is unavailable.

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195 Ibid.
196 Human Rights Watch interview, Department of Cuscatlán, February 17, 2003. The cost of education may push children into other forms of potentially hazardous work as well. For example, Human Rights Watch
The expenses associated with schooling push others out of the classroom. Thirteen-year-old Gilbert C. has not attended school for three years. “We don’t have any way to send him,” his mother said. She told us that the cost was more than she could afford, listing off the school supplies, the shoes, the rest of the uniform, and the matriculation fee of ₡40 ($4.57).

State schools must by law provide basic education, first through ninth grade, free of charge. Nevertheless, many schools charge matriculation fees or “voluntary” monthly assessments. “Most schools are free in theory, but school fees can be prohibitive,” said Karla Hananía de Varela, a United Nations Children’s Fund (UNICEF) program officer. “The fees are ₡200 [$22.86] to ₡400 [$45.71] yearly, plus monthly fees in some places,” said Luis Salazar, associate ombudsman for children and adolescents’ issues for the Office of the Human Rights Ombudsman. “Then they have to buy school materials, plus a little bit for what they call ‘healthy education’ [educación saludable], meaning that they receive a meal at school.” Taking into account all costs associated with education—matriculation fees, “voluntary” contributions to school events, and the cost of uniforms, school supplies, and transportation to and from school—IPEC has estimated that the annual cost of schooling in El Salvador is ₡2,405 ($274.86) per student.

When we asked youths whether they paid matriculation fees at their schools, we heard amounts that ranged from nothing to just under $10 per pupil:

- In Sonsonate, fourteen-year-old Ronaldo L. told us that he paid ₡85 ($9.71) at the beginning of the school year, with no additional monthly fees.

interviewed girls who reported that they worked as domestics in order to pay school fees and related costs. See Human Rights Watch, No Rest, pp. 21-25.

197 Human Rights Watch interview with Gilbert C., Department of Sonsonate, February 16, 2003.

198 Ley General de Educación, art. 20.


Pedro M., age twelve, paid a matriculation fee of $40 (¢40) in Sonsonate. We asked if his school charged monthly fees in addition to the matriculation fee. “I don’t know,” he replied. “Just that sometimes they have events and ask for a contribution. The contribution is $10 [¢10], nothing more.” Fourteen-year-old Ignacio S. also pays $40 in matriculation fees.

Jimmy D., fifteen, told Human Rights Watch that he paid a total of $20 (¢20) in school fees per year.

“The matriculation fee is $2 for the family, it doesn’t matter how many there are,” said Pablo N., age seventeen.

Seventeen-year-old Tony V. told us that each student at his school in the Department of San Salvador paid a matriculation fee of $1.14 (¢10) per year.

Most schools also require students to wear uniforms, meaning that they face an additional expense. For example, Pedro M. told us that his school required him to wear a uniform. “The shirt costs $3. Pants are $6. Black shoes—it depends what one buys. On average they are $17.14 or maybe $11.43.”

Some schools do not permit students to attend if they do not wear a uniform. “We know of extreme cases, such as one case in Santa Ana where the boy didn’t have socks and the school didn’t let him enter, extreme cases like that,” Yolanda Barrientos of the Olof Palme Foundation told Human Rights Watch. In particular, the requirement that students wear black shoes caused worry among many of the children we interviewed, probably because shoes are the most expensive part of the school uniform. “We need black shoes,” Ignacio S., age fourteen, told Human Rights Watch. “I need to save money to buy them. They’ll throw me out of school because I have these,” he said, pointing to his shoes. “They’ll throw me out of school because they want black ones and I have white ones.” He clarified that he had been attending classes for ten days without black shoes, but the principal had recently told him that he could not continue to come to school without black shoes:


204 Human Rights Watch interview with Ignacio S., Department of Sonsonate, February 16, 2003.


They haven’t thrown me out yet, but I’m waiting. I have to get the money together to buy them. Tomorrow I’m going to go to school, but I’m wearing white shoes. I don’t think they’ll let me in. The director said that boys who aren’t wearing the uniform, they’ll throw them out; they won’t give them classes. I’ve been going since February 3, but I think they’ll throw me out if they catch me.\footnote{Human Rights Watch interview with Ignacio S., Department of Sonsonate, February 16, 2003.}

But not all schools turn away students if they are not wearing uniforms. For instance, a teacher in San Miguel told Human Rights Watch that his school does not enforce the requirement that students wear a uniform. “The uniform is not obligatory,” he said. “The school demands it, but children are not kept out of classes because of this.”\footnote{Human Rights Watch interview with teacher, Department of San Miguel, February 12, 2003.} Youths in other schools told us that they were permitted to attend class even if they did not have a uniform.

The Ministry of Education has taken some steps to address the barriers created both by school fees and uniforms. “The minister issued a guideline saying that there should not be a matriculation fee and that no student should be turned away for not having a uniform. That’s an achievement,” said Luis Salazar of the ombudsman’s office.\footnote{Human Rights Watch interview with Luis Enrique Salazar Flores, February 10, 2003.} “It’s hoped that no school will impede access for economic reasons, but the parents get together in an assembly and decide that a school will request [contributions],” said Iris de Reyes, an official in the Ministry of Education. Such actions are illegal, she said. “The Ministry of Education has always declared that they should not do that.” She told us that the ministry had issued a directive to that effect. “The norm has the force of law,” she said. “It’s what is in the Constitution: Basic education is free if it’s a state school. Basic education is considered to be education up to ninth grade.”\footnote{Human Rights Watch interview with Iris de Reyes, Ministry of Education, San Salvador, February 19, 2003.} Human Rights Watch was unable to determine what steps the ministry has taken to enforce the directive.

Even when they do not have to pay school fees or purchase uniforms, families must buy notebooks, pencils, and other materials. Pedro M. estimated that school supplies cost ¢300 [$34.29] per year.\footnote{Human Rights Watch interview with Pedro M., Department of Sonsonate, February 16, 2003.} Tony V. told us that each student at his school in the Department of San Salvador spent approximately ¢100 ($11.43) annually on school supplies.\footnote{Human Rights Watch interview with Tony V., Department of San Salvador, February 13, 2003.}
**The Right to Education**

The right to education is proclaimed in the Universal Declaration of Human Rights and guaranteed in the International Covenant on Economic, Social and Cultural Rights, the Convention on the Rights of the Child, and the Protocol of San Salvador. Primary education must be “compulsory and available free to all.” Secondary education, including vocational education, must be “available and accessible to every child,” with the progressive introduction of free secondary education. In addition, the International Covenant on Civil and Political Rights guarantees each child the right to “such measures of protection as are required by his status as a minor,” a provision that the Human Rights Committee has interpreted to include education sufficient to enable each child to develop his or her capacities and enjoy civil and political rights. With regard to the interplay between child labor and education, the Convention on the Rights of the Child explicitly guarantees children the right “to be protected from performing any work that is likely . . . to interfere with the child’s education.”

These treaties do not define the term “primary education.” The Committee on Economic, Social and Cultural Rights looks to the World Declaration on Education for All for guidance in interpreting the term. The declaration observes:

> The main delivery system for the basic education of children outside the family is primary schooling. Primary education must be universal, ensure that the basic learning needs of all children are satisfied, and take into account the culture, needs and opportunities of the community.

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216 The International Covenant on Economic, Social and Cultural Rights provides that primary education “shall be available to all” and that secondary education “shall be made generally available and accessible to all by every appropriate means.” International Covenant on Economic, Social and Cultural Rights, art. 13. Article 28 of the Convention on the Rights of the Child recognizes “the right of the child to education”; states parties undertake to make secondary education “available and accessible to every child.” The Protocol of San Salvador contains similar provisions. See Protocol of San Salvador, art. 13(3).


218 Convention on the Rights of the Child, art. 32(1).


220 World Declaration on Education for All, proclaimed at the World Conference on Education for All, Jomtien, Thailand, March 5-9, 1990, art. 5, available at http://www.unesco.org/education/efa/ed_for_all/background/jomtien_declaration.shtml (viewed December 12, 2003). The declaration identifies “basic learning needs” as “both essential learning tools (such as literacy, oral expression, numeracy, and problem solving) and the basic learning content (such as knowledge, skills, values, and attitudes) required by human beings to be able to survive,
Salvadoran law guarantees children a “basic education,” by which it means grades one through nine, at no charge.\textsuperscript{221} This guarantee is probably broader than the international right to free primary education. As the Committee on Economic, Social and Cultural Rights notes, primary education and basic education are not synonymous; “the Committee endorses the position taken by UNICEF: ‘Primary education is the most important component of basic education.’”\textsuperscript{222}

The right to education is a right of progressive implementation, meaning that implementation may take place over a period of time, subject to limits on available resources. A state party to the International Covenant on Economic, Social and Cultural Rights agrees “to take steps . . . to the maximum of its available resources” to the full realization of the right to education.\textsuperscript{223} Nevertheless, the Committee on Economic, Social and Cultural Rights observes:

\begin{quote}
The realization of the right to education over time, that is “progressively,” should not be interpreted as depriving States parties’ obligations of all meaningful content. Progressive realization means that States parties have a specific and continuing obligation ‘to move as expeditiously and effectively as possible’ towards the full realization of [the right to education].\textsuperscript{224}
\end{quote}

Education is often presented as a solution to child labor. For example, the U.S. Department of Labor’s Bureau of International Labor Affairs suggests that “schooling almost always leads to better outcomes, both socially and economically, than working for children.”\textsuperscript{225} International instruments also adopt this view. The Worst Forms of Child Labour Convention highlights “the importance of education in eliminating child labour” and calls on states to ensure access to free basic education for all children removed from 

to develop their full capacities, to live and work in dignity, to participate fully in development, to improve the quality of their lives, to make informed decisions, and to continue learning.” Ibid., art. 1.

\textsuperscript{221} Ley General de Educación, art. 20.

\textsuperscript{222} Committee on Economic, Social and Cultural Rights, \textit{General Comment No. 13: The Right to Education}, para. 9 (quoting UNICEF, \textit{Advocacy Kit, Basic Education} (1999), section 1, p. 1).

\textsuperscript{223} International Covenant on Economic, Social and Cultural Rights, art. 2(1). See also Convention on the Rights of the Child, art. 28.

\textsuperscript{224} Committee on Economic, Social and Cultural Rights, \textit{General Comment 13: The Right to Education}, para. 44.

the worst forms of child labor. In fact, international law linked education and child labor long before the adoption of the Worst Forms of Child Labour Convention, observes Katarina Tomasevski, the U.N. special rapporteur on the right to education: the linkage “constitutes one of the oldest parts of international human rights law and emerged therein because of its sound economic rationale.”

As a first step toward securing the right to an education and achieving the elimination of the worst forms of child labor, El Salvador should ensure that child labor does not interfere with schooling. It should continue its efforts to eliminate school fees and similar state-imposed barriers to education, and it should identify and implement strategies to reduce other costs associated with attending school.

V. THE COMPLICITY OF SUGAR MILLS AND THE RESPONSIBILITY OF MULTINATIONAL CORPORATIONS

As this report documents, the use of child labor is rampant in planting and harvesting sugarcane, meaning that child labor is an important part of El Salvador’s sugar production. The sugar refined by El Salvador’s mills and purchased or used by other businesses is in part the product of hazardous child labor.

One such business is The Coca-Cola Company, whose local bottler purchases sugar from El Salvador’s largest mill, Central Izalco, located in the Department of Sonsonate. Coca-Cola uses Salvadoran sugar in its bottled beverages for domestic consumption in El Salvador and in its canned beverages sold throughout Central America. At least nine of the twelve children Human Rights Watch interviewed in the Department of Sonsonate worked on four plantations that supply sugarcane to Central Izalco. These children ranged in age from twelve to sixteen. Their testimonies and the accounts of adult workers on those plantations confirmed that those plantations regularly use child labor.

226 Worst Forms of Child Labour Convention, art. 7(2)(c).
228 See “Following the Supply Chain: The Link Between Child Labor and the Coca-Cola Company” section, below. Human Rights Watch wrote to Coca-Cola and all of the local employers named in this report, receiving responses from Coca-Cola and its local supplier.
Coca-Cola is by no means the only multinational corporation that purchases or uses sugar produced in part by hazardous child labor in El Salvador. For example, Central Izalco sells sugar and molasses to Amerop Sugar Corp.; Cargill, Inc., Glencore International AG; Louis Dreyfous Corp.; and Marubeni Corp., among other foreign enterprises. El Salvador produces over 222,000 metric tons of sugar each year, accounting for 2.28 percent of the country’s gross domestic product. Five percent of El Salvador’s sugar production is exported to the United States. Forty-five percent is exported to other countries. This report examines the connection to Coca-Cola because sugar is a principal ingredient in Coca-Cola’s products, because a representative of Central Izalco specifically highlighted it as a customer and told us that the mill had undertaken extensive renovations in order to become an authorized supplier to Coca-Cola, and because it is the only one of the companies listed that we know to use Central Izalco’s sugar in its product (we could not determine the final use of the product by the others and some may be commodity traders).

The connection between the sugar mills and the endemic child labor on sugar plantations is sometimes more than an exercise in tracing the links in the supply chain. At least three mills—La Cabaña, Central Izalco, and San Francisco—either facilitate the use of child labor by their suppliers or exercise greater control over their suppliers’ operations than is apparent at first glance. San Francisco routinely provides transportation for sugarcane workers, including children, to and from the cane fields.

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Plantation foremen and prospective workers, again including children, customarily gather in front of La Cabaña to arrange employment. Central Izalco, the mill that supplies sugar to Coca-Cola, directly administers some of its supplier plantations and provides technical assistance to those it does not administer directly. Because of these ties, these three mills in particular know or should know of the use of child labor on their supplier plantations.

Representatives of the Salvadoran Sugar Association responded to our questions about the use of child labor by telling us that it was a matter of poverty and “culture.” If the use of child labor in planting and harvesting sugarcane was the responsibility of anybody other than the workers themselves, the sugar industry representatives told us, the cooperatives that own the sugarcane plantations were to blame. In El Salvador, most of the lands on which sugarcane is grown are owned by local cooperatives, of which there are approximately five hundred. “With the large families here in the countryside, many children go to the fields to accompany their parents,” said Mario Ernesto Salaverría, president of the Agro-Fisheries and Agro-Industrial Chamber of El Salvador (Cámara Agropecuaria y Agroindustrial de El Salvador, Camagro). Referring to the cooperatives, he continued, “The land is theirs. It’s a very difficult question, with cultural origins.”

Another argument that we heard suggested that laws enacted for the benefit of agricultural workers draw children into hazardous labor. For example, Salvadoran law provides that agricultural workers must receive meals each day or a sum of money in lieu of food. “The fact that food is provided attracts more kids” to the fields, said Julio César Arroyo, international negotiations coordinator for the Salvadoran Sugar Association.

Alternatively, and often in the same conversation, representatives of the sugar industry minimized the role of child labor in planting and harvesting sugarcane or denied that it existed. “Often the children who accompany their parents are only bringing food,” said Ricardo Esmahan d’Aubuisson, executive director of Camagro. When we mentioned that the IPEC study found that children were working in the fields and getting paid

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directly, Mario Ernesto Salaverría expressed skepticism that that was possible: “I would call that completely into doubt,” he said.239

Nevertheless, our interviews with working children left us with no doubt that they were in the fields to work in order to contribute to their household income, not to bring food to their parents or to receive free meals themselves. It is true that the meals workers receive are part of their wages, but the numerous and consistent accounts of children and adult cane workers, corroborated by the IPEC study and by experts Human Rights Watch interviewed, belie these facile explanations offered by the sugar industry representatives.

International law establishes rights and standards that states are required to uphold. If states fulfilled their obligations completely, they would demand that corporations also respect these rights and standards. But corporations are not themselves directly regulated by international law. Even so, there is an international consensus that corporations have a duty to support workers’ human rights in their facilities, including the rights of children to protection from hazardous labor.240 There is also an emerging consensus, as demonstrated by various corporate codes of conduct, that corporations have a responsibility to take steps to ensure that human rights are respected in their supply chains as well as their directly owned corporate facilities.241

Coca-Cola has such a corporate code of conduct, its Guiding Principles for Suppliers to The Coca-Cola Company. The guiding principles provide that Coca-Cola’s suppliers “will not use child labor as defined by local law.”242 But the guiding principles apply only to direct suppliers. They do not address the possibility that Coca-Cola may use products made with child labor further down the supply chain.


240 For example, Principles 1 and 2 of the U.N. Global Compact call upon businesses to “support and respect the protection of internationally proclaimed human rights within their sphere of influence” and “make sure they are not complicit in human rights abuses.” Principle 5 calls upon businesses to uphold “the effective abolition of child labour.” U.N. Global Compact (January 31, 1999), Principles 1, 2, and 5, available at http://www.unglobalcompact.org/Portal/roles/portal_user/aboutTheGC/9/theNinePrinciples (viewed October 25, 2003). The Global Compact is neither a regulatory instrument nor a code of conduct. Instead, it is a “voluntary corporate citizenship initiative” that identifies nine “universal principles” and asks companies to act on these principles in their own corporate domains, become public advocates for the principles, and participate in the activities of the Global Compact, including thematic dialogues. See United Nations, “What Is the Global Compact?,” available at http://www.unglobalcompact.org/Portal/ (viewed October 25, 2003).

241 See U.N. Norms, para. 15; Commentary on the U.N. Norms, para. 15, cmt. c.

242 Guiding Principles for Suppliers to The Coca-Cola Company (2002), p. 1. These guiding principles are reprinted in Appendix A.
The Role of the Sugar Mills

We found no evidence that child labor was used in the mills themselves, and representatives of the mills and the Salvadoran Sugar Association repeatedly disavowed any connection between the mills and the supplier plantations. Nevertheless, we found that at least one mill, the Ingenio San Francisco, routinely provides transport to sugarcane workers, including children. Plantation foremen and prospective workers, again including children, customarily gather in front of a second mill, La Cabaña, owned by Ingenio La Cabaña, S.A. de C.V., to arrange employment. El Salvador’s largest mill, Central Izalco, owned by the Compañía Azucarera Salvadoreña, S.A. de C.V., directly administers some of its supplier plantations and provides technical assistance to those it does not administer directly. Human Rights Watch wrote to all three companies between October 2003 and March 2004 to ask about their labor policies and practices in general and to inquire specifically about the use of child labor on their supplier plantations. As of this writing, only the Compañía Azucarera Salvadoreña has responded.243

Providing Transport: Ingenio San Francisco

In Cuscatlán, we heard that the San Francisco mill provides transport for workers, including children under the age of eighteen, to and from the cane fields. “The San Francisco mill pays for the truck,” one adult worker told us. “There are children also” on the truck, another said, telling us, “Here all the minors cut cane, from fourteen years

old and up.”  “The truck from the mill takes everybody,” a woman from the same community told us.244

Recruitment: Ingenio La Cabaña, S.A. de C.V.

In Aguilares, San Salvador, prospective workers reportedly line up outside of La Cabaña, the local mill, where representatives of plantations go to offer them employment.  “The agent will go looking for them at the mill and put them down on the rolls,” a teacher told us.245

“The owners of the cane fields tell us if they want workers.  We go to La Cabaña, in front of the mill, and the owners of the cane fields are there.  We form a line, and they take us,” Nelson R. said.  He told Human Rights Watch that children under the age of fourteen lined up with the other workers.  “If they can cut a tarea, they can work.  If they can’t cut a tarea, the owners don’t give them work,” he said, telling us that he knows two thirteen-year-olds who were part of his cuadrilla.246

The smaller youths are regarded as helpers, but youths are listed as workers and paid directly “if they’re bigger—twelve, thirteen, or fourteen—when they can cut a tarea,” the teacher told Human Rights Watch.247  Fourteen-year-old Manny C., fifteen-year-old Alex Q., and seventeen-year-old Moises B. each told Human Rights Watch that they had been hired in front of the mill for a day’s or week’s work.248

The La Cabaña mill, owned by Ingenio La Cabaña, S.A. de C.V., produced 1.2 million quintales of sugar and 4.9 million quintales of molasses in the 2001-2002 harvest, making it the fourth-largest in production of the seven mills for which data are available.249

244 Human Rights Watch interviews with adult workers, Department of Cuscatlán, February 17, 2003.
246 Human Rights Watch interview with Nelson R., Department of San Salvador, February 13, 2003.  Although Nelson R. says that the plantation owners come to La Cabaña, it is more likely that representatives or subcontractors do the hiring.
247 Ibid.
248 Human Rights Watch interviews with Manny C., Alex Q, and Moises B, Department of San Salvador, February 13, 2003.
Administration of and Technical Assistance to Sugar Plantations: Compañía Azucarera Salvadoreña, S.A. de C.V.

At least one mill, Central Izalco, directly administers some of its supplier plantations and provides technical assistance to those it does not administer directly. Owned by the Compañía Azucarera Salvadoreña, S.A. de C.V., Central Izalco is the largest mill in the country and is responsible for 25 percent of El Salvador’s sugar production. Fifty percent of its production is for local consumption. Five percent is exported to the United States, and 45 percent is exported to other countries, including the European Union.250

Thirty-five percent of the plantations that supply sugarcane to Central Izalco “are under our control,” Italo Escrich told Human Rights Watch. “We’re responsible for the administration of these lands. . . . We pay rent for these lands, and we are the ones who exercise control” over the day-to-day operations. “So for that 35 percent, all workers on the land are employees of the mill just like me.”251 The remaining 65 percent of the plantations that supply Central Izalco are owned and managed by third parties, although they receive technical assistance from the mill, Escrich told us. He clarified that although the mill did not own or rent those plantations, it does “control the harvest and provide supervision” for those plantations.252

In response to our written inquiry about practices on supplier plantations,253 the company produced policies prohibiting the employment of children under age eighteen and the admission of family members onto the fields of its supplier plantations.254 According to Juan Eduardo Interiano, general manager of the Compañía Azucarera Salvadoreña:

[F]ield supervisors are named, and with a list in hand make sure that no minors follow hired personnel to the sugar cane fields. This methodology is applied in the harvesting of company owned sugar cane fields as well as other sugar cane suppliers.255

251 Ibid.
252 Ibid.
253 Letter from Michael Bochenek to Compañía Azucarera Salvadoreña, October 14, 2003.
255 Letter from Juan Eduardo Interiano to Michael Bochenek, November 12, 2003, p. 3.
In a subsequent letter, Interiano added:

CASSA [Compañía Azucarera Salvadoreña] supervisors respond to a geographic zone distribution work program, assigned by administered haciendas or fields, and sugar fields owned by other suppliers. This is a continued activity during the year, in the crop season and off season developing the cane. . . . We assign supervisors to all the cane fields that we provide services to.256

He clarified that the company’s policy prohibiting the employment of children under age eighteen, adopted in 2002, did not apply to all supplier plantations:

[The policy] applies to the fields administered by us, but we are making efforts to apply them for the sugarcane fields owned by other suppliers where our services are not provided.

Also, as part of the efforts on preventing child labor on the sugar cane fields, sugar producers have agreed to include a provision in our Supply Contracts stating that it is strictly forbidden to use child labor in the fields and that we reserve the right to reject any sugar cane if that is proven.257

Interiano did not say whether the company’s contracts currently include a provision prohibiting child labor or when the prohibition would be added to future contracts.258

Human Rights Watch took testimonies from children and adults who told us that sugarcane cut by children went to Central Izalco for refining. Ignacio S., a fourteen-year-old, cuts cane on a plantation operated by a local cooperative. “There are thirty in the cuadrilla,” he said. “Some of the others are kids who come to help their fathers. Generally, there are minors there.” The caporal (foreman) knows who is working on the

257 Ibid., p. 2.
258 See ibid.
field, Ignacio told us. “He comes around to make sure we aren’t making mistakes.” Ignacio told us that the cane he cut went to Central Izalco.259

We heard the same from other workers from the same plantation. “The cane we cut here goes to El Paraisal,” said an adult worker who works on the same plantation as Ignacio S., using the popular name for Central Izalco.260 “El Paraisal is the same as Central Izalco,” the representative of a local community-based organization told us, explaining that workers often referred to the mill by the name of the nearby community.261

Workers on other plantations also told us that the sugar they cut went to Central Izalco. Gilbert C., thirteen, told us that the cane he cuts goes to Central Izalco.262 “Everything goes to Central Izalco here,” his mother added.263 Pedro M., a twelve-year-old who harvested cane during the 2001-2002 season, named a few of the plantations where he worked. When we asked him if he knew where the sugar went after it was harvested, he replied, “To Central, according to what they tell me,” referring to Central Izalco.264 Adult workers and the community-based organization’s representative confirmed this information.265 Similarly, the plantation where fourteen-year-old Ronaldo L. works sends its sugarcane to Central Izalco, the community-based organization’s representative told us.266

We attempted to verify whether these four plantations were among those administered directly by Central Izalco, but the mill did not provide this information.267 Nevertheless, the officials we interviewed are aware or should be aware that some of their supplier mills—those which receive technical assistance from the mill but are not administered directly by the mill—routinely use child labor. When we asked if the company monitors labor rights conditions on its supplier plantations, Interiano wrote in reply, “Each of the

259 Human Rights Watch interview with Ignacio S., Department of Sonsonate, February 16, 2003.
260 Human Rights Watch interview with adult worker, Department of Sonsonate, February 16, 2003.
262 Human Rights Watch interview with Gilbert C., Department of Sonsonate, February 16, 2003.
263 Human Rights Watch interview with mother of Gilbert C., Department of Sonsonate, February 16, 2003.
265 Human Rights Watch interviews, Department of Sonsonate, February 16, 2003.
266 Human Rights Watch interview with representative of local community-based organization, Department of Sonsonate, February 16, 2003.
267 Letter from Michael Bochenek to Juan Eduardo Interiano, December 4, 2003; Letter from Michael Bochenek to Juan Eduardo Interiano, March 17, 2004.
Haciendas has been assigned with a supervisor who is in direct charge of validating all the rules and standards previously determined, including its policy prohibiting the employment of children under the age of eighteen.268

In fact, the officials we interviewed all but conceded that a portion of the sugar they process is cut by child labor, notwithstanding Central Izalco’s official policies and the assurances of its general manager. “By law, a worker has to be above sixteen years old to be in agricultural work . . . . But there’s a cultural issue,” Italo Escrich told us. “We’re not responsible for the cooperatives.”269

Following the Supply Chain: The Link Between Child Labor and The Coca-Cola Company

The Coca-Cola Company buys sugar refined at the Central Izalco mill, a representative of the mill told us. “We sell directly to Coca-Cola,” the representative said, telling us that Coca-Cola used Central Izalco’s sugar in its bottled product sold in El Salvador and in the cans sold throughout Central America. “We have a centrifuge that Coca-Cola requires for quality control,” said the representative, showing it to us. We also visited a loading area in which very large sacks of sugar were being filled. When we asked about the sacks, which were much larger than any other sacks we had seen in the loading areas, the representative told us that the sacks held 2,000 kilograms of sugar and were only used for sugar supplied to Coca-Cola. Central Izalco is the sole Salvadoran supplier of sugar to Coca-Cola, according to the representative.270

Human Rights Watch sought confirmation of this information from Coca-Cola.271 Coca-Cola verified that it purchases sugar that is refined at Central Izalco. “Our local bottler in El Salvador buys its sugar from a large distributor, which purchases its supply from CASSA [Compañía Azucarera Salvadoreña, S.A. de C.V., the parent company of Central Izalco],” Coca-Cola’s director of public affairs wrote to Human Rights Watch. “CASSA

268 Letter from Juan Eduardo Interiano to Michael Bochenek, November 12, 2003, p. 2.


is an authorized supplier of sugar for our business and, as such, is required to comply with the requirements set forth in the Company’s Supplier Guiding Principles Program (‘SGP’). The SGP strictly prohibits the use of child labor.”

With respect to child labor, Coca-Cola’s Guiding Principles for Suppliers to The Coca-Cola Company, which outline Coca-Cola’s requirements for participation in its SGP, state: “We expect our suppliers not to employ anyone under the legal working age nor to condone physical or other unlawful abuse or harassment, or the use of forced or other compulsory labor in any of their operations.” These guiding principles also provide:

At a minimum, suppliers to The Coca-Cola Company and suppliers authorized by The Coca-Cola Company will be required to meet the following standards with respect to their operations as a whole:

. . . .

Child Labor. Supplier will not use child labor as defined by local law.

Coca-Cola’s guiding principles apply only to its direct suppliers, who must not “employ” or “use” child labor. The guiding principles do not address the possibility that Coca-Cola may use ingredients that are in part the product of human rights abuses further back in the supply chain. In particular, they do not address its suppliers’ responsibility to ensure that their own suppliers do not use hazardous child labor.

This omission is significant because it means that a supplier such as Central Izalco can comply with Coca-Cola’s guiding principles even though it is aware or should be aware that it benefits indirectly from hazardous child labor. It also means that Coca-Cola can itself turn a blind eye to evidence of human rights abuses in its supply chain as long as its direct suppliers do not themselves use child labor. In this case, we found no evidence that Central Izalco employs children at its refining plant, but as the previous section documents, we were able to confirm that at least four of Central Izalco’s supplier plantations routinely use child labor. When Human Rights Watch brought this information to Coca-Cola’s attention, Coca-Cola asked Central Izalco’s parent company


274 Ibid.

275 The guiding principles explain that “[a]s part of our ongoing effort to develop and strengthen our relationships with suppliers, we are introducing the Supplier Guiding Principles Program for direct suppliers to The Coca-Cola Company.” Ibid. (emphasis added).
to conduct its own investigation into the use of child labor on plantations that supply the mill.\textsuperscript{276} Coca-Cola’s written response to the information provided by Human Rights Watch did not deny the likelihood that children harvested the raw sugarcane used in producing the refined sugar that went into its beverages bottled in El Salvador. Instead, Coca-Cola’s extensive response addressed only its direct suppliers: “Our review has revealed that none of the four cooperatives identified in the letter supplied any products directly to The Coca-Cola Company, and neither TCCC [The Coca-Cola Company] nor the Salvadoran bottler have any commercial contracts with these farm cooperatives,” Coca-Cola’s director of public affairs wrote to Human Rights Watch.\textsuperscript{277}

In its response, Coca-Cola also objected to our statement that El Salvador’s sugar mills and the businesses that purchase refined sugar for use in their products, Coca-Cola among them, indirectly receive the benefit of hazardous work by children. It stated:

\begin{quote}
[In response to the serious allegations in your letter that the Company “may have benefitted” from the alleged behavior, we reiterate that The Coca-Cola Company does not condone child labor in El Salvador or anywhere else. We reconfirm that the information from HRW visits in El Salvador as well as our own review, show that no child labor is used either in the mill, or in the refinery plant of the entity CASSA [Compañía Azucarera Salvadoreña], which is an authorized supplier and subject to TCCC’s supplier guiding principles program. As acknowledged by HRW in your April 7th letter, HRW is aware of the Company’s requirements through this supplier program prohibiting such behavior by direct suppliers.

Moreover, there is no economic basis upon which it may be asserted that the TCCC or the Salvadoran bottler benefits from, condones or encourages child labor in El Salvador. The bottler in El Salvador purchases locally-harvested sugar produced by an authorized refiner from a large distributor. As we have confirmed and HRW has acknowledged, the minimum wage of every worker in the agricultural sector in El Salvador, including the sugarcane harvest, is set by the
\end{quote}


\textsuperscript{277} Letter from Carol M. Martel to Kenneth Roth, May 20, 2004, p. 1.
government. Thus, there would be no economic benefit to a purchaser of sugar (cane or refined) from the use of child labor.278

But the existence of an economic or other motive is irrelevant to the inquiry of whether Coca-Cola indirectly receives the benefit of child labor. Our research establishes—and Coca-Cola does not contradict these findings—that the sugar refined by the mills and purchased or used by other businesses, including Coca-Cola, is in part the product of child labor. In Coca-Cola’s case, child labor helped produce a key ingredient in its beverages bottled in El Salvador. In that sense, Coca-Cola indirectly benefits from child labor.

**The Responsibility of Multinational Corporations**

States have the primary responsibility to promote and protect human rights, “including ensuring that transnational corporations and other business enterprises respect human rights.”279 But there is an emerging international consensus that corporations have a duty to promote and secure human rights, as reflected in the U.N. Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with regard to Human Rights (the U.N. Norms), the U.N. Global Compact, and the Organisation for Economic Development and Co-operation’s Guidelines for Multinational Enterprises.280

The U.N. Global Compact calls upon businesses to uphold “the effective abolition of child labour.”281 Similarly, the Guidelines for Multinational Enterprises of the Organisation on Economic Co-operation and Development (OECD Guidelines) calls on enterprises to “[c]ontribute to the effective abolition of child labour,” among other standards.282 The comments to the OECD Guidelines note, “Through their management practices, their creation of high quality, well paid jobs and their contribution to economic growth, multinational enterprises can play a positive role in helping to address the root causes of poverty in general and child labour in particular.”283

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278 Ibid.
279 U.N. Norms, para. 1.
281 U.N. Global Compact, princ. 5.
The responsibility of multinational corporations extends beyond direct violations of child labor protections and other human rights. It includes “the responsibility to use due diligence in ensuring that their activities do not contribute directly or indirectly to human rights abuses, and that they do not directly or indirectly benefit from abuses of which they were aware or ought to have been aware,” as the Commentary on the Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with regard to Human Rights (the Commentary on the U.N. Norms) notes.

In particular, there is an emerging consensus, as shown by various corporate codes of conduct and instruments such as the OECD Guidelines and the U.N. Norms, that corporations have a responsibility to take meaningful steps to ensure that human rights are respected not only in the facilities they own directly but also throughout their supply chains. For example, the OECD Guidelines state that enterprises should “encourage, where practicable, business partners, including suppliers and sub-contractors, to apply principles of corporate conduct compatible with the Guidelines.” The U.N. Norms call upon “each transnational corporation or other business enterprise” to “apply and incorporate these Norms in their contracts or other arrangements and dealings with contractors, subcontractors, suppliers, licensees, distributors, or natural or other legal persons that enter into any agreement with the transnational corporation or business enterprise in order to ensure respect for and implementation of the Norms.” The Commentary on the U.N. Norms explains that the norm calls on “transnational corporations and other business enterprises [to] ensure that they only do business with (including purchasing from and selling to) contractors, subcontractors, suppliers, licensees, distributors, and natural or other legal persons that follow these or substantially similar Norms.”

Both Central Izalco and Coca-Cola know or should know of the use of hazardous child labor by the plantations that supply the raw sugar that is refined by Central Izalco and ultimately used in Coca-Cola products. Central Izalco, which supplies technical assistance to all of its supplier plantations, is particularly well placed to know about the use of child labor by those plantations. Under the norms set forth above, both companies have a responsibility to use due diligence to ensure respect for human rights, including the prohibition on the worst forms of child labor, throughout their supply chains. In this case, neither has. Central Izalco and Coca-Cola should adopt effective monitoring systems to verify that labor conditions on their supplier plantations comply with international standards and relevant national labor laws. In cases where plantations fall short of such standards, Central Izalco and Coca-Cola should provide the economic

284 Commentary on the U.N. Norms, para. 1, cmt. b.
286 U.N. Norms, para. 15.
287 Commentary on the U.N. Norms, para. 15, cmt. c.
and technical assistance necessary to bring plantations into compliance. In particular, Central Izalco and Coca-Cola should support programs and services that offer children and their families alternatives to child labor. The status of such efforts should be reported publicly at least on an annual basis.

Coca-Cola should also revise its guiding principles to reflect the U.N. Norms and the other standards set forth above. In particular, it should incorporate the U.N. Norms in its contractual arrangements with suppliers and should require its suppliers to do the same throughout their supply chains. Similarly, other multinational companies that receive sugar from El Salvador should review their policies, procedures, and contractors in El Salvador to ensure that they are in compliance with these standards.

VI. THE RESPONSE OF THE SALVADORAN GOVERNMENT AND THE INTERNATIONAL COMMUNITY

There are very good [child labor] laws, but the problem is the application of the laws by the public institutions.

—Calixto Mejía Hernández, a member of the Legislative Assembly, February 5, 2003

Child labor poses significant challenges for governments. “Elimination of its worst forms requires an effective programme of poverty alleviation and education, changes in social values and awareness and support from the community and civil society-at-large,” the ILO notes.288 In particular, firing children who are found to be working in hazardous occupations is not an effective strategy to address child labor. The U.S. Department of Labor observes, “When children are in or entering the worst forms [of child labor] because a better alternative is not known to the family, the consequences of a legal ban on child labor in the worst forms may actually be detrimental because it makes a limited set of choices even smaller.”289 The department suggests that legal strategies “must be complemented by programs and/or services that expand the opportunities available to families.”290


290 Ibid.
El Salvador is one of five countries in the region to participate in an ILO Time-Bound Programme, an initiative to address the worst forms of child labor. If this program is to succeed, the government must have an awareness of the worst forms of child labor and must support efforts to eliminate them. But in interviews with Human Rights Watch, government officials consistently made statements that called into question their understanding and support of the international prohibition on harmful or hazardous child labor. More generally, labor ministry officials uncritically accept the view that most children who cut cane are only their parents’ “helpers,” a characterization that they erroneously assume removes this form of child labor from official scrutiny.

**The Lack of Inspections**

Under Salvadoran law, the Labor Inspectorate is charged with “ensuring compliance with statutory labor provisions and basic norms of occupational health and safety.”291 The Labor Inspectorate is based in San Salvador, with representatives in a western regional office in Santa Ana and an eastern regional office in San Miguel. The inspectorate is divided into two departments, the Department of Industry and Business Inspection and the Department of Agriculture Inspection.292 When Human Rights Watch visited El Salvador in February 2003, there were twenty-seven inspectors in San Salvador, four in Santa Ana, and six in San Miguel.293 The number of inspectors increased to sixty-two later by the end of 2003, and nine additional inspectors were scheduled to be added in 2004.294 These inspectors conduct both scheduled and unscheduled worksite visits—the former part of monthly plans of preventive inspections, and the latter usually in response to a request or complaint.295

We asked whether the ministry looked for child labor in cane fields during its inspections. “In the industrial sector, they are not contracting children. But in

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292 Ibid., arts. 33, 36.


295 Ley de Organización y Funciones del Sector Trabajo y Previsión Social, arts. 41-44.
agricultural production, you will see children, and this is where we will want” to intervene, the minister told us.296

The ministry faces several challenges in carrying out its inspection function. It has begun to address one of these, the low number of personnel available for inspections. A former labor inspector told us that when he left the ministry in 2002, there were only four inspectors in San Salvador who specialized in agriculture and fisheries, in addition to the regional inspectors who conduct scheduled inspections and respond to complaints in all employment sectors.297 The number of inspectors has increased since that time, but Palacios conceded, “We have limited coverage in agriculture.”298

The work of labor inspectors and other ministry officials is also hampered by problems of infrastructure. For example, the former labor inspector told us that he was often unable to conduct inspections in the field because of a lack of transport. Of the two vehicles available to the San Salvador office, only one was used for inspections, he said, telling us that the other was used for the security detail that accompanied the minister of labor.299 Similarly, when we spoke to the head of the ministry’s new Unit for the Eradication of Child Labor, established in 2002, he told us that his office needed more staff, computers, and a vehicle to be able to carry out its mission.300 “It’s a political failing,” said Legislative Assembly deputy Calixto Mejía Hernández of the lack of support given to these institutions.301

However, the greatest challenge does not come from a lack of resources. It is the result of two related misconceptions that we heard from Ministry of Labor officials. First, some officials, particularly in the labor inspectorate, assumed that sugarcane work by adolescents did not violate the international prohibition on harmful or hazardous child labor despite the official ministry position that sugarcane work by children was prohibited. “It is considered dangerous,” said Jorge Isidoro Nieto Menéndez, the minister of labor.302 Similarly, Walter René Palacios, director of health and safety for the

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Ministry of Labor, told Human Rights Watch, “Cane is one of the worst forms.” He told us that his office would consider it a violation for children to work in sugarcane, whether they were directly contracted or merely “assisting” others. But José Victor Orlando Orellano Maza, then head of the Labor Directorate in the Ministry of Labor, denied that child labor was a serious problem in sugarcane. When we asked whether his office knew of children working in sugarcane, he replied, “I don’t believe it. Cane is so difficult!” He told us that he did not consider sugarcane work to be hazardous when performed by children fourteen years of age or older, evidently viewing child labor in sugarcane as problematic only if it involved very young children. “I haven’t seen the case of an eight-year-old who was cutting. I have seen them collecting [cane], but of the cutting of cane I’ve never seen anything. I haven’t seen any children less than twelve years old,” he told Human Rights Watch.

The second misconception, shared by many ministry officials, was the view that child “helpers” were not workers with the right to the protections of the labor code. “It’s a problem because they’re not contracted by the employer. It’s helping the father. It’s the same case as a mother who has four kids and takes them out to sell fuel and oil and goes to the street and the children are also selling the same things as the mother. It’s the mother who is putting them to work,” said Orellana Maza. “It’s not a legal problem but a social problem.” We asked him what an inspector would do if he or she saw a ten-year-old child working with his father in the field but not on the employment rolls. “The thing is to advise the fathers, but it is not a violation because there is not a contract,” he replied. “What happens if I say, ‘Don’t bring the child?’ Then the father is without work because he can’t leave the children and he won’t have any way to support them for the rest of the year.”

This characterization insulates employers from scrutiny or legal liability—in effect, employers and ministry officials are either suggesting that unpaid work is not subject to the protections of the labor laws or that child workers are “subcontracted” by their parents, who bear sole responsibility for any labor law violations that result. Either characterization is unsustainable as a matter of Salvadoran law. With regard to the first interpretation, the labor code defines a worker as “anyone who renders a service or carries out work” and clarifies that when two or more individuals perform the work, all are entitled to the protections of the labor code as long as at least one of them has entered into a verbal or written contract to perform the work in exchange for payment.

305 Ibid.
306 “Quien presta servicio o ejecuta la obra se denomina trabajador . . . .” Código de Trabajo, art. 17.
307 “No pierde su naturaleza el contrato de trabajo, aunque se presente involucrado o en concurrencia con otro u otros, como los de sociedad, arrendamiento de talleres, vehículos, secciones o dependencias de una empresa, u
With regard to the second, the existence of a parent-child relationship does not mean that parents subcontract their children when they work together in the fields. Even if there were instances in which parents were acting as subcontractors, the distinction does not insulate plantations from responsibility: The labor code provides that contractor and subcontractor are jointly responsible for the obligations that result when a worker provides services. As the former labor inspector told Human Rights Watch, “Even if they do not appear on the lists, they are workers. They are providing services to the employer. They have all of the characteristics of a worker. . . . They are workers—invisible workers.” Finally, these efforts to characterize all children as merely “helpers” ignores the fact that Human Rights Watch interviewed many children under the age of eighteen, including some as young as fourteen, who are paid directly by their employers.

El Salvador is a party to the ILO Convention 129, concerning Labour Inspection in Agriculture, which obligates member states to “maintain a system of labour inspection in agriculture.” Under article four of the convention, “[t]he system of labour inspection in agriculture shall apply to agricultural undertakings in which work employees or apprentices, however they may be remunerated and whatever the type, form or duration of their contract.”

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308 “El contratista y el sub-contratista responden solidariamente por las obligaciones resultantes de la prestación de los servicios de los trabajadores de éste, empleados en los trabajos requeridos por el contratista.” Código de Trabajo, art. 5.


310 See chapter III, “Wages” section.


312 Ibid., art. 4. Article 6 of the Labour Inspection (Agriculture) Convention provides:

1. The functions of the system of labour inspection in agriculture shall be—

(a) to secure the enforcement of the legal provisions relating to conditions of work and the protection of workers while engaged in their work, such as provisions relating to hours, wages, weekly rest and holidays, safety, health and welfare, the employment of women, children and young persons, and other connected matters, in so far as such provisions are enforceable by labour inspectors;

(b) to supply technical information and advice to employers and workers concerning the most effective means of complying with the legal provisions;

(c) to bring to the notice of the competent authority defects or abuses not specifically covered by existing legal provisions and to submit to it proposals on the improvement of laws and regulations.
The Ministry of Labor is not the only government body that can exercise oversight of child labor issues. For example, the Legislative Assembly has a committee that deals with labor issues. This committee cannot enforce the labor laws, as enforcement is the responsibility of the labor ministry, but the committee can develop policy and initiate reforms of the law. Even so, a member of the committee told us that it rarely addressed child labor issues. “Child labor should be part of the Labor Committee, but children have been abandoned,” said Mejía Hernández.313

The International Community

El Salvador is one of five Latin American countries to participate in an ILO Time-Bound Programme, an initiative to reduce hazardous child labor in specific sectors within a period of five to ten years.314 Sugarcane work is one of the sectors identified by the Salvadoran government for its Time-Bound Programme. A collaborative effort of the Ministry of Labor, the Salvadoran Sugar Association, Fundazúcar, and other nongovernmental organizations, the sugarcane component of the Time-Bound Program has produced the rapid assessment study prepared in 2002 and a baseline study completed in 2003. Since October 2003, the program has provided school supplies and improved teacher training in the principal areas of sugarcane cultivation in the country, IPEC national coordinator Italo Cardona told Human Rights Watch. “This project has benefited a significant number of children linked directly and indirectly with sugarcane,” he said.315 The sugarcane program also includes a literacy program targeting adult sugarcane workers and a small pilot project working with twelve to fifteen adults in San Vicente who make paper from the unused parts of the sugarcane plant.316

Neither UNICEF nor USAID, which is working with the Salvadoran government on several education projects, was addressing child labor issues in El Salvador at the time of

Ibid., art. 6. Member states must agree by declaration to make the convention applicable to “persons participating in a collective economic enterprise, such as members of a co-operative.” Ibid., art. 5(1)(b). El Salvador does not appear to have made such a declaration.

313 Ibid.
our visit. A USAID project provides school materials and works to encourage parents to enroll their children, according to Dorita Gutiérrez. UNICEF funds similar programs.

VII. CONCLUSION

Child labor is endemic in sugarcane cultivation in El Salvador. As this report documents, up to one-third of the workers on many sugarcane plantations are children under the age of eighteen. Many children told us that they began to work between the ages of eight and thirteen. These are not isolated cases—the International Labour Organization estimates that at least 5,000 and as many as 30,000 children under the age of eighteen work in some capacity on El Salvador’s sugar plantations.

Harvesting cane is dangerous work. It requires children to use machetes and other sharp knives to cut sugarcane and strip the leaves off the stalks, work they perform for up to nine hours each day in the hot sun. Nearly every child we spoke with told us that he or she had suffered gashes on the hands or legs while cutting cane. These risks led one former labor inspector to tell Human Rights Watch, “It’s indisputable—sugarcane is the most dangerous” of all forms of agricultural work.

Medical care is often not available on the plantations, and children must frequently pay for the cost of their medical treatment. They are not reimbursed by their employers despite a provision in the Salvadoran labor code that makes employers responsible for medical expenses resulting from on-the-job injuries.

Children who work on sugarcane plantations often miss the first several weeks or months of school. For example, a teacher in a rural community north of San Salvador estimated that about 20 percent of her class did not attend school during the harvest. Other children drop out of school altogether. Those who attend afternoon sessions after putting in a full day’s work in the cane fields often have difficulties keeping up in class.


The sugar refined by El Salvador’s mills and purchased or used by other businesses is in part the product of child labor, a fact that the mills and other businesses know or should know. In particular, Human Rights Watch found that three mills, La Cabaña, Central Izalco, and San Francisco, had much closer ties to their supplier plantations than was evident at first. In the case of La Cabaña, plantation foremen and prospective workers, children among them, customarily gather in front of the mill to arrange employment. The San Francisco mill routinely transports cane workers, again including children, to and from its supplier plantations. Likewise, Central Izalco directly administers some plantations and provides technical assistance to all plantations it does not administer directly.

El Salvador is one of five countries in Latin America that participates in an ILO Time-Bound Programme, an initiative to address the worst forms of child labor. This program cannot succeed unless government officials have an awareness of the worst forms of child labor and support efforts to eliminate them. But in interviews with Human Rights Watch, some government officials demonstrated a lack of understanding of the international prohibition on harmful or hazardous child labor. More commonly, labor ministry officials uncritically accepted the view that most children who cut cane are only their parents’ “helpers,” erroneously concluding that such work was not subject to official scrutiny.

There are no easy answers to child labor. In particular, simply firing children who are found to be working in hazardous occupations is not an effective strategy. Efforts to achieve compliance with labor laws should be complemented by programs and services that give children realistic alternatives to hazardous labor. In this regard, the commentary to the U.N. Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with regard to Human Rights calls upon business enterprises using child labor to “create and implement a plan to eliminate child labour.” The commentary continues:

Such a plan shall assess what will happen to children when they are no longer employed in the business and include measures such as withdrawing children from the workplace in tandem with the provision of suitable opportunities for schooling, vocational training and other social protection for the children and their families, for example by employing the parents or older siblings or engaging in other measures consistent with ILO Recommendations Nos. 146 and 190.320

Such recommendations reflect the reality that children who work in the sugarcane harvest and in other hazardous occupations are in a particularly vulnerable position.

320 Commentary on the U.N. Norms, para. 6, cmt. d.
Lacking other options, they and their families are dependant on the income they receive from hazardous labor, using this income to pay for their school fees and for basic necessities such as food, clothing, and medication.

Combatting hazardous child labor in sugarcane cultivation will require the participation of the government, international agencies and donor governments, and the businesses that indirectly benefit from hazardous work by children.

First, the Ministry of Labor’s new Unit for the Eradication of Child Labor should work with other government bodies, particularly the Ministry of Education and the Salvadoran Institute for Children and Adolescents, to develop comprehensive initiatives to address child labor in sugarcane cultivation. Following the commentary to the U.N. Norms, these initiatives should not focus solely on enforcement measures; in addition to guaranteeing effective implementation of child labor laws, these initiatives should expand the opportunities available to children and their families.

Second, the Ministry of Education should continue efforts already underway to ensure that all children enjoy their right to a free basic education. The ministry’s program to eliminate school fees and “voluntary” monthly assessments for primary education is a welcome step in this regard. It should be complemented with legal efforts to sanction schools that continue to levy such fees illegally or that turn away students who cannot afford uniforms. In addition, the Ministry of Education should work with UNICEF, IPEC, and donor governments to identify ways to prevent indirect costs of schooling, particularly school supplies and transport, from becoming a barrier to the enjoyment of the right to education.

Finally, El Salvador’s sugar mills and the businesses that purchase sugar should fulfill their responsibility to take steps to ensure that human rights are respected in their supply chains. The mills should ensure that their supplier plantations respect children’s rights, including their right to be free from economic exploitation and hazardous labor. Businesses that purchase sugar for resale or use in their products should incorporate the U.N. Norms in their contractual relationships with suppliers, and they should require their suppliers to do the same throughout the supply chain.

Businesses should also adopt effective monitoring systems to verify that labor conditions on sugarcane plantations in their supply chains comply with international standards. In cases where plantations fall short of these standards, businesses should provide the economic and technical assistance necessary to bring plantations into compliance. In particular, businesses should support programs and services that offer children and their families alternatives to child labor.
APPENDIX A: CORRESPONDENCE BETWEEN HUMAN RIGHTS WATCH AND THE COCA-COLA COMPANY
October 14, 2003

Douglas N. Daft
Chairman and Chief Executive Officer
The Coca-Cola Company
One Coca-Cola Plaza
Atlanta, Georgia 30313

By certified mail and fax:  (404) 676 6792

Dear Mr. Daft:

I am writing on behalf of Human Rights Watch, an independent nongovernmental organization that conducts investigations of human rights abuses throughout the world. Human Rights Watch began in 1978 with the founding of its Europe and Central Asia division, then known as Helsinki Watch. Today it also includes divisions that cover Africa, the Americas, Asia, and the Middle East, and it has three thematic divisions on arms transfers, women’s rights, and children’s rights. Human Rights Watch is supported by contributions from private individuals and foundations worldwide. It accepts no government funds, directly or indirectly.

We are preparing a report on child labor in El Salvador, with a specific focus on the use of child labor in sugar cultivation. To assist us with this report, we welcome any information on the issues specifically raised below and any additional information you wish to provide on this matter. In the interest of balanced and fair reporting, we strive to reflect all perspectives in our research and look forward to your response.

We have attached questions regarding The Coca-Cola Company’s contractual relationship with a sugar mill in El Salvador and questions regarding Coca-Cola’s general labor policies with regard to Salvadoran suppliers of the ingredients used in its product. Your response will be taken into account in our forthcoming report. In light of our publishing schedule, we would be grateful to receive your response within one month’s time.

Thank you very much. I look forward to hearing from you.

Sincerely,

Michael Bochenek
Counsel
Children’s Rights Division
To: The Coca-Cola Company  
From: Human Rights Watch  
Date: October 14, 2003  
Subject: Sugar mills in El Salvador producing ingredients for Coca-Cola

A. Coca-Cola and Contractual Relationships

Human Rights Watch has received information that in 2003, Coca-Cola purchased ingredients used in its product from Compañía Azucarera Salvadoreña, S.A. de C.V. We would be grateful if you would confirm this information. If so, please indicate the months and years during which purchases were made. We also request that you specify in each case whether purchases were made directly from Compañía Azucarera Salvadoreña or through an intermediary enterprise and, if the latter, that you identify the intermediary.

B. Coca-Cola Labor Practices

We would appreciate information about the policies Coca-Cola has adopted regarding respect for workers' human rights by the suppliers from which it purchases ingredients used in its product.

Specifically, we would welcome your responses to the following questions:

1. Does Coca-Cola have any policies regarding the use of child labor in facilities producing ingredients used in its product?

2. Does Coca-Cola monitor on an ongoing basis labor rights conditions in the Salvadoran facilities from which it purchases ingredients used in its product? Did Coca-Cola conduct any labor rights monitoring or inspections of Compañía Azucarera Salvadoreña during the time period indicated above?

3. What steps does Coca-Cola take to ensure that facilities producing ingredients used in its product do not employ children under the age of fifteen?

4. What steps does Coca-Cola take to ensure that facilities producing ingredients used in its product do not employ children under the age of eighteen in hazardous labor?

5. What steps does Coca-Cola take to ensure that all payments legally due workers under the laws of the countries in which facilities producing ingredients used in its product operate are made in full and without delay?
November 18, 20003

Michael Bochenek  
Children’s Rights Division  
Human Rights Watch  
350 Fifth Avenue, 34th floor  
New York, NY 10118-3299 USA

Dear Mr. Bochenek:

Thank you for your letter to our chairman informing us that you are preparing a report about child labor as it may relate to sugar cane cultivation in El Salvador. I have been asked to respond to you with information provided by our group and regional operating units. As I am sure you are aware, the sugar industry has been working closely with the International Labor Organization to help address the issue of child labor in El Salvador. A foundation has been established and has been very active with a special focus on the needs of young people.

Regarding your specific questions about The Coca-Cola Company’s relationship with Compañía Azucarera Salvadorcana, S.A. de C.V. (“CASSA”), I would like to provide of the following information:

- Our local bottler in El Salvador buys its sugar from a large distributor, which purchases its supply from CASSA. CASSA is an authorized supplier of sugar for our business and, as such, is required to comply with the requirements set forth in the Company’s Supplier Guiding Principles Program (“SGP”). The SGP strictly prohibits the use of child labor.
- Our SGP program was established to ensure that our direct suppliers are aware of our expectations and minimum requirements and comply with them. Audits are performed on an on-going basis to assess compliance and address any issues identified through corrective action. A copy of the Company’s SGP is attached for your review.
- An assessment of the CASSA sugar mill was conducted less than one year ago. No indications of child labor were found. We have also been advised that the facility is sending you copies of their specific policies against employment of children. Another assessment of the facility will be completed before year end.

If you have reason to believe that this particular company is not upholding child labor employment standards in its facility, we urgently request that you share such information with us, so that we can immediately investigate and initiate corrective action if appropriate.

We hope the information provided will be helpful to you in your review of sugar in the Salvadoran economy.

Sincerely,

[Signature]

Attachments
To our suppliers:

We welcome your participation in our Supplier Guiding Principles Program.

The reputation of The Coca-Cola Company is built on trust. Those who do business with us around the world know we are committed to managing our business with a consistent set of values that represent the highest standards of quality, integrity, excellence, compliance with the law and respect for the unique customs and cultures in communities where we operate. We seek to develop relationships with suppliers that share similar values and conduct business in an ethical manner.

As part of our ongoing effort to develop and strengthen our relationships with suppliers, we are introducing the Supplier Guiding Principles Program for direct suppliers to The Coca-Cola Company. The Supplier Guiding Principles Program is based on the belief that good corporate citizenship is essential to our long-term business success and must be reflected in our relationships and actions in the marketplace, the workplace, the environment and the community. We have included our “Principles of Citizenship” to assist in your understanding of our core values.

Recognizing there are differences in laws, customs and economic conditions that affect business practices in various parts of the world, we believe that shared values must serve as the foundation for relationships between The Coca-Cola Company and our suppliers. The Supplier Guiding Principles restate our requirements and emphasize good workplace policies that comply with applicable environmental laws and with local labor laws and regulations.

We look forward to working with you to ensure understanding of and compliance with the requirements set forth in the program for you and all direct suppliers to The Coca-Cola Company.

Guiding Principles for Suppliers to The Coca-Cola Company

Workplace Practices

At The Coca-Cola Company, we support fair employment practices in our relationships with our employes consistent with a commitment to human rights in our workplace, and we seek to provide a safe environment in which to work. We abide by all applicable labor laws in the countries in which we do business including local laws addressing working hours, compensation, employees’ rights to choose whether to be represented by third parties and to bargain collectively, working conditions and other such workplace practices. We seek to create a workplace where individuals are treated with dignity, fairness and respect. We recognize, value, respect and celebrate the cultural differences and diversity of background and thought of our employees.

We expect our suppliers to follow applicable laws, and similar standards and principles in the countries in which they operate.

- **Work Environment**

  We expect our suppliers to judge their employees and contractors based upon their ability to do their job and not upon their physical and/or personal characteristics or beliefs, affirming the principle of no unlawful discrimination based on race, color, gender, religion, national origin or sexual orientation.

- **Health and Safety**

  We expect our suppliers to provide a safe workplace with policies and practices in place to minimize the risk of accidents, injury, and exposure to health risks.

- **Child and Forced Labor; Abuse of Labor**

  We expect our suppliers not to employ anyone under the legal working age nor to condone physical or other unlawful abuse or harassment, or the use of forced or other compulsory labor in any of their operations.

- **Wages and Benefits**

  We expect our suppliers to compensate their employees fairly and competitively relative to their industry in full compliance with applicable local and national wage and hour laws, and to offer opportunities for employees to develop their skills and capabilities.

- **Collective Bargaining**

  In the event their employees have lawfully chosen to be represented by third parties, we expect our suppliers to bargain in good faith and not to retaliate against employees for their lawful participation in labor organization activities.

Environmental Practices

We expect our suppliers to conduct business in ways that protect and preserve the environment. At a minimum, we expect our suppliers to meet applicable environmental laws, rules and regulations in their operations in the countries in which they do business.

Communication

We expect suppliers to communicate these “Guiding Principles for Suppliers to The Coca-Cola Company” to their employees. These principles should be provided in the local language and posted in an accessible place. We also expect suppliers to develop and implement appropriate business mechanisms to monitor compliance with these Guiding Principles.

Compliance with Applicable Laws and Standards

At a minimum, suppliers to The Coca-Cola Company and suppliers authorized by The Coca-Cola Company will be required to meet the following standards with respect to their operations as a whole:

- **Laws and Regulations** Supplier will comply with all applicable laws, rules, regulations and requirements in the manufacture and distribution of our products and supplies and in providing services to the company.

- **Child Labor** Supplier will not use child labor as defined by local law.

- **Forced Labor** Supplier will not use forced or compulsory labor.

- **Abuse of Labor** Supplier will not physically abuse labor.

- **Collective Bargaining** Supplier will respect employees’ rights to choose whether to be represented by third parties and to bargain collectively in accordance with local law.

- **Wages and Benefits** Wages and benefits will comply with local law.

- **Working Hours & Overtime** Working hours and overtime will comply with local law.

- **Health and Safety** Working conditions will comply with local regulations.

- **Environment** Supplier will comply with all applicable environmental laws.

These minimum requirements will become part of all new or renewed commercial agreements between The Coca-Cola Company and its direct suppliers. Suppliers must be able to demonstrate their compliance with these requirements at the request of and to the satisfaction of The Coca-Cola Company.

The Coca-Cola Company has the right to inspect any site involved in work for The Coca-Cola Company, and any supplier that fails to satisfy The Coca-Cola Company of its compliance is subject to termination of any agreements between it and The Coca-Cola Company.
Keeping The Promise:
Principles of Citizenship

Our reputation is built on trust. Through good citizenship we will
nurture our relationships and continue to build that trust. That is the
essence of the Coca-Cola Promise - to benefit and refresh everyone
who is touched by our business.

Wherever Coca-Cola does business, we strive to be trusted partners
and good citizens. We are committed to managing our business around
the world with a consistent set of values that represent the highest
standards of integrity and excellence. We share these values with our
bottlers, making our system stronger.

These core values are essential to our long-term business success and
will be reflected in all of our relationships and actions - in the
marketplace, the workplace, the environment and the community.

Marketplace

We will adhere to the highest ethical standards, knowing that the
quality of our products, the integrity of our brands and the dedication
of our people build trust and strengthen relationships. We will serve
the people who enjoy our brands through innovation, superb
customer service, and respect for the unique customs and cultures in
the communities where we do business.

Workplace

We will treat each other with dignity, fairness and respect. We will
foster an inclusive environment that encourages all employees to
develop and perform to their fullest potential, consistent with a
commitment to human rights in our workplace. The Coca-Cola
workplace will be a place where everyone’s ideas and contributions
are valued, and where responsibility and accountability are
encouraged and rewarded.

Environment

We will conduct our business in ways that protect and preserve the
environment. We will integrate principles of environmental
stewardship and sustainable development into our business decisions
and processes.

Community

We will contribute our time, expertise and resources to help develop
sustainable communities in partnership with local leaders. We will
seek to improve the quality of life through locally relevant initiatives
wherever we do business.

Responsible corporate citizenship is at the heart of the Coca-Cola
Promise. We believe that what is best for our employees, for the
community and for the environment is also best for our business.
April 7, 2004

Deval L. Patrick, Esq,
Executive Vice President, General Counsel, and
Corporate Secretary
The Coca-Cola Company
P.O. Box 1734
Atlanta, Georgia 30301

Dear Mr. Patrick,

I am writing to let you know that Human Rights Watch is preparing a report on child labor in El Salvador, with a specific focus on the use of child labor in sugarcane cultivation and harvesting. In the course of our investigation, we have determined that hazardous child labor is commonly used on El Salvador’s sugar plantations, including those that provide sugarcane to The Coca-Cola Company’s Salvadoran supplier. This letter outlines our findings and suggests several remedial steps that Coca-Cola should undertake to avoid complicity in these human rights abuses.

Two of our researchers visited El Salvador for three weeks in February 2003 to conduct research on the use of child labor in sugarcane production. During their investigation, they spoke with thirty-two children and youths between the ages of twelve and twenty-two, all of whom planted or cut sugarcane while they were under the age of eighteen. Our researchers also conducted over fifty other interviews, speaking to parents, teachers, activists, academics, lawyers, government officials, representatives of the Salvadoran Sugar Association, and representatives of the Central Ixilco sugar mill. The researchers visited nine of El Salvador’s fourteen departments, traveling to Ahuachapán, Cabañas, Cuacatlán, La Libertad, San Miguel, San Salvador, Santa Ana, Sonsonate, and Usulútán.

About five thousand boys and girls are directly employed in the cultivation and harvest of sugarcane in El Salvador, according to a study by the International Labour Organization’s International Programme on the Elimination of Child Labour (IPEC). The study characterizes another 25,000 as “indirectly involved,” meaning those who “accompany their parents or family members and help them with the different tasks involved in the harvest.” Combining these figures, some 30,000 children under the age of eighteen work in some capacity on El Salvador’s sugar plantations. Harvesting cane is dangerous and backbreaking work. It requires children to use machetes and other sharp knives to cut sugarcane and strip the leaves off the stalks, work they perform for up to six hours each day in the hot sun. Nearly every child we spoke with told us that he or she had suffered gashes on hands or legs while cutting cane, and every child had seen other workers suffer such injuries.
Medical care is often not available on the plantations, and children must frequently pay for the cost of their medical treatment. They are not reimbursed by their employers despite a provision in the Salvadoran labor code that makes employers responsible for medical expenses resulting from on-the-job injuries.

Children who work on sugarcane plantations, particularly those who cut cane, often miss the first several weeks or months of class. For example, a teacher in a rural community north of San Salvador estimated that about 20 percent of her class did not attend school during the harvest.

Our investigation found that the use of hazardous child labor is rampant on El Salvador’s sugar plantations. The country’s sugar mills and the businesses that purchase refined sugar for resale or use in their products thus indirectly benefit from hazardous work by children.

The Coca-Cola Company is one such business. In El Salvador, we learned that Coca-Cola’s local bottler purchases sugar refined in El Salvador’s largest mill, Central Izalco. We spoke with children between the ages of twelve and sixteen who cut cane on four plantations that supply sugarcane to Central Izalco. Their testimonies and the accounts of several adults who also work on those plantations confirmed that those plantations regularly use child labor and that Central Izalco is complicit in this use of child labor.

Coca-Cola verified that it purchases sugar that is refined at Central Izalco. “Our local bottler in El Salvador buys its sugar from a large distributor, which purchases its supply from CASSA [Compañía Azucarera Salvadoreña, S.A. de C.V., the parent company of Central Izalco],” Coca-Cola’s director of public affairs wrote to Human Rights Watch. “CASSA is an authorized supplier of sugar for our business and, as such, is required to comply with the requirements set forth in the Company’s Supplier Guiding Principles Program (‘SGP’). The SGP strictly prohibits the use of child labor.” (Letter from Carol M. Martel to Michael Bochenek, November 18, 2003.)

With respect to child labor, Coca-Cola’s Guiding Principles for Suppliers to The Coca-Cola Company, which outline Coca-Cola’s requirements for participation in its SGP, state: “We expect our suppliers not to employ anyone under the legal working age nor to condone physical or other unlawful abuse or harassment, or the use of forced or other compulsory labor in any of their operations.” (Guiding Principles for Suppliers to The Coca-Cola Company at 1.) These guiding principles also provide:

At a minimum, suppliers to The Coca-Cola Company and suppliers authorized by The Coca-Cola Company will be required to meet the following standards with respect to their operations as a whole:

. . . . .

Child Labor. Supplier will not use child labor as defined by local law.

(Id.)
Coca-Cola’s guiding principles apply only to its direct suppliers, who must not “employ” or “use” child labor. (Id.) The guiding principles do not address the possibility that Coca-Cola may benefit indirectly from human rights abuses. In particular, they do not address its suppliers’ responsibility to ensure that their own suppliers do not use hazardous child labor.

This omission is significant because it means that a supplier such as Central Izalco can comply with Coca-Cola’s guiding principles even though it is aware or should be aware that it benefits indirectly from hazardous child labor. We found no evidence that Central Izalco employs children at its refining plant, but we were able to confirm that at least four of Central Izalco’s supplier plantations routinely use child labor.

We understand that Coca-Cola is by no means the only multinational corporation that benefits indirectly from hazardous child labor in El Salvador’s sugar sector. For example, Central Izalco alone sold sugar and molasses to at least ten international enterprises from 2000 to 2003. We have examined the connection to Coca-Cola in detail because sugar is a principal ingredient in Coca-Cola’s products, because a representative of Central Izalco specifically highlighted Coca-Cola as a user of the mill’s sugar and described the extensive renovations the mill undertook to become an authorized supplier to Coca-Cola, and because it is the only one of the international enterprises that we could confirm uses the mill’s sugar in its product (we could not determine the final use of the product by the others, some of which may be commodity traders). The fact that we found more details on the connection to Coca-Cola than to any other international enterprise does not absolve those other companies of responsibility.

International law establishes rights and standards that states are required to uphold. If states fulfilled their obligations completely, they would demand that corporations also respect these rights and standards. Corporations are not themselves directly regulated by international law, but there is an international consensus that corporations have a duty to support workers’ human rights in their facilities, including the rights of children to protection from hazardous labor. For example, Principles 1 and 2 of the United Nations Global Compact call upon businesses to “support and respect the protection of internationally proclaimed human rights within their sphere of influence” and “make sure they are not complicit in human rights abuses.” Principle 5 calls upon businesses to uphold “the effective abolition of child labor.”

There is an emerging consensus that corporations have a responsibility to take steps to ensure that human rights are respected in their supply chains as well as their directly owned corporate facilities. This consensus is reflected in public initiatives, such as the Guidelines for Multinational Enterprises of the Organisation for Economic Development and Cooperation (OECD), and private codes, such as the Ethical Trading Initiative Base Code and Principles of Implementation, Social Accountability International’s SA8000 standard, and the Fair Labor Association’s Workplace Code of Conduct. The OECD Guidelines, for example, state that enterprises should “[e]ncourage, where practicable, business partners, including suppliers and subcontractors, to apply principles of corporate conduct compatible with the Guidelines.” Consistent with this consensus, the U.N. Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with regard to Human Rights call upon “[e]ach transnational corporation or other business enterprise” to “apply and incorporate these Norms in their contracts or other arrangements and dealings with contractors, subcontractors, suppliers, licensees, distributors, or natural or other legal persons that enter into any agreement with the transnational corporation or business enterprise in order to ensure respect for and implementation of the Norms.”
Both Central Izalco and Coca-Cola know or should know of the use of hazardous child labor by the plantations that supply the raw sugar that is refined by Central Izalco and ultimately used in Coca-Cola products. Under the norms set forth above, Coca-Cola’s responsibility extends to its suppliers, licensees, distributors, and businesses partners, including its local bottler in El Salvador. These norms clarify that both Coca-Cola and Central Izalco have a responsibility to use due diligence to ensure respect for human rights, including the prohibition on the worst forms of child labor, throughout their supply chains. In this case, neither has.

We believe that Coca-Cola can begin to address its responsibility by taking, at a minimum, the following steps.

First, Coca-Cola should adopt effective monitoring systems to verify that labor conditions on sugarcane plantations comply with international standards and relevant national labor laws. In cases where plantations fall short of such standards, Coca-Cola should provide the economic and technical assistance necessary to bring plantations into compliance. In particular, Coca-Cola should support programs and services that offer children and their families alternatives to child labor, publicly reporting the status of such efforts at least on an annual basis.

Second, Coca-Cola should revise its guiding principles to reflect the U.N. Norms and other international standards. In particular, Coca-Cola should incorporate the U.N. Norms in its contractual arrangements with suppliers and should require its suppliers to do the same throughout their supply chains.

We invite you to review these issues and, in particular, to consider the remedial steps we outline above. We welcome your response to these issues and our proposals, as well as any additional information you wish to provide on this matter. In the interest of fair and balanced reporting, we strive to reflect all perspectives in our research. Your response will be taken into account in our forthcoming report if we receive it within one month’s time.

I look forward to hearing from you.

Sincerely,

Kenneth Roth
Executive Director
April 16, 2004

Kenneth Roth
Executive Director
Human Rights Watch
350 Fifth Ave, 34th Floor
New York, NY 10118

Dear Ken:

Thanks for your letter of April 7, 2004 concerning child labor in El Salvador. I am not familiar with the facts, but I will follow up with Carol.

Thanks also for your suggestions on how to address these concerns. In light of my resignation, I will refer your letter to Clyde Tuggle in public affairs.

Sincerely,

[Signature]

/mea

C: Clyde Tuggle
April 30, 2004

Carol Martel
Clyde Tuggle
Office of Public Affairs
The Coca-Cola Company
1 Coca-Cola Plaza
Atlanta, Georgia 30310

Dear Ms. Martel and Mr. Tuggle,

Thank you for your response to my letter of April 7, 2004, concerning the use of child labor on El Salvador’s sugarcane plantations. Among other things, you asked us to provide the names of plantations that supply sugarcane to Central Izalco, the mill that in turn supplies refined sugar to Coca-Cola’s Salvadoran bottler. You told us that this information would help Coca-Cola fulfill its responsibility to use due diligence to ensure respect for human rights throughout its supply chain.

We welcome Coca-Cola’s interest in working with us on this important issue and its desire to undertake its own investigation of the extent to which labor conditions on sugarcane plantations comply with international standards and relevant national law. To assist Coca-Cola with these efforts, we are providing the information you requested. At the same time, your request raises several concerns that we hope you will be able to satisfy.

First, we would like your assurance that the result of sharing this information will not be the firing of or other detrimental action against child laborers or their parents. There is broad consensus that simply firing children who are found to be working in hazardous occupations is not an effective strategy to address child labor; indeed, such an approach is likely to do far more harm than good. Efforts to achieve compliance with labor laws should be complemented by programs and services that give children realistic alternatives to hazardous labor. In this regard, the commentary to the U.N. Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with regard to Human Rights, calls upon business enterprises using child labor to “create and implement a plan to eliminate child labour.” The commentary continues:
Such a plan shall assess what will happen to children when they are no longer employed in the business and include measures such as withdrawing children from the workplace in tandem with the provision of suitable opportunities for schooling, vocational training and other social protection for the children and their families, for example by employing the parents or older siblings or engaging in other measures consistent with ILO Recommendations Nos. 146 and 190.

Second, we ask you to select members of the investigation team that will conduct Coca-Cola’s investigation with particular care. The members of this team should have an educational background, appropriate professional training, and experience with issues relating to child labor.

We ask for these assurances because children who work in the sugarcane harvest and other hazardous occupations are in a particularly vulnerable position. Lacking other options, they and their families are dependant on the income they receive from hazardous labor—income that they and their parents use to pay for their school fees and very often for basic necessities such as food, clothing, and medications.

We were able to identify at least four plantations—[names redacted]—that supply Central Izalco and routinely use child labor in the sugarcane harvest. Children and adults who work on these plantations confirm that child labor is common. We emphasize that these are by no means the only plantations that use child labor; we found that child labor is endemic on sugarcane plantations throughout the country. Indeed, the International Labour Organization’s International Programme on the Elimination of Child Labour estimates that some 30,000 children under the age of eighteen work in some capacity on El Salvador’s sugar plantations. And Central Izalco officials all but conceded that some portion of the sugar processed by the mill is cut by child labor, notwithstanding the mill’s official policies. “[T]here’s a cultural issue,” one mill official told us. “We’re not responsible for the cooperatives.”

As a final matter, we note that the sugarcane harvest in El Salvador runs from November to mid-April, meaning that an investigation undertaken after the end of the harvest will not effectively capture the prevalence of child labor in the sugarcane sector. We recommend that Coca-Cola time its monitoring efforts to coincide with the harvest season, particularly the months of January and February, the time that the harvest is well underway.

We emphasize that it is very unusual for us to release the findings of our investigations in such detail prior to publication. We have done so in this case because we are hopeful that your early engagement on these issues will improve the lives of working youths and will bolster efforts already underway to provide children and their families realistic alternatives to hazardous child labor.

My letter of April 7, 2004, suggested several specific remedial steps that Coca-Cola should undertake to avoid complicity in the human rights abuses we identified. For your convenience, this letter reiterates these minimum steps.
First, Coca-Cola should adopt effective monitoring systems to verify that labor conditions on sugarcane plantations comply with international standards and relevant national labor laws. In cases where plantations fall short of such standards, Coca-Cola should provide the economic and technical assistance necessary to bring plantations into compliance. In particular, Coca-Cola should support programs and services that offer children and their families alternatives to child labor, publicly reporting the status of such efforts at least on an annual basis.

Second, Coca-Cola should revise its guiding principles to reflect the U.N. Norms and other international standards. In particular, Coca-Cola should incorporate the U.N. Norms in its contractual arrangements with suppliers and should require its suppliers to do the same throughout their supply chains.

Once again, please know that we welcome your response to these issues and our proposals, as well as any additional information you wish to provide. Your response will be taken into account in our forthcoming report if we receive it by May 20.

I look forward to hearing from you again.

Sincerely,

[Signature]

Kenneth Roth
Executive Director
May 20, 2004

Mr. Kenneth Roth
Executive Director
Human Rights Watch
350 Fifth Avenue, 34th floor
New York, NY 10118-3299 USA

Dear Mr. Roth:

This letter responds to your letter of April 7th to The Coca-Cola Company (“TCCC”) regarding your research in early 2003 of the use of child labor in harvesting sugarcane in El Salvador. Your letter indicates that through interviews in 2003 you were told of child labor on four family-owned farm cooperatives that you believe supply the sugar mill which in turn supplies the sugar refiner authorized by TCCC. Our review has revealed that none of the four cooperatives identified in the letter supplied any products directly to The Coca-Cola Company, and that neither TCCC nor the Salvadoran bottler have any commercial contracts with these farm cooperatives.

Accordingly, in response to the serious allegations in your letter that the Company “may have benefited” from the alleged behavior, we reiterate that The Coca-Cola Company does not condone child labor in El Salvador or anywhere else. We reconfirm that the information from HRW visits in El Salvador as well as our own review, show that no child labor is used either in the mill, or in the refinery plant of the entity CASSA, which is an authorized supplier and subject to TCCC’s supplier guiding principles program. As acknowledged by HRW in your April 7th letter, HRW is aware of the Company’s requirements through this supplier program prohibiting such behavior by direct suppliers.

Moreover, there is no economic basis upon which it may be asserted that the TCCC or the Salvadoran bottler benefits from, condones or encourages child labor in El Salvador. The bottler in El Salvador purchases locally-harvested sugar produced by an authorized refiner from a large distributor. As we have confirmed and HRW has acknowledged, the minimum wage of every worker in the agricultural sector in El Salvador, including the sugarcane harvest, is set by the government. Thus, there would be no economic benefit to a purchaser of sugar (cane or refined) from the use of child labor.

As a result of our review of the situation in El Salvador, including discussions with the sugar industry association, we are convinced that the sugar industry’s initiatives to address the problem of child labor are serious, and we are encouraged by the progress made to date. Specifically, as you are aware, the sugar industry began actively addressing this problem well before the original
ILO report on child labor in El Salvador was issued. As a result, in 2000 the industry formed its own foundation, Fundazucar, which provides programs to help families who are involved in sugarcane farming and harvesting. Fundazucar also has partnered with the International Labor Organization (ILO) to fund a new program that began in January 2004.

In addition, the sugar industry has pledged to increase its efforts and continue to use a multifaceted approach to addressing this important social problem starting with the 2004-2005 harvest. Their approach includes: compliance (enforcement of contractual provisions prohibiting the use of child labor); increased monitoring (with the help of local authorities); education for parents and community (on the importance and benefits of eradicating child labor in the cooperatives); and support (independently and in conjunction with the ILO), funding, and administration of programs that provide scholarships, school equipment, teachers and facilities. We believe that this approach is well conceived, organized and funded and is making a real difference in addressing this complex issue.

Specifically, the industry has pledged to increase its efforts in the following ways:

- Before the 2004/05 sugarcane harvest, meet with the cooperatives to 1) reemphasize to the cooperatives' leadership the industry's zero tolerance of child labor based on Salvadoran law and insist that the cooperatives take the policy seriously; and 2) encourage the cooperatives by providing incentives for them to become "model communities," i.e., lead by example (recognizing that the only way to ensure compliance is to convince the cooperatives that the use of child labor is not in their best interests in the long term);
- Increase monitoring and enforcement activities (including reporting offenders to local authorities) to ensure that the crop is harvested without the illegal use of child labor;
- Expand monitoring and ensure enforcement of mills' right to terminate a contract of (i.e. refuse to buy sugarcane from) any entity that illegally uses child labor;
- Continue community work to help provide increased educational opportunities for children from the farm cooperatives. (We have suggested that the specifics be communicated directly to HRW by FUNDAZUCAR.)

Ultimately, however, we all (The Coca-Cola Company, the sugar industry and HRW) recognize that it is the family-owned cooperatives, themselves the result of land reform to create economically viable local ownership of sugarcane production, which represent the greatest challenge to the eradication of the use of child labor. As recognized by the ILO and Save the Children reports, cultural norms observed for centuries include child labor as part of the family enterprise. While engagement in the slow process of changing ingrained cultural views is valuable, it is equally important, that in the meantime, there be some enforcement activity. More serious efforts of enforcement, coupled with the programs for parents about the importance of education and for school age children to attend and stay in school, will offer the best hope for meaningful change.

The Company's authorized supplier, mill suppliers and the farms from which they obtain more than 70% of their raw materials provide a good example of the progress made in this industry in seeking to conduct business without child labor. This progress is the result of attention to the issue, significant investment by local businesses, directly and through Fundazucar, and additional
funding through the new ILO program. We are hopeful that HRW will also acknowledge and encourage these programs, which are making a real difference and represent a commitment to addressing family working traditions of farm cooperatives in the sugar growing areas of El Salvador.

Going forward, TCCC will continue to encourage our supplier, CASSA, in its efforts against the use of child labor and to increase communications and outreach to the farm cooperatives. We are hopeful that HRW will work with industry, government and local organizations in El Salvador to ensure the success of these programs.

Sincerely,

Carol Martel

cc: Rossy de Calderon
Deval Patrick
Clyde Tuggle
Stuart Kyle
Olga Reyes
APPENDIX B: CORRESPONDENCE BETWEEN HUMAN RIGHTS WATCH AND COMPAÑÍA AZUCARERA SALVADOREÑA, S.A. de C.V.
October 14, 2003

Compañía Azucarera Salvadoreña, S.A. de C.V.
Blvd. Orden de Malta
Antiguo Cuscatlán, El Salvador

By certified mail and fax: +503 278 5797

Dear Sirs:

I am writing on behalf of Human Rights Watch, an independent nongovernmental organization that conducts investigations of human rights abuses throughout the world. Human Rights Watch began in 1978 with the founding of its Europe and Central Asia division, then known as Helsinki Watch. Today it also includes divisions that cover Africa, the Americas, Asia, and the Middle East, and it has three thematic divisions on arms transfers, women's rights, and children's rights. Human Rights Watch is supported by contributions from private individuals and foundations worldwide. It accepts no government funds, directly or indirectly.

We are preparing a report on child labor in El Salvador, with a specific focus on the use of child labor in sugar cultivation. To assist us with this report, we welcome any information on the issues specifically raised below and any additional information you wish to provide on this matter. In the interest of balanced and fair reporting, we strive to reflect all perspectives in our research and look forward to your response.

We have attached questions regarding Compañía Azucarera Salvadoreña’s contractual relationship with its suppliers of sugarcane and questions regarding Compañía Azucarera Salvadoreña’s general labor policies with respect to its suppliers. Your response will be taken into account in our forthcoming report. In light of our publishing schedule, we would be grateful to receive your response within one month’s time.

Thank you very much. I look forward to hearing from you.

Sincerely,

Michael Bocheneck
Counsel
Children’s Rights Division
To:  Compañía Azucarera Salvadoreña, S.A. de C.V.
From: Human Rights Watch
Date:  October 14, 2003
Subject: Labor practices among Compañía Azucarera Salvadoreña's sugarcane suppliers

We would appreciate information about the policies Compañía Azucarera Salvadoreña has adopted regarding respect for workers' human rights by its sugarcane suppliers and on sugar plantations it owns or administers.

Specifically, we would welcome your responses to the following questions:

1. Does the company have any policies regarding the use of child labor by its suppliers of sugarcane and on sugar plantations it owns or administers? If so, please send us a copy of these policies.

2. Does the company monitor on an ongoing basis labor rights conditions in its suppliers of sugarcane and on sugar plantations it owns or administers?

3. What steps does the company take to ensure that its suppliers of sugarcane and sugar plantations it owns or administers do not employ children under the age of fifteen?

4. What steps does the company take to ensure that its suppliers of sugarcane and sugar plantations it owns or administers do not employ children under the age of eighteen in hazardous labor?

5. What position does the company take on the use of "helpers" under the age of eighteen by its suppliers of sugarcane and by the sugar plantations it owns or administers? By "helpers," we refer to persons who are not listed on the employee rolls but who work with a family member or friend to harvest cane.

6. What steps does the company take to ensure that all payments legally due under Salvadoran law to the workers of its suppliers of sugarcane and workers on sugar plantations it owns or administers are made in full and without delay?

7. To the company's knowledge, between 2000 and the present, have labor inspectors visited the sugar plantations operated by its suppliers of sugarcane or those it owns or administers?

8. To which foreign enterprises did the company sell sugar between 2000 and the present? Please indicate the month and year during which each transaction was made.
San Salvador, November 12, 2003

Human Rights Watch
Children's Rights Division
Attn. Michael Bochenek
Counsel

Dear Sir:

I am writing in response to the letter dated October 14, in order to answer the questions your organization have made us about our general and specific policies and procedures established to prevent child labor in both our sugarcane suppliers and our own sugarcane plantations.

First of all, We consider important that you know CASSA is a well organized company, with a focused strategy which involves Social Enterprise Responsibility. Our main strategy objective, supporting Balanced Scorecard says: "We Contribute with CASSA’s profitability to overcome our shareholders expectancies, with social responsibility". This sentence shows the compromise that we have made in our vision and mission, becoming real.

Our Vision declares "The surrounding changes demand us to count on a managing model that allow us to develop competing advantages on a Central American level by 2004 and worldwide by 2007. This managing model of CASSA will be based on the principles of integral quality that drive world class leading enterprises", and our Mission states: "Is our main goal in CASSA to become a world class leading enterprise, that supplies agricultural or industrial products and services that add a great value to our customers and the whole country, using international standards of quality, productivity and state of the art technology, with social responsibility, we improve the performance of our human resources, in a profitable and sustainable way overcoming our shareholders expectancies".

You will find below the answer to your inquiries.

1. Does the Company have any policies regarding the use of child labor by its suppliers of sugarcane and on sugar plantations it owns or administers?
Yes. We have attached our Employee relationships policy (code: RRHH RH4), and the Policy and Procedures over contracting field personnel—Sugar cane Harvest (code: RRHH RH9). They give us the legal setting to conduct our human resources procedures on this subject.

2. Does the company monitor on an ongoing basis labor rights conditions in its suppliers of sugarcane and on sugar plantations it owns or administers?

CASSA is permanently worried about life standards of its employees. In order to develop our human resources duties, we have established the CASSA Social Support Committee, composed by two members of the Executive board and two operative executives. The SSC is working to develop consistently the health, education and environment of people living around our influence areas. We have either attached the SSC policies.

Additionally to the developed social labor, the programs of technology transfer generated by CASSA are being of great use, which include reasonable productivity rates for each person, in each of the activities and labors pending to be developed in the growing and harvesting of sugar cane.

Each of the Haciendas has been assigned with a Supervisor who is in direct charge of validating all the rules and standards previously determined and to uphold procedures and rules that guarantee the safe use of equipment, tools and agricultural products. The names of each of these supervisors and their assignments are readily available.

Some other basic benefits in the health care area, are coordinated thru different Public Health Care Units (PHCU) located in the inner zones of influence. For that matter there has been established procedures of mutual cooperation, under which CASSA contributes over building facilities and donating medical equipment, while the PHCU takes over medical assistance through out Vaccination Campaigns, Vermifuge Brigades, Control of transmitting vectors, general medic check out, water treatment and training for food handling and preparing among others.

In the educational field, CASSA puts under field personnel reach, Alphabetizing Programs developed in joined effort with the Educational Ministry, FUNDAZUCAR, OIT and FUNDAEDUCA, which pretend to increase the educational level of our employees. Referred information about these programs is available or can be consulted with local representatives of each organization previously named. A brief of one of those programs has been attached for your knowledge.
3. What steps does the Company take to ensure that its suppliers of sugarcane and sugar plantations it owns or administers do not employ children under the age of fifteen?

Enabling /Sensitizing: Periodical meetings are held (normally each semester) in which are explained to sugar cane growers the legal aspects involved in hiring personnel. In the same way they are sensitized about the consequences of hiring minors in the aspects of industrial safety, health as well as productivity and efficiency in the different process (Art. 105-106-114-115-116-117 Labor Code)

Establishing Harvesting Groups—With the sole purpose of having under control all the hand labor that works in harvesting sugar cane, special harvesting groups or frontons are established, this settlement allow our Company to permit entrance to the job site only authorized personnel. For that matter field supervisors are named, and with a list in hand make sure that no minors follow hired personnel to the sugar cane fields. This methodology is applied in the harvesting of company owned sugar cane fields as well other sugar cane suppliers.

The relationship with suppliers, in general terms, is based upon teamwork, and goes beyond the technology transfer that the Company provides them and the technical requirements that are reached after joint agreements. Such relationship seeks out the strengthening of personnel assuring when a supplier gains, thru a complete satisfaction of his personnel, also CASSA makes a gain.

4. What steps does the company take to ensure that its suppliers of sugarcane and sugar plantations it owns or administers do not employ children under the age of eighteen in hazardous labor?

CASSA does not hire people under 18 years old of age to any activity whatsoever. We put ourselves under the Labor Code, from which we enlist the articles named herein. In the field to ensure this policy, we hire a foreman that leads a group of 30 workers. These too are responsible for not allowing any minor to form part of the group. In the same way the Hacienda Supervisor, previously referred, as well as the Hacienda Manager are both responsible to uphold the Internal Rules and the Labor Code with the authority of sanctioning violators. (art. 104-105 Labor Code).

5. What position does the company take on the use of “helpers” under the age of eighteen by its suppliers of sugarcane and by the sugar plantations it owns or administers?
CASSA does not support the idea that minors become adults aids even if they are their own parents, during enabling of the Foreman-Monitors it is emphasized this prohibition as a requirement for them to be selected for the job, even more a warning is made to cutter workers during their selection and proceeding hiring that this exception will be applied, in the opposite case they’ll be dismissed from the job.

6. What steps does the company take to ensure that all payments legally due under Salvadoran law to the workers of its suppliers of sugarcane and workers on sugar plantations it owns or administers are made in full and without delay?

CASSA fulfill all established in the Labor Code in its First Book of Individual Rights to Work, Third Amendment:

Article 126 – The main forms for stipulating salary are:
a) By Unit of Time—when salary is paid adjusting it to units of time, without special consideration to the result of the work.
b) By unit of work—when only amount and quality of work is accounted, making payments for units produced, measured or massed regardless the time invested.
c) By Composite System—when payment is made according to the units produced or the amount of work performed during a period of time.
d) By Task—when worker is due to perform an specific amount of tasks or work during his day’s work or another settled period of time, understanding as a finished job when the task or work assigned is completed.
e) By Adjustment or Raised Price—when salary is settled as a whole according to the job to be performed, without special consideration of the amount of time employed to execute it and without specific shifts or schedules.

To ensure the fulfillment of all payments, in the previously settled date, it has been hired an special transport service from the Haciendas to the Sugar Mill, where a Armored Company For Protecting of Goods (SERSAPROSA) delivers each worker his salary, guarantying the safety of the operation as well.

Also the rightness of payments is guaranteed by internal and external revisions available if requested.

A last subject and no less important is that CASSA provides in advance all the payments to be due to its workers and suppliers of stock, which is possible thanks to the control of cash flow in the Financial Department.

6. To the company’s knowledge, between 2000 and the present, have labor inspectors visited the sugar plantations operated by its suppliers of sugarcane or those it owns or administers?
Sugar cane fields whether as owned by the company or private suppliers have been visited by:

2. OIT-IPEC / FUNDAZUCAR. Zafra 2002-2003
5. Public Health Ministry. Different representatives from PHCU in the inner zones of influence (i.e. SIBASI Sonsonate and SIBASI Ahuachapán.)

7. To which foreign enterprises did the company sell sugar between 2000 and the present?

Zafra 99/00

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We hope this information will be complete and fulfill your inquiries. However if not, please contact us and we’ll be ready to deepen on specific subjects.

Sincerely,

Juan Eduardo Interiano
General Manager
Compañía Azucarera Salvadoreña S.A. de C.V.

Annex:  
1. Código laboral Capitulo V.- Del Trabajo de las mujeres y de los menores  
2. Políticas y Procedimientos sobre contratación de personal de campo – cosecha en caña de azúcar.  
3. Política sobre parentesco entre empleados  
4. Políticas de Apoyo Social  
5. Resumen Proyecto “Erradicación del trabajo Infantil en el Cultivo de Caña de Azúcar en la Zona Occidental del País”
la causa de éstos haya sido anterior al embarazo; pero aun en este caso, sus efectos no tendrán lugar sino hasta inmediatamente después de concluido el descanso antes expresado.

SECCION TERCERA.- DEL TRABAJO DE LOS MENORES

Art. 114.-Los menores de catorce años y los que habiendo cumplido esa edad, sigan sometidos a la enseñanza obligatoria, no podrán ser ocupados en trabajo alguno. Se autoriza el trabajo de los menores a partir de los doce años, a condición que se trate de trabajos ligeros y que éstos:

a) No sean susceptibles de perjudicar su salud o desarrollo; y
b) No sean de tal naturaleza que puedan perjudicar su asistencia a la escuela, su participación en programas de orientación o formación profesional aprobados por la autoridad competente o el aprovechamiento de la enseñanza que reciben.

El Ministerio de Trabajo y Previsión Social podrá conceder, previa consulta con las organizaciones de empleadores y de trabajadores interesados, cuando tales organizaciones existan, excepciones individuales a la prohibición de ser admitido al empleo o de trabajar que prevé el presente Artículo, con finalidades tales como participar en representaciones artísticas. Los permisos así concedidos limitarán en número de horas del empleo o trabajo objeto de esos permisos y prescribirán las condiciones en que puede llevarse a cabo. (8)

Art. 115.-Los menores de catorce años, en el caso del artículo anterior, deberán contratar por medio de sus representantes legales y, a falta de éstos, por medio de las personas de quienes dependan económicamente o de la Procuraduría General de Pobres.

Se entenderá que faltan los representantes legales, no sólo cuando hayan fallecido, sino cuando estén incapacitados o se hallaren fuera de la República o se ignore su paradero.

Art. 116.-La jornada de los menores de diecisésis años, no podrá ser mayor de seis horas diarias y de treinta y cuatro semanales, en cualquier clase de trabajo. Asimismo no podrán trabajar más de dos horas extraordinarias en un día, ni realizar labores que requieran grandes esfuerzos físicos.

Los menores de dieciocho años no podrán trabajar en horas nocturnas.

Art. 117.-Todo patrón que tenga a su servicio trabajadores menores de dieciocho años, deberá llevar un registro en el que aparezca: la fecha de nacimiento, la clase de trabajo convenido, el horario de trabajo y el salario pactado. Los menores de dieciocho años no podrán ser admitidos al empleo sin la realización de un minucioso examen médico previo, que los declare aptos para el trabajo en que vayan a ser empleados.
e) Los trabajos en minas y canteras;

f) Los trabajos en el mar, los de estiba y los de carga y descarga en los muelles; y

g) Las demás que se especifiquen en las leyes, reglamentos sobre seguridad e higiene, convenciones o contratos colectivos, contratos individuales y reglamentos internos de trabajo.

Art. 107.-El trabajo en bares, cantinas, salas de billar y otros establecimientos semejantes, se considera labor peligrosa para los menores de dieciocho años.

Art. 108.-Son labores insalubres las que por las condiciones en que se realizan o por su propia naturaleza, pueden causar daño a la salud de los trabajadores; y aquéllas en que el daño puede ser ocasionado por la clase de los materiales empleados, elaborados o desprendidos o por los residuos sólidos, líquidos o gaseosos que dejen, tales como:

a) Las que ofrezcan peligro de envenenamiento por el manejo de sustancias tóxicas o de las materias que las originan;

b) Toda operación industrial en cuya ejecución se desprenden gases o vapores deletéreos o emanaciones nocivas;

c) Cualquier operación en cuya ejecución se desprendan polvos peligrosos o nocivos; y

ch) Las demás que se especifiquen en las leyes, reglamentos sobre seguridad e higiene, convenciones o contratos colectivos, contratos individuales y reglamentos internos de trabajo.

Art. 109.-Para efectos judiciales y administrativos, en caso de duda sobre si una labor es peligrosa o insalubre, se estará a la calificación que de dichas actividades haga la dirección General de Previsión Social.

SECCION SEGUNDA.- DEL TRABAJO DE LAS MUJERES

Art. 110.-Se prohíbe a los patronos destinar mujeres embarazadas a trabajos que requieran esfuerzos físicos incompatibles con su estado.

Se presume que cualquier trabajo que requiera un esfuerzo físico considerable, es incompatible con el estado de gravidez después del cuarto mes de embarazo.(1)

Art. 111.-DEROGADO. (8)
Art. 112.-DEROGADO. (8)

Art. 113.-Desde que comienza el estado de gravidez, hasta que concluya el descanso post-natal, el despido de hecho o el despido con juicio previo no producirán la terminación del contrato de la mujer trabajadora, excepto cuando
Un reglamento determinará los requisitos y características del examen médico de los menores de edad, pero en todo caso será obligatorio que:

a) El mismo se practique por un médico calificado;

b) Ello sea probado por el certificado correspondiente;

c) La aptitud para el trabajo que estén ejecutando deberá estar sujeta a inspecciones médicas periódicas, a intervalos no mayores de un año, hasta que hayan alcanzado la edad de dieciocho años;

d) Tratándose de trabajos que entrañen riesgos para la salud, la repetición periódica del examen será obligatoria hasta la edad de veintiún años.

El examen médico a que se refiere este Artículo, será gratuito para el trabajador. (8)
Política General

Propósitos

- Generar empleo en el área rural, especialmente en aquellas actividades relacionadas con el cultivo de caña de azúcar, mejorando las condiciones de vida de la población enfocando recursos prioritariamente a las áreas de educación, salud y medio ambiente.
- Motivar al cortador a la productividad con calidad mediante un sistema justo, medible, confiable y seguro en el trabajo realizado por jornada diaria, obra o destajo.
- Creación y mantenimiento de un maestro de personal, el cual registrará las generales de los trabajadores y conformación de sus grupos familiares para establecer planes de estímulos a la productividad y calidad del trabajo realizado.

Generales

Cada año CASSA desarrolla dos capacitaciones dirigidas a nuestros Productores haciendo esfuerzos a la conciencia sobre el cumplimiento de diferentes reglamentos y leyes que debe cumplir la Agroindustria Azucarera:

1. Ley de La Agroindustria
2. Reglamento del Trasporte de Caña, Vice Ministerio de Trasporte
3. Código de Trabajo.

El enfoque de las capacitaciones es la sensibilización explicando a los Proveedores de caña los aspectos legales involucrados en la contratación de personal y servicios relacionados. De la misma forma se les sensibiliza sobre las consecuencias de contratar menores de edad, en los aspectos de seguridad industrial, salud, así como la baja en la productividad y eficiencia de los diferentes procesos.

Realizar supervisiones de seguimiento diariamente por parte de nuestros Agrónomos, haciendo constar sobre los cumplimientos y/o regularidades observadas, emitiendo así reportes de visitas recomendando apegarse a las normas.

Especificas

1. Debido a que en CASSA se efectúan dos temporadas; la de zafra y la de mantenimiento, se podrá contratar personal eventual para que cubra los puestos que surgen en dichas temporadas.

2. Las personas que deseen ingresar a laborar temporalmente en cada periodo deberán acudir al Departamento de Recursos Humanos para solicitar su ingreso.
3. El personal eventual estará sujeto a las normas disciplinarias establecidas en CASSA, así como al Reglamento Interno y Código de Trabajo vigente.

4. El personal de campo, contratado para las actividades de preparación de terreno, desarrollo de la secuencia de labores agrícolas, rozado de la caña, y demás actividades propias del proceso para proveer la materia prima, se someterá de la misma forma a las normas disciplinarias establecidas en CASSA, así como al Reglamento Interno y Código de trabajo vigente.

5. Toda persona que desee reingresar deberá presentar los requisitos que Recursos Humanos establezca.

Procedimientos:
La contratación del personal para realizar cualquier actividad en el cultivo en mantenimiento o recolección, puede celebrarse verbalmente (artículo 84 y 85 del código de trabajo)

Reclutamiento de personal
Proceso mediante el cual CASSA a través de los representantes del Departamento de Recursos Humanos atrae candidatos para abastecer su proceso selectivo. El reclutamiento funciona como un proceso de comunicación donde se ofrece oportunidades de trabajo y es punto de partida para la selección de los mejores candidatos para llenar los diferentes puestos en los frentes de corte.

Selección de personal
Entre los candidatos se seleccionan los que integran las cuadrillas o grupos administrativos, son aquellos que presentan características deseadas por el Departamento Agrícola de acuerdo a los perfiles por ocupación.

Entrenamiento
El desarrollo de las personas es de prioritario. Cada empleado de campo tiene como requisito asistir a un Curso de Capacitación – Monitores que CASSA facilita para pertenecer a los frentes de corte, su aprendizaje es continuo y el cambio de comportamiento orientado al desarrollo de los trabajadores mediante el conocimiento en diversas áreas como las siguientes.

- Relaciones Humanas laborales e interpersonales
- Exaltación de valores y cualidades: Dignidad, honradez, confianza, lealtad, cooperación, eficacia y eficiencia, pertenencia, ingenio y facultades creadoras.
- La disciplina y el optimismo
- Desempeño de un jefe y supervisor
Selección de personal para integrar los grupos o cuadrillas

1. Se darán a conocer medidas disciplinarias a cumplir para mantener el orden y armonía, tanto fuera como dentro de las instalaciones de los frentes, así como durante se transporte el personal y en los campos de cultivo o cosecha.

2. No se aceptarán personas menores de edad, el Caporal – Monitor es responsable de exigir DUI o partida de nacimiento que garantice que es mayor de 18 años.

3. En el grupo o cuadrilla el Caporal – Monitor, no debe admitir familiares. Se debe cumplir con la Política de Parentesco de CASSA.

4. El Caporal - Monitor es responsable de seleccionar cortadores con vocación a la actividad que realizarán.

5. En las cuadras o dormitorios se ubicaran los rozadores de acuerdo al orden numérico asignado.

6. Al momento de repartir los alimentos se ordenará al personal por cuadrilla para evitar anomalías.

7. Queda prohibido el uso de juegos de azar y de bebidas alcohólicas.

8. Cuando el personal sea conducido a su lugar de trabajo y en retorno deberá mantenerse orden para evitar accidentes.

9. Deberá de respetar las instalaciones, tanto de la empresa como la de los productores; así como los bienes que se encuentren dentro de ellas.

Sanciones:

- Descuento por daños a patrimonio de productores y CASSA
- Suspensión de una catorcena
- Suspensión definitiva
POLÍTICAS GENERALES

1. Debido a que las relaciones de consanguinidad y afinidad pueden generar conflicto en las relaciones laborales, CASSA establece que no podrán ingresar a laborar personas que tengan familiares trabajando en la compañía en primero, segundo y tercer grado de consanguinidad y de afinidad.

2. Para el personal eventual que labora en zafra y/o en mantenimiento que ya ha trabajado antes en la Compañía dependiendo del tipo de ocupación podrá permitírsele el reingreso, pero a condición de que el puesto que ha ocupado no esté en el mismo departamento que el familiar. Todos los casos que hasta este momento existen se someterán al análisis individual de cada uno para determinar la posibilidad de reingreso.

3. En los casos que empleados permanentes o eventuales contraigan matrimonio se les dará la oportunidad de que entre ambos decidan cual de los cónyuges deberá renunciar. Para los casos que ya existen antes de la presente política podrán continuar laborando siempre que el puesto no esté en el mismo departamento o que las relaciones personales no interferan en las relaciones laborales.

4. CASSA se reserva el derecho de permitir el ingreso de algún familiar o de permitir que por relaciones de afinidad continúen laborando. Cualquier excepción a esta política tendrá que ser autorizada directamente por la Gerencia General y quedar documentada en los archivos de Recursos Humanos y en el de el (los) empleado (s) correspondientes.
FILOSOFÍA

Como política de servicio a la comunidad, la Compañía mantiene un programa de apoyo social encaminado a mejorar las condiciones de vida de la población. Los recursos se enfocan prioritariamente a las áreas de educación, salud y medio ambiente. También se apoya al área Institucional, siempre garantizando el beneficio de CASSA y la comunidad. En los casos de desastre natural se considera importante apoyar a la comunidad y a las instituciones encargadas de reaccionar en las catástrofes de acuerdo a las necesidades del momento.

Las acciones de apoyo se dividen en reactivas y proactivas. Se consideran de tipo reactivo aquellos que responden a solicitudes de necesidades sentidas de la población. Las de tipo proactivo son aquellas que serán detectadas por el comité y que tienen como fin buscar proyectos sustentables en el tiempo y ante todo que respondan a elevar el nivel de vida de la población del área de influencia del Ingenio, para ello, se conjugarán esfuerzos a través de convenios de cooperación con instituciones que pretendan fines similares y que su actividad esté acorde a la filosofía de CASSA. Se dará énfasis especial a los donativos de tipo proactivo

OBJETIVOS

Aportar al desarrollo económico y social por medio de obras sostenibles desarrolladas en la zona de influencia, las cuales contribuiran a reforzar la imagen favorable de la empresa.

POLÍTICAS GENERALES

1. La Junta Directiva aprobará un presupuesto anual, el cual será administrado por el Comité de Apoyo Social.

2. El Comité determinará el porcentaje del presupuesto que se destinará para las acciones de apoyo reactiva y para las proactivas.

3. Toda aquella solicitud que se encuentre fuera del presupuesto a donar, se presentará a la Junta Directiva con toda la información referente al histórico de años anteriores para su aprobación.

4. En caso de desastres naturales que requieran apoyo a instituciones, habitantes o empleados, ésta se canalizará fuera de presupuesto y deberá ser autorizada por la Junta Directiva sin afectar las capacidades ni disponibilidades de otro tipo de recursos.

5. Se gestionará que los recursos que se adjudican a instituciones a nivel nacional tengan impacto en nuestra zona de influencia.

6. Semestralmente se presentará un informe a Junta Directiva.

7. La aprobación de las donaciones se gestionará a través del Comité de Apoyo Social, la Gerencia General y/o la presidencia de CASSA, y dichas instancias tendrán autorización de acuerdo a los siguientes criterios:

   i. El Director de Recursos Humanos podrá aprobar aquellas solicitudes de apoyo social que estén dentro de los lineamientos consagrados por esta política, sin exceder los trescientos dólares ($300) por solicitud y sin sobrepasar el 15% del presupuesto anual.

   ii. La Gerencia General y la Presidencia podrán aprobar solicitudes de apoyo social, sin exceder un 30% del presupuesto anual otorgado para apoyo social, en la suma de las aprobaciones otorgadas por las dos instancias.
iii. El Comité de Apoyo Social aprobará las otras solicitudes presentadas, en estrecha coordinación con la Gerencia General para su ejecución.

POLÍTICAS PARA APOYO REACTIVO

1. Toda solicitud deberá de presentarse por escrito y canalizarse al Departamento de Recursos Humanos para su proceso.

2. Las solicitudes que cumplan con los requisitos anteriores serán otorgadas por el comité de apoyo social en reunión que será programada quincenalmente.

POLÍTICAS PARA APOYO PROACTIVO

1. Para la asignación de los recursos proactivos se partirá de un diagnóstico de la situación social del área de influencia, para ello, se buscarán alianzas con otras instituciones a fin de contar con información que le permita definir el área de acción hacia la cual dirigirá sus proyectos.

2. CASSA unirá esfuerzos con instituciones inspiradas en la misma filosofía y que su área de acción esté encaminada a las mismas áreas de oportunidad y que tengan un impacto en nuestra zona de influencia.

3. Se seleccionarán proyectos que tengan impacto en mejorar el nivel de vida de la población del área de influencia, y que estén en concordancia con el medio ambiente.

4. Las actividades de apoyo proactivas que se impulsen deberán ser sustentables y se les dará seguimiento a fin de que no pierdan su vigencia en el tiempo.

PROCEDIMIENTO PARA APOYO SOCIAL REACTIVO

1. Para solicitar un donativo a CASSA deberá hacerse por escrito, dirigida a cualquiera de las siguientes personas: Junta Directiva, Presidencia, Gerencia General, Departamento de Recursos Humanos o simplemente a Compañía Azucarera Salvadoreña, S.A. De C.V. o Ingenio Central Izalco.

2. Todas las solicitudes serán canalizadas al Departamento de Recursos Humanos, instancia que coordina el trabajo del Comité.

3. El Departamento de Recursos Humanos llevará un registro de todas las solicitudes de donativos recibidas, anotando el monto solicitado y aprobado, así como el estado en el que se encuentra en el proceso, a fin de poder darle seguimiento al trámite de donativo y brindar información a los solicitantes.

4. El Departamento de Recursos Humanos se encargará de coordinar la colocación de los insumos solicitados, tramitar el cheque, hacer la entrega de los donativos y documentar ante el Departamento de Contabilidad la erogación.

5. Todo donativo aprobado deberá contener un recibo de la institución beneficiada que ampare el mismo, a fin de poderse tramitar el respectivo cheque.

PROCEDIMIENTO PARA APOYO SOCIAL PROACTIVO
1. El Comité, en estrecha coordinación con la Gerencia General, determinará el área de oportunidad en la cual se invertirá.

2. Realizará las consultas con las instituciones relacionadas.

3. Destinará el monto a invertir.

4. Presentará a Junta Directiva la propuesta de inversión, si excede el presupuesto.

5. Delegará un miembro del Comité para dar seguimiento al proyecto, quien informará mensualmente del avance de la obra.

6. El Departamento de Recursos Humanos gestionará ante el Departamento de Contabilidad los cheques de erogación según convenio, los documentará y llevará un control de los mismos, presentando mensualmente el informe de las erogaciones.
**RESUMEN PROYECTO “Erradicación del trabajo Infantil en el Cultivo de Caña de Azúcar en la Zona Occidental del País”**

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| Agencia Ejecutora: | Fundación Salvadoreña para la Salud y el Desarrollo Humano, FUSAL, con el apoyo y colaboración de Ingenio Central Izalco |

| Aporte IPEC | US$ 249,692.15 |
| Aporte Local | US$ 58,646.25 |

| Duración: | 15 meses |
| Fecha de Elaboración del Documento | Septiembre / 2003 |
| Fecha prevista para iniciar: | Enero / 2004 |
COMPONENTES Y PRINCIPALES ACTIVIDADES

Educación

- Coordinar con MINED la implementación Modalidades Educativas en las escuelas participantes en el programa de acuerdo a las necesidades detectadas entre los niños y niñas de la población meta.
- Apoyar la capacitación de directores/as y maestros/as de las escuelas seleccionadas en modalidades educativas.
- Gestionar y apoyar el desarrollo de programas de formación de maestros y maestras en los cuales se promueva la inclusión del tema del trabajo infantil y sus consecuencias negativas en los programas educativos que desarrollan en sus centros escolares (PEI).
- Definir e implementar programas lúdicos, socio recreativo, arte en las escuelas participantes, involucrando activamente a jóvenes líderes organizados en las comunidades de intervención del programa.
- Desarrollar Talleres de Sensibilización a miembros de la comunidad educativa sobre importancia de la educación en el futuro de los niños/as.
- Diseñar e implementar programa para la identificación y formación de jóvenes líderes que puedan facilitar la incorporación de niños y niñas trabajadores en las actividades de educación formal y no formal promovidas por el programa.
- Apoyar las actividades del programa Escuela para Padres, de forma que incorpore el tema de educación y combate del trabajo infantil en su programación operativa regular.
- Gestionar el establecimiento y operación de “Aulas de Reforzamiento y Nivelación” que apoyen a los niños y niñas trabajadores o en riesgo, a incorporarse y permanecer en los centros escolares.
- Establecer servicios de refuerzo escolar que se ajusten a las necesidades específicas detectadas en los niños y niñas, en coordinación con los maestros y maestras.

Salud Ocupacional

- Gestionar y apoyar la ejecución de programa de capacitación sobre salud ocupacional con padres y madres atendidos por el programa, que se dediquen al cultivo de caña de azúcar y otras actividades agrícolas en la zona de intervención, ante el Ministerio de Trabajo y el Instituto Salvadoreño del Seguro Social, sobre la base de los hallazgos del estudio sobre Seguridad Ocupacional realizado por OIT-IPEC.
- Organizar y desarrollar cursos de capacitación sobre medidas de seguridad ocupacional, con la participación de padres y madres atendidos por el programa.
- Desarrollar curso de primeros auxilios con caporales, actores sociales claves y grupos organizados, en coordinación con el Ministerio de Trabajo y el Instituto Salvadoreño del Seguro Social.
- Diseñar y poner en práctica un plan de reducción de riesgos en el cultivo de caña de azúcar y otras actividades agrícolas en la zona de intervención, en coordinación con actores sociales clave, entre los cuales se incluya al Ministerio de Trabajo y al Instituto Salvadoreño del Seguro Social.
- Coordinar con SIBASI desarrollo de programas preventivos en las zonas de influencia del programa.
- Promover la participación de la población meta en los programas preventivos de salud que se hayan coordinado con los SIBASI.
- Gestionar ante la empresa privada de la zona, el intercambio de buenas prácticas de salud ocupacional que puedan ser replicadas por la población meta del programa que se dedica al cultivo de caña de azúcar.

Sensibilización y Organización Comunitaria

- Diseñar y ejecutar talleres de sensibilización sobre Problemática Cultural del Trabajo Infantil en el cultivo de caña de azúcar con representantes de instituciones públicas, privadas, ONG’s, actores clave, incluyendo organizaciones de empleadores, trabajadores y de la sociedad civil que operen a nivel de los municipios y en las comunidades donde intervendrá el programa.
- Diseñar y ejecutar talleres de sensibilización con niños/as trabajadores y en riesgo, padres y madres sobre consecuencias negativas del Trabajo Infantil en el cultivo de caña de azúcar.
- Diseñar y ejecutar un plan de comunicación social que informe a la población en las zonas de intervención del programa sobre las consecuencias negativas del trabajo infantil e invite a sumarse a los esfuerzos para erradicarlo.
- Formación de Comités Locales contra el Trabajo Infantil conformado por actores sociales clave a nivel comunitario.
- Organización de Comités Municipales para la erradicación y prevención del Trabajo Infantil con representación de instituciones, actores sociales claves y grupos organizados que operan a nivel municipal.
- Apoyar la elaboración, puesta en marcha y divulgación del Plan de Acción para la erradicación y prevención del trabajo Infantil de los Comités Locales y Municipales.
December 4, 2003

Juan Eduardo Interiano
General Manager
Compañía Azucarera Salvadoreña, S.A. de C.V.
Blvd. Orden de Malta
Antiguo Cuscatlán, El Salvador

By certified mail and fax: +503 278 5797

Dear Mr. Interiano:

Thank you for your letter of November 12. The information you provided has been extremely helpful to our research, and we appreciate your willingness to share this information with us.

We have several additional questions that we hope you will be able to help us with:

1. Are the Hacienda Supervisors (November 12 letter, page 2) assigned only to company-owned fields, or does your company also assign Hacienda Supervisors to other sugarcane fields owned by other suppliers as well?

2. You inform us that field supervisors ensure that “no minors follow hired personnel to the sugarcane fields” (November 12 letter, page 3). Does your company assign field supervisors both to company-owned fields and to sugarcane fields owned by other suppliers?

3. Does your company’s Policy and Procedures on the Contracting of Field Personnel—Sugarcane Harvest (Políticas y procedimientos sobre contratación de personal de campo – cosecha en caña de azúcar), Policy No. RRHH R19, apply to sugarcane fields owned by suppliers other than your company? When did your company adopt this policy?

4. You note that company-owned fields and sugarcane fields owned by other suppliers have been visited by representatives of the American Sugar Cane League, the International Labour Organisation, Fundazucar, the Salvadoran Senate’s Economy and Agricultural Commission, the Ministry of Public Health, and the National Police (November 12 letter, page 5). What was the purpose of the visits by the Ministry of Public Health and the National Police? Have company-owned fields or sugarcane fields owned by other suppliers been visited by labor inspectors from the Ministry of Labor?
5. In response to our question about the foreign enterprises to which the company sold sugar between 2000 and the present, you listed transactions with what appear to be ten separate enterprises (November 12 letter, pages 5-7). In which country is each enterprise based? If possible, please provide us with the full name of each of these enterprises.

6. What pesticides and herbicides are used on the sugar plantations the company owns or administers?

Thank you very much. I look forward to hearing from you.

Sincerely,

Michael Hochener
Counsel
Children’s Rights Division
March 17, 2004

Juan Eduardo Interiano
General Manager
Compañía Azucarera Salvadoreña, S.A. de C.V.
Blvd. Orden de Malta
Antiguo Cuscatlán, El Salvador

By DHL and fax: +503 278 5797

Dear Mr. Interiano:

I wrote to you on December 4, 2003, for additional information regarding your company’s contractual relationship with its suppliers of sugarcane and its general labor policies with respect to its suppliers. If you have responded to these questions, I hope that you will do me the favor of sending your response again; I have not yet received your reply. For your convenience, my December 4 letter asked for the following additional information:

1. Are the Hacienda Supervisors (November 12 letter, page 2) assigned only to company-owned fields, or does your company also assign Hacienda Supervisors to other sugarcane fields owned by other suppliers as well?

2. You inform us that field supervisors ensure that “no minors follow hired personnel to the sugar cane fields” (November 12 letter, page 3). Does your company assign field supervisors both to company-owned fields and to sugarcane fields owned by other suppliers?

3. Does your company’s Policy and Procedures on the Contracting of Field Personnel—Sugarcane Harvest (Políticas y procedimientos sobre contratación de personal de campo – cosecha en caña de azúcar), Policy No. RRHH RH9, apply to sugarcane fields owned by suppliers other than your company? When did your company adopt this policy?

4. You note that company-owned fields and sugarcane fields owned by other suppliers have been visited by representatives of the American Sugar Cane League, the International Labour Organization, Fundazucar, the Salvadoran Senate’s Economy and Agricultural Commission, the Ministry of Public Health, and the National Police (November 12 letter, page 5). What was the purpose of the visits by the Ministry of Public Health and the National Police? Have company-owned fields or sugarcane fields owned by other suppliers been visited by labor inspectors from the Ministry of Labor?
5. In response to our question about the foreign enterprises to which the company sold sugar between 2000 and the present, you listed transactions with what appear to be ten separate enterprises (November 12 letter, pages 5-7). In which country is each enterprise based? If possible, please provide us with the full name of each of these enterprises.

6. What pesticides and herbicides are used on the sugar plantations the company owns or administers?

Please allow me to take this opportunity to thank you once again for your letter of November 12. The information you provided has been extremely helpful in our research, and we appreciate your company’s willingness to share it with us.

I look forward to hearing from you.

Sincerely,

Michael Buchenek
Counsel
Children’s Rights Division
6 de mayo de 2004

Juan Eduardo Interiano
Gerente General
Compañía Azucarera Salvadoreña, S.A. de C.V.
Blvd. Orden de Malta
Antiguo Cuscatlán, El Salvador

Por DHL y fax: +503 278 5797

Estimado Sr. Interiano:

Le escribí el 4 de diciembre de 2003 y, de nuevo, el 17 de marzo de 2004, solicitándole información adicional en relación con la relación contractual de su compañía con sus proveedores de caña de azúcar y sus prácticas laborales generales con respecto a sus proveedores. Si ya ha respondido a estas preguntas, le ruego que me haga el favor de enviarme su respuesta de nuevo; aún no la he recibido. Para su comodidad, le recuerdo que en mis cartas le pedía la siguiente información adicional:

1. ¿Los Capataces de Hacienda (carta del 12 de noviembre, página 2) están asignados sólo a los campos propiedad de su compañía, o su compañía también asigna Capataces de Hacienda a otros campos de caña propiedad de otros proveedores? Por favor, facilitenos una lista de las plantaciones propiedad de su compañía, así como una lista de las plantaciones de caña de azúcar propiedad de otros proveedores con los que hace negocios su compañía.

2. Nos informa de que los caporales se aseguran de que “ningún menor siga al personal contratado en los campos de caña” (carta del 12 de noviembre, página 3). ¿Asigna su compañía caporales tanto a los campos propiedad de su compañía como a los campos de caña propiedad de otros proveedores?

3. ¿Las Políticas y procedimientos sobre contratación de personal de campo –cosecha en caña de azúcar, Política No. RRHH RH9 de su compañía, se aplican a los campos de caña propiedad de otros proveedores que no sean su compañía? ¿Cuándo adoptó su compañía esta política?

4. Señala que los campos de caña propiedad de su compañía y de otros proveedores han recibido la visita de representantes de la American Sugar Cane League, la Organización Internacional del Trabajo, Fundazúcar, la Comisión de Economía y Agricultura de la Asamblea Legislativa, el Ministerio de Salud Pública y la Policía Nacional (carta del 12 de noviembre, página 5). ¿Cuál fue el propósito...
de las visitas del Ministerio de Salud Pública y la Policía Nacional? ¿Han sido visitados por inspectores del Ministerio de Trabajo los campos propiedad de su compañía o de otros proveedores?

5. En respuesta a nuestra pregunta sobre las empresas extranjeras a las que su compañía ha vendido azúcar entre 2000 y el presente, nos facilitó una lista de transacciones en la que se observa aparentemente a diez empresas diferentes (carta del 12 de noviembre, páginas 5-7). ¿En qué país tiene su sede cada una de estas empresas? Si fuera posible, por favor facilitenos el nombre completo de cada una de estas empresas.

6. ¿Qué pesticidas y herbicidas se utilizan en las plantaciones de azúcar que su compañía tiene en propiedad o administra?

Por favor, permítame que aproveche esta oportunidad para agradecerle de nuevo su carta del 12 de noviembre. La información que nos facilitó nos ha sido de suma ayuda en nuestra investigación, y apreciamos la voluntad de su compañía de compartirlo con nosotros.

Como sabe, estamos en el proceso de finalizar nuestra investigación. Su respuesta se tomará en cuenta en nuestro próximo informe si la recibimos antes del 20 de mayo.

Quedo a la espera de su respuesta.

Atentamente,

Michael Bochenek
Asesor
División de Derechos del Niño
Dear Sirs:

We refer to your letter dated March 17, 2004 and apologize for not responding earlier. First of all, we would like to thank you for your interest and efforts in preventing child labor in El Salvador’s sugar cane industry. We confirm you that we share the same principles on this important matter and have developed and supported all efforts to protect our children from any labor in the sugarcane cultivation and harvesting. The sugar industry of El Salvador has been working together in a joint effort through different programs to encourage our rural children population to attend school and focus themselves in activities which would benefit their learning process.

In relation to your letter, we would like to first specify that when we refer to “owned sugar cane or fields”, we refer to third parties sugarcane fields which are being administered by CASSA.

Are the Hacienda Supervisors assigned only to company-owned fields, or does your company also assign Hacienda supervisors to other sugar field owned by other suppliers as well?

CASSA supervisors respond to a geographic zone distribution work program, assigned by administered haciendas or fields, and sugar fields owned by other suppliers. This is a continued activity during the year, in the crop season and off season developing the cane.

You informed us that field supervisors ensure that “no minors follow hired personnel to the sugar cane fields”. Does your company assign field supervisors both to company-owned fields and to sugarcane fields owned by other suppliers?

We assign supervisors to all the cane fields that we provide services to.

Does your company’s Policy and Procedures on the Contracting of field personnel-sugarcane harvest (Políticas y Procedimientos sobre contratación de personal de campo – cosecha en caña de azúcar), Policy No. RRHH RH9, apply to sugarcane fields owned by suppliers other than your company? When did your company adopt this policy?
It applies to the fields administered by us, but we are making efforts to apply them for the sugarcane fields owned by other suppliers where our services are not provided.

Also, as part of the efforts on preventing child labor on the sugar cane fields, sugar producers have agreed to include a provision in our Supply Contracts stating that it is strictly forbidden to use child labor in the fields and that we reserve the right to reject any sugar cane if that is proven.

Our company has adopted this policy since 2002.

You noted that company-owned fields and sugarcane fields owned by other suppliers have been visited by representatives of the American Sugar Cane League, The International Labor Organization, Fundazucar, The Salvadoran senate’s Economy and Agricultural Commission, the ministry of public health, and the National Police. What was the purpose of the visits by the Ministry of public health and the National Police? Have company owned fields or sugarcane fields owned by other suppliers been visited by labor inspectors from Ministry of labor?

National police officers/agents visited the cane fields because they have a national program to ensure the community’s safety, and a program to prevent fires in the fields. The Police is in charge of the national security and therefore, as part of its activities, its officers visit the cane fields on a frequent basis to provide safety and to guarantee order. Likewise, there is a public health program, followed by the Ministry of Public Health, which provides medicine and health for the people who works in the fields.

We do not have any information regarding visits from labor inspectors from Ministry of Labor.

What pesticides and herbicides are used on the sugar plantations the company owns or administers?

Most common used products are:
Herbicides:
- Hedonal (2,4-D Fenoxi)
- Gesaprim 90 WG (Atrazine)
- Gesapax 80 WP, 500 FW, 500 SC (Ametrina)
- Sencor (Metribuzin)
- Velpar K60 (Hexazinona)
- Karmex (Duron Urea)
- Ametrina 500 (Ametrina)
- Arsenal (Imazapir)
- Round-Up 1, Touch Down (Glyphosate)
- Diuron 800 Sc (Dichlorophenyl, Dimethylurea)
- Igran 50SC, 500 FW (Terbutrina)
- Prowl (Dinitroanilina)
Pesticides:
JADE (Imidacloprid) to control (Aneolamia postica).
Most of the pest control is done by IPM (Integrated Pest Management), as follows:
Metarhizium anisopliae (Fungi): Controls (Aeneolamia postica).
Cotesia flavipes (Hymenoptera): To control (Diatraea saccharalis)
Light traps: To control (Phyllophaga spp).
Sticky yellow colored traps: To control adults of (Aeneolamia postica).
Soil mechanization: To control (Aeneolamia postica) and (Phyllophaga spp).
Traps: Control of (Sigmoidon hispidus).
All decisions in IPM are based on previous sampling on the pest.

Finally, we confirm you our commitment to eradicate child labor in sugar cane production in El Salvador and look forward to achieving more advances on this matter.

We hope the information provided is helpful.

Please do not hesitate to contact us if you require any further information.

Sincerely,

Juan Eduardo Interiano
General Manager
Compañía Azucarera Salvadoreña, S.A. de C.V.
APPENDIX C: SAMPLE LETTER SENT TO OTHER SUGAR MILLS MENTIONED IN THIS REPORT
21 de enero de 2004

Muy señores míos:

Me dirijo a ustedes en representación de Human Rights Watch, organización no gubernamental e independiente dedicada a realizar investigaciones sobre violaciones de los derechos humanos en todo el mundo. Human Rights Watch comenzó a funcionar en 1978 con la creación de su división de Europa y Asia Central, conocida entonces como Helsinki Watch. Hoy en día cuenta también con divisiones que se ocupan de África, las Américas, Asia y el Oriente Medio, y tres divisiones temáticas sobre transferencias de armas, derechos de la mujer y derechos del niño. Human Rights Watch se financia con contribuciones de particulares y fundaciones de todo el mundo. No acepta, ni directa ni indirectamente, fondos de gobiernos.

Estamos preparando un informe sobre el trabajo infantil en El Salvador, con especial atención al uso de mano de obra infantil en el cultivo de la caña de azúcar. Le agradeceríamos cualquier información que pueda ofrecernos sobre los temas concretos que se plantean a continuación y lo que quiera comentarnos sobre este asunto. Con el fin de informar de manera equilibrada e imparcial, nos esforzamos por recoger todas las perspectivas en nuestras investigaciones y esperamos poder contar con su respuesta.

Les adjuntamos una serie de preguntas relativas a la relación contractual del ingenio con sus proveedores de caña de azúcar y sus políticas laborales generales con respecto a sus proveedores. Tendremos en cuenta su respuesta en nuestro próximo informe. En vista de nuestro calendario de publicación, le agradeceríamos que nos respondiera en el plazo de un mes.

Le agradezco de antemano su colaboración y quedo a la espera de su respuesta.

Atentamente,

Michael Bochenek
Asesor
División de Derechos del Niño
A:
De: Human Rights Watch
Fecha: 21 de enero de 2004
Asunto: Prácticas laborales de los proveedores de caña de azúcar del ingenio

Les agradeceríamos que nos facilitaran información sobre las políticas adoptadas por su compañía en relación con el respeto a los derechos humanos de los trabajadores por parte de sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta.

En concreto, les agradeceríamos que respondieran a las siguientes preguntas:

1. ¿Tiene la compañía alguna política con respecto al uso de mano de obra infantil por parte de sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta? De ser así, por favor envíenos una copia de dicha política.

2. ¿Supervisa la compañía de manera continuada la situación de los derechos laborales en las instalaciones de sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta?

3. ¿Qué medidas adopta la compañía para asegurarse de que sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta no emplea a niños menores de 15 años?

4. ¿Qué medidas adopta la compañía para asegurarse de que sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta no emplea a menores de 18 años en tareas peligrosas?
5. ¿Permite la compañía que representantes de sus proveedores de caña o de cualquier plantación de caña propiedad de la compañía o administrada por ésta contrate a trabajadores dentro de las instalaciones de la compañía?

6. ¿Facilita la compañía el transporte para los trabajadores empleados por sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta?

7. ¿Qué posición adopta la compañía con respecto al uso de “ayudantes” menores de 18 años por parte de sus proveedores de caña o cualquier plantación de caña propiedad de la compañía o administrada por ésta? Entendemos por “ayudantes” a las personas que, aún sin estar incluidas en las planillas de empleados, trabajan con un familiar o amigo en la zafría.

8. ¿Qué medidas adopta la compañía para asegurarse de que los trabajadores de sus proveedores de caña o de cualquier plantación de caña propiedad de la compañía o administrada por ésta cobran sin retraso la totalidad de los pagos adeudados, de acuerdo con la legislación salvadoreña?

9. Hasta dónde sabe la compañía, ¿algún inspector de trabajo ha visitado las plantaciones de caña gestionadas por sus proveedores o las de su propiedad o administradas por ésta, desde 2000 hasta ahora?

10. ¿A qué empresas extranjeras ha vendido azúcar la compañía desde 2000 hasta ahora? Por favor indique el mes y el año en que se realizaron cada una de las transacciones.
APPENDIX D: SAMPLE LETTER SENT TO OTHER MULTINATIONAL CORPORATIONS MENTIONED IN THIS REPORT
March 22, 2004

Dear Sir or Madam:

Human Rights Watch is preparing a report on child labor in El Salvador, with a specific focus on the use of child labor in sugar cultivation. Human Rights Watch is an independent, nongovernmental organization that since 1978 has conducted investigations of human rights abuses throughout the world.

We welcome any information on the issues specifically raised below and any additional information you wish to provide on this matter. In the interest of balanced and fair reporting, we strive to reflect all perspectives in our research and look forward to your response.

We have attached questions regarding your company’s contractual relationship with a sugar mill in El Salvador and questions regarding your company’s general labor policies with regard to Salvadoran suppliers of the commodities it purchases. Your response will be taken into account in our forthcoming report. In light of our publishing schedule, we would be grateful to receive your response within one month’s time.

Thank you very much. I look forward to hearing from you.

Sincerely,

Michael Bochenek
Counsel
Children’s Rights Division
To:

From: Human Rights Watch

Date: March 22, 2004

Subject: Sugar mills in El Salvador supplying your company

A. Your Company and Contractual Relationships

Human Rights Watch has received information that in 2000, your company purchased sugar and/or molasses from Compañía Azucarera Salvadoreña, S.A. de C.V. We would be grateful if you would confirm this information and indicate the months and years during which purchases were made. We also request that you specify in each case whether purchases were made directly from Compañía Azucarera Salvadoreña or through an intermediary enterprise and, if the latter, that you identify the intermediary.

B. Your Company’s Labor Practices

We would appreciate information about the policies your company has adopted regarding respect for workers’ human rights by the suppliers from which it purchases sugar and/or molasses and other commodities and by the mills and plantations where those commodities are produced.

Specifically, we would welcome your responses to the following questions:

1. Does your company have any policies regarding the use of child labor in facilities supplying the commodities it purchases or on the plantations supplying the raw materials from which those commodities are produced?

2. What steps does your company take to ensure that the facilities supplying the commodities it purchases and the plantations supplying the raw materials from which those commodities are produced do not employ children under the age of fifteen?

3. What steps does your company take to ensure that the facilities supplying the commodities it purchases and the plantations supplying the raw materials from which those commodities are produced do not employ children under the age of eighteen in hazardous labor?
4. What steps does your company take to ensure that the facilities supplying the commodities it purchases and the plantations supplying the raw materials from which those commodities are produced make in full and without delay all payments legally due workers under the laws of the countries in which those facilities operate?

5. Does your company monitor on an ongoing basis labor rights conditions in the Salvadoran facilities from which it purchases commodities or on the plantations supplying the raw materials from which those commodities are produced?

6. Did your company conduct any labor rights monitoring or inspections of Compañía Azucarera Salvadoreña, its mill Central Izalco, or any plantations supplying raw sugarcane to Central Izalco during the time period indicated above?
ACKNOWLEDGMENTS

This report is based on research by Michael Bochenek and Zama Coursen-Neff, counsel to the Children’s Rights Division of Human Rights Watch, and Marla González, an attorney with World Vision El Salvador, during a three-week field investigation in the Departments of Ahuachapán, Cabañas, Cuscatlán, La Libertad, Sonsonate, San Miguel, San Salvador, Santa Ana, and Usulután in February 2003. Staff of the following area development projects accompanied them and guided them in their research: Los Manantiales (Sonsonate), La Bendición (San Miguel), Sendero de Esperanza y Tacuba (Ahuachapán), Sinai (Usulután), El Paraíso (Cabañas), and Salem (La Libertad). Katherine Zeisel provided additional research assistance.

Michael Bochenek wrote the report, which was edited by Lois Whitman, executive director of the Children’s Rights Division; Carol Pier, labor rights and trade researcher for the Business and Human Rights Program; Wilder Tayler, legal and policy director of Human Rights Watch; Elizabeth Wang; and Iain Levine, program director of Human Rights Watch. Zama Coursen-Neff; Arvind Ganesan, director of the Business and Human Rights Program; Marla González; Joanne Mariner, deputy director of the Americas Division; and Kenneth Roth, executive director of Human Rights Watch, also reviewed and commented on the manuscript. Mina Kumar designed the map. Fitzroy Hepkins, Andrea Holley, Veronica Matushaj, Dana Sommers, and Nikolaus Steinberg produced the report. Juan Luis Guillén translated the report from English into Spanish.

Human Rights Watch is indebted to the nongovernmental organizations and individuals who assisted us in the course of our field research, among them Yolanda Barrientos, Fundación Olof Palme; Roberto Burgos, Instituto de Derechos Humanos, Universidad Centroamericana; Comisión de Derechos Humanos; Jorge Escoto, director, Fundación Olof Palme; Fe y Alegría; Delmy Iglesias, director, Fundación Olof Palme; Carlos Tito López, Fundación Olof Palme; Victorio Sánchez, CARE El Salvador; Alfredo Vargas, Enclace; and Georgina Villalta, coordinator, Red para la Infancia. We would also like to express our appreciation to Manuel Armando Ortega and Félix Velásquez of the Comité de Reconstrucción y Desarrollo Económico-Social de Comunidades de Suchitoto; Zoila de Innocenti, Instituto Salvadoreño para el Desarrollo de la Mujer; Ministry of Education; Ministry of Labor; Procuradora para la Defensa de los Derechos Humanos; Italo Cardona and Benjamin Smith of the International Labour Organization’s International Programme on the Elimination of Child Labour; and UNICEF. Finally, we would like to thank the children, parents, and teachers we interviewed. All names of children have been changed to protect their privacy.

Human Rights Watch gratefully acknowledges the generous support of the General Service Foundation for the research and writing of this report.
Previous Human Rights Watch reports on child labor

Agriculture

Tainted Harvest: Child Labor and Obstacles to Organizing on Ecuador’s Banana Plantations, 2002
http://hrw.org/reports/2002/ecuador/

Underage and Unprotected: Child Labor in Egypt’s Cotton Fields, 2001
http://www.hrw.org/reports/2001/egypt/

Fingers to the Bone: United States’ Failure to Protect Child Farmworkers, 2000
http://www.hrw.org/reports/2000/frmwrkr/

Bonded Child Labor

Small Change: Bonded Child Labor in India’s Silk Industry, 2003
http://www.hrw.org/reports/2003/india/

The Small Hands of Slavery: Bonded Child Labor in India, 1996
http://www.hrw.org/reports/1996/India3.htm

Contemporary Forms of Slavery in Pakistan, 1995
http://www.hrw.org/reports/1995/Pakistan.htm

Domestic Work

No Rest: Abuses Against Child Domestic Workers in El Salvador, 2004
http://www.hrw.org/reports/2004/elsalvador0104/

From the Household to the Factory: Sex Discrimination in the Guatemala Labor Force, 2002
http://hrw.org/reports/2002/guat/
Lasting Wounds: Consequences of Genocide and War on Rwanda’s Children, 2003
http://hrw.org/reports/2003/rwanda0403/

**Forced or Compulsory Recruitment of Children for Use in Armed Conflict**

How to Fight, How to Kill: Child Soldiers in Liberia, 2004
http://hrw.org/reports/2004/liberia0204/

“You'll Learn Not to Cry”: Child Combatants in Colombia, 2003
http://www.hrw.org/reports/2003/colombia0903/

Abducted and Abused: Renewed Conflict in Northern Uganda, 2003
http://www.hrw.org/reports/2003/uganda0703/

Forgotten Fighters: Child Soldiers in Angola, 2003
http://www.hrw.org/reports/2003/angola0403/

Stolen Children: Abduction and Recruitment in Northern Uganda, 2003
http://hrw.org/reports/2003/uganda0303/

“My Gun Was as Tall as Me”: Child Soldiers in Burma, 2002
http://hrw.org/reports/2002/burma/

Reluctant Recruits: Children and Adults Forcibly Recruited for Military Service in North Kivu, 2001

War Without Quarter: Colombia and International Humanitarian Law, 1998
http://www.hrw.org/reports98/colombia/
The Scars of Death: Children Abducted by the Lord’s Resistance Army in Uganda, 1997
http://www.hrw.org/reports97/uganda/

Burma: Children’s Rights and the Rule of Law, 1997
http://www.hrw.org/reports/1997/burma2/

Children of Sudan: Slaves, Street Children, and Child Soldiers, 1995

Easy Prey: Child Soldiers in Liberia, 1994

The Lost Boys: Child Soldiers and Unaccompanied Boys in Southern Sudan, 1994

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Trafficing in Children

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