Andrea Mrliánová, Natália Ulrichová, Monika Zollerová

ANNUAL REPORT ON MIGRATION AND ASYLUM POLICIES 2011
SLOVAK REPUBLIC

National Contact Point of the European Migration Network in the Slovak Republic, 2012
The European Migration Network was established via Council Decision 2008/381/EC and is financially supported by the European Union.

The compilation of this study is co-funded by the European Union and the Ministry of Interior of the Slovak Republic.

The report has been compiled by IOM International Organization for Migration on the basis of documents and information obtained from the members of the National Contact Point of the European Migration Network in the SR.

Compiled by (in alphabetic order): Andrea Mrlianová
Natália Ulrichová
Monika Zollerová

The opinions presented in this study are those of the authors and do not necessarily represent the opinions of the Government of the Slovak Republic, the European Commission or IOM International Organization for Migration.

IOM International Organization for Migration
National Contact Point of the European Migration Network in the Slovak Republic
Größlingová 4
811 09 Bratislava
Slovak Republic
E-mail: ncpslovakia@iom.int
Tel.: +421 2 52 62 33 35

ISBN 978-80-89506-20-0

Preface

This report was compiled by the IOM International Organization for Migration Bratislava in its function as the National Contact Point (NCP) of the Slovak Republic in the European Migration Network (EMN). This national report follows the common specifications and methodology prepared by the European Migration Network.
## Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>List of Abbreviations</td>
<td>8</td>
</tr>
<tr>
<td>Executive Summary</td>
<td>9</td>
</tr>
<tr>
<td><strong>01. Introduction: Purpose and Methodology</strong></td>
<td>10</td>
</tr>
<tr>
<td>1.1 Methodology</td>
<td>11</td>
</tr>
<tr>
<td>1.2 Terms and Definitions</td>
<td>11</td>
</tr>
<tr>
<td><strong>02. General Structure of Political and Legal System in the Slovak Republic</strong></td>
<td>13</td>
</tr>
<tr>
<td>2.1 General Structure of the Political System and Institutional Context</td>
<td>13</td>
</tr>
<tr>
<td>2.2 General Structure of the Legal System</td>
<td>14</td>
</tr>
<tr>
<td><strong>03. General Developments Relevant to Asylum and Migration</strong></td>
<td>17</td>
</tr>
<tr>
<td>3.1 General Political Developments</td>
<td>17</td>
</tr>
<tr>
<td>3.2 Main Policy and/or Legislative Debates</td>
<td>18</td>
</tr>
<tr>
<td>3.3 Broader Developments in Asylum and Migration</td>
<td>20</td>
</tr>
<tr>
<td>3.4 Institutional Developments</td>
<td>21</td>
</tr>
<tr>
<td><strong>04. Legal Immigration and Integration</strong></td>
<td>22</td>
</tr>
<tr>
<td>4.1 Economic migration</td>
<td>22</td>
</tr>
<tr>
<td>4.2 Family Reunification</td>
<td>26</td>
</tr>
<tr>
<td>4.3 Other legal migration</td>
<td>28</td>
</tr>
<tr>
<td>4.4 Integration</td>
<td>30</td>
</tr>
<tr>
<td>4.5 Citizenship and Naturalisation</td>
<td>33</td>
</tr>
<tr>
<td><strong>05. Irregular Immigration and Return</strong></td>
<td>34</td>
</tr>
<tr>
<td>5.1 Irregular Immigration</td>
<td>34</td>
</tr>
<tr>
<td>5.2 Return</td>
<td>36</td>
</tr>
<tr>
<td>5.3 Actions Against Human Trafficking</td>
<td>37</td>
</tr>
<tr>
<td><strong>06. Border Control</strong></td>
<td>38</td>
</tr>
<tr>
<td>6.1 Control and Surveillance at External Borders</td>
<td>38</td>
</tr>
<tr>
<td>6.2 Cooperation with Respect to Border Control</td>
<td>39</td>
</tr>
<tr>
<td><strong>07. International Protection, Including Asylum</strong></td>
<td>40</td>
</tr>
<tr>
<td>7.1 Developments within the National Perspective</td>
<td>40</td>
</tr>
<tr>
<td>7.2 Developments from the EU Perspective</td>
<td>41</td>
</tr>
<tr>
<td><strong>08. Unaccompanied Minors (and other Vulnerable Groups)</strong></td>
<td>42</td>
</tr>
<tr>
<td>8.1 Developments within the National Perspective</td>
<td>42</td>
</tr>
<tr>
<td>8.2 Developments from the EU Perspective</td>
<td>42</td>
</tr>
<tr>
<td><strong>09. Global Approach to Migration</strong></td>
<td>43</td>
</tr>
<tr>
<td>9.1 Specific context</td>
<td>43</td>
</tr>
<tr>
<td>9.2 Developments within the National Perspective</td>
<td>43</td>
</tr>
<tr>
<td>9.3 Developments from the EU Perspective</td>
<td>44</td>
</tr>
<tr>
<td><strong>10. Implementation of EU Legislation</strong></td>
<td>45</td>
</tr>
<tr>
<td>10.1 Transposition of EU Legislation 2011</td>
<td>45</td>
</tr>
<tr>
<td>10.2 Experiences, Debates in the (Non-) Implementation of EU Legislation</td>
<td>46</td>
</tr>
<tr>
<td>Bibliography</td>
<td>90</td>
</tr>
</tbody>
</table>
List of Abbreviations

BBAP PFP – Bureau of the Border and Aliens Police of the Force Presidium
BP – Border Police Directorate
CA – Civic Association
CCFI – Centre for the Coordination of Foreigners Integration
CFI – Concept of Foreigners Integration
CG – Consulate General
Coll. – Collection of Laws of the SR
COLSAF – Central Office of Labour, Social Affairs and Family
EC – European Community
ECHR – European Court of Human Rights
EEA – European Economic Area
EIF – European Integration Fund
EMN – European Migration Network
ETD – European Training Day
EU – European Union
EUROSUR – European Border Surveillance System
FAL Mol SR – Foreign Aid Department of the SR
FM – Foreign Mission
FRONTEX – European Agency for the Management of Operational Cooperation on the External Borders
GO SR – Government Office of the SR
IBM – Integrated EU Border Control Management
IOM – International Organization for Migration
LERS Mol SR – Legislation and External Relations Section of MoI of SR
MIC – IOM Migration Information Centre
MoC SR – Ministry of Culture of the SR
MoE SR – Ministry of Economy of the SR
MoESRS SR – Ministry of Education, Science, Research and Sports of the SR
MoF SR – Ministry of Finance of the SR
MoFA SR – Ministry of Foreign Affairs of the SR
MoH SR – Ministry of Healthcare of the SR
MoI SR – Ministry of Interior of the SR
MoJ SR – Ministry of Justice of the SR
MP – Migration Policy of the SR with a Perspective until 2020
MoLSAF SR – Ministry of Labour, Social Affairs and Family of the SR
MO Mol SR – Migration Office of the MoI of SR
NC SR – National Council of the Slovak Republic
NLI – National Labour Inspectorate
NUCIM BBAP PFP – National Unit to Combat Illegal Migration of the Bureau of the Border and Aliens Police of PFP
SC SR – Supreme Court of the SR
PF – Police Force
PT – Public Transport
RABIT – Rapid Border Intervention Teams
SIS – Schengen Information System
SO SR – Statistical Office of the SR
SR – Slovak Republic
UAMs – unaccompanied minors
UNHCR – United Nations High Commissioner for Refugees
UTMS – Union of Towns and Municipalities of Slovakia
VIS – Visa Information System

Executive Summary

The Annual Policy Report 2011 provides an overview of the most important changes regarding legislative, institutional and practical aspects of migration and asylum that took place in the Slovak Republic in the reference period from 1 January 2011 to 31 December 2011. The national annual policy report has been compiled within the framework of the European Migration Network activities by the EMN National Contact Point in the SR. The structure and the contents of the chapters follow the specification of the European Commission and are identical for all EU Member States.

In 2011, no significant changes were made at the institutional level influencing migration and asylum policies. Two important changes were reported with regard to policies and legislation: adoption of the Migration Policy of the Slovak Republic with a Perspective until 2020, and adoption and approval of the new Act on Stay of Aliens, which is in effect since 01 January 2012.

The Migration Policy is the principal document and the basis for building a modern and systematic migration policy of the Government of the SR. In seven thematic chapters, the document defines the basic objectives of the SR with regard to legal migration, integration, emigration of qualified labour forces from the SR, illegal migration, returns and human trafficking, border protection, international protection, and migration and development. The document also outlines the future institutional framework in the field of migration and asylum. The individual measures of the Migration Policy will be detailed in the form of concrete action plans throughout the year 2012.

The new act on Stay of Aliens responds to the need to fully harmonise the Slovak legislation with the EU legislation. The SR was working on the law from 2010; the following year the draft law provisions were reviewed and amended in line with the comments received under the inter-ministerial consultation procedures and comments from the National Council of the SR.

Migration and asylum issues did not form a significant part of political debates in 2011, but thanks to these two important events they were presented in the mass-media more widely and in a broader context compared to the previous years.

The public debate on migration, integration and asylum was running mainly at the level of expert events organised by the non-governmental sector and international organisations in the framework of projects financed with EU funds.

Based on the statistics in the SR, illegal migration fell by 17% in 2011. In the same year, the number of illegal crossings of the Slovak state border declined by 23% and the number of illegal stays in the SR dropped by 14%. Accordingly, the number of persons held in police detention facilities for foreigners fell by 24%. On the other hand, with regard to illegal migration, the number of asylum seekers increased by 6%.1

1 Information provided by BBAP PFP

Just as in the previous years, the report provides information about the developments in policies and legislation and about the main political debates that had an impact on policy creation with regard to migration and asylum in 2011. The structure of the report allows for the provision of information about the developments in the Slovak Republic at the national level and also in the context of the EU developments. The report also contains an annex with a well-arranged summary of the progress in the implementation of the European Pact on Immigration and Asylum and of the Stockholm Programme. In addition to that, the report presents in each chapter basic statistical data, different from the data collected by Eurostat. The synthesis report prepared by the European Commission will provide an overall overview of statistics of all Member States that will help describe migration and asylum trends in 2011. The report reflects the developments in the reference period from 01 January 2011 to 31 December 2011.

The report is divided into ten chapters; besides thematic issues related to migration and asylum—such as legal immigration and integration, illegal immigration and return, border control, international protection including asylum, unaccompanied minors and other vulnerable groups, or global approach to migration—it also contains an introduction with a description of the methodology and definitions, and chapters dealing with the general structure of the political and legal system in Slovakia in 2011 and general development relevant to asylum and migration issues, as well as implementation of the EU legislation.

### 1.1 Methodology

The Annual Report on Migration and Asylum Policies 2011 has been prepared in line with the European Commission’s specifications. Methodologically, the report is based on available expert literature, legislation, strategic documents of the SR, monitoring of available literature, research studies, internet sources, information published on the websites of relevant institutions and organisations, statistical information, and information known to the authors of the report from their own practice in migration and asylum. The data obtained from the Mol SR, specifically from the BBAP PFP, MO Mol SR, LERS Mol SR, FAD Mol SR, and from the MolSAF SR, OLSAF, MOFA SR and IOM have represented an important source of information. The documents and brochures of other relevant state, international and non-governmental institutions and their websites have also formed a very important source of literature.

Since the literature concerning migration and asylum in the SR is not extensive, the authors based this report not only on available literature, but also on the reports and studies published by the European Migration Network throughout the past years:

- Domonkos, Páleník, Radvanský, Satisfying Labour Demand through Migration in the Slovak Republic, European Migration Network, Bratislava, 2010

All the studies and reports mentioned above are available at www.emn.sk.

With regard to the description of relevant developments at the national level which were not the result of the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme, the authors encountered a problem in connection with the report specifications which require describing only significant developments, parliamentary debates and media reports with an impact on migration and asylum developments. In spite of two important events in this area—passing of a new Act on Stay of Aliens and approval of the Migration Policy of the SR with a Perspective until 2020—no significant debates were held in the parliament. The report mentions only shorter references to migration issues which appeared in the mass-media, the number of which was higher compared to the years before, as well as activities carried out by the third sector or international organisations in the SR.

### 1.2 Terms and Definitions

The terms and definitions used in this report correspond to the largest extent possible with the terms of the European Migration Network’s Glossary. Where it was not possible or if the EMN Glossary does not define certain terms, the terms pursuant to the national legislation are used. Where the national legislation does not define certain terms, the terms pursuant to the
European Union legislation are used in this text (regulations, directives).

Attention should be paid to the term alien which is defined in the Slovak legislation as follows: pursuant to Art. 1, par. 2 of Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts, as Amended, and pursuant to Art. 2, par. 2 of Act No. 404/2011 Coll. on Stay of Aliens as the new act on stay of aliens, which entered into force on 01 January 2012, anybody who is not a national of the Slovak Republic is considered an alien.

Unlike the former wording of the Act on Stay of Aliens under which both the nationals of the European Economic Area (or EU) and third-country nationals were considered aliens in accordance with the national legislation, the new Act on Stay of Aliens introduces, in Art. 2, par. 4, the term third-country national. A third-country national is anybody who is not a national of the Slovak Republic or an EU national. A third-country national is also a stateless person.

In the report, the term alien is mainly used in the text and in some statistics prepared pursuant to national legislation. In these cases, the term corresponds to the definition under Art. 1, par. 2 of the Act on Stay of Aliens, and not to the term alien or foreigner according to the EMN Glossary.

For the purposes of comparability of outputs of the different EU Member States, the specifications concerning this study define the term significant development/debate as an event which has been discussed in the national parliament and has been widely reported in the media, especially if such development or debate led to any proposals for amended or new legislation, or to a change in the Minister responsible for immigration and/or asylum and/or integration.

In 2011, the media and the expert public paid increased attention to migration issues in connection with the adoption of the new Act on Stay of Aliens and approval of the Migration Policy of the Slovak Republic with a Perspective until 2020; the press releases are therefore described in more detail in the next part of the report. However, none of these events received increased attention in the NC SR or among the political parties, nor they led to a broader debate at the political or parliamentary levels resulting in further significant changes in migration policy or legislation.

2 According to the EMN Glossary, an alien in the EU context is a person who is not a national of a Member State of the European Union, in a global context, according to the IOM Migration Glossary, an alien is a person who is not a national (native or citizen) of a given state. In: European Migration Network, Asylum and Migration Glossary – a tool for better comparability, January 2010, p. 12.

2.1 General Structure of the Political System and Institutional Context

The main actors in the field of migration and asylum in Slovakia were, just as in the years before, the following three ministries:

The Ministry of Interior of the SR, through its Migration Office and the Bureau of the Border and Aliens Police of the PFP, is competent mainly in the field of legal and illegal migration, and asylum and integration of persons with granted asylum. The Ministry of Interior of the SR also fulfills the function of authority responsible for the management of four EU funds within the general Programme of the Solidarity and Management of Migration Flows (European Refugee Fund, European Integration of Third-Country Nationals Fund, European Return Fund, and External Borders Fund), through which it implements the migration policy of the SR.

The Ministry of Labour, Social Affairs and Family of the SR is responsible for the area of labour migration and integration of foreigners. Similarly as in 2010, several organisational and personnel changes occurred at the MoLSAF SR in 2011 within the structures dealing with migration issues. Until 01 September 2011, the Ministry of Labour covered migration and foreigners’ integration issues through two departments: the Department of International Relations, and the Department of Gender Equality and Equality of Opportunities. On 01 September 2011, the integration issues were shifted to a new department—Centre for Coordination of Foreigners’ Integration (CCFI). CCFI fulfills the function of a coordination office for issues concerning foreigners’ integration and migration. The migration issues have remained in the competence of

3 In the reference period, the position of the Minister of Interior was held by Daniel Lipšic.
4 In the reference period, the position of the Minister of Labour, Social Affairs and Family was held by Jozef Mihál.
the Department of International Relations and Protocol, which was established on 01 August 2011 by merging the Department of Interna-
tional Relations and the Protocol Department. They are jointly involved in the preparation of the state policy and conceptual work related to
migration and foreigners’ integration, as well as in the preparation of legislative measures and other generally binding legal regulations, long-
term development programmes, strategic plans and their enforcement at the inter-ministerial level. CCFI also coordinates the implementation of proposed integration measures arising from the Concept of Foreigners’ Integration in the Slovak Republic. The next scope of activities of MoLSAF SR involves social care for unaccompa-
nied minors, persons granted asylum and other categories of aliens;

The Ministry of Foreign Affairs of the SR is re-
sponsible, through its foreign missions abroad, for the issuance of visas and the receipt of appli-
cations for Slovak residence permits. The Min-
istry also assists in returning unaccompanied minors and in the preparation of readmission agreements. Compared to 2010, no significant changes were
made in 2011 in the structure of the political system or institutional context in connection with migration and asylum, with the exception of the organisational change at the MoLSAF SR. The Managing Committee for Migration and Foreigners’ Integration continued carrying out its activities also in 2011.

More detailed information about the structure of the political and legal system related to mi-
gration and asylum can be found in the EMN Study on the Organisation of Asylum and Migra-
tion Policies in the Slovak Republic and in the


2.2 General Structure of the Le-
gal System

The general structure of the legal system in the field of migration and asylum is given by the hierarchy of the different sources of law in the
SR. The Constitution and the constitutional laws are legal norms with the highest legal force. The sources of law also include legally binding
EC and EU acts which have precedence over the laws of the SR pursuant to Article 7, par. 2 of the Constitution of the SR. The other sources of na-
tional law having precedence over the laws of the SR pursuant to Article 7, par. 5 of the Con-
stitution of the SR are international treaties on human rights and fundamental freedoms, as
well as international treaties the enforcement of which does not require a law, or international treaties which directly confer rights or impose
duties on natural persons or legal entities and which were ratified and promulgated in the way
laid down by a law. The structure of the legal system is further constituted by laws, decrees of the Government of the SR, generally binding
legal regulations of ministries and other central state administration bodies, generally binding
legal regulations of municipal councils, and de-
cisions of the President of the SR. Considering the continental system of law exercised in the
SR, court precedents in the form of decisions of general courts are not generally binding, and the
decisions of the Constitution of the SR are only considered as sources of law in this respect.

The most important legal regulations applying to migration and asylum are the following:

Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments of Some Acts (hereinafter referred to as “Act on Stay of Aliens”) is


Act No. 477/2003 Coll. on State Border Protec-
tion (hereinafter referred to as “Act on State Border Protection”) fulfils a partial task in the prevention of illegal migration by laying down the
scope of competences of the Police Force in ensuring state border protection, the rights
and obligations of the different bodies, and the sanctions to be imposed in the event of viola-
tion of these obligations;

For the purpose of better harmonisation of the national legislation with EC regulations in terms of contents and terminology, Act No.
404/2011 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts (hereinafter re-
furred to as “new Act on Stay of Aliens”) was
passed on 21 October 2011. This act merges and replaces the former acts mentioned above, and regulates the entry, stay and status of foreign
nationals in the SR in a comprehensive man-
ner. The act also modifies the conditions and
procedures to apply for the different types of residence permits, the obligations of EU nation-
als, holders of permits for temporary residence, permanent residence and tolerated stay, as well
as persons holding the status of a Slovak living
abroad. In addition to that, the act regulates the status of family members of EU nationals, extending the definition of this group of aliens
by two new categories. The act introduces new
types of temporary residence, extending in
some cases the upper limits of the temporary residence period of the extended period. It also extends aliens’ obligations related to the
filing of applications for temporary residence
permit and their duties after taking over their
residence documents. The act introduces three
types of permanent residence and defines the
conditions under which an alien may apply for

a permanent residence permit. The minimum
period of residence required on the basis of
which the holder of a permanent residence per-
mit may apply for permanent residence for an
unlimited period of time has been reduced from
five years to four years. Tolerated stay is now
available to a new category of aliens, respecting
their private and family lives, as well as for the
purpose of providing support to the victims of
human trafficking. In connection with the mod-
ification of provisions on administrative expul-
sion and detention, the act introduces alterna-
tives to detention. The act entered into force on
01 January 2012;

Act No. 480/2002 Coll. on Asylum and on Chang-
es and Amendments to Some Acts (hereinafter referred to as “Act on Asylum”) regulates the
international protection of aliens in the SR by
defining the conditions and procedures related to
asylum granting and provision of subsidiary protec-
tion and temporary shelter. This act also
covers the rights and obligations of the differ-
ent categories of persons in asylum faciliti-
ies; and, partially, the integration of persons granted asylum;

Act No. 5/2004 Coll. on Employment Services and on Changes and Amendments to Some Acts (hereinafter referred to as “Act on Employ-
ment Services”) specifies the conditions under
which the different categories of aliens can en-
ter the labour market of the SR; the criteria and
the procedures for the granting of employment
permits; employers’ obligations concerning the
employment of aliens; control activities of com-
petent authorities aimed at the detection of il-
gal work, illegal employment and compliance with other legal obligations; as well as sanction
measures in the event of breach of obligations;

Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts (hereinafter referred to as “Act on Illegal Work and Illegal Employment”) lays
down a general ban on illegal work and illegal employment, and specifies the control activi-
ties carried out by competent authorities in this
field and the sanctions applied for illegal work;
Act No. 40/1993 Coll. on the Citizenship of the Slovak Republic as Amended (hereinafter referred to as “Citizenship Act”) lays down the ways and conditions to acquire citizenship, including granting of the Slovak citizenship at an alien’s request (so-called naturalisation) as one of the most frequent ways; Action No. 300/2005 Coll. Penal Code as Amended (hereinafter referred to as “Penal Code”) represents an important restrictive tool in connection with illegal migration and its negative accompanying effects. This act defines the crimes of smuggling, trafficking in human beings, trafficking in children, and lays down the relevant sanctions, among which judicial expulsion holds an important position.


In this chapter, we present the general context of the developments running in specific areas, detailed in Chapters 4 to 9 of the Report. This overview comprises the relevant political developments, the political and legislative debates, wider developments with an impact on many areas of migration and asylum, as well as institutional developments.

3.1 General Political Developments

From the second half of 2010, the SR has been governed by a coalition of centre-right parties led by Prime Minister Iveta Radičová—the Slovak Democratic and Christian Union — Democratic Party (SDKÚ–DS), the Christian Democratic Movement (KDH), Most-Híd, and the party Freedom and Solidarity (SaS). The most significant event in 2011 from the point of view of political developments was the voting on the European bail-out fund on 12 October 2011. Besides opposition parties (in the first round of the voting), the coalition party SaS also took a negative position, as a result of which the coalition lost its majority in the Parliament needed to approve the bail-out fund. After several unsuccessful negotiations, the Prime Minister merged the voting in the NC SR on the European bail-out with a vote of confidence. Since the SaS deputies did not join the voting, neither the bail-out fund nor the government obtained the necessary majority of votes, as a result of which the government lost confidence and fell. On the basis of further negotiations during the following days, 10 March 2012 was approved as the date of early parliamentary elections. On 25 October 2011, the President of the SR recalled the cabinet of Prime Minister Iveta Radičová, re-appointed it, and charged it with ruling until a new government is appointed on the basis of the results of the early parliamentary elections. The mandate of the caretaker government is restricted. The government is deprived of some constitutional functions, and some of its competences may only be exercised with President’s consent. The caretaker government may not decide on
The first important event was the approval of the Migration Policy of the SR with a Perspective until 2020 (MP or Migration Policy)\(^29\). The draft Migration Policy was prepared by the MoI SR on the basis of documents presented by the different bodies bound by this task on the basis of Government Resolution No. 67 of 02 February 2011\(^30\) and information obtained from the activities of the Managing Committee for Migration and Foreigners’ Integration and its expert working group and other work bodies, in consideration of the plans arising from the conceptual document Minerva 2.0 — Slovakia into the First League. Non-governmental and inter-governmental organisations and the wide public also presented their opinions on the MP at the coordination meeting called for this purpose in March 2011, and by means of the inter-ministerial consultation procedure. The process of preparation and adoption of the MP did not raise a wider debate among politicians, but it evoked an important discussion among the expert public. The media informed about the MP and about migration issues in the SR more extensively compared to the years before, especially after it was approved by the Government. The media mainly focused on the admission and employment of highly-qualified employees, scientists, and, if required, other qualified migrants in line with the needs of the national economy and the Slovak labour market. In connection with the adoption of the MP, Minister of Interior Daniel Lipšic declared several times that by adopting the document the SR also responds to a security risk and does not support the creation of segregated foreigners’ communities. “Because of immigrants, the SR will not change its habits, traditions and values, and migrants must accept them.” These statements were presented in the media more extensively.\(^31\)

In spite of these statements by the Minister of Interior of the SR, the issues of foreigners’ integration have not become the subject of a wider public or political debate. Integration issues were rather discussed by the expert public and, more widely, after the criminal act of Anders Breivik in Norway who described Slovakia in his Manifesto as a country “least marked by multi-culturalism.”\(^32\) In this regard, the research conducted by SME Daily among the parliamentary political parties in the SR under the title Slovak Parties Don’t Care about Foreigners should be mentioned here.\(^33\) According to this short research, most political parties do not consider dealing with multi-culturalism in the SR as a priority, or admit it as a topic for the future. None of the parties deals with these issues in their political programmes; the only exceptions being Roma issues and relations with minority Hungarians. Most parties are not very open to immigrants, not even in connection with population ageing discussed by demographers. They are reserved to the possibility of replacing the shrinking population with immigrants.

The other significant event in 2011 with regard to migration was the preparation and passing of the new Act on Stay of Aliens\(^34\). Although it represents an in-depth revision of the Act on Stay of Aliens and the Act on Border Control, merged in the new Act on Stay of Aliens mainly for the purpose of full transposition and reflection upon the EU legislation, its preparation and process of approval did not raise any massive response among politicians, in the media, or among the general public. The draft law evoked most reactions within the inter-ministerial consultation procedure; the MoI SR obtained 695 comments in total not only from state administration authorities and self-governments, but also from the expert public and from non-governmental and inter-governmental organisations working in the field of migration. Because of the need to revise the draft act and discuss the comments, the process of its approval was shifted to the second half of 2011. According to the original schedule, the draft act was due to be approved and passed by the end of the first half of 2011. At the NC SR level, the draft did not raise a wider debate, either. Several comments by deputies of administrative nature were incorporated into the draft law. The comments also related to the conditions of admission of third-country nationals for the purpose of highly-qualified employment and changed conditions concerning the submission of some documents when applying for a temporary residence permit or visa. The media did not inform about the passing of the act or about the rules for foreigners under the act.

---

27 Deputy Prime Minister for Human Rights and Minorities, Rudolf Chmel.
28 On 23 November 2011 the Minister of Defence Lubomír Galia was recalled from his function and Prime Minister Iveta Bažantová was appointed to run the Ministry of Defence of the SR from 28 November 2011. More details are available at http://www.vlada.gov.sk/clenovana-vlady/ (consulted on 06/12/2011).
32 In this regard, the research conducted by SME Daily among the parliamentary political parties in the SR under the title Slovak Parties Don’t Care about Foreigners should be mentioned here.
33 According to this short research, most political parties do not consider dealing with multi-culturalism in the SR as a priority, or admit it as a topic for the future. None of the parties deals with these issues in their political programmes; the only exceptions being Roma issues and relations with minority Hungarians. Most parties are not very open to immigrants, not even in connection with population ageing discussed by demographers. They are reserved to the possibility of replacing the shrinking population with immigrants.
3.3 Broader Developments in Asylum and Migration

Besides the events described in Chapter 3.2, no significant development with an impact on migration and asylum in broader terms were reported in the SR. The two significant events in this area did not raise a wider response at a political level or among the general public. Yet, compared to the previous years, the media dealt with migration and asylum issues more widely, especially with regard to the newly adopted MP and its focus35, the Act on Stay of Aliens36, illegal migration, smuggling, and trafficking in human beings. A significant event that called the attention of the Slovak media and initiated discussions about migration and multi-culturalism was the tragic incident in Norway.37 The media published several articles and broadcast several TV programmes38 on trafficking in human beings in the second half of 2011 that coincided with the launch by MoI SR of a new campaign on new forms of human trafficking (forced labour) and with the promotion of the free helpline with EU financial support on the occasion of the European Day against Trafficking in Human Beings on 18 October 2011. The campaign, under the title You’re Becoming a Slave without Information, has been run in the form of posters placed at bus and railway stations, in airports and in the premises of the Offices of Labour, Social Affairs and Family of the SR, as well as in the form of television and radio commercials. Besides illegal migration issues, the media also reported on integration issues in connection with MIPEX research39, and on migration and refugees in connection with the events in North Africa40. The media also informed about the restoration of border controls by Denmark at its borders with Germany and Sweden and, in this regard, possible changes in the Schengen rules. These pieces of news, however, did not result in a wider public debate or a debate in the parliament.

In 2011, the Supreme Court of the SR (SC SR) delivered several judgements in asylum matters41.


40 For example, Sme.sk: More details are available from the press monitoring of MoI SR.

41 For example, in connection with the detention proceedings—judgement of SC SR, file no. 1Sža/74/2010 of 12 April 2010, confirming the decision of the Aliens Police Department of PF Bratislava of 11 March 2010 on the detention of claimant. The judgement of the Regional Court was changed, cancelling the decision of the Aliens Police Department of PF. According to the legal opinion of SC SR, the logical prerequisite for detaining an alien is that his purpose can be fulfilled, in the decision-making on an alien’s detention it is therefore necessary to consider whether the exercise of administrative expulsion is at least potentially possible. In spite of a formal existence of a valid decision on administrative expulsion, SC SR came to the conclusion that since the claimant’s expulsion to Algeria was suspended by the ECtHR and the administrative authorities had not dealt at all with the possibility of expulsion of the claimant to a third country, the conditions for detention were not met. Since the filing of a proposal to examine the decision of the administrative authority by court does not have an impact on its validity and enforceability, the claimant was expelled from the territory of the SR to Algeria on 19 April 2010 and, in this case, the decision of SC SR has a formal nature. There were also judgements concerning examination of the legality of decisions made by Aliens Police Departments, administrative expulsions and judgements confirming the decisions on refusal of asylum. In one only case out of five judgements concerning the refusal of asylum, the SC SR decided to cancel the negative decision of MO MoI SR on asylum and to return the case for further proceedings.

The judgements of the SC SR or regional courts, however, are not generally legally binding and do not constitute a source of law.

3.4 Institutional Developments

The general institutional context is described in Chapter 2.1 of this Report. The only change in the field of migration was the organisational change within the MoLSAF SR, which established a new department dealing with integration issues—the Centre for the Coordination of Foreigners’ Integration. As for organisational structure, this Centre was shifted to the competence of the Deputy Minister of MoLSAF SR. Integration issues are also dealt with by the Department of Foreign Relations and Protocol of MoLSAF SR.
Chapter 4 of the Annual Report describes relevant developments in politics, legislative developments, and specific debates in the national context of the SR. It also identifies specific developments at the national level in connection with the implementation of the EU policies and legislation and the use of EU financial instruments. This part also summarises the main findings described in the annex on the implementation of the European Pact and Stockholm Programme.

4.1. Economic Migration

4.1.1 Specific Context

The SR has traditionally been rather a country of emigration than a country of immigration.42 Before 1989, foreigners came to the former Czechoslovakia from countries in the former Eastern bloc mainly for study reasons. On the basis of bilateral agreements on humanitarian aid in the form of expert preparation and on increasing of qualification through temporary employment, nationals of Vietnam, Angola, Cuba, Laos, Mongolia and North Korea came to Slovakia.43

Similar was the situation in the SR during the transformation period, when it was rather viewed as a country of origin or transit country44 for economic migrants than as a country of destination of labour migration.45

After 1990, the number of foreigners in the SR in terms of migration was negligible. Although the borders opened up, labour migration remained largely limited. The largest group of foreigners was constituted by asylum seekers, and Slovakia was not their country of destination.46

Throughout the transition period, the living standards gradually rose, and with the accession to the EU and subsequently to the Schengen Area labour migration got facilitated and promoted.47 The SR has become a more attractive country from the point of view of labour migration, and even the country of destination for some foreigners.48

As far as labour migration is concerned, the number of foreigners since the founding of the SR until its accession to the EU represented approximately 5,000 persons, including nationals of the Czech Republic. After Slovakia’s accession to the EU, the number of foreigners gradually increased from 3,431 persons in 2004 to more than the quadruple in 2008 (14,900 persons).

In 2009, the situation in the labour market changed as a result of the economic crisis — the unemployment rate increased and the number of foreigners from certain countries (Romania, Bulgaria and other non-EU countries) slightly dropped.49 In 2011, the number of work migrants grew to 22,185 persons, including 5,185 third-country nationals.


4.1.2 Developments within the National Perspective

On 31 August 2011, the Government of the SR approved the Migration Policy, the contents and nature of which is based on the Migration Policy Concept of the Slovak Republic of 2005 and responds to the migration situation developments and needs of the Slovak Republic, especially in the field of economic migration.

The objective of the MP is to promote the admission of economic migrants and employment of migrants in line with the needs of the national economy and the labour market with an emphasis on the admission of highly-qualified employees, scientists and, if required, other qualified migrants to cover jobs in short supply. According to the MP, the scope of admissions will be based on the analysis of the national economy and labour market needs. On the basis of these analyses and of the economic benefits of the different groups of economic migrants, it is considered to adopt, in the future, regulatory and control measures to ensure balance on the labour market and within the entire scope of economic migration, as well as the introduction of a scoring system and of job lists.

The MP also focuses on those segments of economic migration which have not been dealt with yet in the SR or have been tackled only to a small extent. The MP highlights the need to use the potential of temporary and circular migration in the elimination of illegal migration, and the drain of highly-qualified and qualified labour force along with the current development of third countries. For these reasons, it is planned to update, in the future, the conditions creating the framework for migrants’ entry to the labour market, seasonal work, temporary and circular migration, and various forms of short-term employment. The MP also stresses the need to re-define the problems related to the recognition of achieved education and qualification and prevention of brain waste and brain drain from the SR to abroad. The MP also...
The Slovak Republic considers, in the framework of the Government’s strategic material Minerva – Slovakia into the First League, the introduction of a Slovak Card providing preferential conditions to highly qualified persons interested in work in Slovakia. In terms of legislation, the term Slovak Card is also mentioned in the new MP.

With regard to the promotion of the admission of students or young professionals, besides the treaties concluded with New Zealand and Canada (more details in the Annex on the Pact I(b)), the SR developed other initiatives, as well. Under the Modernisation Programme Slovakia 21, approved by the Government in 2008, the Ministry of Education of the SR granted, in 2011, scholarships to secondary-school graduates from selected third countries (Belarus, Bosnia and Herzegovina, Moldova, Serbia, Macedonia, Ukraine, Montenegro and Croatia) to study Slovak language under the Institute for Language and Academic Preparation for Foreign Students and prepare for acceptance tests to technical universities.50

In the field of legislation, Act No. 223/2011 Coll.—which, among other things, amended Act No. 5/2004 Coll. on Employment Services and on Changes and Amendments to Some Acts and Act No. 82/2005 on Illegal Employment and Illegal Work—entered into force on 20 July 2011, expanding employers’ obligations related to the employment of EU nationals and third-country nationals. The amendments to these acts aim to prevent illegal migration and illegal work. More details are presented in the Annex on the Implementation of the European Pact on Immigration and Asylum and Stockholm Programme, sections I(a) and I(b).

At the same time, Act No. 404/2011 Coll. of 21 October 2011 on Stay of Aliens and on Changes and Amendments to Some Acts (hereinafter referred to as “new Act on Stay of Aliens”) was passed and entered into effect on 01 January 2012. The new Act on Stay of Aliens merges residence issues with issues concerning border control. More details are provided in Chapter 2.2.

In 2011, MoERDS SR amended Act No. 172/2005 Coll. on the Organisation of State Support for Research and Development and on Amending Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration As Amended, re-defining the conditions for the admission of aliens—third-country nationals—for the purposes of research and development, including conditions and requirements for agreements on hosting an alien who is not an EU national, as well as conditions and responsibilities of admitting organisations, and the conditions for admitting organisations to conclude agreements on hosting in connection with the issuance of permits.51

Some areas of economic migration were also tackled through projects implemented by some NGOs and international organisations.

In 2011, the Institute for Public Affairs published a book Migrants na slovenskom trhu práce (Migrants on the Slovak Labour Market)52 under the project Economic Aspects of Migration and Integration of Third-Country Nationals in Slovakia, supported by the European Fund for Integration of Third-Country Nationals in the framework of the Solidarity and Migration Flows Management Programme. The research project was conducted in 2010 and the publication focused on the economic, sociological and political factors of migration and analysed the impacts of the international trends in international migration on economic migration in Slovakia. The publication describes the actual situation of economic migrants in Slovakia and comments on it with regard to the current immigration and integration policies. It observes in greater detail the arriving migrants as a labour force and participants in the Slovak labour market, and also as a source of remittance, and outlines the importance of family networks and the gender dimension.53

In 2011, the Slovak Catholic Charity implemented the Bakhta project, supported by the European Fund for Integration of Third-Country Nationals in the framework of the Solidarity and Migration Flows Management programme. The project was divided into two parts. In the first part, psychological and pedagogical care was provided to unaccompanied foreign minors at the foster home in Horné Orechové. The second part of the project continues these activities and is still running. In the second part, foreigners with tolerated stay or with a permanent or temporary residence permit are provided with free accredited courses aimed to facilitate their integration into the labour market and society through obtained qualification.54

In 2011, the Migration and Information Centre (MIC) established by IOM International Organisation for Migration and co-financed with EIF funds and from the state budget of MoI SR continued providing information, consultations and individual counselling about the different aspects of life in Slovakia, such as employment, business, or education, as well as financial contributions to re-qualification and training courses focused on applicants’ needs in relation to their integration into the society and the labour market (for more details see Chapters 4.3 and 4.4).

With regard to consulting services, MIC publishes multilingual information brochures. In 2011, MIC published three brochures in several languages: Directory of Public Authorities and Organisations; Answers to Frequently Asked Questions by Foreigners in Slovakia; and Social Security of Foreigners in Slovakia, which also provide useful information for economic migrants.

4.1.3 Developments from the EU Perspective

The SR supports legal migration for work purposes, while maintaining the condition that job vacancies are preferentially filled with registered job-seekers, job-seekers with Slovak citizenship, EU/EEA citizens and citizens of the Swiss Confederation, and only then by third-country nationals.55 In 2011, the SR did not prepare any specific measures focused on work migration or circular migration, or any other special measures aimed to attract qualified foreigners to perform certain types of jobs.

51 Information provided by MoLSAF SR.
54 Source: http://www.charita.sk/stranky/o-projekte-2 (consulted on 03/01/2011).
From a legislative point of view, it is important to note that Act No. 223/2011 Coll. on Changing and Amending Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts as Amended entered into force on 20 July 2011. This act transposed into the national legislation the Council Directive 2009/50/EC of 25 May 2009 on the conditions of entry and residence of third-country nationals for the purposes of highly qualified employment. Besides other things, this act introduced the EU Blue Card instrument into the Act on Stay of Aliens and amended the Act on Employment Services by defining the status of Blue Card holders in legal relations under this Act equal to the status of Slovak citizens and by specifying the requirements for documents to be submitted when applying for the EU Blue Card.

The relevant provisions of the directive have also been incorporated into the new Act on Stay of Aliens which entered into force on 01 January 2012 and transposed the Council Directive 2004/114/EC of 13 December 2004 on the conditions to the admission of third-country nationals for the purposes of studies, pupil exchange, unremunerated training, or voluntary services and Council Directive 2005/71/EC of 12 October 2005 on a specific procedure for admitting third-country nationals for the purposes of scientific research. More information is available in section (b) of the Annex to this Report, which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

In 2011, the SC SR delivered a judgement defining the criteria for intervening into the family life of a foreigner in the SR.56 According to the legal opinion of the SC SR, the conflict between private and public interests should be solved through the requirement for fair balance. This means that intervention into family life should be assessed in causal connection with a threat to the country’s national security, and it is also necessary to consider whether or not the refusal of stays in the territory of the SR does unreasonably restrict the foreigner’s right to privacy and family life in the SR or whether or not it deprives the foreigner of such right. Pursuant to Art. 8 of the Convention for the Protection of Human Rights and Fundamental Freedoms, an individual’s right to respect for his/her family life does not include a general commitment by the contracting states to respect the choice of parents (spouses) when it comes to taking residence in a country of which one of the partners is not a national. Article 8 of the Convention does not guarantee the right to family life in a specific country, but the right to real family life as such. Hence, if the foreigner’s behaviour represents a threat to national security, the intervention into his/her family life by depriving him/her from the right to reside in the SR is considered as justified.

4.2 Family Reunification

4.2.1 Developments within the National Perspective

No new policies related to the migration of families were adopted in 2011. From the point of view of legislation, Act No. 120/2011 Coll. and Act No. 180/2011 Coll. entered into force; these acts, among others, amended the Act on Assistance in Material Need. The changed legislation introduced the duty of the local Offices of Labour, Social Affairs and Family to determine the way of providing benefits in material need and supplementary benefits in material need, and the obligation of municipalities to determine the way of providing one-off benefits in material need. The new legislation also extended the category of persons who find themselves in material need and are entitled to receive the activation benefit aimed at obtaining, maintaining or improving their knowledge, professional skills or work habits for the purposes of employment. For more details refer to section (b) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

In 2011, the SC SR delivered a judgement defining the criteria for intervening into the family life of a foreigner in the SR. According to the legal opinion of the SC SR, the conflict between private and public interests should be solved through the requirement for fair balance. This means that intervention into family life should be assessed in causal connection with a threat to the country’s national security, and it is also necessary to consider whether or not the refusal of stays in the territory of the SR does unreasonably restrict the foreigner’s right to privacy and family life in the SR or whether or not it deprives the foreigner of such right. Pursuant to Art. 8 of the Convention for the Protection of Human Rights and Fundamental Freedoms, an individual’s right to respect for his/her family life does not include a general commitment by the contracting states to respect the choice of parents (spouses) when it comes to taking residence in a country of which one of the partners is not a national. Article 8 of the Convention does not guarantee the right to family life in a specific country, but the right to real family life as such. Hence, if the foreigner’s behaviour represents a threat to national security, the intervention into his/her family life by depriving him/her from the right to reside in the SR is considered as justified.

4.2.2 Developments from the EU Perspective

Changes in legislation were also made in Act No. 223/2011 Coll. which changed and amended Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts as Amended. The act introduced into the national legislation the EU Blue Card instrument, and facilitated the conditions of residence in the SR for the family members of Blue Card holders. The preferential status in favour of family reunification enables this category of persons, for instance, to do business and enter into employment relations or other work relations during their residence in the SR. This right has also been obtained by foreigners with temporary residence for the purpose of family reunification who are family members of holders of the next permanent residence permit granted on the basis of a five-year residence as a Blue Card holder within EEA and two-year residence as a Blue Card holder within the territory of the SR.57 For further information, refer to section (b) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

On 21 October 2011, the new Act on Stay of Aliens was passed, and entered into effect on 01 January 2012. This Act regulates more effectively immigration in relation to families.

For the purpose of a more consistent transposition of the Directive 2004/38/EC on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States and with the aim to maintain family unity in a broader sense, the new Act extends the contents definition of the family member of a Union citizens with two categories of third-country nationals.58

The new Act on Stay of Aliens also lays down modified conditions for the granting of temporary residence for the purpose of family reunification. This type of temporary residence will be granted to specific family members of third-country nationals with temporary or permanent residence in the SR, specific family members of persons under 18 years of age who have been granted asylum, or to third-country nationals who are dependent persons under an international treaty. The scope of third-country nationals who are unprovided-for single children and are 18 years of age has been reduced. The maximum possible period for granting this type of temporary residence has been extended from two to five years.

Changes in legislation were also made in Act No. 223/2011 Coll. which changed and amended Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts. On 21 October 2011, the new Act on Stay of Aliens was passed, and entered into effect on 01 January 2012. This Act regulates more effectively immigration in relation to families.

For the purpose of a more consistent transposition of the Directive 2004/38/EC on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States and with the aim to maintain family unity in a broader sense, the new Act extends the contents definition of the family member of a Union citizens with two categories of third-country nationals.59

Changes in legislation were also made in Act No. 223/2011 Coll. which changed and amended Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts as Amended. The act introduced into the national legislation the EU Blue Card instrument, and facilitated the conditions of residence in the SR for the family members of Blue Card holders. The preferential status in favour of family reunification enables this category of persons, for instance, to do business and enter into employment relations or other work relations during their residence in the SR. This right has also been obtained by foreigners with temporary residence for the purpose of family reunification who are family members of holders of the next permanent residence permit granted on the basis of a five-year residence as a Blue Card holder within EEA and two-year residence as a Blue Card holder within the territory of the SR.57 For further information, refer to section (b) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

57 Art. 23, par. 4 of Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts.
59 Art. 2, par. 5, letters g) and h)
4. Other Legal Migration

4.3.1 Developments within the National Perspective

With regard to other legal migration—i.e., promotion of mutual exchange of information about migration through improvement of the existing tools, the raising of awareness about the possibilities and conditions of legal migration and implementation of EU policies and of legislative and other tools—the adoption of the Migration Policy can be considered as a significant event from a national perspective. Among other things, the Migration Policy orders the establishment of information and consultation centres for migrants to improve their access to information about entry to and residence in the SR and about the living and working conditions, including in their countries of origin. The Migration Policy also states that it is necessary to provide information by means of immigration portals, (multilingual) websites, brochures and leaflets, and to raise general awareness among migrants by means of campaigns about illegal migration, smuggling, human trafficking, and also about the possible risks of work migration and assistance possibilities. In addition to that, the MP deals with labour force emigration, and stresses the need to prepare integration programmes for persons returning from abroad. In this respect, it aims to improve co-operation and raise awareness among relevant entities to allow them to fulfil their tasks in favour of emigrants’ communities, and to launch an intensive discussion among experts and the public about the emigration of Slovak nationals. In the near future, the Migration Policy will be detailed in the form of concrete action plans.

The other activities in this area aimed to raise awareness were based on the ones initiated in the previous year. Information about the possibilities of entry, legal residence, visas and about various integration measures can be found at the websites of MoLSAF SR, MoI SR and MoFA SR. Further information is provided through the EURES network.

Yet, no public administration institution provides migrants with complex counselling. Services of this nature are only provided by the Migration and Information Centre60 established by IOM and co-financed with EIF funds and the state budget of MoI SR. Information or consultations about the different aspects of life in Slovakia can be obtained as follows:

- In person, by phone or by e-mail

MIC provides legal counselling and information about the essential areas of foreigners’

4.3.2 Developments from the EU Perspective

With regard to the developments within the EU, the SR worked on updating the data published at the EU Immigration Portal in November 2011. This information concerns the possibilities and conditions of legal immigration to the SR (e.g. information about current legislation, or the conditions to be met when an alien wishes to come to the SR for different reasons—for the purposes of study, work, business, etc.).

Slovakia is also involved in the systems of exchange of information about migration at the EU level—through FRAN FRONTEX, CIRCA, ICONET, DSR/ASR Daily Statistics Reports/ Monthly Statistics Reports, ENARO, etc. For further information refer to section I(e) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

Information is also provided to foreigners by means of leaflets and brochures prepared by other international or non-governmental organisations, such as UNHCR or the Human Rights League. Information can also be obtained through the TV programme Integral (Integratel), run under the project Television Programme to Support Foreigners’ Integration. For further details refer to section I(f) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

At the EU level, the SR monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.
4.4 Integration

4.4.1 Specific Context

MoLSAF SR has prepared an important strategic document—the Concept of Foreigners’ Integration in the Slovak Republic (hereinafter referred to as the “Concept”). This document was adopted by the Government of the SR with Resolution No. 338 of 06 May 2009. The key purpose for adopting the Concept was to gradually harmonise the national legislation with the legislation of the EU and to create a common integration policy of the EU. Also, a summary report on the implementation of measures arising from the Concept of Foreigners’ Integration in the SR has been prepared. Detailed information about the Concept is provided in the Annual Report on Migration and Asylum Policies in the SR 2009.

4.4.2 Developments within the National Perspective

In general, no significant changes occurred in 2011 with regard to the implementation of the Concept of Foreigners’ Integration in the SR. MoLSAF SR is currently working on updating the Concept to bring it into compliance with the plans and objectives of the new Migration Policy. The specific measures of the MP related to integration are detailed in section I(g) of the Appendix to this Report which deals with the implementation of measures arising from the Concept of Foreigners’ Integration in the SR, as formulated by the workshop participants.

In 2011, the majority of measures concerning migrants and their integration, as well as measures promoting inter-cultural dialogue and contacts, were implemented by international and non-governmental organisations within projects financed through the general programme Solidarity and Migration Flows Management and co-financed with the budget of the MoLSAF SR. The following projects were carried out, in particular:

- **Migration Information Centre to Support Foreigners in Slovakia (Phase IV)**. Besides the counselling services described in Chapter 4.3.1, MIC also carries out other activities aimed to help foreigners’ integration in the SR, specifically:
  - **Training and re-qualification courses**
    - MIC provides financial contributions to re-qualification and training courses meeting applicants’ needs in connection with their integration into the society and finding a job (such as professional IT training, bookkeeping, language courses, etc.). In the period from 01 January 2011 to 31 December 2011, MIC received applications for training/re-qualification courses from 96 clients. Upon assessment of the clients’ profiles, the Commission granted contributions to 34 applicants.63
  - **Low-threshold Slovak language courses**
    - MIC organises in its premises low-threshold Slovak language courses for foreigners. The courses are held twice a week for beginners and twice a week for advanced participants. The low-threshold course is free of charge, and each meeting is a separate, closed, thematic block aimed to teach basic language knowledge in a given field. In the reference period from 01 January 2011 to 31 December 2011, a total of 254 persons were involved in these training courses with three training cycles for 28 participants each (beginners), and with 15 topics for advanced participants.
  - **Labour and social counselling and related information materials**
    - With the aim to improve integration in the labour market, MIC provides foreigners with individual labour counselling (orientation on the labour market, preparation of a CV and of a motivation letter, assistance in the assessment of skills and qualification, preparation for an interview, assistance in communication with employers, and assistance in seeking a job), and social counselling (contacting institutions and assistance in getting social security benefits, seeking of accommodation, intervention and counselling in crisis situations, field social work). In the reference period from 01 January 2011 to 31 December 2011, counselling was provided to 477 individual clients during 933 consultations in total. As for field work, the MIC staff team provided counselling directly at clients’ workplaces, presented MIC activities, and distributed information materials. The information leaflets, unemployment courses, flexibly react to clients’ needs and current legislative changes. Their objective is to raise awareness about the different procedures and about the rights and obligations of foreigners in the different areas of their life in Slovakia. Depending on the topic and the interest of the target group, the leaflets are published in six languages: Slovak, English, Russian, Vietnamese, Chinese and Arabic; and are available in printed and electronic forms. The leaflets are prepared not only for foreigners, but also for employers who hire or seek to hire foreigners.
  - **Co-operation with foreigners’ communities and promotion of inter-cultural exchange**
    - In order to improve the organisation of the community life of foreigners and promote the inter-cultural exchange between these communities and the general population, MIC collaborates with a network of cultural mediators for the different communities of foreigners. The task of cultural mediators is to deliver to the community useful information about integration and act as mediators in communication between the migrants’ communities and the general population. In total, MIC collaborates with 28 cultural mediators. In the reference period from 01 January 2011 to 31 December 2001, cultural mediators organised, with financial support and in co-operation with MIC, 24 multi-cultural information meetings. The multi-cultural meetings in their different forms (e.g. cultural and sports events, lectures, discussion groups) allowed for informal meetings of the communities and a more formal presentation of the communities’ cultures to the general public. For the purpose of building the capacities of cultural mediators and representatives of foreigners’ communities, three training courses were organised in 2011, focusing on the context of migration and inter-culturalism, the legislative and institutional framework of the immigration and integration policies in Slovakia, cultural mediation, and engagement of the cultural mediator in the integration process. 16 cultural mediators were trained, obtaining skills and compe-

---

61 Within the project Migration Information Centre to Support 62 For more details refer to www.mic.iom.sk (consulted on Foreigners in Slovakia (Phase IV).
22/12/2011).
• Training courses
From 01 January 2011 to 31 December 2011, MIC prepared six training courses with regional coverage for all Slovak regions, with the participation of 126 relevant actors. The training courses focused on the building of inter-cultural and communication skills, provision of general information about migration with an emphasis on the positive aspects of migration, and exchange of experience in problematic areas. 

The training courses also contained an exchange of opinions on the proposals for improvement of co-operation between the institutions involved, about the possibilities of reducing the administrative burden and of creating an informal network of representatives of institutions to react more flexibly to problems they face and use the services of trained cultural mediators in their work with foreigners. One of the outcomes is final proposals to improve the approach to foreigners and make the cooperation between the different actors more effective. In order to promote the exchange of information within the informal network of the representatives of different institutions with cultural mediators, a webpage Platform for Dialogue has been created and placed under the website www.mic.iom.sk.

• Television Programme to Support Foreigners’ Integration – produced by the Local Media Institute. The television programme Integruj! (Integrate!), broadcasted on Channel 2 of the public television and in several regional and local televisions, provides migrants and the general public with information about the lives of migrants in Slovakia, practical information for migrants (education, job opportunities, legislative requirements for legal residence, etc.), and about multi-cultural meetings and meetings of migrant communities. 

64 For more details refer to http://www.integruj.sk (consulted on 25/11/2011).

• Časy nových menšín (The Times of New Minorities) – the project activities aim to raise the awareness of the Slovak public about the life, culture and traditions of new minorities living in Slovakia and their status in the society. In the project framework, a several-day festival The Week of New Minorities (Fjúžn) was held in Bratislava. One of the aims of the festival was to develop relations between the communities and offer them room for their presentation. The festival was followed by independent cultural and social events. The main organiser of this activity was the Foundation of Milan Šimečka. 


• BAKHITA – free nursing courses were organised within the project for third-country nationals with permanent or temporary residence or tolerated stay in Slovakia. The project has been implemented by the Slovak Catholic Charity. 


• Improvement of the possibilities of third-country nationals’ integration at the local level – the project aims to draw the attention of the integration actors at the local level to migration and integration issues in the context of regional development. To reach this objective, various information about integration at the local level (statistical data, information about legislation and public policies, interesting examples of integration at the local level from abroad, etc.) was collected and then regularly delivered to the actors working in the field of migrants’ integration at the local level (through a bulletin and an information website). The project was implemented by the Centre for the Research of Ethnicity and Culture.


For further information refer to section 3(f) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

4.4.3 Developments from the EU Perspective
All the projects mentioned in the previous chapter have been financed with European funds; hence, developments from the national perspective and the EU perspective overlap.

A representative of the SR regularly attends the meetings of the integration working group of the National Contact Points, and the obtained information is transposed and assessed with regard to Slovakia’s conditions.

4.5 Citizenship and Naturalisation
In 2011, no developments were reported in this area.
5.1 Irregular Immigration

5.1.1 Developments within the National Perspective

Besides the new Act on Stay of Aliens, which entered into force on 01 January 2012 and has an impact on illegal migration (for more details refer to Chapter 5.1.2), illegal migration is also dealt by a special chapter of the Migration Policy. The Slovak Republic stresses in the MP that it efficiently fights against all forms of illegal migration, taking into consideration the human rights aspects connected with this phenomenon. The MP also emphasises the need to cooperate with EU countries, transit countries and the countries of origin of migrants; the implementation of legislative, organisational and administrative measures to prevent illegal migration in the field of control and sanctions in cases of illegal employment of migrants; the implementation of measures to increase the security of documents protection and the application of technical devices to detect the forging and falsification of documents; and performance of security checks of foreigners to verify invitations or grant residence permits.

The policy aimed at the prevention of the risks of illegal migration is also implemented through the measures specified in the National Plan of Border Control Management of the SR for the Period 2011–2014.68 From the point of view of the media, illegal migration issues represent the most reported area of migration. In 2011, the media informed about individual cases of illegal migrants captured nearby the external border; these persons were staying in the SR illegally and were either expelled or they applied for asylum. These sporadic reports did not raise wider public debate, nor had they an impact on changing the legislation or on the political debate in the parliament. The BBAP PFP also informs about these cases in the respective section of the MoI SR website.69

5.1.2 Developments from the EU Perspective

In 2011, two directives with an impact on illegal migration were transposed into the Slovak legislation.

On 20 July 2011, Act No. 223/2011 Coll. entered into effect. This act amended Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts (Act on Stay of Aliens) and transposed the Directive 2009/52/EC of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals. Hence, the Act on Stay of Aliens introduced a new reason for granting the tolerated stay in cases of illegal employment to a third-country national who was illegally employed under particularly exploitative work conditions or to an illegally employed minor, if their presence in the SR is inevitable for the purposes of criminal proceedings.

This Directive was also transposed through Act No. 223/2011 Coll. on Changing and Amending Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts as Amended. This amendment law explicitly extends the former general prohibition of illegal employment to illegally staying third-country nationals, and the category of persons bound by this prohibition is extended to include natural persons who are not entrepreneurs. In case this prohibition is violated, the sanctions include, besides fines, employer’s exclusion from participating in public procurement and the obligation to make other specific payments. Although the responsibility for sanctions is primarily borne by the illegally employing employer, the amendment act allows for the shift of responsibility to other specific persons involved in the respective supply of work, goods and services. The responsibility for illegal employment ceases the moment the employer has fulfilled the new obligation to request from the third-country national a document authorising the third-country national to reside in the SR before admitting them to work, and to inform the local Office of Labour, Social Affairs and Family about the start of employment within the set deadline, without having knowledge about the document being falsified. The control authorities are obliged to regularly identify the sectors with the highest risk of illegal employment and carry out controls mainly in these risk sectors. At the same time, the act introduced the obligation of the National Labour Inspectorate to provide the European Commission, on an annual basis, with information about performed checks and their outcomes. In addition to that, a list of illegal employers is published in the National Labour Inspectorate’s website.70

The relevant provisions of the Directive are also transposed into the new Act on Stay of Aliens.

The new Act on Stay of Aliens also transposes the Directive 2008/115/EC of 16 December 2008 on common standards and procedures in Member States for returning illegally staying third-country nationals (Returns Directive), changing the definition and the reasons for administrative expulsion, as well as enforcement of the decision on administrative expulsion and the referral thereof. The imposition of the prohibition of entry will not be automatically a part of the decision on administrative expulsion, but an option available to the police department, and the period of the prohibition of entry can vary depending on the reason for administrative expulsion. The new act re-defines the categories of persons which can be expelled only if they represent a serious threat to state security or public order. An important piece of news is the new alternative to deportation in the form of the obligation of a third-country national to regularly report their residence or to give financial bail, which is only admissible if the third-country national proves

---

68 Approved by Government Resolution No. 473 of 06 July 2011.
69 Refer to http://www.mminv.sk/?aktuality-3 (consulted on 09/01/2012).
70 The list is published at www.safework.gov.sk/register/ (consulted on 22/12/2011).
5.2 Return

5.2.1 Specific Context

In the SR, the Voluntary Returns Programme was launched with the signing of the Agreement on Co-operation between the Ministry of Interior of the SR and the International Organisation for Migration on 20 August 1998 on assistance in the return of unsuccessful asylum seekers and illegal migrants to their country of origin. The legal basis for voluntary returns is given, besides the aforementioned agreement, by the Act on Stay of Aliens and Asylum Act. Voluntary returns in the SR are carried out exclusively by IOM in close co-operation with BBAP PFP.

5.2.2 Developments within the National Perspective

A part of the Migration Policy deals with returns, stressing that the SR will continue preferring the possibility of assisted returns of foreigners to their countries of origin to forced returns, while insisting on rigorous enforcement of judicial and administrative expulsions. The SR enforces repressive measures in the form of forced returns of migrants who violate the Slovak legislation. Forced return is applied where all other means have been exhausted to ensure respect by the migrant of the decision of the administrative authority or judicial authority and his/her actual departure from the SR.

An important tool for the regulation of migration in this field are readmission agreements at the EU level or bilateral agreements concluded with selected transit countries or countries of origin of migrants. In 2011, no readmission agreements at the bilateral level were concluded in 2011.

5.2.3 Developments from the EU Perspective

At present, voluntary returns from the SR to third countries are executed through the European Return Fund. The projects implemented by IOM include, besides returns and return assistance, individual pre-return counselling, granting of a return financial contribution, and post-return reintegration assistance to selected beneficiaries in the form of support to the implementation of approved business plan, assistance in job-seeking, material assistance, legal counselling, education support, assistance in seeking accommodation, and healthcare. At the same time, an information help-line and a website have been run, and a campaign was launched to raise the awareness in the target group about the possibility of return. In 2011, a total of 117 persons were registered in the voluntary returns programme and 95 returns were carried out.

The total number of reintegration grants in 2011 is 26. Most of the grants were provided to returnees from Vietnam and Ukraine.

5.3 Actions against Human Trafficking

5.3.1 Developments within the National Perspective

The Government of the SR adopted the new National Programme to Combat Human Trafficking for the Period 2011–2014 with Resolution No. 96 of 16 February 2011. The programme aims to promote the development of mutual understanding and coordinate the work of all stakeholders in order to eliminate the risks of and prevent crimes of human trafficking, and to create conditions for the provision of assistance and support to victims of human trafficking, and ensure the protection of their human rights and dignity.

Trafficking in human beings is also dealt by the Migration Policy which, in this area, operates based on the National Programme. The National Programme further stresses the need to promote control mechanisms to monitor work agencies offering employment abroad, the granting of licenses and the regulation of these activities; and to raise general awareness—through information campaigns—on illegal work, smuggling, human trafficking and on the potential risks of work migration and the possibilities of assistance, as well as on the need to develop international co-operation and reintegration of the victims of human trafficking. Special attention is paid to child victims of trafficking.

The Programme of Support and Protection of the Victims of Human Trafficking continued operating in 2011. Under this programme, upon returning to their countries of origin the victims of human trafficking are provided with reintegration assistance, including social, psychological and legal counselling, health assistance, work integration, ensuring safe accommodation, and financial contributions to cover their basic needs. Potential clients or external referring organisations that come into contact with persons who have become victims of human trafficking are provided with expert consultations, counselling and crisis assistance. The National Helpline for the victims of human trafficking continued operating, and several training courses were held, as well. A new campaign on combating human trafficking was launched in 2011, and a methodological film about these issues was produced.

For further details refer to section II(e) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

5.3.2 Developments from the EU Perspective

In 2011, the SR was involved in the preparation of the manual for the border police Identification of Potential Victims of Trafficking in Human Beings upon Border Controls produced by FRONTEX agency. For further details refer to section II(e) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

71 Also available at http://www.minv.sk/rozbiehame-komunikacnu-kampan (consulted on 11/01/2012).
6.1 Control and Surveillance at External Borders

6.1.1 Developments within the National Perspective

As for the national perspective, a number of important events happened in the field of border control and protection.

On 6 July 2011, the Government of the SR approved the National Plan of Border Control Management of the SR for the Period 2011–2014 with Resolution No. 473 of 06 July 2011. The National Plan is a planning document and its content is based on the new Schengen acquis adopted after Slovakia’s entry to the Schengen Area and on other strategic documents of EU institutions and bodies adopted in the given period. The structure of the new National Plan is adapted to the four-level model of control of IBM access in the SR in accordance with the updated Schengen EU Catalogue of Border Control, Return and Readmission. The National Plan includes a Schedule of Tasks arising from the National Plan of Border Control Management for the Period 2011–2014. The tasks in the schedule cover the different areas of the IBM systems and involve, for example, systemic measures associated with the control of external borders of the SR, risk analysis related to Slovak border control, training on border control, etc.

The newly adopted Migration Policy contains a separate chapter on border control. This document, too, stresses that the SR ensures border control in compliance with the Schengen acquis. The MP mainly emphasises the introduction and development of technical facilities for border control, the use of modern technologies, promotion of co-operation with EU countries and within FRONTEX, and the training of competent staff.

In 2011, the new Act on Stay of Aliens was prepared. This act merged the former Act on Stay of Aliens and the Act on State Border Protection with regard to border issues, this law fully reflects Slovakia’s membership in the Schengen Area and fully complies with the Schengen Border Code in terms of terminology.

As for practical activities, a number of training courses for the Border Service and Aliens Police Service staff were held in 2011, such as the European Training Day, training courses on the detection of false and forged travel documents, visas, ID cards, residence permits, etc. They also attended language training and training courses organised in the framework of FRONTEX agency. In 2011, the technology was partly replaced.

In 2011, the SR launched or implemented several projects supported with the External Borders Fund focused primarily on the technical equipment at the external border with Ukraine.

For further details refer to section III(e) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

6.1.2 Developments from the EU Perspective

The SR continues developing intensive co-operation with FRONTEX agency and implementation of tasks under the pilot project of EUROSUR European Border Surveillance System. On 24 May 2011, the SR signed the Memorandum of Understanding EUROSUR. An inspection visit to the BPD in Sobra is carried out by FRONTEX headquarters staff was carried out on 24 October 2011. During the visit, Slovakia was evaluated as one of the EU countries best prepared for the EUROSUR system.

In 2011, the SR continued participating in operational activities organised by FRONTEX. The SR deployed a technology expert to the operation in North Africa, and selected police staff members were involved in the RABBIT operation at the Greek-Turkish border. In addition to that, the SR was engaged in the METEOR and JUPITER operations.

For further details refer to section III(d) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

72 Document of EU Council No. 7864/09 SCH-EVAL 48 COMIX 252

73 Act No. 477/2003 Coll. on State Border Protection and on Changes and Amendments to Some Acts, as Amended.

74 Data provided by MoFA SR.
7.1 Developments within the National Perspective

Refugee migration in the SR is principally characterised by a continuing declining trend in the number of asylum applications compared to the previous period. In 2011, asylum was requested by 491 persons, which is the smallest number since 1995. Compared to the previous year, the number of asylum seekers who were granted asylum was relatively stable—in 2011, asylum was granted to 1276 asylum seekers; in 2010, MO Mol SR granted asylum to 15 persons (for comparison, 14 asylum seekers were granted in 2009). On the other hand, in 2011 MO Mol SR provided subsidiary protection to 91 persons, which is an increase by 34 cases compared to 2010. In 2011, the asylum granting procedure was suspended in 269 cases, and asylum was not granted in 186 cases, which is more than in 2010 when asylum was refused in 180 cases. Citizenship was granted in seven cases, which is an increase compared to 2010 when citizenship was granted to three persons.77

Just as in the case of other migration issues, asylum is also dealt with separately in the Migration Policy, with Slovakia declaring support to the adoption of a common EU asylum system. In the field of asylum policy, the SR complies with its traditional pillars and supports new forms of protection following the new challenges faced by the international community. The SR provides protection in the form of asylum and subsidiary protection, as well as temporary shelter. The SR supports EU activities related to the resettlement of third-country nationals through transfer on the basis of trilateral agreements between the Government, UNHCR and IOM. In connection with the migration burden sharing with EU countries, the SR implements aid programmes for particularly burdened countries in the framework of the relocation of foreigners under international protection.

From a practical view, the trilateral agreement between the Government of the SR, UNHCR and IOM on humanitarian transfer through Slovakia of refugees who need international protection was concluded on 22 December 2010. Under this agreement, partly co-financed by the European Refugee Fund, the SR would provide humanitarian aid to 100 refugees and persons under international protection for a period of six months after their entry to the SR in 2011 and 2012. In May 2011, 46 Afghan women and children arrived in Slovakia and subsequently left the country and were permanently relocated in a third country. In December 2011, another group of 40 Somali refugees from Eritrea arrived in the SR and were provided with temporary shelter. The refugees were accommodated in the asylum facility of the Mol SR in Humenné in which they will stay, similarly as the previous groups, for a period of six months while they are gradually relocated to third countries.

7.2 Developments from the EU Perspective

Slovakia plans to get actively involved, through MO Mol SR, in the continuation of the pilot project EUREMA II Relocation of Refugees from Malta within the EU, which will be financed by the European Refugee Fund. The SR aims to relocate through the project ten persons who were granted international protection in Malta, the target group being families with children and single parents with children. The grant application was submitted in October 2011. At present, the project selection and approval process is in place.

The SR supported the creation of the European Asylum Support Office (EASO), which has been fully operational since June 2011. The tasks of this office involve coordination and support of practical co-operation among EU Member States and of a common training system, to create the platform for information about countries of origin, create asylum support teams, and carry out activities to promote solidarity. The SR appointed its representatives to asylum support teams and was actively engaged in these teams through its representative from MO Mol SR within a project to support Greece in the setting up of a system for the admission of asylum seekers to asylum facilities.

In 2011, the SR participated in the final conference on the joint UNHCR, IOM and ICMC project Promotion of Resettlement in the EU through Practical Co-operation by EU Member States and Other Stakeholders which was joined by Slovakia in 2010. The main objective of the project was to promote wider involvement of EU Member States in resettlement activities by promoting co-operation between EU Member States through the support of several stakeholders and a coordinated practical approach; the support of practical and logistical co-operation between the EU Member States which implement resettlement programmes, inter-connecting the different phases of the resettlement process (pre-flight health inspections, cultural and orientation programmes, transport as such, etc.); the support and promotion of admission services and capacities; and the formulation of recommendations for the initial phase of the integration of resettled persons into the society.
8. Unaccompanied Minors (and Other Vulnerable Groups)

8.1 Developments within the National Perspective

In 2011, no specific significant development in relation to unaccompanied minors or other vulnerable groups occurred in the SR.

8.2 Developments from the EU Perspective

As for the impacts and developments from the EU perspective, no significant development in relation to unaccompanied minors occurred in the SR in 2011.

In 2011, the SR joined two regional projects concerning unaccompanied minors: Best practice and coordination of the access to care for unaccompanied minors and former unaccompanied minors seeking asylum and improvement of the quality of nursing and care for unaccompanied minors—asylum seekers in Central European countries.

For further details refer to section 5(a) of the Annex to this Report which monitors the implementation of the European Pact on Immigration and Asylum and the Stockholm Programme.

9. Global Approach To Migration

9.1 Specific Context

On the initiative of MoFA SR, the Government of the SR approved on 04 March 2009 the Middle-Term Strategy of Official Development Aid of the Slovak Republic for the Period 2009–2013. This conceptual and strategic document represents the basis for all planning and programming documents on official development aid for the next five years. This strategy reflects the development of foreign policy interests of the SR, the changes achieved by Slovakia as a new donor since 2003—including completion of the development aid system,— experience obtained in the provision of development aid, and Slovakia’s commitments arising from its membership in the EU.78

9.2 Developments within the National Perspective

As with other sub-chapters, the Migration Policy deals with migration and development issues in a separate chapter. The SR declares in this document the importance of a systemic approach and elaboration on this phenomenon according to the current migration situation. The Migration Policy stresses the need for a systemic promotion of coherence between migration and development policies, and a deeper incorporation of migration issues into the development policy in relation to priority countries. It also emphasises the need for a targeted orientation of development aid on the priority countries for Slovak development aid and, in justified cases, to other countries relevant from the point of view of migration flows to the SR/EU, and the need to regularly conduct analyses for this purpose. The document also stresses the need to use the potential of temporary and circular migration and of the return policy in the elimination of illegal migration and brain drain of highly-qualified and qualified labour forces along with the development of third countries.

9.3 Developments from the EU Perspective

In 2011, the SR carried out specific projects of official development aid with an explicit migration element:

- A House Midway (Bosnia and Herzegovina)
- Activities for Libyan children (Tunisia)
- Equal opportunities and subsistence for Bosnians, Serbians and Croatians affected by explosions of landmines – Fruit, Not Mines

With regard to development co-operation, the Government of the SR approved on 02 November 2011 the draft Agreement between the Government of the Slovak Republic and the Government of the Republic of Kenya on Development Co-operation. The purpose of this agreement is to promote co-operation in the implementation of the programme of official development aid of the SR.

10.1 Transposition of EU Legislation 2011


- The deadline for the transposition of the Directive was 19 June 2011.
- The Directive was transposed into the national legislation through Act No. 223/2011 Coll. on Changing and Amending Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts as Amended, effective from 20 July 2011.
- The Act on Stay of Aliens introduced the EU Blue Card instrument79 for highly qualified third-country nationals in order to facilitate their stay and access to the labour market within the EU. The Act on Employment Services defines an equal status of EU Blue Card Holders to the status of Slovak citizens, and specifies the requirements for documents to be presented with the application for the EU Blue Card.


- The deadline for the transposition of the Directive was 20 July 2011.
- The Directive was transposed into the national legislation through Act No. 223/2011 Coll. on Changing and Amending Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changing and Amendment to Some Acts as Amended, effective from 20 July 2011.
- This amendment act specified in the Act on Illegal Work and Illegal Employment the provisions on illegal employment and on the control activities of competent authorities, and

79 For details about the changes refer to section 1, (g)
extended the sanctions in connection with illegal employment. A new reason for granting tolerated stay in cases of illegal employment was introduced into the Act on Stay of Aliens. The act on Employment Services laid down new obligations for employers with regard to the employment of foreigners. The Directive was partially transposed into the Act on Labour Inspection, the Act on Public Procurement, and the Act on the Budget Rules for Public Administration.


- The deadline for the transposition of the Directive was 24 December 2010, except for Article 13, par. 4, which was due to be transposed by 24 December 2011.
- Except for Article 13, par. 4, the Returns Directive was transposed into the Act on Stay of Aliens through Act No. 594/2009 Coll. with effect as of 15 January 2010.
- Through Act No. 332/2011 Coll., Article 13, par. 4 of the Directive on legal assistance will be transposed to the Act on Provision of Legal Assistance to Persons in Material Need with effect as of 01 January 2011. This amendment extends the scope of activities of the Legal Aid Centre with legal assistance provided in administrative expulsion proceedings, administrative court proceedings and in proceedings at the Constitutional court of the SR. The prerequisite for the provision of legal assistance is the existence of a decision on administrative expulsion and an application for legal assistance by the third-country national who does not have a representative and finds themselves in material need.
- For the purpose of a more consistent harmonisation of the national legislation with the Directive, the new Act No. 4040/2011 Coll. on Stay of Aliens, effective from 01 January 2012, modifies the provisions concerning administrative expulsion and detention.

10.2 Experiences, Debates in the (Non-)Implementation of EU Legislation

Directive 2009/50/EC was originally planned to be transposed into the new Act on Stay of Aliens prepared by the MoI SR. Due to the large number of comments on the draft bill and the complexity of related issues, the legislative process was extended, which was undesirable in relation to the fulfilment of the commitments arising from Slovakia’s membership in the EU. After the mutual agreement between MoLSAF SR and MoI SR, the Directive 2009/50/EC (due to be transposed into the Slovak legislation by 19 June 2011) was incorporated into the draft Act No. 223/2011 Coll. The draft Act No. 223/2011 was amended by amendment Act No. 48/2002 Coll. on Stay of Aliens and by amendment Act No. 145/1995 Coll. on Administrative Charges with provisions on the Blue Card.


In 2011, no other significant debates about the implementation of EU legislation into the national legislation in the field of migration and asylum were held.

80 For details about the changes refer to section 5, II(g).
81 For details about the changes refer to section 5, II(a).
82 For details about the changes refer to section 1, I(a).
84 For details about the changes refer to section 5, III(c).

LEGAL IMMIGRATION AND INTEGRATION

1. Economic migration

1.1 European Pact on Immigration and Asylum

The commitments in the Pact relevant to this sub-section are the following:

I(a) Implement policies for labour migration

In the Slovak Republic, legal immigration from third countries has not been regulated yet by setting quotas for certain groups of economic migrants from third countries or by publishing a list of jobs.

The year 2011 has brought amendments to the Migration Policy of the SR. On 31 August 2011, the Government of the SR adopted the document Migration Policy of the Slovak Republic with a Perspective until 2020 (hereinafter referred to as “MP”). The contents and nature of the document follows the Migration Policy Concept of the Slovak Republic (2005) and is based on the developments of the migration situation and needs of the Slovak Republic, especially in the field of economic migration.

The MP aims to promote the admission of economic migrants and employment of migrants in line with the needs of the national economy and the labour market with an emphasis on admitting highly-qualified migrants, scientific workers, and, if needed, other qualified migrants to fill up jobs with lacking labour forces. Further to the analysis of the needs of the national economy and the labour market and on the basis of these analyses and economic benefits of the different groups of economic migrants, it is planned to adopt regulatory and control measures to ensure a balance on the labour market and within the entire economic migration area, and to introduce a rating system and job lists.

Under the MP, all ministries must work out their own action plans and specify the individual migration policy measures therein. The ministries’ action plans are at the stage of preparation and are expected to be completed by the end of 2011 for a period of two years, and subsequently reviewed every two years.

I(b) increase the attractiveness of the EU for highly qualified workers and further facilitate the reception of students and researchers


The Blue Card is a new type of temporary residence permit which can be requested by third-country nationals for the purposes of highly qualified employment in the SR. The basic prerequisite to obtain the Blue Card is higher professional qualification in the form of university education or a document proving professional experience of a minimum of five years, recognised by the Centre for the Recognition of Education Documents of MoESRS SR. Another condition is to have a labour contract or an employer’s written promise to employ the alien for a minimum period of one year. The agreed salary must be a minimum 1.5 times the average wage in the national economy of the SR in the given sector.

One of the measures adopted under the MP SR is the establishment of an Immigration and Naturalisation Office (INO) which is expected to ensure cross-sectoral implementation of the migration policy of the SR.

From the point of view of legislation, Act No. 223/2011 Coll. which entered into force on 20 July 2011 should be mentioned here. This act amended Act No. 5/2004 Coll. on Employment Services and on Changes and Amendments to Some Acts by extending the obligations of employers related to the employment of the nationals of EU Member States and third-country nationals. These obligations are incorporated in the new provision of Art. 23a and include the employer’s obligation to request from a third-country national, prior to employing them, a valid residence document or any other residence permit under a special regulation or to keep a copy of such document throughout such employment. The employer is also obliged to inform the Office of Labour, Social Affairs and Family in writing about the start and end of employment of a third-country national or a national of a EU Member State and their family members not later than seven working days following the start of employment and not later than seven working days following the end of employment.

The impacts of the economic crisis influenced the situation on the Slovak labour market also in 2011. In spite of the economic growth at an expected rate of 3.6 per cent in 2011, the employment sector continues to face big problems. The economic growth has mostly been achieved through labour productivity whose growth has, unfortunately, slowed down. In 2011, there has been a very slight year-to-year increase in the number of migrants employed in the SR through employment permits. From the point of view of foreigners’ employment, the SR has neither implemented restrictive measures, nor any special measures aimed at setting quota or a negative list of jobs for labour migration. Hence, the scope of labour immigration has not been limited and has depended on the labour market needs.

89 Information provided by MoLSAF SR.
90 On the other hand, the new Act on Stay of Aliens which will enter into force on 01 January 2012 stipulates in Art. 38, par. 13 that...
The Blue Card is granted for a maximum period of three years and can be repeatedly extended. The Blue Card issued in the SR expires when the alien obtains a Blue Card in another EU Member State.

The Blue Card facilitates the entry of highly qualified labour force to the labour market and simplifies the conditions of residence for the family members of Blue Card holders. For the purpose of obtaining a next permanent residence permit which is issued for an indefinite period of time, the period of stay of Blue Card holders in other Member States is included in the given period. Pursuant to Art. 38, par. 1, letter e) of the Act on Stay of Aliens, the police department shall grant the next permanent residence permit to a third-country national who is a Blue Card holder, has had a continuous authorisation of residence of five years in the territory of Member States, and has stayed in the territory of the SR as a Blue Card holder for a minimum period of two years immediately preceding the filing of the application. A family member of a Blue Card holder who has authorised residence in another Member State and wants to apply for a temporary residence permit in the SR for the purpose of family reunification must apply for such permit at the police department not later than 30 days following their entry to the territory of the SR. The application for temporary residence can also be filed on behalf of such alien by a Blue Card holder with whom that alien requests family reunification. If during the procedure related to the granting of temporary residence permit the validity of the residence permit granted in another Member State expires, the residence of such alien is considered authorised until a decision is issued on the alien’s application. An alien who holds a temporary residence permit for the purpose of family reunification with a Blue Card holder may run business or enter into labour relations or similar relations during their stay in the territory of the SR.

The relevant provisions of the Directive were also be transposed into the Act No. 404/2011 Coll. of 21 October 2011 on Stay of Aliens and on Changes and Amendments to Some Acts which stipulates in Art. 21, par. 1, letter b) that a Blue Card holder who is a party to labour relations established under the Act on Employment Services has the same legal status as a national of the SR.

The condition concerning the monthly salary amount in the case of selected highly qualified jobs is met if the agreed monthly salary corresponds to a minimum 1.2 times the average monthly salary of an employee in the Slovak economy in the given sector, as published by the Statistical Office of the SR.

In spite of this the SR has not yet issued a Blue Card to any third-country national.

In the new MP, the SR committed itself to adopt policies promoting the admission of economic migrants and employment of migrants from third countries in line with the needs of the national economy and the labour market with an emphasis on the admission and employment of highly qualified employees, scientific workers and, if needed, other qualified migrants. What is essential in this process is the creation of an attractive environment for foreigners who are needed for the development of the economy.92 The SR has not implemented yet any programmes aimed to attract qualified foreigners to perform certain types of jobs in its territory. In 2011, the MoESRS SR amended Act No. 172/2005 Coll. on the Organisation of State Support of Research and Development and on Amending Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration, as Amended, by newly defining in Art. 26b the conditions of admission of third-country nationals for the purposes of research and development, including conditions and requirements for an agreement on hosting an alien who is not a national of an EU Member State, as well as the conditions and responsibilities of the admitting organisations, and the conditions for issuing a permit for the admitting organisation to conclude hosting agreements. MoESRS SR publishes and continuously updates the list of admitting organisations through an information system and the central information portal.93

In the framework of the government’s strategic material Minerva — Slovakia into First League, the Slovak Republic considers introducing a Slovak Card which will grant preferential conditions to highly qualified persons interested in working in Slovakia. According to this document, such migrants include, for example, students, teachers, scientists, researchers, businessmen having or planning to establish innovating companies and companies focusing on the transfer of applied research results to practice, etc.94 A legal definition of the term Slovak Card is also mentioned in the document adopted by the Government of the SR — Migration Policy of the Slovak Republic with a Perspective until 2020. Both documents mention launching of a rating system that would enable arrival of migrants meeting various preferences of Slovakia (e.g. attained level of education; sector in which the foreigner works; amount of potential investment brought by the foreigner to Slovakia; etc.).

As for the support to the admission of students or young professionals, two agreements with third countries should be mentioned. On 14 June 2011, the Agreement between the Slovak Republic and New Zealand on the Work Leave Programme95 was signed, but has not entered into effect yet. This agreement will increase the opportunities for young people of both contracting parties to attend training or study courses and get employed during their stay in the territory of the other contracting party. Since study and work should only become the secondary purpose of their stay, the duration of courses or employment with one employer may not exceed a period of six months, and the requirement to obtain an employment permit shall not apply. With the aim to execute this agreement, the SR shall issue a national visa valid for a maximum period of 12 months to an applicant meeting the set requirements, and the number

92 Information provided by MoLSAF SR.
94 Information provided by MoLSAF SR.
of visas issued in one calendar year is limited to 100.97

On 01 July 2011, the Agreement between the Slovak Republic and Youth Mobility98, signed on 20 July 2010, entered into force. The aim of this agreement is to simplify the administration procedures governing the entry and stay of young citizens with ages of 18–35 years of one contracting party in the territory of the other contracting party with the purpose of completing their higher specialised or university education, attending special preparation with an internship programme or work stay, obtaining work experience, and improving their knowledge about the culture and society of the other contracting state with the possibility of flexible employment. The target group is university students and graduates, students of educational institutions and citizens interested in occasional employment or further special preparation on the basis of a labour contract agreed in advance, provided that the requirements stipulated in the agreement have been met. For the purpose of implementing this agreement, the SR shall issue to an applicant meeting the set criteria a national visa valid for a maximum period of 12 months; such applicant may work in the entire territory of the SR throughout the validity of such visa irrespective of the labour market situation and without a work permit.

Both countries will reciprocally set the number of citizens who can use the provisions of this agreement each year.99

**Il(c) Do not aggravate the brain drain**

The SR neither implements any policy that would encourage “brain drain” from third countries, nor does it develop measures aimed at recruiting highly qualified employees from third countries. No such measures have been adopted at the governmental level in the SR in 2011, or any special measures promoting circular and temporary migration in the SR.100

The MP SR points out the need to exploit the potential of temporary and circular migration in the elimination of illegal migration and outflow of highly qualified and qualified labour forces along with a development of third countries. For these reasons, it is planned to update the conditions forming the legal framework which enables the entry of migrants to the labour market, seasonal work, temporary and circular migration and various forms of short-term employment.101

The Slovak labour market is negatively influenced by the brain drain from the SR to abroad, especially to other EU Member States and OECD countries. This aspect was considered in the new Migration Policy of the Slovak Republic with a Perspective until 2020 adopted by the government, one chapter of which deals with the emigration of qualified labour forces. As a result, the government plans to prepare a concept of migration of Slovak citizens to abroad and back.

---


1.3 Key Statistics

<table>
<thead>
<tr>
<th>First residence permit, by reasons in 2011</th>
<th>Total</th>
<th>Family reasons</th>
<th>Education reasons</th>
<th>Remunerated activities reasons</th>
<th>Other reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>First permits</td>
<td>3,952</td>
<td>1,126</td>
<td>373</td>
<td>1,421</td>
<td>1,012</td>
</tr>
</tbody>
</table>

Source: BBAP PPP - IS ECU.

Unemployment rates of Slovak citizens versus third-country nationals residing in the Slovak Republic

<table>
<thead>
<tr>
<th>Unemployment rate (%)</th>
<th>Third-country nationals</th>
</tr>
</thead>
<tbody>
<tr>
<td>In the SR as of 30/12/2011</td>
<td>9.96 %***</td>
</tr>
<tr>
<td>registered = 13.59%*</td>
<td>calculated from the total number = 14.99%**</td>
</tr>
</tbody>
</table>

Source: COLSAF

Economically active population of the SR as of 31 December 2011 = 2,667,708

*) Registered unemployment rate means the ratio of available job seekers to the economically active population. An available job seeker is a job seeker who can enter employment immediately after being offered a job vacancy.

**) The unemployment rate calculated out of the total number of job seekers is the ratio of the number of job seekers to the economically active population.

***) The unemployment rate of foreigners is calculated out of the ratio of the job seekers with a nationality other than the SR, registered by the local labour offices as of 31 December 2011 to the number of foreigners employed in the SR. The number of third-country nationals registered by labour offices as seeking employment by 31 December 2011 was 3,14. The number of third-country nationals employed in the SR by 31 December 2011 (permits – 3,253 + ICNONEU – 1,905) was 5,158.105

The lower unemployment rate of foreigners relates to the Slovak legislation, which stipulates that if the employment of the foreigner for the purpose of which she/he obtained a temporary residence permit is terminated, he/she is obliged to leave the SR. A foreigner can be registered as seeking employment, if she/he was granted a permanent residence permit. Legislation in some of the EU Member States allows foreigners to stay in their territory for a certain period of time also after their employment is terminated and to register as jobseekers and seek a job.106

2. Family Reunification

2.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

1(d) To regulate family migration more effectively

No new policies with respect to family migration were adopted in 2011.

As for legislation, the Act No. 404/201 Coll. on Stay of Aliens107 was passed on 21 October 2011 and will enter into effect on 01 January 2012 (new Act on Stay of Aliens). This act regulates family immigration more effectively.

In order to ensure a more consistent transposition of the Directive 2004/38/EC on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States and ensure family unity in a broader sense, the new act extends the contents definition of family member of a Union citizen by two categories of third-country nationals.108 The first category includes a partner with whom a Union citizen has a durable, duly attested relationship.109 The second category includes third-country nationals who have and use the right to residence of a Union citizen in another Member State where the Union citizen is a national of the SR with whom the third-country national returns or whom the third-country national joins back in the SR and is a relative of a Slovak national within the set scope.

Art. 27 of the new Act on Stay of Aliens introduces modified conditions for the granting of a temporary residence permit for the purpose of family reunification. This type of temporary residence will be granted to precisely defined family members of a third-country national with temporary or permanent residence in the territory of the SR, precisely defined family members of a person with granted asylum under 18 years of age, or to a third-country national who is a dependent person under an international treaty. This provision contains an explicit list of persons who are considered family members of a third-country national. The act reduces the category of third-country nationals who are unprovided-for single children and are over 18 years of age. This category of persons may be granted a temporary residence permit for the purpose of family reunification, provided that they are not able to care for themselves as a result of a long-term adverse health condition. The maximum possible duration of this type of temporary residence extends from two to five years.

The benefit of third-country nationals with a temporary residence permit for the purpose of family reunification has also changed, providing the possibility to run business immediately after being granted the temporary residence permit, thus cancelling the 12-month period during which the foreigner did not have this option. An exception from this rule is constituted by third-country nationals who are unprovided-for single children over 18 years of age of a third-country national or of the third-country national’s spouse who is not able to care for themselves as a result of a long-term

108 Art. 2 par. 5 letters g) and h).
109 Full transposition of Article 3, par. 2, letter b) of the Directive 2004/38/ES. The Slovak Republic has not used the possibility of transposing Art. 2, par. 2, letter b) of the Directive concerning registered partnership, as the Slovak legislation does not deem registered partnership equivalent to marriage.
adverse health condition or are parents of a third-country national or of the third-country national’s spouse who is dependent on care and does not receive proper family support in the country he/she comes from.

In order to harmonise Directive 2003/86/EC on the right to family reunification with the national legislation, the provisions governing permanent residence have also been modified. The possibility to obtain a permanent residence permit for a period of five years now also applies to unprovided-for children over the age of 18 years who are not able to care for themselves as a result of a long-term adverse health condition, which was not possible under the previous act. Hence, healthy unprovided-for children over the age of 18 years have been excluded from the possibility to obtain a permanent residence permit for a period of five years; they can, however, apply for temporary residence for the purpose of study. The new act reduces the minimum requested duration of residence from five to four years on the basis of which a holder of the permanent residence permit may apply for permanent residence for an unlimited period of time.

Another piece of news is introduction of the possibility to grant a national visa to family members of persons with granted asylum and aliens under subsidiary protection, provided that they do not endanger state security or public order. This category of persons has a legal entitlement to be granted a national visa and constitutes an exception from the possibility of appeal against the non-granting or cancellation of the visa which normally applies to other aliens. The need to grant a national visa to this category of persons arose in connection with their special status and the endeavours of the SR to ensure family unity of the person with granted asylum or of the person under subsidiary protection.

According to the new act on Stay of Aliens, the extent of an alien’s integration into society is only reviewed when a decision is made on granting a permanent residence permit for a period of five years and a permanent residence permit for an indefinite period of time. The extent of integration into society is not given by a requirement for language knowledge, level of education or work experience. In making a decision on granting these types of permanent residence and temporary residence permits, the police department takes into account the duration of the applicant’s current residence in the SR, which could be viewed as taking into account the extent of foreigner’s integration into the society. Compared to the current legislation110, the new Act on Stay of Aliens cancelled the optional requirement for the knowledge of Slovak language when applying for a permanent residence permit for an indefinite period of time.

2.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

2(b) The Directive on family reunification, the importance of integration measures

The functioning of families and their members can be supported through state social benefits, the payment of which is, along with the criteria applicable to specific benefits, tied to the temporary or permanent residence of the foreigner in the SR. It is required to have a temporary or permanent residence to be able to receive child benefits, parents’ benefits and childcare benefits. The condition

for receiving the childbirth benefit and parental allowance is to have permanent residence in the SR. At present, the entitlement to receive this type of family benefits is not tied to the payment of social insurance or to the applicant’s financial situation.

Under Art. 3 of Act No. 599/2003 Coll. on Assistance in Material Need and on Changes and Amendments to Some Acts, for the purposes of ensuring the basic living conditions and assistance in material need, aliens, stateless persons, person with granted asylum, aliens under subsidiary protection, departees residing in the SR on the basis of a permit issued by a competent authority, and foreign Slovaks residing in the SR have the same legal status as the nationals of the SR, provided that they do not receive assistance under special regulations or under international treaties by which the SR is bound. That means that an alien whose income does not reach the legal minimum amount may apply for state assistance in the form of material need benefits irrespective of their type of residence in the SR, whereas the receipt of benefits is not tied to previous payment of social insurance.

On 01 July 2011, Acts No. 120/2011 Coll. and No. 180/2011 Coll. entered into effect. These acts, among other things, amended the Act on Assistance in Material Need. The changed legislation introduced the obligation of the local Office of Labour, Social Affairs and Family to set the way to providing benefits in material need and supplementary benefit in material need, and the obligation of municipalities to set the way to provide one-off benefits in material need. At the same time, this act has extended the category of persons who find themselves in material need and are entitled to receive the activation benefit serving for obtaining, maintaining or improving their knowledge, special skills or work habits for the purpose of finding a job.

3. Other Legal Migration

3.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

1(e) to strengthen mutual information on migration by improving existing instruments where necessary

The exchange of information on illegal migration between the EU Member States in 2011 was ensured mainly by attending regular meetings of the FRONTEX Risk Analysis Network’s FRAN. It is a group of EU Member States and Schengen associated countries, involving analysts from the different analytical centres of these countries and informing about the state of illegal migration in their individual countries.

Co-operation with the FRAN includes regular uploading of bi-monthly FRAN analytical reports and FRAN monthly statistics to the ICONET group of the CIRCA network. States must fill in these documents according to a set plan into a specific ICONET folder within the set deadline. On the basis of these documents, FRONTEX elaborates its products and subsequently presents them at regular meetings together with data on illegal migration provided by Member States, or requests explanations about unclear issues from participants representing the Member States and assigns new tasks to Member States.

110 According to Art. 38a, par. 5 of Act No. 48/2002 Coll. of the Act on Stay of Aliens, the police department may request the alien to present a document not older than 30 days certifying that he/she attended a Slovak language course. This optional requirement is applicable, for example, where it is apparent that the applicant does not master the bases of Slovak language. However, no requirements are set in respect to the achieved level of Slovak language knowledge.
At the multilateral level, information on illegal migration is also exchanged between Slovakia, Poland, Hungary and Ukraine within the DSR/MSR system – Daily Statistics Reports/Monthly Statistics Reports. Information is provided on a daily and monthly basis and concerns illegal state border crossings, readmissions and smuggling. The information is recorded by the contact points which compare their own statistics with those of involved countries and prepare analysis on potential threats to the external land border on a monthly basis.

As for foreigners’ integration, information is exchanged through meetings of the National Contact Points for Integration (NCPI) in Brussels in which the SR keeps a representative.

The exchange of information on the best asylum procedures is promoted through the ENARO network (European Network of Asylum Reception Organisations) into which the MO MoI SR was admitted in 2009 and has been successfully involved in exchanges of expert staff who ensure reception of asylum seekers in asylum facilities.

In 2011, the SR presided over the ENARO network and organised the meeting of the ENARO network’s Steering Committee in Bratislava on 07 April 2011. The topic of the year 2011 was accommodation.

In May 2011, one employee from the Swiss Federal Migration Office was received in the asylum facility in Humenné under the exchange programme of the ENARO network. In June 2011, a representative of the MO MoI SR participated in a seminar in the Netherlands, which primarily dealt with accommodation under the ENARO network – Receiption Expert Teams (RET).

In general, information on migration and asylum is exchanged through the European Migration Network and through cooperation among its National Contact Points.

**1(f) Improve information on the possibilities and conditions of legal migration**

The provision of information on the possibilities and conditions of legal stay in the SR represents a standard work of consular offices in the SR111 and certain information is also available on the website of the MoFA SR www.mzv.sk.

MoLSAF SR has re-worked its website, with Migration Policy and Integration Policy directly appearing on the home page of www.employment.gov.sk to ensure a direct and simplest possible access to documents concerning the respective areas. The Migration Policy section will contain EU and SR documents related to the scope of activities of MoLSAF SR in the field of migration policy, including information on the procedure and conditions of foreigners’ employment in the SR in Slovak and partly in English language.112 The section Foreigners’ Integration in Slovakia contains information in Slovak and English languages concerning other ministries, residence, nationality, employment, etc. within one place. For further details see section 1(i).

The official website of the Ministry of Interior of the SR www.minv.sk presents basic information about the rights and obligations of foreigners related to the entry to the territory of the SR and their subsequent stay. The website also contains Frequently Asked Questions, an overview of fundamental legislation, as well as specimens of official application forms in Slovak language which should become available in several languages after the new Act on Stay of Aliens enters into effect on 01 January 2012.

The provision of information should be ensured through the European Immigration Portal which informs about the possibilities and conditions of legal immigration to the SR (e.g. information about the conditions of entry to the territory of the SR, current legislation, etc.). The European Migration Portal will be interconnected with the national websites of the competent central state administration authorities, thus offering the possibility to obtain more detailed information or request information. This information will be available at the above-mentioned websites.

In 2011, the EURES Desk of COLSASAF organised one-day work seminars at selected local labour offices in Nitra (32 participants), Michalovce (30 participants) and Zvolen (29 participants) under the title *EURES Opens Its Doors to Migrants*. The seminars were held with the aim to promote the integration of foreigners living in Slovakia. The objective of the seminar was to help eliminating the barriers to foreigners’ migration and raise awareness through institutions providing foreigners with assistance, thus creating the conditions for a better access to public services in the territory of Slovakia. The work seminars were run in the form of presentations by invited institutions and representatives of migrant communities in Slovakia. The representatives of migrants spoke about their most frequent problems, such as lack of job opportunities which often relates to the insufficient knowledge of the Slovak language. They would therefore welcome if more language training centres provided Slovak language courses. They also spoke about the difficulties related to the recognition of education documents, in seeking jobs for their partners, and excessive formalities. The invited representatives of migrant communities expressed their satisfaction with the given activity and appreciated the information provided by the participating institutions.

No public administration institution has provided migrants with complex counselling.113 This type of services is only provided by the *Migration and Information Centre* established by the IOM and co-financed from the EIF funds and from the state budget of the Ministry of Interior of the SR. Required information and advice concerning the different aspects of life in Slovakia can be obtained in person, by phone, by e-mail communication or at the website www.mic.iom.sk.sk which is regularly updated.114

EIF projects also covered information activities, focusing on providing information about migration and foreigners’ integration, such as the project *TV Programme to Support Foreigners’ Integration*, carried out by the Local Media Institute. The TV programme broadcasted on the second state television channel and in several regional and local televisions provides migrants and the general public with information about the lives of migrants in Slovakia, practical information for migrants (education, job opportunities, legal requirements for legal residence, etc.) and about multicultural meetings and meetings of migrant communities.115

Some information about the conditions of entry and aliens’ stay is provided in the form of leaflets and brochures published by, especially, the IOM, UNHCR and the Human Rights League and distributed to relevant state institutions.

One of the measures in the new MP SR adopted in 2011, to be further specified in the action plans of the different ministries, is the creation of information and consultation centres for migrants to improve their access to information about entry and residence, and about living and working condi-

---

111 Information provided by MoFA SR.
112 For more details see http://www.employment.gov.sk/index.php?SMC=1&d=775

---

115 For more details see http://www.integris.sk
tions, including countries of origin. The new MP SR also states that it is necessary to provide information through immigration portals, (multilingual) websites, brochures and leaflets, and raise general awareness of migrants by means of information campaigns about illegal work, smuggling, human trafficking, and about the potential risks of work migration and help possibilities.116

3.2 Stockholm Programme

The relevant commitments in the Stockholm Programme are similar to those in the Pact, and therefore do not require further information.

4. Integration

4.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

1(g) Promote harmonious integration in line with the common basic principles

In 2011, MoLSAF SR created a new organisational unit – Centre for the Coordination of Foreigners’ Integration (CCFI). CCFI serves as a coordination unit for issues concerning foreigners’ integration and migration, and is involved in the creation of the state policy and conceptual work related to migration and foreigners’ integration. Migration issues remained also in the competence of the Department of International Relations and the Protocol Department. They are jointly involved in the preparation of the state policy and conceptual work in the field of migration and foreigners’ integration, and in the creation of legislative measures, other generally binding legal regulations, long-term development programmes, strategic plans and their enforcement at the inter-ministerial level. CCFI also coordinates the application of the proposed integration measures arising from the Concept of Foreigners’ Integration in the Slovak Republic; CCFI actively contributes to the process of foreigners’ integration, including those under any form of international protection, in cooperation with the competent state administration authorities, self-governments, and non-governmental organisations according to the decision of the Government and participates in the creation of conditions to prevent unwanted phenomena, such as discrimination, intolerance, racism, xenophobia, anti-Semitism, etc. Moreover, CCFI manages the Inter-Sectoral Expert Commission for Work Migration and Foreigners’ Integration (ISCWMFI) as the coordination body of the Ministry for the implementation of tasks in the field of integration policy of the SR, represents an informal discussion platform on integration issues, brings together experts and represents a source of information, concepts and ideas on integration.

The new MP SR mentions the following planned measures in the section related to integration:

- Implementation of so-called integration mainstreaming in the preparation and creation of legislation;
- Increased emphasis on human rights and tolerance, fight against discrimination and intolerance by elaborating a coordinated communication strategy including activities focused on public awareness-raising, systemic cooperation with public media and initiation of wider discussions;
- Setting of a mechanism for systemic monitoring of the fulfilment of migrants’ integration indicators;
- Creation of conditions for the implementation of integration policy at the regional and local levels through relevant entities, especially through higher territorial units, towns and municipalities, and definition of the possibilities of cooperation with regard to their competences and responsibilities;
- Involvement of the members of different migrant associations and communities in the integration process at the local and regional levels;
- Provision of information to migrants in the countries of origin prior to their arrival;
- Simplification of the mechanism of recognition of expert qualifications;
- Ensuring available Slovak language training and socio-cultural orientation for migrants;
- Considering a change in the naturalisation procedure and the acquisition of Slovak Republic citizenship in order to speed up the integration process, and facilitate and make more transparent the processes geared towards the granting of permanent residence permit and, subsequently, the acquisition of the Slovak citizenship, etc.121

116 Information provided by MoLSAF SR.


118 Information provided by MoLSAF SR.

119 Information provided by MoLSAF SR.

120 Information provided by MoLSAF SR.

The measures currently in place are aimed at the integration of third-country nationals (e.g. measures allowing migrants to obtain basic knowledge of the hosting country’s language, training programmes, measures at the local level) and are mainly implemented by international and non-governmental organisations under projects financed from funds of the general programme Solidarity and Migration Flows Management and co-financed from the budget of the MoI SR.

Specifically, the following projects have been implemented:

- **Migration Information Centre to Support Foreigners in Slovakia (Stage IV)** (www.mic.iom.sk) – for more details see if(l). In 2011, the IOM Migration Information Centre organised low-threshold language courses of Slovak for third-country nationals.122
- **TV Programme to Support Foreigners’ Integration** (www.integruj.sk) – for more details refer to if(l). The Times of New Minorities (http://www.nadaciamilanasimecku.sk and www.multikulti.sk) – the project activities focus on awareness raising among the Slovak public about the life, culture and traditions of new minorities living in Slovakia and their status in the society. A several-day festival entitled The Week of New Minorities (Fjúžn) was organised in Bratislava in the framework of the project. Among other things, the festival aimed to develop the relations among communities and provide them with room for presentation. The festival was followed by individual cultural and social events.123
- **BAKHITA** (http://www.charita.sk/stranky/o-projekte-2) – under the Bakhita project, free courses of care were organised for third-country nationals with temporary or permanent residence or tolerated stay in Slovakia.124
- **Improving the possibilities of third-country nationals’ integration at the local level** (http://www.cvkek.sk/main.php?p=projekty&lang=sk) – the project aims at drawing the attention of actors working with migrants’ integration at the local level to the migration and integration issues in the context of regional development. In order to achieve this objective, varied information about integration at the local level has been collected (statistical data, information about legislation and public policies, interesting examples of integration at the local level from abroad, etc.) and subsequently provided to these (by means of bulletins and a website).125

1(l/h) Promote information exchange on best practices in terms of reception and integration

A national website on integration is under preparation, and it is planned to intensify the exchange of information between institutions and other stakeholders engaged in migrants’ integration.

Upon implementation of integration measures, MoLSAF SR managed, for the first time, to place a link to important information about other ministries, stays, citizenship and employment within one section of the updated MoLSAF SR website. Anybody interested can find this information in Slovak and English languages at the main webpage of MoLSAF SR under the heading Foreigners’ Integration in Slovakia.126

As stated in sub-section I(g), MoLSAF SR renewed in 2011 the important meetings with foreigners’ communities living in Slovakia and the meetings of the Inter-Sectoral Expert Commission for Migration and Foreigners’ Integration (ISCMWI), and created the very first work platform for experts at state and non-state levels working in the field of foreigners’ integration in Slovakia – the Forum for Integration.

In the framework of its awareness raising activities, MoLSAF SR presents its own achievements through regular press releases on the main page of MoLSAF SR.

Under the auspices of the Deputy Minister of the Ministry of Labour, Social Affairs and Family of the SR, the international conference National Dialogue on Integration was organised by the IOM International Organization for Migration127 in cooperation with the National Contact Point of the European Migration Network in the SR and with EIF support on 15 November 2011 in Bratislava. The main objective of the conference was to create a room for mutual exchange of experiences and good practices on foreigners’ integration among selected European Union Member States and prepare proposals and recommendations on foreigners’ integration. Examples of good practice were presented by experts specialised in this area and working in state institutions or non-governmental organisations in the Czech Republic, Portugal and Austria. Over 130 participants from public administration institutions, including territorial self-governments, as well as from international organisations, non-governmental organisations and migrant associations running activities in Slovakia attended the conference. The conference National Dialogue on Integration was preceded by a one-day workshop for experts who attended training courses organised by the IOM International Organization for Migration in 2010 and 2011 with the support of the European Fund for the Integration of Third-Country Nationals. At the conference, IOM International Organization for Migration presented recommendations prepared by the workshop participants to improve the process of foreigners’ integration in the SR. The recommendations formed the basis for a panel discussion, which involved the representatives of the MO MoI SR, MoLSAF SR, BBAP PPF, and the Institute for Public Affairs, as well as a culture mediator as a representative of migrant communities.

4.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

3(b) to incorporate integration issues in a comprehensive way in all relevant policy areas

The integration policy is implemented in the SR in compliance with the Concept of Foreigners’ Integration of the SR under the sponsorship of MoLSAF SR. The Concept of Foreigners’ Integration was approved by Government Resolution No. 338 of 06 May 2009. The integration issues are gradually incorporated into other areas of national policies. The policy of foreigners’ integration as a part of the global approach to migration became part of the Migration Policy of the SR with a Perspective until 2020, which was approved by Government Resolution No. 574 of 31 August 2011, Chapter 2 – Integration contains a summary of the fundamental objectives of the integration policy in the SR and follows the Concept of Foreigners’ Integration in the field of integration mainstreaming. All state policies (sectoral policies, legal regulations and measures) under preparation should take into consideration the impact on foreigners’ integration in the SR. Under the MP, all ministries must prepare their own action plans.

122 For more details see: http://mic.iom.sk/sk/uzitoce/na-stahnutie/category/10-letaky.html?download=97%3Anizkoprahovy-kurz-slovenskeho-jazyka-pre-cudzincov
126 For more details see: http://www.gender.gov.sk/index.php?id=6cc0ca3f3b13dade8d2b1674d0969220&SMC=1&id=845
127 Under the project Migration Information Centre to Support Foreigners in Slovakia (Stage IV)
As proposed by MoLSAF SR, the body responsible for EIF incorporated into the Call for Submission of Grant Applications SK 2011 EIF the topic “prevention of violence against female migrants”, opening the space in the SR to a new dimension of research concerning integration and assistance to foreigners living in Slovakia.

MoLSAF SR prepared guidelines for the local Offices of Labour, Social Affairs and Family of the SR, thanks to which improper decisions related to state social benefits have been eliminated. 128

3(e) improved consultation with and involvement of civil society

As stated in sub-section I(g), MoLSAF SR renewed the important meetings with foreigners’ communities living in Slovakia. Meetings of the Inter-Sectoral Expert Commission for Work Migration have also been held. These meetings are attended, on an ad-hoc basis, by representatives of non-governmental and inter-governmental institutions. In addition to that, MoLSAF SR created a completely new work platform for experts at state and non-state levels working in the area of foreigners’ integration in Slovakia – the Forum for Integration.

As mentioned in sub-section I(h), MoLSAF SR presents its own achievements in the field of migrants’ integration at the main webpage of MoLSAF SR by means of regular press releases addressed to the general public. MoLSAF SR sponsored the international conference National Dialogue on Integration, the objective of which was to create a room for mutual exchange of experiences and good practices in foreigners’ integration among selected European Union Member States and prepare proposals and recommendations in the field of foreigners’ integration suggested by the workshop participants.

3(f) to enhance democratic values and social cohesion in relation to immigration and integration of immigrants and to promote intercultural dialogue and contacts

The current measures focus on the promotion of democratic values and social cohesion in relation to immigration and integration of immigrants, and on the promotion of the inter-cultural dialogue and contacts by, especially, international and non-governmental organisations under projects financed from the general programme Solidarity and Migration Flows Management and co-financed from the budget of the MoI SR. For more details see I(g).

As sub-section I(h) suggests, MoLSAF SR sponsored the international conference National Dialogue on Integration with the objective to create a room for mutual exchange of experiences and good practices in foreigners’ integration among selected European Union Member States and prepare proposals and recommendations on foreigners’ integration aimed at the improvement of the foreigners’ integration process in the Slovak Republic, as formulated by the workshop participants. The conference was attended by over 130 representatives of public administration institutions, including territorial self-governments, as well as international organisations, non-governmental organisations and migrant associations running activities in Slovakia.

MoLSAF SR attended the meeting on the results of the comparative research MIPEX III, organised by the British Council within the Week of New Minorities. The meeting was held in May 2011. At the meeting, the representatives of MoLSAF SR presented the outcomes of MIPEX III from the point of view of MoLSAF SR and provided an interview to the media on foreigners’ integration issues. 129

MoLSAF SR participated in the public discussion entitled Is Slovakia an Open Country?, which was organised by the civic association People in Peril on 15 June 2011. The discussion was also attended by migrants living in the SR, experts, and the general public. MoLSAF SR provided information about the planned update of the Concept of Foreigners’ Integration in the SR. 130

For the first time ever, MoLSAF SR organised, under the auspices of the Deputy Minister, the collection of items for spare-time and sports activities in reception and accommodation centres in the Slovak Republic. After the collection was finished on 13 October 2011, the collected items were handed over to the respective centres. 131

Throughout 2011, representatives of the academia, independent experts, non-governmental organisations, the Association of the Towns and Municipalities of Slovakia and the ministries were invited to and consulted on the preparation of the documents: Conceptual Plans of the Migration Policy of the SR for the Period 2011–2015 and Migration Policy of the SR with a Perspective until 2020 aimed at setting priorities within the scope of their work.

ILLEGAL IMMIGRATION AND RETURN

5. Illegal Immigration

5.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

II(a) only case-by-case regularisation

At present, the SR neither has any regularisation programme for illegal migrants, nor is it considering introduction of any such programme. What can be considered as a certain regularisation element in connection with illegal migration is the tolerated stay instrument, which serves for temporary legalisation of a third-country national’s residence, but is not a systemic regularisation scheme.

An alien staying in the SR without a residence permit may apply, depending on the specific circumstances, for any of the types of international protection or for tolerated stay; both alternatives represent instruments allowing the legalisation of illegal residence in the territory of the SR.

On 20 July 2011, Act No. 223/2011 Coll. entered into effect. This act, among others, amended Act No. 48/2002 Coll. on Stay of Aliens and on changes and amendments of some acts (Act on Stay of Aliens) and transposed Directive 2009/52/EC of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals. The Act on Stay of Aliens thus introduced a new reason for granting tolerated stay, in cases of illegal employment to a third-country national who has been illegally employed under particularly exploitative working conditions or to an illegally employed minor if its presence in the territory of the SR is inevitable for the purposes

128 Information provided by MoLSAF SR.
129 Information provided by MoLSAF SR.
130 Information provided by MoLSAF SR.
131 Information provided by MoLSAF SR.
of criminal proceedings. In these cases, the application may be filed by the law enforcement authority, and the tolerated stay is granted for a period of 180 days with the possibility of repeated extension up to the end of the criminal proceedings or until such person is paid the due remuneration for performed work. The relevant provisions of the Directive have also been transposed into the new Act on Stay of Aliens. In addition, the new Act on Stay of Aliens effective from 01 January 2012 makes tolerated stay accessible to a new category of aliens, while respecting their private and family life, and for the purpose of promoting the support of victims of human trafficking.

II(c) ensure that risks of irregular migration are prevented

With the aim to ensure a better compliance of the national legislation with Directive 2008/115/EC of 16 December 2008 on common standards and procedures in Member States for returning illegally staying third-country nationals, the new Act No. 404/2011 Coll. on Stay of Aliens effective from 01 January 2012 will modify the provisions concerning administrative expulsion and detention.

With respect to administrative expulsion, its definition, reasons for administrative expulsion and execution of the decision and deferred execution of the decision on administrative expulsion will change. The imposition of the entry ban will not form an automatic part of the decision on administrative expulsion, but only an option for the police department, changing the duration of the entry ban depending on the reasons for administrative expulsion. The previous decisions on administrative expulsion or entry to the territory of the SR throughout the prohibition of entry will be considered separately and will represent a reason for imposing the entry ban to the whole EU territory. The new act redefines the categories of persons who can only be expelled if they seriously threaten state security or public order.

An important piece of news is the introduction of an alternative to detention by imposing the obligation onto a third-country national to regularly report his/her stay or to make a warranty deposit; this is only possible if a third-country national proves accommodation and financial coverage of his/her stay. These alternatives to detention are excluded in case administrative expulsion proceedings are conducted against a third-country national who represents a serious threat to state security or public order, or threatens state security, public order or public health. The reasons for detention are extended to cases of third-country nationals subject to administrative expulsion proceedings aimed at ensuring their departure, if there is a risk of escape or if they avoid or hinder the process of preparation of their administrative expulsion. In case the police department fails to issue, in such case, a decision on administrative expulsion within 48 hours, it must immediately release the alien.

The policy to prevent the risks of irregular migration is implemented through measures specified in the National Plan of Border Control Management of the Slovak Republic for the Period 2011–2014, approved with Government Resolution No. 473 of 16 July 2011.

II(d) to develop cooperation between Member States, using, on a voluntary basis and where necessary, common arrangements to ensure the expulsion of illegal immigrants

Biometric data of expelled aliens is not exchanged between the SR and other Member States at present. It is assumed that after launching the 2nd generation of the Schengen Information System biometric data of expelled aliens will be sent from national records to the SIS II database, making the data available to other Member States.

II(g) take rigorous actions and penalties against those who exploit illegal immigrants

Directive 2009/52/EC of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals was transposed to the Slovak legislation through Act No. 223/2011 Coll. which changed and amended Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on changes and amendments of some acts, as amended. The relevant provisions of the Directive have also been transposed into the new Act on Stay of Aliens.

This amendment explicitly extends the recent general prohibition of illegal employment also to third-country nationals who illegally stay in the territory of the SR, and the group of entities under the obligation to respect this prohibition is extended to natural persons who are not entrepreneurs. In the event of violation of this prohibition, the applicable sanctions include, besides fines, exclusion of the employer from the possibility to participate in public procurements, as well as other specifically listed payments, such as payment of due salary, payments corresponding to the income tax amount, social insurance and health insurance payments, payment of the costs of due wage delivery and of the costs related to administrative expulsion. In spite of the fact that the responsibility for sanctions is primarily borne by the illegal employer, the amendment act introduces the possibility of shift of responsibility to other specific persons involved in the given supply of work, goods and services. The employer bears no responsibility for illegal employment, if it has fulfilled the newly introduced obligations by requesting a document entitling the third-country national to reside in the SR prior to taking him/her up to job and informed the local Office of Labour, Social Affairs and Family about the start of employment within the set deadline, but had no knowledge of the document being falsified. The financial sanction that can be imposed onto an employer in the event of breach of the prohibition of illegal employment may attain an amount from EUR 2,000 up to EUR 200,000. The fine for illegal work may reach EUR 331. A new criterion in setting the amount of fine for breaching the prohibition of illegal employment is the number of illegally employed natural persons. The control authorities are obliged to regularly identify the sectors in which the risk of illegal employment is the highest and conduct control in these risk sectors in particular. The amendment act also set the obligation of the National Labour Inspectorate to provide the European Commission with annual information about the conducted controls and their outcomes. In addition to that, the amendment act defined the employers´ obligations related to the employment of third-country nationals; in the event that any of the obligations under the Act on Employment Services is violated, the employer may be imposed a fine of up to EUR 33,193.91. Upon meeting specific requirements, illegally employed persons may obtain tolerated stay in the SR under the amendment act.

A list of employers who have been identified by labour inspectors as contracting illegal work or illegal employment is published on the website of the National Labour Inspectorate. This list serves other ministries and institutions involved in tax and insurance payment collection, as well as for reviewing applications for subsidy and recovery of subsidies already paid.

In 2011, the National Unit to Combat Illegal Migration of the BBAP PFP revealed seven cases of smuggling. The NUCIM inspector laid charges in 37 acts against 23 persons (mediators — 12 Ukrainians, 8 Slovaks, 2 Chinese, and 1 Belarusian) who assisted in the assignment of construction jobs to 139 migrants — 137 Ukraine nationals and 2 China nationals — for the criminal act of smuggling under Article 356 of the Criminal Code, and for committing a particularly serious crime of legalisation of the
income from crime under Article 233, par. 1, letters a) and b), and par. 4, letter a) of the Criminal Code, committed by an organised group, under the threat of imprisonment from 12 to 20 years. By means of these criminal acts, these individuals gained illegal profits for a total amount of EUR 1,420,294,87.

II(h) An Expulsion Decision taken by one Member State (MS) should be applicable throughout the EU and entered into the SIS obliging other MSs to prevent the person concerned from entering or residing

With regard to illegal migration, since Slovakia’s accession to the Schengen Area cooperation between the EU Member States related to expulsions is governed by Directive 2001/40/EC on the mutual recognition of decisions on the expulsion of third country nationals. Only a few cases of executing a decision on expulsion issued by another EU Member State under this directive have occurred since its transposition into the national legislation in 2007. These cases concerned aliens with a positive decision on expulsion issued by another EU Member State under this directive have occurred since its transposition into the national legislation in 2007. These cases concerned aliens with a positive record in SIS in relation to which a decision issued by another Member State was executed through the SIRENE National Bureau or other authorities.135

The Slovak Republic recognises decisions on return issued by other EU Member States pursuant to Directive 2008/115/EC in the case of land transit of returnees within the deadline for voluntary departure. All subordinate units of BBAP PFP dispose of a methodological guideline to proceed in accordance with the Directive.

In 2011, two cases of execution of the decision on expulsion issued by other EU Member States were reported. These cases concerned nationals of Serbia and Croatia who were issued a decision on administrative expulsion by the Republic of Austria, and were subsequently readmitted to the territory of the SR where, after being detained in the Police Detention Department, they requested voluntary return to their country of origin. The Serbian national had been issued a decision on administrative expulsion in several Member States.

5.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

4(j) more effective action against illegal immigration and trafficking in human beings and smuggling of persons by developing information on migration routes as well as aggregate and comprehensive information which improves our understanding of and response to migratory flows

The BBAP PFP prepared a strategy to collect and deliver information about illegal migration in the form of daily situation reports. These reports contain all relevant facts about state border violation or breach of the conditions of stay by aliens apprehended as illegal migrants. Until October 2010, this information was processed by the BBAP PFP within the irregular migration database. In October 2010, the illegal migration database was replaced by the information system for illegal migration and international protection IS MIGRA. After the successful completion of the pilot operation, IS MIGRA launched its production operation on 01 January 2011. Information about an illegal migrant is recorded immediately after apprehension at the basic unit and is immediately available to all members of the police within the police corps. The importance of the information system also lies in the possibility to clearly determine the alien’s identity according to scanned fingerprints in case such alien has already been to the SR in the past or has applied for asylum in another EU Member State. At the same time, this information system is an important analytical tool, as it collects a number of data about apprehended illegal migrants and records the course of all procedures conducted in relation to a particular illegal migrant.

The integration of data into a single information system simplified the analytical work and the creation of products at all levels. In order to ensure common procedure of BBAP PFP units in the use of IS MIGRA, an amendment to the methodology of IS MIGRA was issued on 28 July 2011. In relation to the collection of information about illegal migration, an instruction on the BBAP reporting service and an instruction on the processing of selected statistical information within the scope of competences of the Border Police Service and Aliens Police Services were issued.

Operative staff from the Department of Operative Activities and Investigation West, Centre, East of NUCIM BBAP PFP finds out information about illegal routes and persons of interest from informers, collects data within criminal files and sends the statistical data to the Activities Coordination Department where the data is stored and evaluated as required.

Also in 2011, the SR has been involved in the extended project Building of Migration Partnership (BMP) which targets the development of partnerships with EU neighbouring countries in the Eastern and South-Eastern region. This project was approved by the European Commission under the call Programme for Cooperation with Third Countries in the Areas of Migration and Asylum. The focus of the project is to implement the objectives defined by the participating partners in their Joint Declaration in the period 2011–2012, which, besides interconnecting migration and development, also includes fight against illegal migration as a principal topic. The activities of the extended project deal with updates of the countries’ migration profiles and with the improvement of the interactive maps of Eastern migration routes (e-map).136

In October 2011, NUCIM BBAP PFP carried out its latest activity under the programme of cooperation with Moldova, located on the illegal migration route as a country of origin of illegal migration. The programme focused on the enhancement of capacities responsible for the fight against illegal migration and on the development of partnership cooperation. The cooperation established between partner units will also continue in 2012 in the form of concrete collaboration in investigated cases of organised international smuggling. The ministerial conference held on 03–04 November 2011 adopted an Action Plan which will be detailed in the years to come.

4(k) increased targeted training and equipment support

The SR is involved in FRONTEX training activities in the framework of basic and further police training for basic and middle police management, members of the international RABIT teams working in the field of statistic methods of risk analysis, identification of false and forged travel documents, techni- cal devices, protection of external EU borders, identification of stolen vehicles, and identification of wanted and unwanted persons. The SR also uses the possibility of English e-learning for the police, which is also covered by FRONTEX. Language training projects are also organised by the Police Corps Academy with financial assistance from FRONTEX.137

134 Directive 2001/40/EC was transposed into Act No. 48/2002 Coll. on Stay of Aliens by Act No. 342/2007 Coll. of 26 June 2007 on changing and amending some acts in connection with the entry of the Slovak Republic into the Schengen Area.
Special preparation and support in combating illegal immigration are also ensured by police attachés and document advisors who are deployed at the foreign missions of the SR abroad (see paragraph 4 (l)) below and sub-section III (a).

4(l) A coordinated approach by Member States by developing the network of liaison officers in countries of origin and transit

The creation of a network of immigration liaison officers and their status directly arise from the Council Regulation (EC) No. 377/2004 of 19 February 2004 on the creation of an immigration liaison officers network. This network serves for the prevention of unwanted migration through the promotion of cooperation in combating smuggling and in returns of illegal migrants by means of the activities of experts deployed to third countries. At present, the SR neither have, nor it plans to deploy immigration liaison officers\(^{138}\); their duties in the area of legal and illegal migration, except for their function as document advisors, are partly ensured by the network of police attachés with a general scope of powers at the foreign missions of the SR abroad, in particular in countries where it is required by security interests, and in accordance with the foreign policy priorities of the SR.\(^{139}\) Among other duties, deployed police attachés cooperate with the BBAP PFP in the field of illegal migration, as well as monitoring and analysis of migration flows to the SR.

The SR also uses the possibility provided by the Schengen Convention to deploy a specific category of liaison officers, so-called document advisors, to third countries. Their task is to provide counselling and expertise at Slovakian’s foreign missions abroad reporting an increased misuse of visas and travel documents. Document advisors are deployed to the Consulate General of the SR in Uzhgorod, and a pilot project of deploying a document advisor to Vietnam was carried out already in 2009.

5.3 Key Statistics

<table>
<thead>
<tr>
<th>Type of readmission agreement</th>
<th>Main purpose of the agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>The SR concluded bilateral readmission agreements with Poland, Romania, Slovenia, Bulgaria, France, Croatia, Italy, Spain, Austria, Germany, Hungary, the Czech Republic, Sweden, BENELUX countries, Norway, Vietnam and Switzerland.</td>
<td>The purpose of these agreements is to regulate, on a reciprocal basis, the obligation to admit own nationals and, under certain conditions, third-country nationals and stateless persons, and to define the necessary practical provisions concerning readmission (requests for readmission, deadlines, procedure related to the hand over of persons, or the means of transportation).</td>
</tr>
<tr>
<td>The SR concluded bilateral protocols to implement readmission agreements between the EU and third countries with the Russian Federation (07 April 2010), Albania (21 January 2010), Moldova (12 May 2010) and Serbia (18 February 2011).</td>
<td>The main purpose of the protocols is to determine the bodies responsible for the implementation of the agreement between the EU and a third country, delivery of the request for readmission and transit, specification of border crossing points for the purposes of readmission, the procedure related to the examination of persons to be readmitted with the aim to identify their nationality, and execution of readmissions and convey transit.</td>
</tr>
<tr>
<td>The SR is at the stage of negotiations on draft protocols to implement readmission agreements between the EU and third countries with the former Yugoslav Republic of Macedonia, Bosnia and Herzegovina, Montenegro and Georgia, Ukraine.</td>
<td>The main purpose of the protocols is to determine the bodies responsible for the implementation of the agreement between the EU and a third country, delivery of requests for readmission and transit, specification of border crossing points for the purposes of readmission, the procedure related to the examination of persons to be readmitted with the aim to identify their nationality, and execution of readmissions and convey transit.</td>
</tr>
</tbody>
</table>

6. Return

6.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

II(b) To conclude readmission agreements at EU or bilateral level

In the reference period from 01 January 2011 to 31 December 2011, no readmission agreements were concluded and signed at the bilateral level. At the EU level, one readmission agreement between the EU and Georgia was signed on the readmission of illegally staying persons. The purpose of this agreement is to ensure an effective return of own nationals, third-country nationals or stateless persons. As far as cooperation in the preparation of readmission agreement drafts at the EU level is concerned, the respective experts form the SR regularly participate and cooperate in the preparation of all texts proposed by the European Commission. In the reference period, draft texts of the readmission agreements with Armenia, Azerbaijan, and Belarus were presented.

In the beginning of 2011, the EU declared its intention to adopt a readmission agreement with Libya, and is willing to launch negotiation processes with China and Algeria.
I(f) To devise incentive systems to assist voluntary return and to keep each other informed

IOM is currently implementing Stage 3 of the project which has been continually running since 2009 and is financed by the European Return Fund and the budget of the MoI SR. The project objective is to provide illegal migrants and unsuccessful asylum seekers with the possibility of an organised human and cost-effective return and reintegration in the country of origin through the assisted voluntary returns programme. Besides returns as such and return assistance, the project also includes pre-return counselling, granting of a return financial contribution and post-return reintegration assistance to selected recipients by supporting approved business plans, assistance in seeking employment, material assistance, legal counselling, support of training, accommodation assistance or health assistance. Also, a hotline and a website are being operated, and a campaign was launched with the purpose of raising the target group’s awareness about the possibility of return.

The key objective of the campaign is to provide migrants who might need the programme services with publicly available information about the possibility of return and with access to comprehensive information. The basic information about the programme is available in six languages — Slovak, English, Russian, Chinese, Vietnamese and Arabic, and is placed on 40 billboards, 40 posters, 8 Continental advertisement spaces, public transport stops and ten benches in the streets and railway stations in Bratislava and Košice. The principal item of the campaign is the hotline number 0850 211 262, through which the IOM staff provides consultations about the assisted voluntary returns programme. The IOM operative staff also actively informs the target group about the possibility of return to the country of origin through the voluntary returns programme at the MoI SR asylum and detention facilities. The campaign is based on activities with a similar focus which were carried out in 2009 and 2010.

In 2011, 117 persons registered in the assisted returns programme, and 95 returns were carried out. The total number of reintegration grants for the year 2011 is 26. Most of the grants were provided to returnees from Vietnam and Ukraine. Returnees are mainly interested in carrying out their business plans — 22 out of 26 cases. Material assistance was provided in three cases, and help with temporary accommodation was provided in one case.

Reintegration in the Country of Origin

<table>
<thead>
<tr>
<th>Type of assistance</th>
<th>Number of grants provided in the given area</th>
<th>Country of origin</th>
</tr>
</thead>
<tbody>
<tr>
<td>House reconstruction, purchase of a boiler</td>
<td>3</td>
<td>3x Ukraine</td>
</tr>
<tr>
<td>Farm (greenhouse, purchase of cows, chickens, fish, pigs)</td>
<td>6</td>
<td>1x Georgia, 1x Serbia, 1x Moldavia, 2x Vietnam, 1x Kosovo</td>
</tr>
<tr>
<td>Partnership (sale of mobile phones, building materials, jelly, confectionary, telecommunications)</td>
<td>6</td>
<td>4x Vietnam, 1x Iraq, 1x Georgia</td>
</tr>
<tr>
<td>Car purchase (transport of bees)</td>
<td>1</td>
<td>1x Georgia</td>
</tr>
<tr>
<td>Groceries, bar, fast food</td>
<td>3</td>
<td>2x Vietnam, 1x Ukraine</td>
</tr>
</tbody>
</table>

Source: IOM

6.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

4(c) ensuring that the objective of the EU’s efforts on readmission should add value and increase the efficiency of return policies, including existing bilateral agreements and practices

BBAP PFP declared its intention to continue its involvement in the preparation of bilateral readmission agreements reflecting the situation in the field of illegal migration. At the same time, the SR will support to the maximum extent possible negotiations with third countries on behalf of the EU. The SR will seek promotion of cooperation with problem countries not only on a contractual basis, but also at the level of practical cooperation in the field of documentation and admission of returnees, transit, etc. In accordance with Article 23 of the Schengen Convention, the SR will conduct an analysis and will possibly participate at the European level in a discussion with Schengen countries on readmission agreements concluded with the purpose of regulating the readmission of third-country nationals illegally staying within the Schengen Area.

Readmission agreements, at either bilateral or EU levels, contribute to an effective implementation of the return policy of the SR. One of the reasons is the very substance of these agreements — the facilitation of cooperation between countries upon return of their own nationals, third-country nationals or stateless persons who must be admitted by one of the parties. Readmission agreements also help returnees, as the readmission process is fast, is not subject to excessive bureaucracy and does not require issuance of decisions on the administrative expulsion of aliens, accompanied with the entry ban. The readmission process fully respects and preserves all fundamental human rights and freedoms of individuals according to international standards.

4(e) assistance by the Commission and Frontex and Member States on a voluntary basis, to Member States which face specific and disproportionate pressures, in order to ensure the effectiveness of their return policies towards certain third states

The SR supported provision of assistance on a voluntary basis also in 2011, but has not performed joint air returns in cases of specific and disproportionate pressures on the external Schengen border of the SR, since no disproportionate or specific measures were reported in the given period.
In 2011, the SR was engaged in a joint air return operation organised by Spain on 24 November 2011. This joint operation also involved other countries, namely the United Kingdom, Ireland, Portugal, Bulgaria, Norway and France, and related to a return operation to Pakistan. In this particular case, the countries did not manage to carry out the expulsion of the alien to its target country of origin, because the air company refused entry to the airplane to both the escort police and the alien.

The SR also participated in a joint return operation to Pristina organised by Germany on 18 August 2011. The other countries involved in the operation were Belgium, France, Austria and Sweden. In this case, the alien was transported to the airport of the target country, but the police authorities at Pristina airport denied entry of the alien to their territory because they did not accept the emergency travel document issued by the Embassy of the Republic of Serbia.

In connection with Slovakia’s involvement in joint air expulsions, it should also be mentioned that the SR carried out expulsion of a Serbian national to the Province of Kosovo in cooperation with FRONTEX on 07 December 2011. The joint flight is organised by Germany, and involves also other countries, namely Austria, Sweden, Norway and France. In this case, the alien has been issued an emergency travel document by the Embassy of Kosovo in Vienna.

6.3 Key Statistics

<table>
<thead>
<tr>
<th>Third-country nationals ordered to leave and returned</th>
<th>Returned as part of forced return measures</th>
<th>Returned voluntarily</th>
<th>Within the third-country nationals returned voluntarily, number of third-country nationals returned as part of an assisted return programme</th>
</tr>
</thead>
<tbody>
<tr>
<td>Third-country nationals</td>
<td>389</td>
<td>95</td>
<td>95</td>
</tr>
</tbody>
</table>

Source: BBAP PFP and IOM

7. Actions against Human Trafficking

7.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

Ile) cooperation with the countries of origin and of transit, in particular to combat human trafficking and to provide better information to communities under threat

In 2011, BBAP PFP was involved in the preparation of a manual for the border police entitled Identification of Victims of Human Trafficking upon Border Controls by FRONTEX. In 2012, the manual will be tested with involvement of the staff of the Border Police Service of the Police Force, and in 2012 and 2013, after translating the manual into the EU Member States’ languages, all members of the Border Police Service of the Police Force will be gradually retrained.

In 2011, the BBAP PFP created a working group to combat human trafficking. This working group deals with these issues from the point of view of the Border Police Service and Aliens Police Service of PF.

At the level of the National Unit to Combat Illegal Migration of BBAP PFP, training courses on Human Trafficking for PF investigators were organised in 2011.

In addition to that, the National Unit to Combat Illegal Migration of BBAP PFP, within a multi-sectoral working group designed to provide complex care for the victims of human trafficking, presented a proposal for a list of identification questions needed to prepare a questionnaire to identify the victims of human trafficking. In this respect, an internal regulation of the BBAP PFP Director was issued in 2011 in the form of a methodological guideline entitled Definition of a Precise Procedure for Members of the BBAP PFP of the Police Force in the Identification of Potential Victims of Human Trafficking, and Definition of a Precise Procedure for Members of the BBAP PFP of the Police Force after Finding out that an Alien is a Potential Victim of Human Trafficking. The internal regulation comprises lists of obligatorily asked questions that the member of the Police Force of the BBAP PFP will be required to ask when examining an alien in order to be able to identify him/her as victim of human trafficking. This regulation also includes information with precise contact data of non-governmental organisations dealing with trafficking in human beings.

The other activities planned for 2012 include gradual retraining of the members of the Border Police Service of PF, the National Unit to Combat Illegal Migration, and Aliens Police Service of PF in the field of human trafficking with special emphasis on the newest trends, identification of victims and offenders with assistance from the Office of the Minister of Interior of the SR as the body responsible for combatting human trafficking.

The competent authorities have not conducted any activities in third countries in 2011 that focused on awareness raising and work with communities under threat in the countries of origin.

On the basis of a public order by the MoI SR to provide services, IOM carried out several activities targeting the prevention of and fight against human trafficking. In 2011, IOM continued implementing the Programme of Return and Reintegration of Trafficked Persons, which was financed by the MoI SR under the Programme of Support and Protection of the Victims of Human Trafficking (hereinafter referred to as the “Programme”). The Programme includes assistance provided to victims of trafficking upon return to their countries of origin and reintegration assistance, including social, psychological and legal counselling, health assistance, labour integration and provision of safe accommodation, as well as a financial contribution to cover their basic needs. Besides ensuring complex care, expert consultations, counselling and crisis assistance to potential clients or external referring organisations that came into contact with the victim of human trafficking were also provided in the framework of the Programme.
In the period from 01 January 2011 to 31 December 2011, IOM identified, in the framework of the Programme, 29 victims of human trafficking, 21 of which have already entered the Programme. In 2011, IOM continued operating a national helpline for the victims of human trafficking 0800 800 818. In the course of its operation, the helpline reported a total of 1,325 calls during the period from 01 January 2011 to 31 December 2011. Thanks to the helpline, seven persons were identified in 2011 as former victims of human trafficking or as persons under threat or persons facing human trafficking (information as of 31 December 2011).

In 2011, IOM continued providing training courses on the prevention of human trafficking. The five training sessions were attended by judges, prosecutors, operational staff and investigators of the Police Force, representatives of higher territorial units, members of BBAP PFR representatives of selected non-governmental organisations, representatives of the Foster Home Topoľčany and Foster Home for Unaccompanied Minors Horňáčové, as well as employees of the Information Centre to Combat Human Trafficking and Crime Prevention. Other training sessions were provided to catchists, community social workers and future consuls.

In 2011, IOM also produced a movie 0800 800 818. The movie is supposed to serve as a methodological tool to conduct preventive activities among those population groups which are most exposed to the risk of human trafficking.

7.2 Stockholm Programme

The relevant commitments of the Stockholm Programme are similar to those of the Pact, and therefore no further description is needed.

7.3 Key Statistics

| Third-country nationals receiving a residence permit as victims of human trafficking |
|-----------------|--------|
| Third-country nationals | – |

<table>
<thead>
<tr>
<th>Traffickers arrested and convicted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arrested / otherwise involved in a criminal proceeding</td>
</tr>
<tr>
<td>Traffickers</td>
</tr>
</tbody>
</table>

Data not available

140 On the basis of the Contract on Provision of Services concluded with the MoI SR under the Programme of Support and Protection of the Victims of Human Trafficking as a result of the public order of the MoI SR on ensuring operation of the National Helpline for Victims of Human Trafficking.

141 The training courses were held pursuant to the Contract on Provision of Services concluded with the MoI SR under the public order to ensure training and enhancement of capacities of organisations and experts of the reference framework in the field of prevention, identification and provision of complex care for victims in human trafficking.

142 This activity was financed by the Government Council for Crime Prevention, the British Embassy and the Embassy of the Netherlands.

8. Control and Surveillance at External Borders

8.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

**III(a) more effective control of the external, sea and air borders**

Control of the external borders of the SR is performed by a combination of physical and technical protection and operative search activities. The main responsibility for the practical performance of external border control in the SR is borne by the Border Police Service. The objective of ensuring systemic measures for a more effective border control of the SR is fulfilled by means of integrated border management (IBM). The measures are specified in the National Plan of Border Control Management of the Slovak Republic for the Period 2011–2014 (hereinafter referred to as the “National Plan”). The National Plan is a planning document the contents of which is based on the new Schengen acquis adopted after the entry of the SR into the Schengen Area, as well as on other strategic documents of EU institutions and bodies adopted in the given period. The structure of the new National Plan is adapted to the four-stage model of the control of access to IBM in the SR, and to the structure of the updated Schengen Catalogue of the European Union on border control, return and readmission.

The National Plan also comprises a schedule for the fulfilment of tasks resulting from the National Plan of Border Control Management for the Period 2011–2014. The tasks in the schedule cover the individual areas of the IBM system, such as systemic measures related to the control of the external borders of the SR, risk analysis concerning SR border control, training on SR border control, etc.

Training is an important tool for the work of the staff of the Border Police Service and Aliens Police Service, making them better oriented in information with a European and international dimension. The training of the staff of the Border Police Service and Aliens Police Service of BBAP PFP is carried out through their own activities and programmes, such as European Training Day for Border Guards (ETD). The preparation and performance of educational activities are based on the current Schengen acquis, the outcomes of risk analysis, and on new trends in the falsification and forging of travel documents and public documents. The preparation of the training also observes the training needs concerning protection of and respect for human rights and freedoms. Very intensive in this area is the cooperation with non-governmental organisations and with the third sector.

The principal task in police training in the period 2012–2014 will be foreign language training, especially German and English. In most cases, language training already starts at the basic level of the police training system, but it must be developed in the next stages of the police service.

In 2011, the third stage of the training project for the Border and Aliens Police staff of the Border Control Department under the Border Police Directorate Sobrance and at international airports was...
conducted in English language with the aim to improve the performance of their activities related to border control.

With regard to special training activities, a trainers’ network was created at selected organisational units of BBAP PFP to ensure training on detection, falsification and forging of travel documents and other documents. A more intense special preparation is planned for the period 2012–2014, targeting the detection of false and forged travel documents, visas, ID cards, residence permits, motor vehicle documents, etc. Special training activities are planned to be held regularly, at least once a month, and should focus on the police performing first-line and second-line control of the external borders of the SR. The execution of these tasks will be ensured by the Department of Travel Documents Analysis of BBAP PFP together with experts from the Criminal and Expertise Institute of PF. In connection with these topics, the police staff members also participate in training activities organised by foreign partners (e.g. Hans Seidl Foundation).

The SR is also involved in the FRONTEX training activities. For more information refer to paragraph 4(a).

8.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

7(i) invites the Member States and the Commission to explore how the different types of checks carried out at the external border can be better coordinated, integrated and rationalised with a view to the twin objective of facilitating access and improving security

One of the main tasks of BBAP PFP in 2011 was to ensure effective technical protection upon border checks and border supervision on the external borders of the SR. The use of technical devices combined with physical checks serves for the detection of more and more serious cases of illegal external border crossing (land sector and air sector), smuggling of cigarettes and tobacco, arms, ammunition, explosives, drugs and psychotropic substances, and for the elimination of such cases.

In 2011, BBAP PFP carried out a partial replacement of equipment (e.g. computer equipment) used for the border checks of persons at crossing points on the external borders of the SR. No activities to ensure better coordination of the various types of border controls are planned for the first-line and second-line control of persons at border crossing points in 2011.

In the forthcoming period, the EU seeks to implement an automated border control system, which is currently at preparation stage. In case the automated border control system is implemented, the activities related to the examination and check of electronic travel documents will be interconnected within the EU, including checking of persons’ biometric data.
8.3 Key Statistics

<table>
<thead>
<tr>
<th>Visas issued</th>
<th>Total Visas</th>
<th>Schengen Visas</th>
<th>National Visas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visas</td>
<td>72,234</td>
<td>70,997</td>
<td>1,237</td>
</tr>
</tbody>
</table>

Source: MoFA SR

9. Cooperation with Respect to Border Control

9.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

**III(b) generalise the issue of biometric visas, improve cooperation between MSs’ consulates and set up joint consular services for visas**

In the implementation of the Visa Code and VIS and issuance of biometric visas, the SR carried out the following activities in 2011:

With the launch of VIS on 11 October 2011, the SR started issuing visas with two biometric identifiers (photo and fingerprints) at the Embassy in Cairo (North Africa region). As of 31 December 2011, the Embassy in Cairo reported 58 visa applications sent to VIS. Based on an analysis of the practical experience at this foreign mission, the SR plans to start issuing biometric visas in the Middle East in the first quarter of 2012. Fingerprints will also be collected at the Embassy in Tripoli after restoring its operation. The SR will start collecting fingerprints in other regions by the date set by the European Commission at the latest.145

The other foreign missions currently issue visas with one biometric identifier — a photo. All FMs SR issuing visas are equipped with devices for fingerprints collection.146

The Visa Code provisions have been fully implemented, including Article 32, par. 2 and 3, and Article 34, par. 6 and 7 concerning decisions on visa rejection, cancellation or revocation, and on appeals against rejection of application and against revocation or repeal of a granted visa, which have been applied since 05 April 2011.147

As for the enhanced cooperation between the consulates of Member States, the FMs actively cooperate with the FMs of other Member States in accordance with the Visa Code in the framework of local Schengen cooperation. Agreements on representation in the issuance of visas have been concluded with the following countries:

<table>
<thead>
<tr>
<th>Country</th>
<th>Representation Details</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hungary</td>
<td>In the issuance of visas, the SR is represented by Hungary in Albania, Moldova and Saudi Arabia. In the issuance of visas, Hungary represents the SR at the General Consulate in Yekaterinburg in the Russian Federation, and at the General Consulate in Almaty in the Republic of Kazakhstan.</td>
<td>148</td>
</tr>
<tr>
<td>Austria</td>
<td>Austria represents the SR in visa issuance in Lebanon and Jordan.</td>
<td>149</td>
</tr>
<tr>
<td>Slovenia</td>
<td>Slovenia represents the SR in visa issuance in Montenegro (Podgorica). The SR represents Slovenia in Romania, Cyprus, and at the Consulate General in Uzhgorod.</td>
<td>150</td>
</tr>
<tr>
<td>Czech Republic</td>
<td>The Czech Republic represents the SR in visa issuance in Afghanistan, Algeria, Pakistan, Ghana, Mongolia, the Philippines, and the</td>
<td>151</td>
</tr>
</tbody>
</table>

145 Information provided by MoFA SR.
146 Information provided by MoFA SR.
147 Information provided by MoFA SR.
**Annex to National Annual Policy Report 2011**

**France**
The condition of granting visas also into travel documents which the SR does not recognize; hence, the negotiations have been suspended.

---

**Poland**
The proposal to conclude the Agreement between the Government of the Slovak Republic and the Government of the Republic of Poland on Mutual Representation in Visa Issuance was accepted. The agreement was to be signed by the Polish Foreign Affairs Minister and the SR Foreign Minister on 10 December 2011. The Polish side did not manage to prepare the agreement for signing on time and, subsequently, raised a serious objection on the draft agreement. The parties continue negotiating with the purpose of harmonising their opinions.

**Lithuania**
Opinions on the text of the agreement are currently being exchanged; the SR received approval of the text by the Lithuanian side on 16 November 2011; the document is being prepared for inter-ministerial review.

**Germany**
The original proposal of the government agreement was changed to a ministerial agreement. The SR has been waiting for the opinion of the German side since October 2010 (two reminders have been sent ever since).

**Spain**
According to the draft text of the Agreement between MoFA SR and the Ministry of Foreign Affairs of the Kingdom of Spain on Mutual Representation in Visa Issuance, Spain is expected to represent the SR in Colombia, Peru, Ecuador, the Dominican Republic, Jamaica, and Haiti. On the other hand, the SR is expected to represent Spain in Uzbekistan under the condition of a maximum of 200 visas annually. Spain conditioned the conclusion of the agreement with reciprocal full representation not only in Uzbekistan, but also in Minsk, which the Slovak side is not able to ensure yet for capacity reasons.

**Estonia**
Estonia is expected to represent the SR in visa issuance in Libya. However, the FM SR in Tripoli is temporarily closed, and the negotiations have been suspended.

**France**
France insists on the condition of granting visas also into travel documents which the SR does not recognize; hence, the negotiations have been suspended.

---

**III(d) solidarity with MS subjected to disproportionate influxes of immigrants**

The SR is involved in the operational activities organised by FRONTEX in the air, land and sea sectors. In 2011, big emphasis was put on the extension of operation activities. In connection with the critical situation in North Africa, the SR reacted very promptly by deploying experts and technology to operations. In 2011, some BBAP PFP policemen participated in a RABIT operation (rapid intervention border team) at the Greek-Turkish border which reported an excessive increase in the number of illegal migrants.

The SR deployed 12 experts in total to border control and border supervision, including equipment. The activities of the BBAP PFP experts were evaluated very positively.

During the Ice Hockey World Championship in April and May 2011, the SR was actively involved in the operation activities at the Vienna-Schwechat airport. In the framework of METEOR operation, the SR promoted the measures adopted with the aim to increase the efficiency of border control, together with other Member States and observers from Albania, Moldova, Belarus and Russia. In addition, contact points were established at the airports in Bratislava and Košice with experts from other Member States and observers from Russia and Belarus with the aim to implement measures against illegal migration. Within the land sector, JUPITER operation was conducted at the Slovak-Ukrainian border during the Ice Hockey World Championship, again with the involvement of experts from EU Member States and observers from Russia, Moldova and Belarus.

**III(f) intensify cooperation with the countries of origin and of transit in order to strengthen border control**

In connection with the preparation of the European Football Championship in Poland and Ukraine in 2012 and with regard to the performance of seasonal works, BBAP PFP will select and prepare an expert — a document advisor to be deployed at the FM SR in Kiev during the period from April to September 2012.

**9.2 Stockholm Programme**

The following commitments of the Stockholm Programme are relevant to this sub-section:

**6(a) The European Council encourages the Commission and Member States to take advantage of the entry into force of the Visa Code and the gradual roll-out of the VIS**

The Visa Code increased transparency and legal security in the assessment of visa applications, and ensured equal treatment of visa applicants. Moreover, it harmonised the rules and procedures for Schengen countries which apply the common visa policy.

The national VIS consists of two parts: VIS of MoFA SR, recording data on visa applicants and issuing visas at foreign missions and border crossing points; and VIS of MoI SR used for the processing of received visa applications. With regard to the national VIS, increased attention must be paid to data entry and the handling of visa applicants’ personal data. On 11 October 2011, the CS VIS operation was launched. At present, full functionality of the interconnection of all VIS parts is being gradually implemented in several intervals from 2011 to 2014. The interconnections serve for the fulfilment of...
all tasks associated with the control of alphanumerical data and biometric data in the central VIS by entering biometric data upon issuing visas at border crossing points.

For more details refer to sub-section III(b).

**ASYLUM**

10. International Protection

10.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

**IV(c) solidarity with MS which are faced with specific and disproportionate pressures on their national asylum systems**

The SR supports harmonisation through enhanced cooperation and exchange of practical experiences among the EU Member States. The activities of solidarity with Member States represent one of the work scopes of the European Asylum Support Office (EASO), which is fully functional since June 2011 and the establishment of which the SR had clearly supported. This office ensures coordination and support of practical cooperation among the EU Member States, a common training system, a platform for information about the countries of origin, asylum support teams and activities to enhance solidarity. The SR nominated its representatives to the asylum support teams; and it has been actively involved since November, through its representative from MO MoI SR, in the teams to support Greece in the creation of a system to receive asylum applicants in asylum facilities.

Through MO MoI SR, the SR actively participated in the continuation of the EUREAM II pilot project of refugees’ relocation from Malta within the EU, financed under the Community Action — the European Refugee Fund. The SR aims to relocate 10 persons who were granted international protection in Malta, the target group being families with children and single parents with children. The grant application was submitted in October 2011. At present, the process of projects selection and approval is in place.

**IV(d) strengthen cooperation with the Office of the United Nations High Commissioner for Refugees to ensure better protection for people outside the territory of European Union Member States who request protection, in particular by moving, on a voluntary basis, towards the resettlement within the European Union**

On 22 December 2010, a trilateral agreement between the Government of the SR, UNHCR and IOM on the humanitarian transfer of refugees who need international protection by the SR was concluded. Under this agreement, co-financed by the European Refugee Fund, the SR will provide humanitarian assistance to 100 refugees and persons under international protection for a period of six months from the day of their entry to the territory of the Slovak Republic. In May 2011, 46 Afghan women and children arrived; most of them left the SR and were permanently relocated to a third country, in December 2011 another group of 40 Somali refugees from Eritrea arrived and were provided temporary shelter by the SR. The refugees have been accommodated in the asylum facility of MoI SR in Humenne in which they will stay, similarly as other groups, six months, and after this period they will be gradually relocated to third countries. This activity will continue in 2012.

In 2011, the SR participated in the final conference on the UNHCR, IOM and ICMC project Support of Relocation in the EU through Practical Co-operation among EU Member States and Other Stakeholders; the SR joined this project in 2010. The main objective of the project is to promote higher involvement of EU Member States into relocation activities through enhanced cooperation among the EU Member States by using the support of several stakeholders and by a coordinated practical approach; to support practical and logistic coordination among the EU Member States implementing relocation programmes; to interconnect the different stages of the relocation process (pre-flight health checks, cultural and orientation programmes, transfer, etc.); to support and promote reception services and capacities; and to prepare recommendations for the initial phase of the integration of relocated persons into society. The project is being implemented by IOM, UNHCR and ICMC, and the SR will continue being involved in it.

IV(e) MS are invited to provide the personnel responsible for external border controls with training in the rights and obligations pertaining to international protection

All special training activities for the Border Police Service staff of PF on border control and border supervision include topics related to international protection (asylum, subsidiary protection, temporary shelter). In 2011, a total of 846 members of the police performing direct service on the external border attended these special training courses, which represents 91% of police members assigned to the external air and land border of the SR (940 police members).

### 10.2 Key Statistics

#### Third-country nationals reallocated and resettled to Slovak Republic

<table>
<thead>
<tr>
<th></th>
<th>Total</th>
<th>Reallocated</th>
<th>Resettled</th>
</tr>
</thead>
<tbody>
<tr>
<td>Third-country nationals</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

Source: MO MoI SR

#### Training of external border guards on asylum

<table>
<thead>
<tr>
<th></th>
<th>Total number of border guards</th>
<th>Border guards who received training</th>
</tr>
</thead>
<tbody>
<tr>
<td>External border guards</td>
<td>940</td>
<td>846</td>
</tr>
</tbody>
</table>

Source: BBAP PFP

---

158 Meals for these persons is financed from the fund.
UNACCOMPANIED MINORS AND OTHER VULNERABLE GROUPS

11. Unaccompanied Minors (and other vulnerable groups)

11.1 European Pact on Immigration and Asylum

No commitments.

11.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

§(a) develop an action plan, to be adopted by the Council, on unaccompanied minors which underpins and supplements the relevant legislative and financial instruments and combines measures directed at prevention, protection and assisted return


In 2011, the SR participated in two regional projects concerning unaccompanied minors, implemented by the IOM and financed from the European Refugee Fund — Community Actions.

The first project entitled Best practice and coordination of the access to care for unaccompanied minors and former minors seeking asylum aims to contribute to the creation of a joint approach of EU countries to present and former unaccompanied minor asylum seekers. The project coordinated by IOM Budapest and implemented in ten EU countries is based on an analysis of legislation and in-depth interviews with unaccompanied minor asylum seekers and those who are involved in the process of assessment of their applications.

The second project entitled Improving the quality of nursing and care for unaccompanied minors — asylum seekers in Central European countries seeks to contribute to the improvement of the quality of nursing for unaccompanied minor asylum seekers and to the harmonisation of standards on care for this target group in accordance with the EU Action Plan on unaccompanied minors, relevant EU directives and Convention on the Rights of the Child.

At the national level, the BAKHITA project deals with unaccompanied minor aliens (also refer to subsection I(g)); one of the objectives of this project is to provide psychological and pedagogical care (Slovak language courses) to unaccompanied minors directly at the Foster Home for Unaccompanied Minors in Horné Orechové.

11.3 Key Statistics

<table>
<thead>
<tr>
<th>Unaccompanied minors not applying for asylum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of unaccompanied minors</td>
</tr>
<tr>
<td>151</td>
</tr>
</tbody>
</table>

Source: COLSAF

In 2011, 169 unaccompanied minors were placed in the facilities of COLSAF, and 18 of them applied for asylum. If they request to be included in the asylum procedure, they will be moved to the facilities of MO MoI SR; should their asylum application be rejected, they will be granted subsidiary protection and return to the COLSAF facilities. For the majority of unaccompanied minors, the SR continues to be a transit country, as they seek to escape to another target country.

GLOBAL APPROACH TO MIGRATION

12. External Co-operation / Global Approach to Migration

12.1 European Pact on Immigration and Asylum

The following commitments of the Pact are relevant to this sub-section:

V(a) conclude EU-level or bilateral agreements with the countries of origin and of transit containing clause on legal and illegal migration as well as development

In 2011, the SR did not conclude any bilateral agreement on employment, but it concluded two bilateral agreements on youth mobility with Canada and New Zealand. For more details refer to I(b).

<table>
<thead>
<tr>
<th>Type of agreement</th>
<th>Third countries involved</th>
<th>Main purpose of the agreement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bilateral</td>
<td>Canada</td>
<td>Promotion of special and university education and work leave</td>
</tr>
</tbody>
</table>

Source: MoLSAF SR

159 Information provided by COLSAF

160 Information provided by MoLSAF SR

161 The only agreement on employment of other nationals is the Agreement between the Slovak Republic and the Government of the Russian Federation on the organization of employment in the fulfillment of business or other contracts and on mutual employment of citizens of 13 February 1999, which is, however, not being implemented.
V(b) offer the nationals of partner countries to the East and South of Europe opportunities for the legal immigration

In 2011, no specified measures targeting labour or circular migration were adopted, nor any special measures directed to third countries of Eastern and South Europe.  

V(c) cooperation with the countries of origin and of transit in order to deter or prevent illegal immigration

In 2011, operative and inspection visits to selected foreign missions of the SR (India, Pakistan) were carried out; these visits are important for a direct exchange of information with regard to the analysis of threats of illegal migration. In 2011, BBAP PFP continued in the two-way exchange of information between the MoFA SR and foreign missions abroad after finding out facts relevant to the fulfilment of tasks of the Police Force concerning border control and visas.

V(d) More effective integration of migration and development policies

The MP SR views migration and development as a challenge phenomenon that needs to be dealt with more specifically, considering the current migration situation. However, according to MP, the interconnection between migration and development should not be automatically reduced only to the aspect of development aid which represents just one of the tools contributing to the reduction of unwanted migration. The following actions are needed in order to give it a direction and making the migration policy more specific in this field: to systematically increase coherence between migration policy and development policy defined in the strategic materials of the official development aid of the SR, and to incorporate more thoroughly migration issues into the development policy in relation to priority countries, the development aid of which should be made more targeted, and, in justified cases, to other countries relevant from the point of view of migration flows to the SR and the EU.

V(e) promote co-development actions and support instrument for transferring migrants’ remittances

No measures have been implemented in 2011 or in the years before.

12.2 Stockholm Programme

The following commitments of the Stockholm Programme are relevant to this sub-section:

11(h) how diaspora groups may be further involved in EU development initiatives, and how EU Member States may support diaspora groups in their efforts to enhance development in their countries of origin

The involvement of diaspora groups into the migration and integration policy is ensured through cooperation with migrants’ communities and civic associations. MoLSAF SR also ensures this form of cooperation through the Inter-Sectoral Expert Commission for Work Migration and Foreigners’ Integration (ISCWMFI) and through Meetings with foreigners’ communities living in Slovakia under MoLSAF SR sponsorship. Refer also to sub-section I(g).

In general, no activities to support diaspora groups in the countries of origin have been developed in the SR.

---

162 Information provided by MoLSAF SR.
164 Information provided by MoFA SR.
165 Information provided by MoLSAF SR.
Bibliography

Publications


Grethe Guličová, Bargerová, Organisation of Asylum and Migration Policies in the Slovak Republic, European Migration Network, Bratislava, 2008

Kríglrová G., E., Kadleciková, J., Lajčáková, J., Migranti, nový pohľad na staré problémy. Multikulturalizmus a kulturná integrácia migrantov na Slovensku, Centre for the Research of Ethnicity and Culture, 2009


Mrliánová, Ulrichová, Zollerová, Practical Measures to Combat Illegal Migration in the Slovak Republic, European Migration Network, Bratislava 2011


Comparative Study of the Laws in the 27 EU Member States for Legal Migration, Including an Assessment of the Conditions and Formalities Imposed by Each Member State for Newcomers, International Migration Law No. 16, IOM International Organization for Migration, 2009, s. 460.

Internet

www.employment.gov.sk
www.vlada.gov.sk
www.zbierka.sk
www.hnonline.sk
spravy.pravda.sk
www.minv.sk
www.sme.sk
www.emn.sk
www.emn.europa.eu
www.zbierka.sk
www.mic.iom.sk
www.integruj.sk
www.nadaciamilanasminecku.sk
www.charita.sk
www.cvek.sk
www.safework.gov.sk
www.mzv.sk
www.nbs.sk

Documents

Migration Policy of the Slovak Republic with a Perspective until 2020

Concept of Foreigners’ Integration in the Slovak Republic

National Plan of State Border Control Management of the Slovak Republic

National Plan of Border Control Management of the SR for the Period 2011–2014

Minerva 2.0 — Slovakia into the First League

Organisational Order of the Ministry of Labour, Social Affairs and Family of the SR

Schengen Action Plan to Ensure the Entry of the Slovak Republic to the Schengen Area

Agreements between the Slovak Republic, the United Nations High Commissioner for Refugees and the International Organization for Migration on the Humanitarian Transfer through the Slovak Republic of Refugees Who Need International Protection

Legislation

European Pact on Immigration and Asylum, Council of the European Union, 13440/08, ASIM 72


Act No. 99/1963 Coll. Civil Procedure Act as Amended

Act No. 71/1967 Coll. on Administrative Proceedings (Administrative Procedure Code) as Amended

Act No. 455/1991 Coll. on Trade Licensing as Amended

Act No. 40/1993 Coll. on the Citizenship of the Slovak Republic as Amended

Act No. 145/1995 Coll. on Administrative Charges as Amended

Act No. 311/2001 Coll. Labour Code as Amended

Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration as Amended

Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts as Amended

Act No. 404/2011 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts

Act No. 131/2002 Coll. on Universities and on Changes and Amendments to Some Acts

Act No. 480/2002 Coll. on Asylum and on Changes and Amendments to Some Acts

Act No. 461/2003 Coll. on Social Insurance as Amended

Act No. 477/2003 Coll. on State Border Protection as Amended

Act No. 599/2003 Coll. on Assistance in Material Need and on Changes and Amendments to Some Acts

Act No. 5/2004 Coll. on Employment Services and on Changes and Amendments to Some Acts

Act No. 580/2004 Coll. on Health Insurance and on Changes and Amendments to Act No. 95/2002 Coll. on Insurance and on Changes and Amendments to Some Acts

Act No. 36/2005 Coll. on Family and on Changes and Amendments to Some Acts

Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts


Act No. 300/2005 Coll. Penal Code as Amended

Act No. 305/2005 Coll. on Social and Legal Protection of Children and on Social Guardianship and on Changes and Amendments to Some Acts

Act No. 125/2006 Coll. on Labour Inspection and on Changes and Amendments to Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts

Act No. 125/2006 Coll. on Labour Inspection and on Changes and Amendments to Act No. 82/2005 Coll. on Illegal Work and Illegal Employment and on Changes and Amendments to Some Acts

Act No. 647/2007 Coll. on Travel Documents and on Changes and Amendments to Some Acts, as Amended

Act No. 245/2008 Coll. on Education (School Act) and on Changes and Amendments to Some Acts
Act No. 594/2009 Coll. on Changing and Amending Act No. 48/2002 Coll. on Stay of Aliens and on Changes and Amendments to Some Acts, as Amended

Act No. 37/2010 Coll. on Changing and Amending Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration as Amended

Act No. 250/2010 Coll. on Amending Act No. 40/1993 Coll. on the Citizenship of the Slovak Republic, as Amended

Act No. 372/2010 on Changing and Amending Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration as Amended

Act No. 403/2010 Coll. on Changing and Amending Act No. 575/2001 Coll. on the Organisation of Government Activities and on the Organisation of the Central State Administration as Amended

Act No. 25/2006 Coll. on Public Procurement and on Changes and Amendments to Some Acts

Act No. 523/2004 Coll. on the Budget Rules of Public Administration and on Changes and Amendments to Some Acts