As part of a broader trend in the region of the former Soviet Union, civil society in Central Asia has recently come under growing pressure. New restrictive legislation has been initiated and repressive measures taken against groups and individuals who criticize government policies and speak up for human rights, justice and rule of law.

This briefing outlines major concerns regarding the situation of civil society in the five Central Asian countries, as well as recommendations to the government of the Federal Republic of Germany for how to address and respond to concerns in this area. It has been prepared by the following Central Asian NGOs: Kazakhstan International Bureau for Human Rights and Rule of Law (Kazakhstan); Voice of Freedom Foundation (Kyrgyzstan); Nota Bene (Tajikistan); Turkmen Initiative for Human Rights (Turkmenistan, based in exile in Austria); and the Association for Human Rights in Central Asia (Uzbekistan, founded by political emigres in France), together with International Partnership for Human Rights (Belgium).

Kazakhstan

There are worrisome signs that the civil society climate is deteriorating in Kazakhstan.

Vaguely worded draft legislation currently under way in the parliament could result in that a non-independent body is granted monopoly over the allocation of grants to NGOs, including non-state grants. According to the draft, grants would be allocated to NGOs for work in certain listed areas of activities, which do not include human rights promotion. The Ministry of Culture and Sports would be granted new broad powers to monitor and oversee NGOs, and the failure by NGOs to provide required or “correct”
information to a database operated by this Ministry may result in that they are fined, suspended, or eventually closed down. The draft legislation was approved by the lower house of the parliament in late September 2015 and in the first reading by the Senate in early October 2015.

In a joint appeal\(^1\), several dozen Kazakhstani human rights NGOs voiced concern that the draft legislation on NGOs poses a threat to independent civil society and called on the president to ensure that it is reviewed in terms of its compliance with national and international human rights standards, as well as to veto it if needed. UN human rights representatives have also warned that the draft law, if adopted in its current format, may result in violations of international standards.\(^2\)

The new Criminal Code, which entered into force in January 2015, contains a number of provisions that may be used to penalize legitimate civil society activities. Among others, it criminalizes “unlawful interference” in the activities of authorities by members of public associations; characterizes leaders of such associations as a separate category of offenders; and retains ambiguous provisions on “inciting” social, national or other “discord” and “spreading false information”, which have repeatedly been used against civil society activists and other outspoken individuals. For example, in mid-15 October 2015, civil society activists Ermbek Narymbaev and Serikzhan Mambetalin were arrested on charges of “inciting national discord” and are currently in pre-trial detention.\(^3\)

Civil society activists also remain vulnerable to being charged and convicted on other grounds in retaliation for their exercise of fundamental rights. Human rights activist Vadim Kuramshin, poet/dissident Aron Atabek and opposition leader Vladimir Kozlov remain imprisoned after being convicted on charges deemed politically motivated in unfair trials.

Kyrgyzstan

The draft “foreign agents” law under consideration by Kyrgyzstan’s parliament poses a serious threat to civil society in this country.\(^4\)

Similarly to the corresponding Russian law, the Kyrgyzstani draft law requires NGOs to adopt the stigmatizing label of “foreign agents” if they receive foreign funding and engage in “political activities”, a term that is so broadly defined that it could be applied to virtually any NGO activities. It also grants authorities new, broad powers to interfere in the internal affairs of NGOs and introduces problematic provisions on criminal liability for NGO representatives as a separate category of offenders.

In spite of widespread criticism of the draft “foreign agents” law, it was passed by the parliament in the first reading in June 2015. Later the same month it was taken off the plenary agenda for additional discussion at committee level. The new parliament that will assemble after the 4 October elections may pick up the consideration of the draft law where the previous parliament left it.

In the recent period, NGOs, civil society activists and lawyers in Kyrgyzstan have increasingly been subjected to verbal attacks, intimidation and harassment. Both media and public figures have accused NGOs of promoting the political interests of foreign donors and betraying national values. At a press conference in July this year, President Atambayev also made such statements.\(^5\)
It has now been five years since a life sentence was handed down to human rights defender Azimjan Askarov for his alleged role in the inter-ethnic violence that took place in southern Kyrgyzstan in June 2010. The trial against him was marred by due process and fair trial violations, and credible allegations that he was tortured in pre-trial detention have never been properly investigated. Last year, the Supreme Court upheld a decision to discontinue a new investigation into his case. There are concerns that his health has deteriorated considerably in prison.

**Tajikistan**

In recent months, the civil society situation in Tajikistan has seriously worsened.

Tax and other authorities have carried out a series of intrusive inspections of NGOs, in some cases with specific reference to national security considerations. This has given rise to concerns about attempts to intimidate and silence, in particular, NGOs that work on human rights issues. Several human rights NGOs are currently at the threat of closure because of the alleged failure to comply with administrative and technical requirements. Among them is Nota Bene, which is facing a liquidation lawsuit brought by the Tax Committee. This body is accusing the organization of taking advantage of gaps in the law when registering as a “public foundation” rather than as a “public association” in 2009.

Existing legislation does not regulate the conduct of inspections of NGOs in any detail and sets out broad grounds for warning, fining, and closing down NGOs. Amendments to the Law on Public Associations signed by the president in August 2015 state that a procedure for inspections will be approved by the Ministry of Justice, but so far this has not happened.

The recent amendments to the Law on Public Associations also require NGOs to provide information about all funds received from foreign and international sources to the Ministry of Justice for inclusion in a special registry. No clear procedure is set out for how this will be done and a government regulation on the implementation of the new provisions is yet to be adopted. Civil society organizations have expressed concern that the new requirement will not only place an additional administrative burden on NGOs, but that it may also be used to obstruct NGOs’ access to funding in violation of international standards. UN human rights bodies have likewise criticized the new requirement.

Human rights defenders and lawyers are under pressure by authorities to refrain from addressing politically sensitive issues. Lawyer Buzurgmehr Yorov, who has provided legal assistance to members of the recently banned Islamic Renaissance Party, was arrested on fraud and forgery charges in late September 2015. Another lawyer, Shukhrat Kudratov is serving a five-year prison sentence on similar charges believed to have been motivated by his work on high-profile cases.

**Turkmenistan**

The civil society environment in Turkmenistan remains highly repressive.
The 2014 Law on Public Associations retains a restrictive approach by requiring compulsory registration of associations, providing for strict registration rules especially for national-level organizations, and granting authorities wide powers to oversee the activities and funding of associations.

In practice, the government promotes the work of GONGOs, while independent civil society groups addressing human rights and other sensitive issues can only operate underground or in exile.

Civil society activists, journalists and others who dare to openly challenge official policies face intimidation and harassment. Several recent cases illustrate this trend. Radio Free Europe/Radio Liberty correspondent Osmankuly Hallyev resigned this summer citing unprecedented pressure, while Saparmamed Nepeskuliev from the same service was reported to have been sentenced to three years in prison on spurious “narcotics” possession charges in August 2015. Horse-breeding expert Geldy Kyarizov, who fell out of favour with the government years ago, was prevented from travelling abroad with his family members in August 2015 and only allowed to leave several weeks later. Well-known civil society activist Natalia Shabunts had her private satellite dishes arbitrarily removed this summer, as part of a wider campaign against this source of alternative information.

This year an official Turkmen delegation attended the OSCE Human Dimension Implementation Meeting (HDIM) in Warsaw for the first time in many years. On 30 September 2015, the Turkmen Foreign Ministry issued a press release, accusing participants in this meeting of making “biased” comments aimed at “discrediting” Turkmenistan and expressing regret that such statements had been circulated online. This showed again that the Turkmen authorities view with hostility any criticism of the situation in the country.

The Austria-based Turkmen Initiative for Human Rights, which is well-known for its independent coverage of developments in Turkmenistan, has repeatedly been subjected to cyber-attacks and its representatives and family members have been intimidated.

Uzbekistan

The civil society situation in Uzbekistan shows no signs of improving.

While the government claims that there are over 8000 NGOs in the country, an overwhelming majority of these are GONGOs. Most independent human rights NGOs continue to operate on an informal basis due to the lack of opportunities to obtain mandatory registration. Recent regulations reinforce restrictions on NGO activities by setting out a new procedure for informing and obtaining permission from the government for holding seminars, trainings and other events.

Independent human rights defenders experience serious difficulties to carry out their work and are subjected to ongoing intimidation and harassment. When examining the situation in Uzbekistan in July 2015, the UN Human Rights Committee expressed concern about “consistent reports” of harassment of human rights activists, independent journalists and government critics, including through surveillance, arbitrary arrests and detentions, torture and ill-treatment, and prosecutions in retaliation for their work.
For example, in the last few months, human rights defenders Dmitry Tikhonov and Yelena Urlaeva have both been detained, questioned and intimidated on several occasions in relation to their efforts to monitor and document the continued use of forced labour in the cotton sector. Human rights defender Shukhrat Rustamov remains at the risk of being forcibly placed in a psychiatric clinic after he was found “mentally incompetent” by court because of complaints submitted to authorities about human rights violations.

Numerous activists, journalists and dissidents remain imprisoned on trumped-up charges. There are serious concerns about their health and well-being due to notoriously bad prison conditions and widespread torture and ill-treatment. The practice of arbitrarily extending the sentences of “inconvenient” prisoners for allegedly disobeying the orders of prison authorities is highly troubling. For example, human rights defender Azam Farmonov, who was due to be released in April 2015 after serving out a 9-year prison sentence, was given an additional five years on such charges.

Exiled human rights activists have also faced pressure by Uzbekistani authorities.

Recommendations to the government of the Federal Republic of Germany, as well as its diplomatic representations in Central Asia

- Raise concerns about the situation of civil society in a prominent and consistent way with the Central Asian governments; and use the leverage of Germany as a major European partner of the Central Asian countries, a leading EU member state, and the holder of the 2016 OSCE chairmanship to insist on the implementation of concrete and effective measures to address these concerns. In particular, request the authorities of the region to:
  
  ➢ Refrain from adopting or enforcing new legislation restricting the activities and access to funding of NGOs in violation of international standards protecting the right to freedom of association and other fundamental rights.
  
  ➢ Bring existing legislation and practice on the operation of NGOs into line with the requirements of international human rights law, and consult and cooperate closely with international experts and civil society on reforms in this area.
  
  ➢ Ensure that NGOs can carry out their activities without hindrance and undue interference, irrespective of their sources of funding or the issues they address, and that NGOs are not denied registration, sanctioned or closed down on arbitrary grounds.
  
  ➢ Refrain from using rhetoric that stigmatizes and discredits civil society organizations and their representatives; and put an end to intimidation and harassment of human rights defenders, lawyers, journalists and dissidents.
  
  ➢ Ensure that no one is arrested, charged or convicted for exercising their rights to freedom of expression, association and assembly or other fundamental rights; and immediately and unconditionally release all those who are held on such grounds.
  
  ➢ Take concrete and effective measures to implement recommendations made by UN human rights bodies with respect to the situation of civil society in their respective countries.
• Maintain regular and close contacts with independent human rights groups and defenders in the Central Asian republics and visibly support them in their invaluable efforts to promote human rights in their respective countries, including by speaking out against attempts by the authorities of the region to question the legitimacy of their work. Also consult and keep in contact with Central Asian human rights groups and defenders based in exile in European countries.

• In accordance with the EU and OSCE Guidelines on Human Rights Defenders, take appropriate action to support and assist human rights groups and defenders who are at particular risk, including by issuing emergency visas and assisting with relocation to a safe third country in urgent cases.

**Recommendations relating in particular to Germany’s 2016 OSCE Chairmanship:**

• Address the shrinking of civil society space in Central Asia and other countries of the OSCE region as a matter of priority during the Chairmanship, and use the Chairmanship to counter the trends of exploiting concerns about national stability and security to clamp down on civil society.

• Continue the good practice of previous OSCE chairmanships of engaging in close cooperation with civil society on human rights issues, including by holding regional and thematic civil society consultations on pressing issues.

• Initiate improved coordination among OSCE institutions and participating States on efforts to support and protect human rights groups and defenders at risk and promote awareness and implementation of the recent ODIHR guidelines on freedom of association and the protection on human rights defenders.
See also statement on the draft NGO law by Yevgeniy Zhovtis, Chair of the Board and Expert Consultant of KIBHR, at http://bureau.kz/en/news/kibhr_information/statement_on_the_adoption_of_the_law_onngo_main


7 See, for example, statement by Spokesperson for the UN High Commissioner for Human Rights, 3 August 2015, www.ohchr.org/EN/NewsEvents/Pages/DisplayNews.aspx?NewsID=16288&LangID=E#sthash.6yzVLtAs.dpuf


10 Regulations concerning the procedure for agreeing events of non-governmental organizations (No 2679), approved by the Ministry of Justice, 4 June 2015.


13 For more on this topic, see also Alternative report submitted by the Association for Human Rights in Central Asia (AHRCA) and International Partnership for Human Rights (IPHR) to the Human Rights Committee review of Uzbekistan in July 2015: http://www.iphronline.org/uzbekistan-alternative-report-to-un-human-rights-committee-20150706.html