Idaho’s human trafficking law includes sex trafficking of minors without requiring proof of force, fraud, or coercion or third party control. However, state law does not prohibit a minor from being prosecuted for the crime of prostitution. While specialized services are afforded through a mandatory diversion process, commercially sexually exploited youth must endure an inherently punitive response in order to access them.

**Criminalization of Domestic Minor Sex Trafficking**

Idaho’s human trafficking law includes the sex trafficking of minors without regard to force, fraud, or coercion. Commercial sexual exploitation of children (CSEC) laws include: “inducing person under eighteen years of age into prostitution,” “utilizing a person under eighteen years of age for prostitution,” and “sexual exploitation of a child.” The prostitution law does not refer to the human trafficking law to acknowledge the intersection of prostitution with trafficking victimization. Idaho’s racketeering law includes human trafficking and several CSEC offenses in the definition of racketeering activity.

**Criminal Provisions for Demand**

The trafficking law applies to buyers who induce a minor to perform commercial sexual activity, including prostitution. Buyers may also be prosecuted for “utilizing a person under eighteen years of age for prostitution.” “Human trafficking” is punishable by up to 25 years imprisonment, while “utilizing a person under eighteen years of age for prostitution” is punishable by up to life imprisonment and a $50,000 fine. Idaho distinguishes soliciting sex from an adult versus a minor through a distinct offense that applies when the victim is a minor. Buyers may be prosecuted for enticing children under 16 through the Internet or communication device to engage in a sexual act. Idaho’s buyer-applicable trafficking and CSEC offenses are silent on mistake of age. Buyers convicted of trafficking face mandatory victim restitution, but not asset forfeiture. Possessing child sexual abuse material (CSAM) carries penalties comparable to those for similar federal offenses. Buyers convicted of trafficking, CSEC, and CSAM offenses are required to register as sex offenders.

**Criminal Provisions for Traffickers**

“Human trafficking” is punishable by up to 25 years imprisonment. Inducing a minor into prostitution and sexual exploitation of a child for CSAM are felonies punishable by fines up to $50,000 and imprisonment for 2 years–life and up to 30 years, respectively. Traffickers could also be subject to money laundering, criminal gang, and racketeering laws leading to additional penalties. “Enticing a child through the use of the internet or other communication device” also provides a means of prosecuting traffickers who use the Internet to solicit a minor under the age of 16 for CSAM. Traffickers convicted under the trafficking law face mandatory victim restitution, but not asset forfeiture. Possessing child sexual abuse material (CSAM) carries penalties comparable to those for similar federal offenses. Buyers convicted of trafficking, CSEC, and CSAM offenses are required to register as sex offenders.
Criminal Provisions for Facilitators

“Human trafficking” does not include the crime of benefitting from or assisting and aiding human trafficking, and none of the CSEC laws apply to facilitators, though facilitators may face prosecution under prostitution-related laws that are not specific to the prostitution of children. Promoting or selling CSAM is punishable under “sexual exploitation of a child” as a felony by up to 30 years imprisonment and a fine up to $50,000. Facilitators could also be subject to money laundering, criminal gang, and racketeering laws leading to additional penalties and will be subject to asset forfeiture if convicted under racketeering laws, or if the facilitator’s property is deemed a moral nuisance. No laws in Idaho address sex tourism.

Protected Provisions for the Child Victims

All commercially sexually exploited children are defined as juvenile sex trafficking victims. The human trafficking and CSEC laws do not prohibit a defense based on a minor’s willingness to engage in a commercial sex act. Prosecution offenses apply to minors under 18, meaning juvenile sex trafficking victims may face criminalization for commercial sex acts committed as a result of their victimization. Specialized services are only available to juvenile sex trafficking victims in conjunction with diversion, a punitive process that requires the victim’s willful cooperation. A victim could receive a protective response through child welfare, as the definition of “abuse” includes “human trafficking” and the commercial sexual exploitation of a child through prostitution and CSAM regardless of the child’s relationship to the perpetrator of the abuse. Crime victims’ compensation is available for victims of CSEC offenses; however, being considered an accomplice to the crime, not fully cooperating with law enforcement, and not reporting the crime and filing a claim for compensation within specified time limits could prevent CSEC victims from receiving compensation. Victim-friendly criminal justice procedures are also limited. While child witnesses are permitted to give testimony via an alternative method preventing interaction with the perpetrator at trial, commercially sexually exploited youth are not protected by a “rape shield” law, leaving testifying CSEC victims unprotected from the trauma of cross-examination at trials of their traffickers. Idaho law does not provide a mechanism for minors to vacate delinquency adjudications related to trafficking victimization, and juvenile records may only be expunged after a waiting period. Criminal restitution is mandatory for victims of human trafficking and may be awarded to victims of other crimes; however, civil remedies are only available to victims of “sexual exploitation of a child” or “racketeering.” Prosecutions for human trafficking and CSEC offenses must be brought within five years of the crime. For civil actions for childhood sexual abuse, including sexual exploitation of a child, a five year statute of limitations does not begin until the earlier of the victim turning 18, or the time the victim “reasonably should have discovered” the exploitation. Civil remedies for racketeering must be brought within three years of the crime, except that the statute of limitations will toll for six years past a minor victim’s 18th birthday.

Criminal Justice Tools for Investigation and Prosecution

Idaho law encourages, but does not require, law enforcement to receive training on human trafficking. State law permits single party consent to audiotaping. Wiretapping is allowed in investigations for any crime that is dangerous to “life, limb or property” and that may be punished by imprisonment for more than one year, which includes CSEC and human trafficking offenses (but not the predicate offense of patronizing prostitution for buyers). While the sex trafficking and CSEC statutes do not prohibit a defense based on the use of a law enforcement decoy posing as a minor in an investigation for the buying or selling of sex with a child, the defense is prohibited under the Internet enticement statute. Using the Internet or electronic communications is an available investigative technique. Idaho has established a statewide reporting and response system, which requires reporting of missing and located missing children.