Illinois’s human trafficking law includes sex trafficking and does not require use of force, fraud, or coercion when the victim is a minor, but convicted offenders are not required to register as sex offenders. Minors are protected from prosecution for prostitution, may be taken into protective custody, and may be referred to child welfare for services.

**Criminalization of Domestic Minor Sex Trafficking**

The trafficking in persons law includes sex trafficking of minors and does not require proof that force, fraud, or coercion was used to cause minors to engage in commercial sex acts. State commercial sexual exploitation of children (CSEC) crimes include: “solicitation of a sexual act,” “promoting juvenile prostitution,” “patronizing a minor engaged in prostitution,” “permitting sexual abuse of a child,” “grooming,” and “traveling to meet a minor.” The prostitution law identifies minors engaged in prostitution as victims of sex trafficking who are not subject to prosecution and also refers to the trafficking law to provide an affirmative defense for adult trafficking victims. Trafficking and several CSEC laws are included as predicate activities under the racketeering law.

**Criminal Provisions for Demand**

The “trafficking in persons” law applies to buyers in a few, limited circumstances through the term “causes” and, following federal precedent, through the term “obtains.” Several CSEC laws specifically include the crime of buying sex with minors, although some permit defendants to raise a mistake of age defense. The offenses of “solicitation of a sexual act” and “patronizing a minor engaged in prostitution” distinguish between buying sex with adults versus minors. Buyers convicted under the “trafficking in persons” law face 4–15 years imprisonment, increased to 6–30 years when coercion is used or the minor is under 17, while penalties under the CSEC offenses range from 1–5 years imprisonment and a fine up to $25,000. Buyers who use the Internet to solicit minors for illegal sex acts can be prosecuted under “grooming” and “traveling to meet a minor.” A buyer convicted of “grooming” and “traveling to meet a minor” may be referred to child welfare services.

**Criminal Provisions for Traffickers**

Traffickers convicted of sex trafficking face 4–15 years imprisonment, increased to 6–30 years when coercion is used or the minor is under 17. Traffickers convicted of “promoting juvenile prostitution” face 4–15 years imprisonment, increased to 6–30 years for aggravating factors, and a possible fine up to $25,000. “Grooming” (1–3 years imprisonment) and “traveling to meet a minor” (2–5 years) can be used to prosecute traffickers who use the Internet to solicit minors for commercial sex acts. Trafficking and several CSEC laws are included as predicate activities under the racketeering law.
Criminal Provisions for Facilitators

Facilitators are subject to prosecution for benefitting financially from “trafficking in persons,” punishable by 4–15 years imprisonment and a possible fine up to $25,000. Facilitators may also face prosecution for “promoting juvenile prostitution,” “keeping a place of juvenile prostitution,” and “laundering money.” Convicted facilitators face mandatory restitution and mandatory criminal asset forfeiture. Disseminating ICSE is punishable by a fine of $2,000–$100,000 and 4–15 years imprisonment, increased to 6–30 years imprisonment for a first offense where the child is under 13 years of age. No laws in Illinois make sex tourism a crime.

Protective Provisions for the Child Victims

Not all commercially sexually exploited children are defined as juvenile sex trafficking victims because third party control is required to establish the offense of sex trafficking. Under the Safe Children Act, minors under 18 may not be held criminally liable under the prostitution law; rather, they must be reported to child welfare, but services are not required to be specialized to the needs of these victims. For purposes of child welfare intervention, the definition of abuse includes sexual exploitation through trafficking or prostitution, but the definition of “person responsible for the child’s welfare” likely is not broad enough to allow for child welfare involvement in non-familial trafficking cases. Trafficking victims are not specifically defined as victims for purposes of crime victims’ compensation, and child sex trafficking victims are not provided exceptions to the time limits for reporting crimes or filing claims and other ineligibility criteria. Victim-friendly criminal justice procedures include testimony by closed circuit television; however, the “rape shield” law only applies in sex offense cases, so trafficking victims may not be protected from the trauma of cross-examination in CSEC and sex trafficking prosecutions. The trafficking law does not prohibit a defense to prosecution based on the willingness of the minor to engage in the commercial sex act, but does prohibit such a defense in civil cases. Illinois law does not provide a mechanism to vacate delinquency adjudications related to trafficking victimization, and juvenile records may only be expunged after a waiting period. Restitution is mandatory in any criminal sentencing, and civil remedies are available to CSEC victims for damages sustained through trafficking, “promoting juvenile prostitution,” “juvenile pimping,” or ICSE offenses. Illinois has eliminated the statute of limitations for certain criminal actions involving sexual conduct with children, but this does not apply to trafficking or most CSEC offenses, which are subject to a 3 year statute of limitations; however, the statutes of limitations for trafficking and some CSEC offenses may be tolled until one year after the victim turns 18. Civil actions for injuries from sexual exploitation have varying statutes of limitations but are generally tolled until the minor turns 18.

Criminal Justice Tools for Investigation and Prosecution

Training or development of training materials for law enforcement on human trafficking or domestic minor sex trafficking is not mandated or authorized by law. Illinois permits the use of audiotaping in investigations of trafficking and CSEC offenses where the law enforcement officer is party to the communication and the use of the device is necessary for officer safety. Wiretapping is allowed in sex trafficking and certain CSEC investigations upon judicial order. No CSEC or trafficking law expressly authorizes the use of a law enforcement decoy or the use of the Internet in the investigation of child sex trafficking cases, but the non-CSEC offense of luring a minor specifically prohibits a defense to communicating electronically with a minor for an unlawful purpose based on the fact that the “minor” was a law enforcement officer; accordingly, the defendant would be prohibited from asserting a defense based on the fact that an actual minor was not involved. Illinois has established a statewide reporting and response system for missing children and requires the reporting of missing children and located children.