

COLOMBIA Drug Smuggling REPORT March 2022





Cocaine Production in Colombia.

Colombia currently accounts two thirds of the global area under coca bush cultivation and cocaine production. According to the United States Department of State Bureau of International Narcotics and Law Enforcement Affairs, it is estimated that Colombia's potential pure cocaine production increased from 918 metric tons in 2019, to 1,010 metric tons in 2020, which ratifies its undesirable position as the greatest cocaine producer in the world.

The United Nation's Office on Drug and Crime (UNODC) established that the majority of the cocaine trade around the world is done by sea transport, therefore, this issue tends to become more and more problematic for shipowners and operators, especially when departing from a Colombian port considering that in 2021, the Colombian Navy broke its historical record of drug seizures with 403 tons of illicit substances confiscated.

Most common strategies/methods currently used by drug traffickers.

Colombian drug traffickers develop every day new complex trafficking patterns to use commercial vessels and their crews to transit illicit substances, especially cocaine, worldwide.

Even though Colombian shipping terminals comply with ISPS standards and the Navy and local authorities have implemented several controls to avoid and prevent drug smuggling, drug traffickers have developed creative ways to hide illegal drugs inside and outside the vessels calling at Colombian Ports.



The most common strategies/methods currently used locally by drug traffickers include:

- Introducing bags filled with drugs in the sea chests and/or attaching them to the vessel's hull, rudders, anchors, propeller, vents, or water inlets; using divers while the vessel is berthed or at anchorage.
- 2 Hiding relatively small amounts of drugs in certain remote locations onboard (e.g. cabins, funnels, decks, store room or engine room) with collaboration of stevedores or even crew members. In some cases, visitors (with or without collaboration of the crew) board the vessel and quickly hide these packages in certain remote locations.
- **3** Placing illegal substances within sealed containers before loading. One of the most common methods currently used by drug traffickers all around the world is to break into containers and hide drugs within the cargo, replacing then the security seals (usually this method involves certain level of collaboration from the terminal operators and/or the cargo agents). Most targeted containers are reefers.

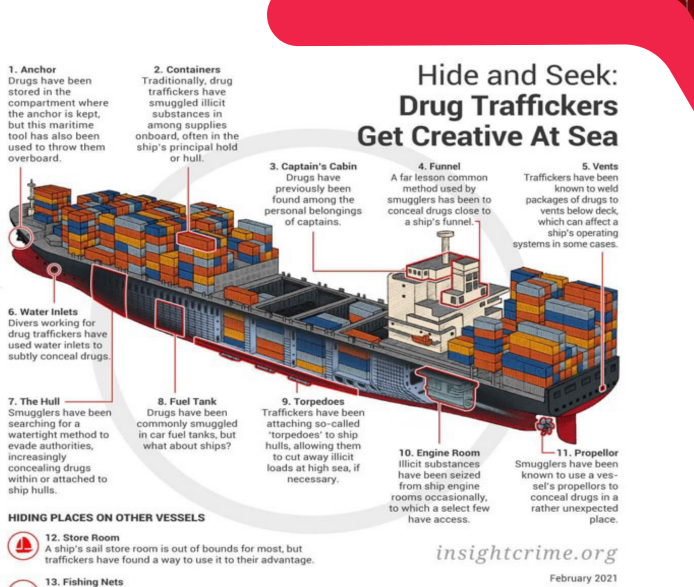


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Burying packages with drugs within bulk cargoes. This method allows high quantities of illegal substances to be moved at any time, usually within the stow.



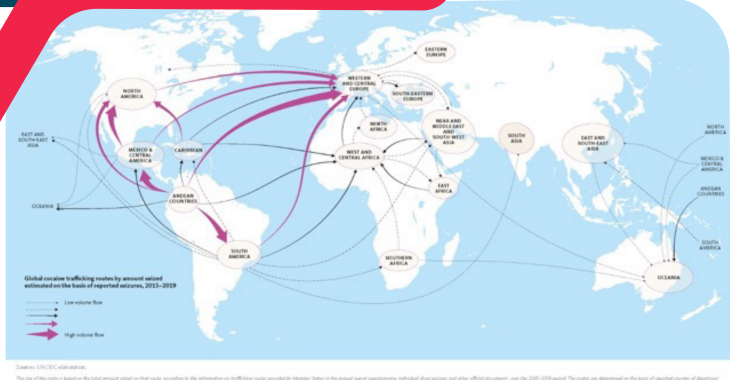
Fishing Nets have been used to bring drugs aboard ahead of departure.

Source: InSight Crime investigations and open media sources



Trafficking routes from colombian ports.

Colombia continues to be the primary cocaine trafficking producer to North America and Europe. According to UNODC in 2019, 87% of the cocaine seized coming from abroad in the United States was originated in Colombia.



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However, it is important to note that less than 1% of the cocaine found is smuggled directly from Colombia. Conversely, drugs transit through a number of countries and ports before finally reaching the final destination.

According to the UNODC and national authorities, the cocaine trafficking main routes to the United States begin in the Andean Countries departing mostly from Colombia and Ecuador. Drug trafficking is conducted mostly through the **eastern Pacific route** (74% of all cocaine smuggled to North America), the **western Caribbean route** (16%) and the **Caribbean route** (8%).



Preventive Measures

Vessels calling to Colombian ports should take actions to reduce the risks of drugs being placed in any manner in/on the vessel. To fully protect Member's interests concerning drug smuggling at Colombian ports, we recommend the following advice and preventive measures:



Current situation and specific risks at Colombian Ports

- Colombian ports present some risks in terms of drug trafficking and, although there are law enforcement authorities in all the ports, we would like to suggest the preventive measures discussed in point 2.
- Drug inspections performed by the Colombian navy are mandatory at the following ports: Puerto Drummond, Puerto Nuevo, Puerto Bolívar, Puerto Brisa and all Ecopetrol Terminals. In these places, it is advisable that a surveyor monitors the inspection, coordinates with the different involved parties and reviews the respective report.
- In the rest of Colombian ports, underwater inspections are not mandatory, but advisable due to drug smuggling risks. Normally, said inspections can be undertaken by the navy or by private diving companies.

Recommended measures before entry

- The crew going ashore should be informed that it is common practice in Colombia that drug traffickers may seek to be friendly just to achieve their co-operation to smuggle drugs and that local authorities are likely to act forcefully against any crewmember who is considered to be associated with drug traffickers.
- The owners and operators of vessels trading in Colombia must ensure that the Ship's Security Plan (SSP) is regularly reviewed and updated.
- The ship's agent must provide the Master with the relevant updated data related to the Colombian Port. The Master should demand prompt delivery of this data from the ship's agent.
- The ship should keep accurate records of all activities observed and the actions taken by local authorities, stevedores and other shore-based personnel and crew before entry into port, during the stay and immediately after departure.





While in port or at anchor

Prior to Sailing, an underwater inspection could be undertaken by a reliable private Diving Company in presence of the P&I Correspondent, to ascertain that no illegal substances are attached to the vessel below her waterline.

Although Colombia's terminals comply with ISPS standards, it is advisable to provide extra private security on board monitored by the P&I Correspondent. In this regard permanent watchmen should be present in areas where stevedores or repair technicians are working onboard the ship. During hours of darkness all areas should be well lit to facilitate visual monitoring of activities. Any suspicious activities conducted by third parties on the vessel should be reported to the Master. Attention should be paid to any boats approaching the vessel and any suspicious activity in the vicinity of the ship which may warrant further investigation. The use of a searchlight during nighttime should be considered.

The crew member on guard should undertake body/belongings searches at all times to people entering the ship (not just randomly as it usually happens). Even guards going on board should be body searched (and their belongings).

The crew should perform regular shipboard inspections throughout the duration of the port call. As explained above, it would be very advisable to employ additional security guards from trusted providers. When broken/missing seals for compartments, lockers, containers etc., are discovered an investigation should be conducted and if nothing is found the seals should be replaced by the crew. A record should be made in the logbook together with a note of the outcome of the investigation/search and the relevant seal numbers.

Even detailed searches prior to departure can sometimes be inadequate due to the inaccessibility of some areas of the vessel. Sometimes, the best defences are physical barriers on the inside and outside that limit entry.



The crew should perform regular shipboard inspections throughout the duration of the port call

- Secure and lock areas such as accommodations and deck stores and strictly monitor the activities of stevedores, contractors, and other visitors. Stevedores and other shore personnel should be kept away from crew quarters and non-working cargo holds, and these spaces should remain closed.
- The shoreside gangway ladder should be kept well-guarded. The seaside ladder should also be stowed, secured, and surveilled.
- It would be important to include in the Gangway Logbook (or in another ship's registry) the registration of every person boarding the ship, including stevedores, operators, and even private guards (not only authorities and agents as it usually happens).
- The crew must inform the Ship Security Officer or Master if they are unsure whether a person has a legitimate reason to be on board and deny access to those who refuse or are unable to establish their identity and purpose of visit.
- Extra crew members (or extra private guards) should be tasked to keep watch on persons loitering on deck or elsewhere or board and, if possible, try to avoid leaving outsiders (stevedores etc) wandering alone on board.
- Sealing of cargo holds should be arranged by an independent surveyor upon completion of loading of solid bulks.





Actions to be taken if drugs are found onboard.

If drugs are found onboard, the following actions would be highly recommendable:



The P&I insurer, the local P&I correspondent, and the shipowner/manager should be immediately contacted.



Formally inform and provide all the available information to the Police at the port. This can be done directly by the Master, or through the Vessel's agents at port. This will mitigate the risk of the Master and the crew becoming part on the criminal investigation undertaken by the Colombian Prosecutor's office when drugs are found.



The drugs must not be touched.



Photograph or video the area of the ship where the drugs were found but leave it untouched and seal it off to prevent any unauthorized access.



If drugs are found on board by the authorities, the crew members and the Master will be temporary placed under authorities' custody and they will be part on the preliminary investigation. The vessel will be also detained at port for further investigation. Sometimes, when drugs are found within containers, these latter become apprehended as they are considered evidence under the criminal process.



Additionally, it is important to note the strict punishments established under Colombian law for events of drug trafficking:

Administrative investigation by HM: If the HM decides to open an investigation for breaches to Colombian port security regulations (i.e., ISPS Code), the proceeding may last around 3 years and the worst-case scenario would be that the HM issues a fine against the ship at the end of the investigation. This fine should not be higher than USD 10,000 (although in theory these fines could go up to USD50,000 in practice they are almost never higher than USD 10,000).

Criminal investigation by Public Prosecutor: in case the vessel/crew is involved at the criminal investigation, the vessel may be detained, and the crew imprisoned (if there has been a change of all the crew, then only the ship detention would apply). Additionally, please find below the relevant Colombian criminal regulations on drug smuggling (these are worst-case scenarios): the Colombian criminal code states that any person involved in the traffic, production or carriage of illegal drugs will be subject to the penalty of imprisonment from eight (8) to twenty (20) years and a fine of between 1,000 and 50,000 Colombian monthly minimum wages.

The same code states (Article 377) that any person that may use or allow the use of movable goods for the production, storage or carriage of illegal drugs will be subject to the penalty of imprisonment from six (6) to twelve (12) years and a fine of between 1,000 to 50,000 Colombian monthly minimum wages. If the shipowner is found guilty of any criminal charges by a court, the vessel could be permanently seized by Colombian authorities.

The general rule pursuant article 1544 of the Colombian Commercial Code is that shipowners are jointly and severally liable for their vessels' masters' faults, however, this extension of liability would not be applicable in relation to criminal charges.

For a shipowner to be found guilty in a criminal proceeding, it would have to be proven that he determined the commission of the crime (i.e., convincing the ship's crew to carry drugs), or that his operation was directly aimed to the commission of the crime, either independently or in collaboration with other criminal organizations.



In all of the aforementioned events, our company A&A Multiprime is able to provide immediate assistance by appointing a trusted surveyor to monitor the whole procedure and assist the master, and, if necessary, appointing one of our trusted criminal lawyers to defend the member's interests, as we have done successfully in the past.



Should you have any comments or questions, please do not hesitate to contact us.

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