Middle-East Peace Process: Compiled Historic Documents

The following is a compilation of some of the main documents concerning the Middle-East peace process. The documents have been divided into four tracks, Israel-Palestine, Israel-Syria, Israel-Lebanon and the larger region-wide track.

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**Documents**

1) United Nations General Assembly Resolution 194
   11 December 1948 (Excerpted)

7. Resolves that the Holy Places - including Nazareth - religious buildings and sites in Palestine should be protected and free access to them assured, in accordance with existing rights and historical practice; that arrangements to this end should be under effective United Nations supervision; that the United Nations Conciliation Commission, in presenting to the fourth regular session of the General Assembly its detailed proposals for a permanent international régime for the territory of Jerusalem, should include recommendations concerning the Holy Places in that territory, that with regard to the Holy Places in the rest of Palestine the Commission should call upon the political authorities of the areas concerned to give appropriate formal guarantees as to the protection of the Holy Places and access to them, and that these undertakings should be presented to the General Assembly for approval;

8. Resolves that, in view of its association with three world religions, the Jerusalem area, including the present municipality of Jerusalem plus the surrounding villages and towns, the most eastern of which shall be Abu Dis; the most southern, Bethlehem, the most western, Ein Karim (including also the built-up area of Motsa); and the most northern Shu'fat, should be accorded special and separate treatment from the rest of Palestine and should be placed under effective United Nations control;

Requests the Security Council to take further steps to ensure the demilitarization of

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Jerusalem at the earliest possible date;

9. Resolves that, pending agreement on more detailed arrangements among the Governments and authorities concerned, the freest possible access to Jerusalem by road, rail or air should be accorded to all inhabitants of Palestine;

11. Resolves that the refugees wishing to return to their homes and live at peace with their neighbours should be permitted to do so at the earliest practicable date, and that compensation should be paid for the property of those choosing not to return and for loss of or damage to property which, under principles of international law or in equity, should be made good by the Governments or authorities responsible;

2) UN Security Council Resolution 242
   November 22, 1967 (Excerpted)

The Security Council,

Affirms that the fulfillment of Charter principles requires the establishment of a just and lasting peace in the Middle East which should include the application of both the following principles:

Withdrawal of Israeli armed forces from territories occupied in the recent conflict;

Termination of all claims or states of belligerency and respect for and acknowledgement of the sovereignty, territorial integrity and political independence of every State in the area and their right to live in peace within secure and recognized boundaries free from threats or acts of force;

Affirms further the necessity

For guaranteeing freedom of navigation through international waterways in the area;

For achieving a just settlement of the refugee problem;

For guaranteeing the territorial inviolability and political independence of every State in the area, through measures including the establishment of demilitarized zones;

3) Declaration of Principles on Interim Self-Government Arrangements/Oslo Accord
   September 1993 (Summary)

General Principles
4) The Clinton Peace Plan
October 23, 2000 (Summary)

Territory

- 94-96 percent of the West Bank to form Palestinian state with Israel ceding an additional 1-3 percent of Israel proper.

Security

- International force to monitor implementation;
- Maximum 36 month Israeli presence (under international authority) in fixed locations in Jordan Valley;
- Three permanent Israeli ‘early warning stations’ in the West Bank;
- Palestinian sovereignty over airspace with negotiated ‘special arrangements’ with Israel;
- Strong Palestinian security force and limited armed force to protect borders and sovereignty.

Jerusalem

- Palestinian sovereignty over Haram al-Shariff/Temple Mount, Israeli sovereignty over the Western Wall with both sides ensuring that the beliefs of all sides are respected (i.e. access, excavation, etc…).

Refugees
• All agreements must be consistent with two-state solution with options including rehabilitation in host country, return to Israel or resettlement in future Palestinian state.

The End of Conflict
• Final settlement with UNSC Resolution noting that UNSC 242 and 338 have been implemented.

5) United Nations Security Council Resolution 1397
12 March 2002 (Excerpted)

The Security Council,

1. Demands immediate cessation of all acts of violence, including all acts of terror, provocation, incitement and destruction;

2. Calls upon the Israeli and Palestinian sides and their leaders to cooperate in the implementation of the Tenet work plan and Mitchell Report recommendations with the aim of resuming negotiations on a political settlement;

3. Expresses support for the efforts of the Secretary-General and others to assist the parties to halt the violence and to resume the peace process;

4. Decides to remain seized of the matter.

6) A Performance-Based Roadmap to a Permanent Two-State Solution to the Israeli-Palestinian Conflict
April 30, 2003

The following is a performance-based and goal-driven roadmap, with clear phases, timelines, target dates, and benchmarks aiming at progress through reciprocal steps by the two parties in the political, security, economic, humanitarian, and institution-building fields, under the auspices of the Quartet [the United States, European Union, United Nations, and Russia]. The destination is a final and comprehensive settlement of the Israel-Palestinian conflict by 2005, as presented in President Bush’s speech of 24 June, and welcomed by the EU, Russia and the UN in the 16 July and 17 September Quartet Ministerial statements.

A two-state solution to the Israeli-Palestinian conflict will only be achieved through an end to violence and terrorism, when the Palestinian people have a leadership acting decisively against terror and willing and able to build a practicing democracy based
on tolerance and liberty, and through Israel’s readiness to do what is necessary for a
democratic Palestinian state to be established, and a clear, unambiguous acceptance
by both parties of the goal of a negotiated settlement as described below. The Quartet
will assist and facilitate implementation of the plan, starting in Phase I, including
direct discussions between the parties as required. The plan establishes a realistic
timeline for implementation. However, as a performance-based plan, progress will
require and depend upon the good faith efforts of the parties, and their compliance
with each of the obligations outlined below. Should the parties perform their
obligations rapidly, progress within and through the phases may come sooner than
indicated in the plan. Non-compliance with obligations will impede progress.

A settlement, negotiated between the parties, will result in the emergence of an
independent, democratic, and viable Palestinian state living side by side in peace and
security with Israel and its other neighbors. The settlement will resolve the Israel-
Palestinian conflict, and end the occupation that began in 1967, based on the
foundations of the Madrid Conference, the principle of land for peace, UNSCRs 242,
338 and 1397, agreements previously reached by the parties, and the initiative of
Saudi Crown Prince Abdullah – endorsed by the Beirut Arab League Summit –
calling for acceptance of Israel as a neighbor living in peace and security, in the
context of a comprehensive settlement. This initiative is a vital element of
international efforts to promote a comprehensive peace on all tracks, including the
Syrian-Israeli and Lebanese-Israeli tracks.

The Quartet will meet regularly at senior levels to evaluate the parties' performance
on implementation of the plan. In each phase, the parties are expected to perform their
obligations in parallel, unless otherwise indicated.

Phase I: Ending Terror And Violence, Normalizing Palestinian Life, and
Building Palestinian Institutions -- Present to May 2003

In Phase I, the Palestinians immediately undertake an unconditional cessation of
violence according to the steps outlined below; such action should be accompanied by
supportive measures undertaken by Israel. Palestinians and Israelis resume security
cooperation based on the Tenet work plan to end violence, terrorism, and incitement
through restructured and effective Palestinian security services. Palestinians
undertake comprehensive political reform in preparation for statehood, including
drafting a Palestinian constitution, and free, fair and open elections upon the basis of
those measures. Israel takes all necessary steps to help normalize Palestinian life.
Israels withdraws from Palestinian areas occupied from September 28, 2000 and the
two sides restore the status quo that existed at that time, as security performance and
cooperation progress. Israel also freezes all settlement activity, consistent with the
Mitchell report.

At the outset of Phase I:

- Palestinian leadership issues unequivocal statement reiterating Israel’s right to
  exist in peace and security and calling for an immediate and unconditional
ceasefire to end armed activity and all acts of violence against Israelis anywhere. All official Palestinian institutions end incitement against Israel.

- Israeli leadership issues unequivocal statement affirming its commitment to the two-state vision of an independent, viable, sovereign Palestinian state living in peace and security alongside Israel, as expressed by President Bush, and calling for an immediate end to violence against Palestinians everywhere. All official Israeli institutions end incitement against Palestinians.

**Security**

- Palestinians declare an unequivocal end to violence and terrorism and undertake visible efforts on the ground to arrest, disrupt, and restrain individuals and groups conducting and planning violent attacks on Israelis anywhere.
- Rebuilt and refocused Palestinian Authority security apparatus begins sustained, targeted, and effective operations aimed at confronting all those engaged in terror and dismantlement of terrorist capabilities and infrastructure. This includes commencing confiscation of illegal weapons and consolidation of security authority, free of association with terror and corruption.
- GOI takes no actions undermining trust, including deportations, attacks on civilians; confiscation and/or demolition of Palestinian homes and property, as a punitive measure or to facilitate Israeli construction; destruction of Palestinian institutions and infrastructure; and other measures specified in the Tenet work plan.
- Relying on existing mechanisms and on-the-ground resources, Quartet representatives begin informal monitoring and consult with the parties on establishment of a formal monitoring mechanism and its implementation.
- Implementation, as previously agreed, of U.S. rebuilding, training and resumed security cooperation plan in collaboration with outside oversight board (U.S.–Egypt–Jordan). Quartet support for efforts to achieve a lasting, comprehensive cease-fire.
  - All Palestinian security organizations are consolidated into three services reporting to an empowered Interior Minister.
  - Restructured/retrained Palestinian security forces and IDF counterparts progressively resume security cooperation and other undertakings in implementation of the Tenet work plan, including regular senior-level meetings, with the participation of U.S. security officials.
- Arab states cut off public and private funding and all other forms of support for groups supporting and engaging in violence and terror.
- All donors providing budgetary support for the Palestinians channel these funds through the Palestinian Ministry of Finance's Single Treasury Account.
- As comprehensive security performance moves forward, IDF withdraws progressively from areas occupied since September 28, 2000 and the two sides restore the status quo that existed prior to September 28, 2000. Palestinian security forces redeploy to areas vacated by IDF.
Palestinian Institution-Building

- Immediate action on credible process to produce draft constitution for Palestinian statehood. As rapidly as possible, constitutional committee circulates draft Palestinian constitution, based on strong parliamentary democracy and cabinet with empowered prime minister, for public comment/debate. Constitutional committee proposes draft document for submission after elections for approval by appropriate Palestinian institutions.
- Appointment of interim prime minister or cabinet with empowered executive authority/decision-making body.
- GOI fully facilitates travel of Palestinian officials for PLC and Cabinet sessions, internationally supervised security retraining, electoral and other reform activity, and other supportive measures related to the reform efforts.
- Continued appointment of Palestinian ministers empowered to undertake fundamental reform. Completion of further steps to achieve genuine separation of powers, including any necessary Palestinian legal reforms for this purpose.
- Establishment of independent Palestinian election commission. PLC reviews and revises election law.
- Palestinian performance on judicial, administrative, and economic benchmarks, as established by the International Task Force on Palestinian Reform.
- As early as possible, and based upon the above measures and in the context of open debate and transparent candidate selection/electoral campaign based on a free, multi-party process, Palestinians hold free, open, and fair elections.
- GOI facilitates Task Force election assistance, registration of voters, movement of candidates and voting officials. Support for NGOs involved in the election process.
- GOI reopens Palestinian Chamber of Commerce and other closed Palestinian institutions in East Jerusalem based on a commitment that these institutions operate strictly in accordance with prior agreements between the parties.

Humanitarian Response

- Israel takes measures to improve the humanitarian situation. Israel and Palestinians implement in full all recommendations of the Bertini report to improve humanitarian conditions, lifting curfews and easing restrictions on movement of persons and goods, and allowing full, safe, and unfettered access of international and humanitarian personnel.
- AHLC reviews the humanitarian situation and prospects for economic development in the West Bank and Gaza and launches a major donor assistance effort, including to the reform effort.
- GOI and PA continue revenue clearance process and transfer of funds, including arrears, in accordance with agreed, transparent monitoring mechanism.

Civil Society
• Continued donor support, including increased funding through PVOs/NGOs, for people to people programs, private sector development and civil society initiatives.

Settlements
• GOI immediately dismantles settlement outposts erected since March 2001.
• Consistent with the Mitchell Report, GOI freezes all settlement activity (including natural growth of settlements).

Phase II: Transition -- June 2003-December 2003

In the second phase, efforts are focused on the option of creating an independent Palestinian state with provisional borders and attributes of sovereignty, based on the new constitution, as a way station to a permanent status settlement. As has been noted, this goal can be achieved when the Palestinian people have a leadership acting decisively against terror, willing and able to build a practicing democracy based on tolerance and liberty. With such a leadership, reformed civil institutions and security structures, the Palestinians will have the active support of the Quartet and the broader international community in establishing an independent, viable, state. Progress into Phase II will be based upon the consensus judgment of the Quartet of whether conditions are appropriate to proceed, taking into account performance of both parties. Furthering and sustaining efforts to normalize Palestinian lives and build Palestinian institutions, Phase II starts after Palestinian elections and ends with possible creation of an independent Palestinian state with provisional borders in 2003. Its primary goals are continued comprehensive security performance and effective security cooperation, continued normalization of Palestinian life and institution-building, further building on and sustaining of the goals outlined in Phase I, ratification of a democratic Palestinian constitution, formal establishment of office of prime minister, consolidation of political reform, and the creation of a Palestinian state with provisional borders.

• **International Conference:** Convened by the Quartet, in consultation with the parties, immediately after the successful conclusion of Palestinian elections, to support Palestinian economic recovery and launch a process, leading to establishment of an independent Palestinian state with provisional borders.
  o Such a meeting would be inclusive, based on the goal of a comprehensive Middle East peace (including between Israel and Syria, and Israel and Lebanon), and based on the principles described in the preamble to this document.
  o Arab states restore pre-intifada links to Israel (trade offices, etc.).
  o Revival of multilateral engagement on issues including regional water resources, environment, economic development, refugees, and arms control issues.

• New constitution for democratic, independent Palestinian state is finalized and approved by appropriate Palestinian institutions. Further elections, if required, should follow approval of the new constitution.
Empowered reform cabinet with office of prime minister formally established, consistent with draft constitution.

Continued comprehensive security performance, including effective security cooperation on the bases laid out in Phase I.

Creation of an independent Palestinian state with provisional borders through a process of Israeli-Palestinian engagement, launched by the international conference. As part of this process, implementation of prior agreements, to enhance maximum territorial contiguity, including further action on settlements in conjunction with establishment of a Palestinian state with provisional borders.

Enhanced international role in monitoring transition, with the active, sustained, and operational support of the Quartet.

Quartet members promote international recognition of Palestinian state, including possible UN membership.

Phase III: Permanent Status Agreement and End of the Israeli-Palestinian Conflict -- 2004 – 2005

Progress into Phase III, based on consensus judgment of Quartet, and taking into account actions of both parties and Quartet monitoring. Phase III objectives are consolidation of reform and stabilization of Palestinian institutions, sustained, effective Palestinian security performance, and Israeli-Palestinian negotiations aimed at a permanent status agreement in 2005.

Second International Conference: Convened by Quartet, in consultation with the parties, at beginning of 2004 to endorse agreement reached on an independent Palestinian state with provisional borders and formally to launch a process with the active, sustained, and operational support of the Quartet, leading to a final, permanent status resolution in 2005, including on borders, Jerusalem, refugees, settlements; and, to support progress toward a comprehensive Middle East settlement between Israel and Lebanon and Israel and Syria, to be achieved as soon as possible.

Continued comprehensive, effective progress on the reform agenda laid out by the Task Force in preparation for final status agreement.

Continued sustained and effective security performance, and sustained, effective security cooperation on the bases laid out in Phase I.

International efforts to facilitate reform and stabilize Palestinian institutions and the Palestinian economy, in preparation for final status agreement.

Parties reach final and comprehensive permanent status agreement that ends the Israel-Palestinian conflict in 2005, through a settlement negotiated between the parties based on UNSCR 242, 338, and 1397, that ends the occupation that began in 1967, and includes an agreed, just, fair, and realistic solution to the refugee issue, and a negotiated resolution on the status of Jerusalem that takes into account the political and religious concerns of both sides, and protects the religious interests of Jews, Christians, and Muslims worldwide, and fulfills the vision of two states, Israel and sovereign,
independent, democratic and viable Palestine, living side-by-side in peace and security.

- Arab state acceptance of full normal relations with Israel and security for all the states of the region in the context of a comprehensive Arab-Israeli peace.

Released on April 30, 2003

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7) Government of Israel's Response to the Road Map
May 25, 2003 (Summary)

- The process is entirely contingent on the maintenance of security and the complete cessation of violence;
- To proceed to the second phase of the Roadmap, the PA must dismantle its existing security apparatus and create new and organizations dedicated to combating violence, incitement and the dismantling of all ‘terrorist’ groups (i.e. Hamas, PFLP, etc…);
- Reform of the PA with new elections to the Legislative Council;
- Provisional Palestinian state will be entirely demilitarized and lack certain sovereign functions such as border controls;
- Provisional state must recognize Israel’s right to exist and waive the right of any Palestinian to return to the State of Israel;
- End of the process will terminate the conflict and end all claims;
- No final status talks as part of the Roadmap (including discussions relating to settlements);
- Any settlement based on the Roadmap will be autonomous- only UNSC 242 and 338 will serve as reference points for discussion;
- The Israeli-Palestinian negotiations are to be treated independent of any other bilateral and regional issues (e.g. Lebanon-Israel, etc…).

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8) United Nations Security Council Resolution 1515
19 November 2003 (Excerpted)

The Security Council,

1. Endorses the Quartet Performance-based Roadmap to a Permanent Two-State Solution to the Israeli-Palestinian Conflict (S/2003/529);

2. Calls on the parties to fulfil their obligations under the Roadmap in cooperation with the Quartet and to achieve the vision of two States living side by side in peace and security;

3. Decides to remain seized of the matter.
**Israel-Syria Track**

1) *Israel-Syria Armistice Agreement (1949)- Excerpted*\(^9\)
2) *Israel-Syria Draft Peace Agreement: ‘Clinton Plan’ (2000)*\(^{10}\)

**Documents**

1) **ISRAELI-SYRIAN GENERAL ARMISTICE AGREEMENT, 1949**  
   *(Excerpted)*

**ARTICLE I**

1. The injunction of the Security Council against resort to military force in the settlement of the Palestine question shall henceforth be scrupulously respected by both Parties. The establishment of an armistice between their armed forces is accepted as an indispensable step toward the liquidation of armed conflict and the restoration of peace in Palestine.

2. No aggressive action by the armed forces - land, sea or air - of either Party shall be undertaken, planned, or threatened against the people or the armed forces of the other; it being understood that the use of the term "planned" in this context has no bearing on normal staff planning as generally practised in military organizations.

3. The right of each Party to its security and freedom from fear of attack by the armed forces of the other shall be fully respected.

**ARTICLE II**

1. The principle that no military or political advantage should be gained under the truce ordered by the Security Council is recognized.

2. It is also recognized that no provision of this Agreement shall in any way prejudice the rights, claims and positions of either Party hereto in the ultimate peaceful settlement of the Palestine question, the provisions of this Agreement being dictated exclusively by military and not by political considerations.

**ARTICLE III**

1. In pursuance of the foregoing principles and of the resolution of the Security Council of 16 November 1948, a general armistice between the armed forces of the two Parties - land, sea and air - is hereby established.

2. No element of the land, sea or air military or para-military forces of either Party, including non-regular forces, shall commit any warlike or hostile act against the military or para-military forces of the other Party, or against civilians in territory

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\(^{10}\) Office of the President of the United States, “Israel-Syria Draft Peace Agreement: ‘Clinton Plan’. ”
under the control of that Party; or shall advance beyond or pass over for any purpose whatsoever the Armistice Demarcation Line set forth in Article V of this Agreement; or enter into or pass through the air space of the other Party or through the waters within three miles of the coastline of the other Party.

3. No warlike act or act of hostility shall be conducted from territory controlled by one of the Parties to this Agreement against the other Party or against civilians in territory under control of that Party.

ARTICLE IV
1. The line described in Article V of this Agreement shall be designated as the Armistice Demarcation Line and is delineated in pursuance of the purpose and intent of the resolution of the Security Council of 16 November 1948.

2. The basic purpose of the Armistice Demarcation Line is to delineate the line beyond which the armed forces of the respective Parties shall not move.

3. Rules and regulations of the armed forces of the Parties, which prohibit civilians from crossing the fighting lines or entering the area between the lines, shall remain in effect after the signing of this Agreement with application to the Armistice Demarcation Line defined in Article V, subject to the provisions of paragraph 5 of that Article.

ARTICLE V
1. It is emphasized that the following arrangements for the Armistice Demarcation Line between the Israeli and Syrian armed forces and for the Demilitarized Zone are not to be interpreted as having any relation whatsoever to ultimate territorial arrangements affecting the two Parties to this Agreement.

2. In pursuance of the spirit of the Security Council resolution of 16 November 1948, the Armistice Demarcation Line and the demilitarized Zone have been defined with a view toward separating the armed forces of the two Parties in such manner as to minimize the possibility of friction and incident, while providing for the gradual restoration of normal civilian life in the area of the Demilitarized Zone, without prejudice to the ultimate settlement.

3. The Armistice Demarcation Line shall be as delineated on the map attached to this Agreement as Annex I. The Armistice Demarcation Line shall follow a line midway between the existing truce lines, as certified by the United Nations Truce Supervision Organization for the Israeli and Syrian forces. Where the existing truce lines run along the international boundary between Syria and Palestine, the Armistice Demarcation Line shall follow the boundary line.

4. The armed forces of the two Parties shall nowhere advance beyond the Armistice Demarcation Line.
5. (a) Where the Armistice Demarcation Line does not correspond to the international boundary between Syria and Palestine, the area between the Armistice Demarcation Line and the boundary, pending final territorial settlement between the Parties, shall be established as a Demilitarized Zone from which the armed forces of both Parties shall be totally excluded, and in which no activities by military or para-military forces shall be permitted. This provision applies to the Ein Gev and Dardara sectors which shall form part of the Demilitarized Zone.

(b) Any advance by the armed forces, military or para-military, of either Party into any part of the Demilitarized Zone, when confirmed by the United Nations representatives referred to in the following sub-paragraph, shall constitute a flagrant violation of this Agreement.

(c) The Chairman of the Mixed Armistice Commission established in Article VII of this Agreement and United Nations Observers attached to the Commission shall be responsible for ensuring the full implementation of this Article.

(d) The withdrawal of such armed forces as are now found in the Demilitarized Zone shall be in accordance with the schedule of withdrawal annexed to this Agreement (Annex II).

(e) The Chairman of the Mixed Armistice Commission shall be empowered to authorize the return of civilians to villages and settlements in the Demilitarized Zone and the employment of limited numbers of locally recruited civilian police in the zone for internal security purposes, and shall be guided in this regard by the schedule of withdrawal referred to in sub-paragraph (d) of this Article.

6. On each side of the Demilitarized Zone there shall be areas, as defined in Annex III to this Agreement, in which defensive forces only shall be maintained, in accordance with the definition of defensive forces set forth in Annex IV to this Agreement.

ARTICLE VI
1. The exchange of prisoners of war shall be under United Nations supervision and control throughout. The exchange shall take place at the site of the Armistice Conference within twenty-four hours of the signing of this Agreement.

2. Prisoners of war against whom a penal prosecution may be pending, as well as those sentenced for crime or other offence, shall be included in this exchange of prisoners.

3. All articles of personal use, valuables, letters, documents, identification marks, and other personal effects of whatever nature, belonging to prisoners of war who are being exchanged, shall be returned to them, or, if they have escaped or died, to the Party to whose armed forces they belonged.

4. All matters not specifically regulated in this Agreement shall be decided in
accordance with the principles laid down in the International Convention relating to
the Treatment of Prisoners of War, signed at Geneva on 27 July 1929.

5. The Mixed Armistice Commission established in Article VII of this Agreement
shall assume responsibility for locating missing persons, whether military or civilian,
within the areas controlled by each Party, to facilitate their expeditious exchange.
Each Party undertakes to extend to the Commission full co-operation and assistance
in the discharge of this function.

ARTICLE VII
1. The execution of the provisions of this Agreement shall be supervised by a Mixed
Armistice Commission composed of five members, of whom each Party to this
Agreement shall designate two, and whose Chairman shall be the United Nations
Chief of Staff of the Truce Supervision Organization or a senior officer from the
Observer personnel of that Organization designated by him following consultation
with both Parties to this Agreement.

2. The Mixed Armistice Commission shall maintain its headquarters at the Customs
House near Jisr Banat Yakub and at Mahanayim, and shall hold its meetings at such
places and at such times as it may deem necessary for the effective conduct of its
work.

3. The Mixed Armistice Commission shall be convened in its first meeting by the
United Nations Chief of Staff of the Truce Supervision Organization not later than
one week following the signing of this Agreement.

4. Decisions of the Mixed Armistice Commission, to the extent possible, shall be
based on the principle of unanimity. In the absence of unanimity, decisions shall be
taken by majority vote of the members of the Commission present and voting.

5. The Mixed Armistice Commission shall formulate its own rules of procedure.
Meetings shall be held only after due notice to the members by the Chairman. The
quorum for its meetings shall be a majority of its members.

6. The Commission shall be empowered to employ observers, who may be from
among the military organizations of the Parties or from the military personnel of the
United Nations Truce Supervision Organization, or from both, in such numbers as
may be considered essential to the performance of its functions. In the event United
Nations Observers should be so employed, they shall remain under the command of
the United Nations chief of Staff of the Truce Supervision Organization. Assignments
of a general or special nature given to United Nations Observers attached to the
Mixed Armistice Commission shall be subject to approval by the United Nations
Chief of Staff or his designated representative on the Commission, whichever is
serving as Chairman.

7. Claims or complaints presented by either Party relating to the application of this
Agreement shall be referred immediately to the Mixed Armistice Commission through its Chairman. The Commission shall take such action on all such claims or complaints by means of its observation and investigation machinery as it may deem appropriate, with a view to equitable and mutually satisfactory settlement.

8. Where interpretation of the meaning of a particular provision of this Agreement, other than the Preamble and Article I and II, is at issue, the Commission's interpretation shall prevail. The Commission, in its discretion and as the need arises, may from time to time recommend to the Parties modifications in the provisions of this Agreement.

9. The Mixed Armistice Commission shall submit to both Parties reports on its activities as frequently as it may consider necessary. A copy of each such report shall be presented to the Secretary-General of the United Nations for transmission to the appropriate organ or agency of the United Nations.

10. Members of the Commission and its Observers shall be accorded such freedom of movement and access in the area covered by this Agreement as the Commission may determine to be necessary, provided that when such decisions of the Commission are reached by a majority vote United Nations Observers only shall by employed.

11. The expenses of the Commission, other than those relating to United Nations Observers, shall be apportioned in equal shares between the two Parties to this Agreement.

ARTICLE VIII
1. The present Agreement is not subject to ratification and shall come into force immediately upon being signed.

2. This Agreement, having been negotiated and concluded in pursuance of the resolution of the Security Council of 16 November 1948 calling for the establishment of an armistice in order to eliminate the threat to the peace in Palestine and to facilitate the transition from the present truce to permanent peace in Palestine, shall remain in force until a peaceful settlement between the Parties is achieved, except as provided in paragraph 3 of this Article.

3. The Parties to this Agreement may, by mutual consent, revise this Agreement or any of its provisions, or may suspend its application, other than Articles I and III, at any time. In the absence of mutual agreement and after this Agreement has been in effect for one year from the date of its signing, either of the Parties may call upon the Secretary-General of the United Nations to convene a conference of representatives of the two Parties for the purpose of reviewing, revising, or suspending any of the provisions of this Agreement other than Articles I and III. Participation in such conferences shall be obligatory upon the Parties.

4. If the conference provided for in paragraph 3 of this Article does not result in an
agreed solution of a point in dispute, either Party may bring the matter before the Security Council of the United Nations for the relief sought on the grounds that this Agreement has been concluded in pursuance of Security Council action toward the end of achieving peace in Palestine.

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2) Israel-Syria Draft Peace Agreement: “Clinton Plan”

January 8, 2000

The Government of the State of Israel and the Government of the Syrian Arab Republic:

Aiming at the achievement of a just, lasting and comprehensive peace in the Middle East based on Security Council resolutions 242 and 338 and within the framework of the peace process initiated at Madrid on 31 October 1991;

Reaffirming their faith in the purposes and principles of the Charter of the United Nations and recognizing their right and obligation to live in peace with each other, as well as with all states, within secure and recognized boundaries;

Desiring to establish mutual respect and to develop honorable, friendly and good neighborly relations;

Resolved to establish permanent peace between them in accordance with this Treaty.

Have agreed as follows:

ARTICLE I - Establishment of Peace and Security within Recognized Boundaries.

1. The state of war between Israel and Syria (hereinafter "the Parties") is hereby terminated and peace is established between them. The Parties will maintain normal, peaceful relations as set out in Article III below.

2. The permanent secure and recognized international boundary between Israel and Syria is the boundary set forth in Article II below. The location of the boundary has been commonly agreed (Syrian position: and is based on the June 4, 1967 line) (Israeli position: taking into account security and other vital interests of the Parties as well as legal considerations of both sides). Israel will (S: withdraw) (I: relocate) all its armed forces (S: and civilians) behind this boundary in accordance with Annex -- of this Treaty. (S: Thereafter, each Party will exercise its full sovereignty on its side of the international boundary, including as agreed in this Treaty.)
3. To enhance the security of both Parties, agreed security measures will be implemented in accordance with Article IV below.

4. The time line at Annex -- sets forth an agreed schedule for synchronized implementation of this and the other Articles of this Treaty.

ARTICLE II - International Boundary

1. The international boundary between Israel and Syria is as shown on the mapping materials and co-ordinates specified in Annex --. This boundary is the permanent, secure and recognized international boundary between Israel and Syria and supercedes any previous boundary or line of demarcation between them.

2. The Parties will respect the inviolability of this boundary and of each other's territory, territorial waters and airspace.

3. A Joint Boundary Commission is hereby established. Its functions and activities are set out in Annex --.

ARTICLE III - Normal Peaceful Relations

1. The Parties will apply between them the provisions of the Charter of the United Nations and the principles of international law governing relations among states in time of peace. In particular:

a. they recognize and will respect each other's sovereignty, territorial integrity and political independence and right to live in peace within secure and recognized boundaries; and

b. they will establish and develop friendly and good neighborly relations, will refrain from the threat or use of force, directly or indirectly, against each other, will cooperate in promoting peace, stability and development in their region and will settle all disputes between them by peaceful means.

2. The Parties will establish full diplomatic and consular relations, including the exchange of resident ambassadors.

3. The Parties recognize a mutuality of interest in honorable and good neighborly relations based on mutual respect and for this purpose will:

a. promote beneficial bilateral economic and trade relations including by enabling the free and unimpeded flow of people, goods and services between the two countries.

b. remove all discriminatory barriers to normal economic relations, terminate economic boycotts directed at the other Party, repeal all discriminatory
legislation, and cooperate in terminating boycotts against either Party by third
to parties.
c. promote relations between them in the sphere of transportation. In this regard, the
Parties will open and maintain roads and international border crossings between
the two countries, cooperate in the development of rail links, grant normal access
to its ports for vessels and cargoes of the other or vessels or cargoes destined for
or coming from that Party, and enter into normal civil aviation relations.
d. establish normal postal, telephone, telex, data facsimile, wireless and cable
communications and television relay services by cable, radio and satellite between
them on a non-discriminatory basis in accordance with relevant international
conventions and regulations; and
e. promote cooperation in the field of tourism in order to facilitate and encourage
mutual tourism and tourism from third countries.

Annex -- sets forth the agreed procedures for establishing and developing
these relations, (I: including the schedule for the attainment of relevant
agreements as well as arrangements concerning the Israelis and Israeli
communities in areas from which Israeli forces will be relocated pursuant to
Article I).

4. The Parties undertake to ensure mutual enjoyment by each other's citizens of due
process of law within their respective legal systems and before their courts.

Notes:

(I) Components of normal peaceful relations which require further discussion:
cultural relations; environment; interconnection of electricity grids; energy; health
and medicine; and agriculture.
(II) Other possible areas for consideration: combating crime and drugs; anti-
incitement cooperation; human rights; places of historical and religious
significance and memorials; legal cooperation in the search for missing persons.)

ARTICLE IV - Security

A. Security Arrangements
Recognizing the importance of security for both Parties as an important
element of permanent peace and stability, the Parties will employ the
following security arrangements to build mutual confidence in the
implementation of this Treaty and to provide for the security needs of both
Parties:

1. Areas of limitation of forces and capabilities, including limitations on their
readiness and activities, and on armaments, weapon system and military
infrastructure, as described in Annex --.
2. Within the areas of limitation of forces and capabilities, the establishment of a demilitarized zone (I: encompassing both the area from which Israeli forces will be relocated and the existing Area of Separation established under the Agreement on Disengagement between Israeli and Syrian Forces of 31 May 1974) (S: of equal scope on both sides of the border). As described in Annex --------, no military forces, armaments, weapon systems, military capabilities, or military infrastructure will be introduced into the demilitarized zone by either Party and only a limited civil police presence may be deployed in the area. (I: Both sides agree not to fly over the demilitarized zone without special arrangements.)

3. Early warning capabilities, including an early warning ground station on Mt. Hermon (I: with an effective Israeli presence) (S: operated by the United States and France under their total auspices and responsibilities). Arrangements for the unimpeded, efficient and continuous operation of this station are as detailed in Annex --------.

4. A monitoring, inspection and verification mechanism (I: composed of the two Parties and a multinational component and including on-site technical means) (S: through an international presence), to monitor and supervise the implementation of the security arrangements.

Details regarding these security arrangements, including their scope, positioning and nature, as well as other security arrangements, are specified in Annex ------.

B. Other Security Measures
As further steps to ensure a permanent cessation of hostilities of any form between the Parties or from their territories against each other.

1. Each Party undertakes to refrain from cooperation with any third party in a hostile alliance of a military character and will ensure that territory under its control is not used by any military forces of a third party (including their equipment and armaments) in circumstances that would adversely affect the security of the other Party.

2. Each Party undertakes to refrain from organizing, instigating, inciting, assisting or participating in any acts or threats of violence against the other Party, its citizens or their property wherever located, and will take effective measures to ensure that no such acts occur from, or are supported by individuals on, its territory or territory under its control. In this regard, without prejudice to the basic rights of freedom of expression and association, each Party will take necessary and effective measures to prevent the entry, presence and operation in its territory of any group or organization, and their infrastructure, which threatens the security of the other Party by the use of, or incitement to the use of, violent means.
3. Both Parties recognize that international terrorism in all its forms threatens the security of all nations and therefore share a common interest in the enhancement of international cooperative efforts to deal with this problem.

C. Cooperation and Liaison in Security Matters
The Parties will establish a direct liaison and coordination mechanism between them as described in Annex ----- to facilitate implementation of the security provisions in this Treaty. Its responsibilities will include: direct and real-time communication on security issues, minimization of friction along the international border, addressing any problems arising during the implementation process, helping to prevent errors or misinterpretations, and maintaining direct and continuous contacts with the monitoring, inspection and verification mechanism.

ARTICLE V - Water

1. The Parties recognize that full resolution of all water issues between them constitutes a fundamental element in ensuring a stable and lasting peace. (S: Based on relevant international principles and practices), the Parties have agreed to establish (I: arrangements that will ensure the continuation of Israel's current use in quantity and quality of all) (S: mutually agreeable arrangements with respect to water quantities and quality from) the surface and underground waters in the areas from which Israeli forces will (I: relocate) (S: withdraw) pursuant to Article I, as detailed in Annex -----. (I: The arrangements should include all necessary measures to prevent contamination, pollution or depletion of the Kinneret/Tiberias and Upper Jordan River and their sources.)

2. For the purposes of this Article and Annex ------, the Parties will establish (I: a Joint Water Committee and a supervision and enforcement mechanism) (S: a Joint Administrative Board). The composition, mandate and mode of operations of the (I: Joint Water Committee and the supervision and enforcement mechanism) (S: Joint Administrative Board) will be as detailed in Annex------.

3. The Parties have agreed to cooperate on water-related matters, as detailed in Annex ------, (I: including ensuring the quantity and quality of water allocated to Israel under other agreements concerning water originating in Syria.)

ARTICLE VI - Rights and Obligations

1. This Treaty does not affect and shall not be interpreted as affecting in any way the rights and obligations of the Parties under the Charter of the United Nations.

2. The Parties undertake to fulfill in good faith their obligations under this Treaty, without regard to action or inaction of any other Party and independently of any instrument external to this Treaty.
3. The Parties will take all the necessary measures for the application in their relations of the provisions of the multilateral conventions to which they are Parties, including the submission of appropriate notification to the Secretary General of the United Nations and other depositories of such conventions. They will also abstain from actions that would curtail the rights of either Party to participate in international organizations to which they belong in accordance with the governing provisions of those organizations.

4. The Parties undertake not to enter into any obligation in conflict with this Treaty.

5. Subject to Article 103 of the United Nations Charter, in the event of a conflict between the obligations of the Parties under the present Treaty and any of their other obligations, the obligations under this Treaty will be binding and implemented.

ARTICLE VII - Legislation

The Parties undertake to enact any legislation necessary in order to implement the Treaty, and to repeal any legislation that is inconsistent with the Treaty.

ARTICLE VIII - Settlement of Disputes

Disputes between the Parties arising out of the interpretation or application of the present Treaty shall be settled by negotiation.

ARTICLE IX - Final Clauses

1. This treaty shall be ratified by both Parties in conformity with their respective constitutional procedures. It shall enter into force on the exchange of instruments of ratification and shall supercede all previous bilateral agreements between the Parties.

2. The Annexes and other attachments attached to this Treaty shall constitute integral parts thereof.

1. The Treaty shall be communicated to the Secretary General of the United Nations for registration in accordance with the provisions of Article 102 of the Charter of the United Nations.
**Israel-Lebanon track**

1) Israel-Lebanon Armistice Agreement (1949) - Excerpted

2) UNSC Resolution 425 (1978) - Excerpted

3) UNSC Resolution 1583 (2005) - Excerpted

4) UNSC Resolution 1680 (2006) - Excerpted

5) UNSC Resolution 1701 (2006) - Excerpted

**Documents**

1) Lebanese-Israeli General Armistice Agreement
   March 23, 1949 (Excerpted)

**Article I**

1. The injunction of the Security Council against resort to military force in the settlement of the Palestine question shall henceforth be so scrupulously respected by both Parties.

2. No aggressive action by the armed forces-land, sea, or air-of either Party shall be undertaken, planned, or threatened against the people or the armed forces of the other; it being understood that the use of the term "planned" in this context has no bearing on normal staff planning as generally practiced in military organizations.

3. The right of each Party to its security and freedom from fear of attack by the armed forces of the other shall be fully respected.

4. The establishment of an armistice between the armed forces of the two Parties is accepted as an indispensable step toward the liquidation of armed conflict and the restoration of peace in Palestine.

**Article II**

1. The principle that no military or political advantage should be gained under the truce ordered by the Security Council is recognized.

2. It is also recognized that no provision of this Agreement shall in any way prejudice the rights, claims and positions of either Party hereto in the ultimate peaceful settlement of the Palestine question, the provisions of this agreement being dictated exclusively by military considerations.

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Article III
1. In pursuance of the foregoing principles and of the resolution of the Security Council resolution of 16 November 1948, a general armistice between the armed forces of the two Parties-land, sea and air-is hereby established.

2. No element of the land, sea or air military or pare-military forces of either Party, including non-regular forces, shall commit any warlike or hostile act against the military or pare-military forces of the other Party, or against civilians in territory under the control of that Party; or shall advance beyond or pass over for any purpose whatsoever the Armistice Demarcation Line set forth in Article V of this Agreement; or enter into or pass through the air space of the other Party or through the waters within three miles of the coastline of the other Party.

3. No warlike act or act of hostility shall be conducted from territory controlled by one of the Parties to this Agreement against the other Party.

Article IV
1. The line described in Article V of this Agreement shall be designated as the Armistice Demarcation Line and is delineated in pursuance of the purpose and intent of the resolutions of the Security Council resolution of 16 November 1948.

2. The basic purpose of the Armistice Demarcation Line is to delineate the line beyond which the armed forces of the respective Parties shall not move.

3. Rules and regulations of the armed forces of the Parties, which prohibit civilians from crossing the fighting lines or entering the area between the lines, shall remain in effect after the signing of this Agreement with application to the Armistice Demarcation Line defined in Article V.

Article V
1. The Armistice Demarcation Line shall follow the international boundary between the Lebanon and Palestine.

2. In the region of the Armistice Demarcation Line the military forces of the Parties shall consist of defensive forces only as is defined in the Annex (3) to this Agreement.

3. Withdrawal of forces to the Armistice Demarcation Line and their reduction to defensive strength in accordance with the preceding paragraph shall be completed within ten days of the signing of this Agreement. In the same way the removal of mines from mined roads and areas evacuated by either Party, and the transmission of plans showing the location of such minefields to the other Party shall be completed within the same period.
**Article VI**
All prisoners of war detained by either Party to this Agreement and belonging to the armed forces, regular or irregular, of the other Party, shall be exchanged as follows:

1. The exchange of prisoners of war shall be under United Nations supervision and control throughout. The exchange shall take place at Ras En Naqoura within twenty-four hours of the signing of this Agreement.

2. Prisoners of war against whom a penal prosecution may be pending, as well as those sentenced for crime or other offence, shall be included in this exchange of prisoners.

3. All articles of personal use, valuables, letters, documents, identification marks, and other personal effects of whatever nature, belonging to prisoners of war who are being exchanged, shall be returned to them, or, if they have escaped or died, to the Party to whose armed forces they belonged.

4. All matters not specifically regulated in this Agreement shall be decided in accordance with the principles laid down in the International Convention relating to the Treatment of Prisoners of War, signed at Geneva on 27 July 1929.⁴

5. The Mixed Armistice Commission established in Article VII of this Agreement shall assume responsibility for locating missing persons, whether military or civilian, within the areas controlled by each Party, to facilitate their expeditious exchange. Each Party undertakes to extend to the Commission full co-operation and assistance in the discharge of this function.

**Article VII**
1. The execution of the provisions of this Agreement shall be supervised by a Mixed Armistice Commission composed of five members, of whom each Party to this Agreement shall designate two, and whose Chairman shall be the United Nations Chief of Staff of the Truce Supervision Organization or a senior officer from the Observer personnel of that Organization designated by him following consultation with both Parties to this Agreement.

2. The Mixed Armistice Commission shall maintain its headquarters at the Frontier Post north of Metulla and at the Lebanese Frontier Post at En Naqoura, and shall hold its meetings at such places and at such times as it may deem necessary for the effective conduct of its work.

3. The Mixed Armistice Commission shall be convened in its first meeting by the United Nations Chief of Staff of the Truce Supervision Organization not later than one week following the signing of this Agreement.
4. Decisions of the Mixed Armistice Commission, to the extent possible, shall be based on the principle of unanimity. In the absence of unanimity, decisions shall be taken by majority vote of the members of the Commission present and voting.

5. The Mixed Armistice Commission shall formulate its own rules of procedure. Meetings shall be held only after due notice to the members by the Chairman. The quorum for its meetings shall be a majority of its members.

6. The Commission shall be empowered to employ Observers, who may be from among the military organizations of the Parties or from the military personnel of the United Nations Truce Supervision Organization, or from both, in such numbers as may be considered essential to the performance of its functions. In the event United Nations Observers should be so employed, they shall remain under the command of the United Nations Chief of Staff of the Truce Supervision Organization. Assignments of a general or special nature given to United Nations Observers attached to the Mixed Armistice Commission shall be subject to approval by the United Nations Chief of Staff or his designated representative on the Commission, whichever is serving as Chairman.

7. Claims or complaints presented by either Party relating to the application of this Agreement shall be referred immediately to the Mixed Armistice Commission through its Chairman. The Commission shall take such action on all such claims or complaints by means of its observation and investigation machinery as it may deem appropriate, with a view to equitable and mutually satisfactory settlement.

8. Where interpretation of the meaning of a particular provision of this Agreement, other than the Preamble and Articles I and II, is at issue, the Commission's interpretation shall prevail. The Commission, in its discretion and as the need arises, may from time to time recommend to the Parties modifications in the provisions of this Agreement.

9. The Mixed Armistice Commission shall submit to both Parties reports on its activities as frequently as it may consider necessary. A copy of each such report shall be presented to the Secretary-General of the United Nations for transmission to the appropriate organ or agency of the United Nations.

10. Members of the Commission and its Observers shall be accorded such freedom of movement and access in the areas covered by this Agreement as the Commission may determine to be necessary, provided that when such decisions of the Commission are reached by a majority vote United Nations Observers only shall be employed.

11. The expenses of the Commission, other than those relating to United Nations Observers, shall be apportioned in equal shares between the two Parties to this Agreement.
Article VIII
1. The present Agreement is not subject to ratification and shall come into force immediately upon being signed.

2. This Agreement, having been negotiated and concluded in pursuance of the resolution of the Security Council resolution of 16 November 1948 calling for the establishment of an armistice in order to eliminate the threat to the peace in Palestine and to facilitate the transition from the present truce to permanent peace in Palestine, shall remain in force until a peaceful settlement between the Parties is achieved, except as provided in paragraph 3 of this Article.

3. The Parties to this Agreement may, by mutual consent, revise this Agreement or any of its provisions, or may suspend its application, other than Articles I and III, at any time. In the absence of mutual agreement and after this Agreement has been in effect for one year from the date of its signing, either of the Parties may call upon the Secretary-General of the United Nations to convocate a conference of representatives of the two Parties for the purpose of reviewing, revising, or suspending any of the provisions of this Agreement other than Articles I and III. Participation in such conference shall be obligatory upon the Parties.

4. If the conference provided for in paragraph 3 of this Article does not result in an agreed solution of a point in dispute, either Party may bring the matter before the Security Council of the United Nations for the relief sought on the grounds that this Agreement has been concluded in pursuance of Security Council action toward the end of achieving peace in Palestine.

5. This Agreement is signed in quintuplicate, of which one copy shall be retained by each Party, two copies communicated to the Secretary-General of the United Nations for transmission to the Security Council and to the United Nations Conciliation Commission on Palestine, and one copy to the Acting Mediator on Palestine.

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   March 19, 1978 (Excerpted)

The Security Council,

Convinced that the present situation impedes the achievement of a just peace in the Middle East, Calls for strict respect for the territorial integrity, sovereignty and political independence of Lebanon within its internationally recognized boundaries;

Calls upon Israel immediately to cease its military action against Lebanese territorial integrity and withdraw forthwith its forces from all Lebanese territory;
Decides, in the light of the request of the Government of Lebanon, to establish immediately under its authority a United Nations interim force for southern Lebanon for the purpose of confirming the withdrawal of Israeli forces, restoring international peace and security and assisting the Government of Lebanon in ensuring the return of its effective authority in the area, the force to be composed of personnel drawn from States Members of the United Nations.

3) United Nations Security Council Resolution 1583
    28 January 2005 (Excerpted)

The Security Council,

1. Endorses the report of the Secretary-General on UNIFIL of 20 January (S/2005/36);

2. Decides to extend the present mandate until 31 July 2005;

3. Reiterates its strong support for the territorial integrity, sovereignty and political independence of Lebanon within its internationally recognized boundaries and under the sole and exclusive authority of the Government of Lebanon;

4. Calls upon the Government of Lebanon to fully extend and exercise its sole and effective authority throughout the south, including through the deployment of sufficient numbers of Lebanese armed and security forces, to ensure a calm environment throughout the area, including along the Blue Line, and to exert control over the use of force on its territory and from it;

5. Calls on the parties to ensure UNIFIL is accorded full freedom of movement throughout its area of operation as outlined in the Secretary-General’s report, and requests UNIFIL to report any obstruction it may face in the discharge of its mandate;

6. Reiterates its call on the parties to continue to fulfil the commitments they have given to respect fully the entire withdrawal line identified by the United Nations, as set out in the Secretary-General’s report of 16 June 2000 (S/2000/590), to exercise utmost restraint and to cooperate fully with the United Nations and UNIFIL;

7. Condemns all acts of violence, including the recent incidents across the Blue Line that have resulted in the killing and wounding of United Nations military observers, expresses great concern about the serious breaches and the sea, land and continuing air violations of the withdrawal line, and urges the parties to put an end to these violations, to refrain from any act or provocation that could further escalate the tension and to abide scrupulously by their obligation to respect the safety of the UNIFIL and other United Nations personnel;
8. Supports the continued efforts of UNIFIL to maintain the ceasefire along the withdrawal line through mobile patrols and observation from fixed positions and through close contacts with the parties to correct violations, resolve incidents and prevent their escalation, while stressing the primary responsibility of the parties in this regard;

9. Welcomes the continued contribution of UNIFIL to operational mine clearance, encourages further assistance in mine action by the United Nations to the Government of Lebanon in support of both the continued development of its national mine action capacity and clearance of the remaining mine/UXO threat in the south, commends donor countries for supporting these efforts through financial and in-kind contributions and encourages further international contributions, and stresses the necessity for provision to the Government of Lebanon and UNIFIL any additional existing maps and minefield records;

10. Requests the Secretary-General to continue consultations with the Government of Lebanon and other parties directly concerned on the implementation of this resolution and to report thereon to the Council before the end of the present mandate, as well as on the activities of UNIFIL and the tasks presently carried out by the United Nations Truce Supervision Organization (UNTSO);

11. Expresses its intention to review the mandate and structures of UNIFIL at the end of the present mandate and requests the Secretary-General, following appropriate consultations, including with the Lebanese Government, to include in his report recommendations in this regard, taking into account the prevailing situation on the ground, the activities actually performed by the Force in its area of operation and its contribution towards the remaining task of restoring international peace and security;

12. Looks forward to the early fulfilment of the mandate of UNIFIL;

13. Stresses the importance of, and the need to achieve, a comprehensive, just and lasting peace in the Middle East, based on all its relevant resolutions including its resolutions 242 (1967) of 22 November 1967 and 338 (1973) of 22 October 1973.

4) United Nations Security Council Resolution 1680
17 May 2006 (Excerpted)

The Security Council

Recalling all its previous resolutions on Lebanon, in particular resolutions 1559 (2004), 425 and 426 (1978), resolution 520 (1982) and resolution 1655 (2006), as well as the statements of its President on the situation in Lebanon, in particular the statements of 18 June 2000 (S/PRST/2000/21), of 19 October 2004 (S/PRST/2004/36), of 4 May 2005 (S/PRST/2005/17) and of 23 January 2006
Reiterating its strong support for the territorial integrity, sovereignty and political independence of Lebanon within its internationally recognized borders,

Noting positively that further significant progress has been made towards implementing in full all provisions of resolution 1559 (2004), in particular through the Lebanese national dialogue, but noting also with regret that other provisions of resolution 1559 have not yet been fully implemented, namely the disbanding and disarming of Lebanese and non-Lebanese militias, the extension of the control of the Government of Lebanon over all its territory, the strict respect of the sovereignty, territorial integrity, unity and political independence of Lebanon, and free and fair presidential elections conducted according to the Lebanese constitutional rules, without foreign interference and influence,

Noting with concern the conclusion of the Secretary-General’s report (S/2006/248) that there had been movements of arms into Lebanese territory for militias over the last six months,

Expressing full support for the Lebanese National Dialogue and commending all Lebanese parties for its conduct and for the consensus reached in this context on important matters,

Having heard the Prime Minister of Lebanon’s address to the Security Council on 21 April 2006 (S/PV.5417),

1. Welcomes the third semi-annual report of the Secretary General to the Security Council of 18 April 2006 on the implementation of resolution 1559 (2004) (S/2006/248);

2. Reiterates its call for the full implementation of all requirements of resolution 1559 (2004);

3. Reiterates also its call on all concerned States and parties as mentioned in the report, to cooperate fully with the Government of Lebanon, the Security Council and the Secretary-General to achieve this goal;

4. Strongly encourages the Government of Syria to respond positively to the request made by the Government of Lebanon, in line with the agreements of the Lebanese national dialogue, to delineate their common border, especially in those areas where the border is uncertain or disputed and to establish full diplomatic relations and representation, noting that such measures would constitute a significant step towards asserting Lebanon’s sovereignty, territorial integrity and political independence and improving the relations between the two countries, thus contributing positively to the stability in the region, and urges both parties to make efforts through further bilateral dialogue to this end, bearing in mind that the
establishment of diplomatic relations between States, and of permanent diplomatic missions, takes place by mutual consent;

5. **Commends** the Government of Lebanon for undertaking measures against movements of arms into Lebanese territory and calls on the Government of Syria to take similar measures;

6. **Welcomes** the decision of the Lebanese national dialogue to disarm Palestinian militias outside refugee camps within six months, supports its implementation and calls for further efforts to disband and disarm all Lebanese and non-Lebanese militias and to restore fully the Lebanese Government’s control over all Lebanese territory;

7. **Reiterates** its support to the Secretary-General and his Special envoy in their efforts and dedication to facilitate and assist in the implementation of all provisions of resolution 1559 (2004);

8. **Decides** to remain seized of the matter.

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5) **United Nations Security Council Resolution 1701**

11 August 2006 *(Excerpted)*

The Security Council,

1. **Calls for** a full cessation of hostilities based upon, in particular, the immediate cessation by Hizbollah of all attacks and the immediate cessation by Israel of all offensive military operations;

2. Upon full cessation of hostilities, **calls upon** the Government of Lebanon and UNIFIL as authorized by paragraph 11 to deploy their forces together throughout the South and **calls upon** the Government of Israel, as that deployment begins, to withdraw all of its forces from southern Lebanon in parallel;

3. **Emphasizes** the importance of the extension of the control of the Government of Lebanon over all Lebanese territory in accordance with the provisions of resolution 1559 (2004) and resolution 1680 (2006), and of the relevant provisions of the Taif Accords, for it to exercise its full sovereignty, so that there will be no weapons without the consent of the Government of Lebanon and no authority other than that of the Government of Lebanon;

4. **Reiterates** its strong support for full respect for the Blue Line;

5. **Also reiterates** its strong support, as recalled in all its previous relevant resolutions, for the territorial integrity, sovereignty and political independence
of Lebanon within its internationally recognized borders, as contemplated by
the Israeli-Lebanese General Armistice Agreement of 23 March 1949;

6. Calls on the international community to take immediate steps to extend
its financial and humanitarian assistance to the Lebanese people, including
through facilitating the safe return of displaced persons and, under the
authority of the Government of Lebanon, reopening airports and harbours,
consistent with paragraphs 14 and 15, and calls on it also to consider further
assistance in the future to contribute to the reconstruction and development of
Lebanon;

7. Affirms that all parties are responsible for ensuring that no action is taken
contrary to paragraph 1 that might adversely affect the search for a long-term
solution, humanitarian access to civilian populations, including safe passage
for humanitarian convoys, or the voluntary and safe return of displaced
persons, and calls on all parties to comply with this responsibility and to
cooperate with the Security Council;

8. Calls for Israel and Lebanon to support a permanent ceasefire and a
Longterm solution based on the following principles and elements:

– full respect for the Blue Line by both parties;

– security arrangements to prevent the resumption of hostilities, including the
establishment between the Blue Line and the Litani river of an area free of
any armed personnel, assets and weapons other than those of the
Government of Lebanon and of UNIFIL as authorized in paragraph 11,
deployed in this area;

– full implementation of the relevant provisions of the Taif Accords, and of
resolutions 1559 (2004) and 1680 (2006), that require the disarmament of all
armed groups in Lebanon, so that, pursuant to the Lebanese cabinet decision
of 27 July 2006, there will be no weapons or authority in Lebanon other than
that of the Lebanese State;

– no foreign forces in Lebanon without the consent of its Government;

– no sales or supply of arms and related materiel to Lebanon except as
authorized by its Government;

– provision to the United Nations of all remaining maps of landmines in
Lebanon in Israel’s possession;

9. Invites the Secretary-General to support efforts to secure as soon as
possible agreements in principle from the Government of Lebanon and the
Government of Israel to the principles and elements for a long-term solution
as set forth in paragraph 8, and *expresses* its intention to be actively involved;

10. *Requests* the Secretary-General to develop, in liaison with relevant international actors and the concerned parties, proposals to implement the relevant provisions of the Taif Accords, and resolutions 1559 (2004) and 1680 (2006), including disarmament, and for delineation of the international borders of Lebanon, especially in those areas where the border is disputed or uncertain, including by dealing with the Shebaa farms area, and to present to the Security Council those proposals within thirty days;

11. *Decides*, in order to supplement and enhance the force in numbers, equipment, mandate and scope of operations, to authorize an increase in the force strength of UNIFIL to a maximum of 15,000 troops, and that the force shall, in addition to carrying out its mandate under resolutions 425 and 426 (1978):

(a) Monitor the cessation of hostilities;

(b) Accompany and support the Lebanese armed forces as they deploy throughout the South, including along the Blue Line, as Israel withdraws its armed forces from Lebanon as provided in paragraph 2;

(c) Coordinate its activities related to paragraph 11 (b) with the Government of Lebanon and the Government of Israel;

(d) Extend its assistance to help ensure humanitarian access to civilian populations and the voluntary and safe return of displaced persons;

(e) Assist the Lebanese armed forces in taking steps towards the establishment of the area as referred to in paragraph 8;

(f) Assist the Government of Lebanon, at its request, to implement paragraph 14;

12. Acting in support of a request from the Government of Lebanon to deploy an international force to assist it to exercise its authority throughout the territory, *authorizes* UNIFIL to take all necessary action in areas of deployment of its forces and as it deems within its capabilities, to ensure that its area of operations is not utilized for hostile activities of any kind, to resist attempts by forceful means to prevent it from discharging its duties under the mandate of the Security Council, and to protect United Nations personnel, facilities, installations and equipment, ensure the security and freedom of movement of United Nations personnel, humanitarian workers and, without prejudice to the responsibility of the Government of Lebanon, to protect civilians under imminent threat of physical violence;
13. Requests the Secretary-General urgently to put in place measures to ensure UNIFIL is able to carry out the functions envisaged in this resolution, urges Member States to consider making appropriate contributions to UNIFIL and to respond positively to requests for assistance from the Force, and expresses its strong appreciation to those who have contributed to UNIFIL in the past;

14. Calls upon the Government of Lebanon to secure its borders and other entry points to prevent the entry in Lebanon without its consent of arms or related materiel and requests UNIFIL as authorized in paragraph 11 to assist the Government of Lebanon at its request;

15. Decides further that all States shall take the necessary measures to prevent, by their nationals or from their territories or using their flag vessels or aircraft:

(a) The sale or supply to any entity or individual in Lebanon of arms and related materiel of all types, including weapons and ammunition, military vehicles and equipment, paramilitary equipment, and spare parts for the aforementioned, whether or not originating in their territories; and

(b) The provision to any entity or individual in Lebanon of any technical training or assistance related to the provision, manufacture, maintenance or use of the items listed in subparagraph (a) above; except that these prohibitions shall not apply to arms, related material, training or assistance authorized by the Government of Lebanon or by UNIFIL as authorized in paragraph 11;

16. Decides to extend the mandate of UNIFIL until 31 August 2007, and expresses its intention to consider in a later resolution further enhancements to the mandate and other steps to contribute to the implementation of a permanent ceasefire and a long-term solution;

17. Requests the Secretary-General to report to the Council within one week on the implementation of this resolution and subsequently on a regular basis;

18. Stresses the importance of, and the need to achieve, a comprehensive, just and lasting peace in the Middle East, based on all its relevant resolutions including its resolutions 242 (1967) of 22 November 1967, 338 (1973) of 22 October 1973 and 1515 (2003) of 19 November 2003;

19. Decides to remain actively seized of the matter.
Regional Track

1) UNSC Resolution 338 (1973)- Excerpted16
3) UNSC Resolution 1559 (2004)- Excerpted18

Documents

1) United Nations Security Council Resolution 338
   22 October 1973 (Excerpted)

The Security Council,

Calls upon all parties to present fighting to cease all firing and terminate all military activity immediately, no later than 12 hours after the moment of the adoption of this decision, in the positions after the moment of the adoption of this decision, in the positions they now occupy;

Calls upon all parties concerned to start immediately after the cease-fire the implementation of Security Council Resolution 242 (1967) in all of its parts;

Decides that, immediately and concurrently with the cease-fire, negotiations start between the parties concerned under appropriate auspices aimed at establishing a just and durable peace in the Middle East.

2) The Arab Peace Initiative

The Council of Arab States at the Summit Level at its 14th Ordinary Session, reaffirming the resolution taken in June 1996 at the Cairo Extra-Ordinary Arab Summit that a just and comprehensive peace in the Middle East is the strategic option of the Arab countries, to be achieved in accordance with international legality, and which would require a comparable commitment on the part of the Israeli government.

Having listened to the statement made by his royal highness Prince Abdullah bin Abdul Aziz, crown prince of the Kingdom of Saudi Arabia, in which his highness presented his initiative calling for full Israeli withdrawal from all the Arab territories occupied since June 1967, in implementation of Security Council Resolutions 242 and 338, reaffirmed by the Madrid Conference of 1991 and the land-for-peace principle, and Israel's acceptance of an independent Palestinian state with East

Jerusalem as its capital, in return for the establishment of normal relations in the context of a comprehensive peace with Israel.

Emanating from the conviction of the Arab countries that a military solution to the conflict will not achieve peace or provide security for the parties, the council:

1. Requests Israel to reconsider its policies and declare that a just peace is its strategic option as well.

2. Further calls upon Israel to affirm:

I- Full Israeli withdrawal from all the territories occupied since 1967, including the Syrian Golan Heights, to the June 4, 1967 lines as well as the remaining occupied Lebanese territories in the south of Lebanon.

II- Achievement of a just solution to the Palestinian refugee problem to be agreed upon in accordance with UN General Assembly Resolution 194.

III- The acceptance of the establishment of a sovereign independent Palestinian state on the Palestinian territories occupied since June 4, 1967 in the West Bank and Gaza Strip, with East Jerusalem as its capital.

3. Consequently, the Arab countries affirm the following:

I- Consider the Arab-Israeli conflict ended, and enter into a peace agreement with Israel, and provide security for all the states of the region

II- Establish normal relations with Israel in the context of this comprehensive peace.

4. Assures the rejection of all forms of Palestinian patriation which conflict with the special circumstances of the Arab host countries

5. Calls upon the government of Israel and all Israelis to accept this initiative in order to safeguard the prospects for peace and stop the further shedding of blood, enabling the Arab countries and Israel to live in peace and good neighbourliness and provide future generations with security, stability and prosperity

6. Invites the international community and all countries and organisations to support this initiative.

7. Requests the chairman of the summit to form a special committee composed of some of its concerned member states and the secretary general of the League of Arab States to pursue the necessary contacts to gain support for this initiative at all levels, particularly from the United Nations, the Security Council, the United States of America, the Russian Federation, the Muslim states and the European Union.
3) **United Nations Security Council Resolution 1559**  
**2 September 2004 (Excerpted)**

The Security Council,

1. Reaffirms its call for the strict respect of the sovereignty, territorial integrity, unity, and political independence of Lebanon under the sole and exclusive authority of the Government of Lebanon throughout Lebanon;

2. Calls upon all remaining foreign forces to withdraw from Lebanon;

3. Calls for the disbanding and disarmament of all Lebanese and non-Lebanese militias;

4. Supports the extension of the control of the Government of Lebanon over all Lebanese territory;

5. Declares its support for a free and fair electoral process in Lebanon’s upcoming presidential election conducted according to Lebanese constitutional rules devised without foreign interference or influence;

6. Calls upon all parties concerned to cooperate fully and urgently with the Security Council for the full implementation of this and all relevant resolutions concerning the restoration of the territorial integrity, full sovereignty, and political independence of Lebanon;

7. Requests that the Secretary-General report to the Security Council within thirty days on the implementation by the parties of this resolution and decides to remain actively seized of this matter.