## XI. Europe and the New Independent States

<table>
<thead>
<tr>
<th>Doc. No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>XI-1</td>
<td>Dayton Peace Agreement Documents, Dayton, Ohio, November 21, 1995; 3 pp.</td>
</tr>
<tr>
<td>XI-6</td>
<td>President Clinton Op-ed article “Why the Good Friday Agreement is Working” written for The Belfast Telegraph, October 19, 2000; 2 pp.</td>
</tr>
</tbody>
</table>
Dayton Accords General Framework

The Dayton Peace Agreement
Text of Dayton Peace Agreement Documents Initiated in Dayton, Ohio on November 21, 1995

GENERAL FRAMEWORK AGREEMENT FOR PEACE
IN BOSNIA AND HERZEGOVINA

The Republic of Bosnia and Herzegovina, the Republic of Croatia and the Federal Republic of Yugoslavia (the “Parties”),
Recognizing the need for a comprehensive settlement to bring an end to the tragic conflict in the region,
Desiring to contribute toward that end and to promote an enduring peace and stability,
Affirming their commitment to the Agreed Basic Principles issued on September 8, 1995, the Further Agreed Basic Principles issued on September 26, 1995, and the cease-fire agreements of September 14 and October 5, 1995,
Noting the agreement of August 29, 1995, which authorized the delegation of the Federal Republic of Yugoslavia to sign, on behalf of the Republika Srpska, the parts of the peace plan concerning it, with the obligation to implement the agreement that is reached strictly and consequently,
Have agreed as follows:

Article I
The Parties shall conduct their relations in accordance with the principles set forth in the United Nations Charter, as well as the Helsinki Final Act and other documents of the Organization for Security and Cooperation in Europe. In particular, the Parties shall fully respect the sovereign equality of one another, shall settle disputes by peaceful means, and shall refrain from any action, by threat or use of force or otherwise, against the territorial integrity or political independence of Bosnia and Herzegovina or any other State.

Article II
The Parties welcome and endorse the arrangements that have been made concerning the military aspects of the peace settlement and aspects of regional stabilization, as set forth in the Agreements at Annex 1-A and Annex 1-B. The Parties shall fully respect and promote fulfillment of the commitments made in Annex 1-A, and shall comply fully with their commitments as set forth in Annex 1-B.

Article III
The Parties welcome and endorse the arrangements that have been made concerning the boundary demarcation between the two Entities, the Federation of Bosnia and Herzegovina and Republika Srpska, as set forth in the Agreement at Annex 2. The Parties shall fully respect and promote fulfillment of the commitments made therein.

Article IV
The Parties welcome and endorse the elections program for Bosnia and Herzegovina as set forth in Annex 3. The Parties shall fully respect and promote fulfillment of that program.

Article V
The Parties welcome and endorse the arrangements that have been made concerning the Constitution of Bosnia and Herzegovina, as set forth in Annex 4. The Parties shall fully respect and promote fulfillment of the commitments made therein.

Article VI
The Parties welcome and endorse the arrangements that have been made concerning the establishment of an arbitration tribunal, a Commission on Human Rights, a Commission on Refugees and Displaced Persons, a Commission to Preserve National...
Monuments, and Bosnia and Herzegovina Public Corporations, as set forth in the Agreements at Annexes 5-9. The Parties shall fully respect and promote fulfillment of the commitments made therein.

Article VII
Recognizing that the observance of human rights and the protection of refugees and displaced persons are of vital importance in achieving a lasting peace, the Parties agree to and shall comply fully with the provisions concerning human rights set forth in Chapter One of the Agreement at Annex 6, as well as the provisions concerning refugees and displaced persons set forth in Chapter One of the Agreement at Annex 7.

Article VIII
The Parties welcome and endorse the arrangements that have been made concerning the implementation of this peace settlement, including in particular those pertaining to the civilian (non-military) implementation, as set forth in the Agreement at Annex 10, and the international police task force, as set forth in the Agreement at Annex 11. The Parties shall fully respect and promote fulfillment of the commitments made therein.

Article IX
The Parties shall cooperate fully with all entities involved in implementation of this peace settlement, as described in the Annexes to this Agreement, or which are otherwise authorized by the United Nations Security Council, pursuant to the obligation of all Parties to cooperate in the investigation and prosecution of war crimes and other violations of international humanitarian law.

Article X
The Federal Republic of Yugoslavia and the Republic of Bosnia and Herzegovina recognize each other as sovereign independent States within their international borders. Further aspects of their mutual recognition will be subject to subsequent discussions.

Article XI
This Agreement shall enter into force upon signature.


For the Republic of Bosnia and Herzegovina
For the Republic of Croatia
For the Federal Republic of Yugoslavia
Witnessed by:
European Union Special Negotiator
For the French Republic
For the Federal Republic of Germany
For the Russian Federation
For the United Kingdom of Great Britain and Northern Ireland
For the United States of America

ANNEXES
Annex 1-A
Agreement on Military Aspects of the Peace Settlement

Annex 1-B
Agreement on Regional Stabilization

Annex 2
Agreement on Inter-Entity Boundary Line and Related Issues

Annex 3
Agreement on Elections
Introduction

At their Summit meeting in Washington in April 1999, NATO Heads of State and Government approved the Alliance's new Strategic Concept. NATO has successfully ensured the freedom of its members and prevented war in Europe during the 40 years of the Cold War. By combining defence with dialogue, it played an indispensable role in bringing East-West confrontation to a peaceful end. The dramatic changes in the Euro-Atlantic strategic landscape brought by the end of the Cold War were reflected in the Alliance's 1991 Strategic Concept. There have, however, been further profound political and security developments since then.

The dangers of the Cold War have given way to more promising, but also challenging prospects, to new opportunities and risks. A new Europe of greater integration is emerging, and a Euro-Atlantic security structure is evolving in which NATO plays a central part. The Alliance has been at the heart of efforts to establish new patterns of cooperation and mutual understanding across the Euro-Atlantic region and has committed itself to essential new activities in the interest of a wider stability. It has shown the depth of that commitment in its efforts to put an end to the immense human suffering created by conflict in the Balkans. The years since the end of the Cold War have also witnessed important developments in arms control, a process to which the Alliance is fully committed. The Alliance's role in these positive developments has been underpinned by the comprehensive adaptation of its approach to security and of its procedures and structures. The last ten years have also seen, however, the appearance of complex new risks to Euro-Atlantic peace and stability, including oppression, ethnic conflict, economic distress, the collapse of political order, and the proliferation of weapons of mass destruction.

The Alliance has an indispensable role to play in consolidating and preserving the positive changes of the recent past, and in meeting current and future security challenges. It has, therefore, a demanding agenda. It must safeguard common security interests in an environment of further, often unpredictable change. It must maintain collective defence and reinforce the transatlantic link and ensure a balance that allows the European Allies to assume greater responsibility. It must deepen its relations with its partners and prepare for the accession of new members. It must, above all, maintain the political will and the military means required by the entire range of its missions.

This new Strategic Concept will guide the Alliance as it pursues this agenda. It expresses NATO's enduring purpose and nature and its fundamental security tasks, identifies the central features of the new
security environment, specifies the elements of the Alliance’s broad approach to security, and provides guidelines for the further adaptation of its military forces.

Part I - The Purpose and Tasks of the Alliance

NATO’s essential and enduring purpose, set out in the Washington Treaty, is to safeguard the freedom and security of all its members by political and military means. Based on common values of democracy, human rights and the rule of law, the Alliance has striven since its inception to secure a just and lasting peaceful order in Europe. It will continue to do so. The achievement of this aim can be put at risk by crises and conflict affecting the security of the Euro-Atlantic area. The Alliance therefore not only ensures the defence of its members but contributes to peace and stability in this region.

The Alliance embodies the transatlantic link by which the security of North America is permanently tied to the security of Europe. It is the practical expression of effective collective effort among its members in support of their common interests.

The fundamental guiding principle by which the Alliance works is that of common commitment and mutual cooperation among sovereign states in support of the indivisibility of security for all of its members. Solidarity and cohesion within the Alliance, through daily cooperation in both the political and military spheres, ensure that no single Ally is forced to rely upon its own national efforts alone in dealing with security challenges. Without depriving member states of their right and duty to assure their sovereign responsibilities in the field of defence, the Alliance enables them through collective effort to realise their essential national security objectives.

The resulting sense of equal security among the members of the Alliance, regardless of differences in their circumstances or in their national military capabilities, contributes to stability in the Euro-Atlantic area. The Alliance does not seek these benefits for its members alone, but is committed to the creation of conditions conducive to increased partnership, cooperation, and dialogue with others who share its broad political objectives.

To achieve its essential purpose, as an Alliance of nations committed to the Washington Treaty and the United Nations Charter, the Alliance performs the following fundamental security tasks:

Security: To provide one of the indispensable foundations for a stable Euro-Atlantic security environment, based on the growth of democratic institutions and commitment to the peaceful resolution of disputes, in which no country would be able to intimidate or coerce any other through the threat or use of force.

Consultation: To serve, as provided for in Article 4 of the Washington Treaty, as an essential transatlantic forum for Allied consultations on any issues that affect their vital interests, including possible developments posing risks for members' security, and for appropriate co-ordination of their efforts in fields of common concern.

Deterrence and Defence: To deter and defend against any threat of aggression against any NATO member state as provided for in Articles 5 and 6 of the Washington Treaty.

And in order to enhance the security and stability of the Euro-Atlantic area:

Crisis Management: To stand ready, case-by-case and by consensus, in
conformity with Article 1 of the Washington Treaty, to contribute to effective conflict prevention and to engage actively in crisis management, including crisis response operations.

Partnership: To promote wide-ranging partnership, cooperation, and dialogue with other countries in the Euro-Atlantic area, with the aim of increasing transparency, mutual confidence and the capacity for joint action with the Alliance.

In fulfilling its purpose and fundamental security tasks, the Alliance will continue to respect the legitimate security interests of others, and seek the peaceful resolution of disputes as set out in the Charter of the United Nations. The Alliance will promote peaceful and friendly international relations and support democratic institutions. The Alliance does not consider itself to be any country’s adversary.

Part II - Strategic Perspectives

The Evolving Strategic Environment

The Alliance operates in an environment of continuing change. Developments in recent years have been generally positive, but uncertainties and risks remain which can develop into acute crises. Within this evolving context, NATO has played an essential part in strengthening Euro-Atlantic security since the end of the Cold War. Its growing political role; its increased political and military partnership, cooperation and dialogue with other states, including with Russia, Ukraine and Mediterranean Dialogue countries; its continuing openness to the accession of new members; its collaboration with other international organisations; its commitment, exemplified in the Balkans, to conflict prevention and crisis management, including through peace support operations; all reflect its determination to shape its security environment and enhance the peace and stability of the Euro-Atlantic area.

In parallel, NATO has successfully adapted to enhance its ability to contribute to Euro-Atlantic peace and stability. Internal reform has included a new command structure, including the Combined Joint Task Force (CJTF) concept, the creation of arrangements to permit the rapid deployment of forces for the full range of the Alliance’s missions, and the building of the European Security and Defence Identity (ESDI) within the Alliance.

The United Nations (UN), the Organisation for Security and Cooperation in Europe (OSCE), the European Union (EU), and the Western European Union (WEU) have made distinctive contributions to Euro-Atlantic security and stability. Mutually reinforcing organisations have become a central feature of the security environment.

The United Nations Security Council has the primary responsibility for the maintenance of international peace and security and, as such, plays a crucial role in contributing to security and stability in the Euro-Atlantic area.

The OSCE, as a regional arrangement, is the most inclusive security organisation in Europe, which also includes Canada and the United States, and plays an essential role in promoting peace and stability, enhancing cooperative security, and advancing democracy and human rights in Europe. The OSCE is particularly active in the fields of preventive diplomacy, conflict prevention, crisis management, and post-conflict rehabilitation. NATO and the OSCE have developed close practical cooperation, especially with regard to the international effort to bring
peace to the former Yugoslavia.
The European Union has taken important decisions and given a further
impetus to its efforts to strengthen its security and defence dimension.
This process will have implications for the entire Alliance, and all
European Allies should be involved in it, building on arrangements
developed by NATO and the WEU. The development of a common foreign and
security policy (CFSP) includes the progressive framing of a common
defence policy. Such a policy, as called for in the Amsterdam Treaty,
would be compatible with the common security and defence policy
established within the framework of the Washington Treaty. Important
steps taken in this context include the incorporation of the WEU's
Petersberg tasks into the Treaty on European Union and the development
of closer institutional relations with the WEU.

As stated in the 1994 Summit declaration and reaffirmed in Berlin in
1996, the Alliance fully supports the development of the European
Security and Defence Identity within the Alliance by making available
its assets and capabilities for WEU-led operations. To this end, the
Alliance and the WEU have developed a close relationship and put into
place key elements of the ESDI as agreed in Berlin. In order to enhance
peace and stability in Europe and more widely, the European Allies are
strengthening their capacity for action, including by increasing their
military capabilities. The increase of the responsibilities and
capacities of the European Allies with respect to security and defence
enhances the security environment of the Alliance.

The stability, transparency, predictability, lower levels of armaments,
and verification which can be provided by arms control and
non-proliferation agreements support NATO's political and military
efforts to achieve its strategic objectives. The Allies have played a
major part in the significant achievements in this field. These include
the enhanced stability produced by the CFE Treaty, the deep reductions
in nuclear weapons provided for in the START treaties; the signature of
the Comprehensive Test Ban Treaty; the indefinite and unconditional
extension of the Nuclear Non-Proliferation Treaty, the accession to it
of Belarus, Kazakhstan, and Ukraine as non-nuclear weapons states, and
the entry into force of the Chemical Weapons Convention. The Ottawa
Convention to ban anti-personnel landmines and similar agreements make
an important contribution to alleviating human suffering. There are
welcome prospects for further advances in arms control in conventional
weapons and with respect to nuclear, chemical, and biological (NBC)
weapons.

Security challenges and risks
Notwithstanding positive developments in the strategic environment and
the fact that large-scale conventional aggression against the Alliance
is highly unlikely, the possibility of such a threat emerging over the
longer term exists. The security of the Alliance remains subject to a
wide variety of military and non-military risks which are
multi-directional and often difficult to predict. These risks include
uncertainty and instability in and around the Euro-Atlantic area and the
possibility of regional crises at the periphery of the Alliance, which
could evolve rapidly. Some countries in and around the Euro-Atlantic
area face serious economic, social and political difficulties. Ethnic
and religious rivalries, territorial disputes, inadequate or failed
efforts at reform, the abuse of human rights, and the dissolution of
states can lead to local and even regional instability. The resulting
tensions could lead to crises affecting Euro-Atlantic stability, to
human suffering, and to armed conflicts. Such conflicts could affect the
security of the Alliance by spilling over into neighbouring countries,
including NATO countries, or in other ways, and could also affect the security of other states. The existence of powerful nuclear forces outside the Alliance also constitutes a significant factor which the Alliance has to take into account if security and stability in the Euro-Atlantic area are to be maintained. The proliferation of NBC weapons and their means of delivery remains a matter of serious concern. In spite of welcome progress in strengthening international non-proliferation regimes, major challenges with respect to proliferation remain. The Alliance recognises that proliferation can occur despite efforts to prevent it and can pose a direct military threat to the Allies' populations, territory, and forces. Some states, including on NATO's periphery and in other regions, sell or acquire or try to acquire NBC weapons and delivery means. Commodities and technology that could be used to build these weapons of mass destruction and their delivery means are becoming more common, while detection and prevention of illicit trade in these materials and know-how continues to be difficult. Non-state actors have shown the potential to create and use some of these weapons.

The global spread of technology that can be of use in the production of weapons may result in the greater availability of sophisticated military capabilities, permitting adversaries to acquire highly capable offensive and defensive air, land, and sea-borne systems, cruise missiles, and other advanced weaponry. In addition, state and non-state adversaries may try to exploit the Alliance's growing reliance on information systems through information operations designed to disrupt such systems. They may attempt to use strategies of this kind to counter NATO's superiority in traditional weaponry.

Any armed attack on the territory of the Allies, from whatever direction, would be covered by Articles 5 and 6 of the Washington Treaty. However, Alliance security must also take account of the global context. Alliance security interests can be affected by other risks of a wider nature, including acts of terrorism, sabotage and organised crime, and by the disruption of the flow of vital resources. The uncontrolled movement of large numbers of people, particularly as a consequence of armed conflicts, can also pose problems for security and stability affecting the Alliance. Arrangements exist within the Alliance for consultation among the Allies under Article 4 of the Washington Treaty and, where appropriate, co-ordination of their efforts including their responses to risks of this kind.

Part III - The Approach to Security in the 21st Century

The Alliance is committed to a broad approach to security, which recognises the importance of political, economic, social and environmental factors in addition to the indispensable defence dimension. This broad approach forms the basis for the Alliance to accomplish its fundamental security tasks effectively, and its increasing effort to develop effective cooperation with other European and Euro-Atlantic organisations as well as the United Nations. Our collective aim is to build a European security architecture in which the Alliance's contribution to the security and stability of the Euro-Atlantic area and the contribution of these other international organisations are complementary and mutually reinforcing, both in deepening relations among Euro-Atlantic countries and in managing
crises. NATO remains the essential forum for consultation among the Allies and the forum for agreement on policies bearing on the security and defence commitments of its members under the Washington Treaty. The Alliance seeks to preserve peace and to reinforce Euro-Atlantic security and stability by: the preservation of the transatlantic link; the maintenance of effective military capabilities sufficient for deterrence and defence and to fulfill the full range of its missions; the development of the European Security and Defence Identity within the Alliance; an overall capability to manage crises successfully; its continued openness to new members; and the continued pursuit of partnership, cooperation, and dialogue with other nations as part of its co-operative approach to Euro-Atlantic security, including in the field of arms control and disarmament.

The Transatlantic Link
NATO is committed to a strong and dynamic partnership between Europe and North America in support of the values and interests they share. The security of Europe and that of North America are indivisible. Thus the Alliance's commitment to the indispensable transatlantic link and the collective defence of its members is fundamental to its credibility and to the security and stability of the Euro-Atlantic area.

The Maintenance Of Alliance Military Capabilities
The maintenance of an adequate military capability and clear preparedness to act collectively in the common defence remain central to the Alliance's security objectives. Such a capability, together with political solidarity, remains at the core of the Alliance's ability to prevent any attempt at coercion or intimidation, and to guarantee that military aggression directed against the Alliance can never be perceived as an option with any prospect of success. Military capabilities effective under the full range of foreseeable circumstances are also the basis of the Alliance's ability to contribute to conflict prevention and crisis management through non-Article 5 crisis response operations. These missions can be highly demanding and can place a premium on the same political and military qualities, such as cohesion, multinational training, and extensive prior planning, that would be essential in an Article 5 situation. Accordingly, while they may pose special requirements, they will be handled through a common set of Alliance structures and procedures.

The European Security And Defence Identity
The Alliance, which is the foundation of the collective defence of its members and through which common security objectives will be pursued wherever possible, remains committed to a balanced and dynamic transatlantic partnership. The European Allies have taken decisions to enable them to assume greater responsibilities in the security and defence field in order to enhance the peace and stability of the Euro-Atlantic area and thus the security of all Allies. On the basis of decisions taken by the Alliance, in Berlin in 1995 and subsequently, the European Security and Defence Identity will continue to be developed within NATO. This process will require close cooperation between NATO, the WEU and, if and when appropriate, the European Union. It will enable all European Allies to make a more coherent and effective contribution to the missions and activities of the Alliance as an expression of our shared responsibilities; it will reinforce the transatlantic partnership; and it will assist the European Allies to act by themselves as required through the readiness of the Alliance, on a case-by-case basis and by consensus, to make its assets and capabilities available for operations in which the Alliance is not engaged militarily under the political control and strategic direction either of the WEU or as
otherwise agreed, taking into account the full participation of all
European Allies if they were so to choose.

Conflict Prevention And Crisis Management

In pursuit of its policy of preserving peace, preventing war, and
enhancing security and stability and as set out in the fundamental
security tasks, NATO will seek, in cooperation with other organisations,
to prevent conflict, or, should a crisis arise, to contribute to its
effective management, consistent with international law, including
through the possibility of conducting non-Article 5 crisis response
operations. The Alliance's preparedness to carry out such operations
supports the broader objective of reinforcing and extending stability
and often involves the participation of NATO's Partners. NATO recalls
its offer, made in Brussels in 1994, to support on a case-by-case basis
in accordance with its own procedures, peacekeeping and other operations
under the authority of the UN Security Council or the responsibility of
the OSCE, including by making available Alliance resources and
expertise. In this context NATO recalls its subsequent decisions with
respect to crisis response operations in the Balkans. Taking into
account the necessity for Alliance solidarity and cohesion,
participation in any such operation or mission will remain subject to
decisions of member states in accordance with national constitutions.
NATO will make full use of partnership, cooperation and dialogue and its
links to other organisations to contribute to preventing crises and,
should they arise, defusing them at an early stage. A coherent approach
to crisis management, as in any use of force by the Alliance, will
require the Alliance's political authorities to choose and coordinate
appropriate responses from a range of both political and military
measures and to exercise close political control at all stages.

Partnership, Cooperation, And Dialogue

Through its active pursuit of partnership, cooperation, and dialogue,
the Alliance is a positive force in promoting security and stability
throughout the Euro-Atlantic area. Through outreach and openness, the
Alliance seeks to preserve peace, support and promote democracy,
contribute to prosperity and progress, and foster genuine partnership
with and among all democratic Euro-Atlantic countries. This aims at
enhancing the security of all, excludes nobody, and helps to overcome
divisions and disagreements that could lead to instability and conflict.

The Euro-Atlantic Partnership Council (EAPC) will remain the overarching
framework for all aspects of NATO's cooperation with its Partners. It
offers an expanded political dimension for both consultation and
cooperation. EAPC consultations build increased transparency and
confidence among its members on security issues, contribute to conflict
prevention and crisis management, and develop practical cooperation
activities, including in civil emergency planning, and scientific and
environmental affairs.

The Partnership for Peace is the principal mechanism for forging
practical security links between the Alliance and its Partners and for
enhancing interoperability between Partners and NATO. Through detailed
programmes that reflect individual Partners' capacities and interests,
Allies and Partners work towards transparency in national defence
planning and budgeting; democratic control of defence forces;
preparedness for civil disasters and other emergencies; and the
development of the ability to work together, including in NATO-led PfP
operations. The Alliance is committed to increasing the role the
Partners play in PfP decision-making and planning, and making PfP more
operational. NATO has undertaken to consult with any active participant
in the Partnership if that partner perceives a direct threat to its territorial integrity, political independence, or security. Russia plays a unique role in Euro-Atlantic security. Within the framework of the NATO-Russia Founding Act on Mutual Relations, Cooperation and Security, NATO and Russia have committed themselves to developing their relations on the basis of common interest, reciprocity and transparency to achieve a lasting and inclusive peace in the Euro-Atlantic area based on the principles of democracy and co-operative security. NATO and Russia have agreed to give concrete substance to their shared commitment to build a stable, peaceful and undivided Europe. A strong, stable and enduring partnership between NATO and Russia is essential to achieve lasting stability in the Euro-Atlantic area.

Ukraine occupies a special place in the Euro-Atlantic security environment and is an important and valuable partner in promoting stability and common democratic values. NATO is committed to further strengthening its distinctive partnership with Ukraine on the basis of the NATO-Ukraine Charter, including political consultations on issues of common concern and a broad range of practical cooperation activities. The Alliance continues to support Ukrainian sovereignty and independence, territorial integrity, democratic development, economic prosperity and its status as a non-nuclear weapons state as key factors of stability and security in central and eastern Europe and in Europe as a whole.

The Mediterranean is an area of special interest to the Alliance. Security in Europe is closely linked to security and stability in the Mediterranean. NATO's Mediterranean Dialogue process is an integral part of NATO's co-operative approach to security. It provides a framework for confidence building, promotes transparency and cooperation in the region, and reinforces and is reinforced by other international efforts. The Alliance is committed to developing progressively the political, civil, and military aspects of the Dialogue with the aim of achieving closer cooperation with, and more active involvement by, countries that are partners in this Dialogue.

Enlargement

The Alliance remains open to new members under Article 10 of the Washington Treaty. It expects to extend further invitations in coming years to nations willing and able to assume the responsibilities and obligations of membership, and as NATO determines that the inclusion of these nations would serve the overall political and strategic interests of the Alliance, strengthen its effectiveness and cohesion, and enhance overall European security and stability. To this end, NATO has established a programme of activities to assist aspiring countries in their preparations for possible future membership in the context of its wider relationship with them. No European democratic country whose admission would fulfil the objectives of the Treaty will be excluded from consideration.

Arms Control, Disarmament, And Non-Proliferation

The Alliance's policy of support for arms control, disarmament, and non-proliferation will continue to play a major role in the achievement of the Alliance's security objectives. The Allies seek to enhance security and stability at the lowest possible level of forces consistent with the Alliance's ability to provide for collective defence and to fulfill the full range of its missions. The Alliance will continue to ensure that - as an important part of its broad approach to security - defence and arms control, disarmament, and non-proliferation objectives remain in harmony. The Alliance will continue to actively contribute to
the development of arms control, disarmament, and non-proliferation agreements as well as to confidence and security building measures. The Allies take seriously their distinctive role in promoting a broader, more comprehensive and more verifiable international arms control and disarmament process. The Alliance will enhance its political efforts to reduce dangers arising from the proliferation of weapons of mass destruction and their means of delivery. The principal non-proliferation goal of the Alliance and its members is to prevent proliferation from occurring or, should it occur, to reverse it through diplomatic means. The Alliance attaches great importance to the continuing validity and the full implementation by all parties of the CFE Treaty as an essential element in ensuring the stability of the Euro-Atlantic area.

Part IV - Guidelines for the Alliance's Forces

Principles Of Alliance Strategy
The Alliance will maintain the necessary military capabilities to accomplish the full range of NATO's missions. The principles of Allied solidarity and strategic unity remain paramount for all Alliance missions. Alliance forces must safeguard NATO's military effectiveness and freedom of action. The security of all Allies is indivisible: an attack on one is an attack on all. With respect to collective defence under Article 5 of the Washington Treaty, the combined military forces of the Alliance must be capable of deterring any potential aggression against it, of stopping an aggressor's advance as far forward as possible should an attack nevertheless occur, and of ensuring the political independence and territorial integrity of its member states. They must also be prepared to contribute to conflict prevention and to conduct non-Article 5 crisis response operations. The Alliance's forces have essential roles in fostering cooperation and understanding with NATO's Partners and other states, particularly in helping Partners to prepare for potential participation in NATO-led PfP operations. Thus they contribute to the preservation of peace, to the safeguarding of common security interests of Alliance members, and to the maintenance of the security and stability of the Euro-Atlantic area. By deterring the use of NBC weapons, they contribute to Alliance efforts aimed at preventing the proliferation of these weapons and their delivery means. The achievement of the Alliance's aims depends critically on the equitable sharing of the roles, risks and responsibilities, as well as the benefits, of common defence. The presence of United States conventional and nuclear forces in Europe remains vital to the security of Europe, which is inseparably linked to that of North America. The North American Allies contribute to the Alliance through military forces available for Alliance missions, through their broader contribution to international peace and security, and through the provision of unique training facilities on the North American continent. The European Allies also make wide-ranging and substantial contributions. As the process of developing the ESDI within the Alliance progresses, the European Allies will further enhance their contribution to the common defence and to international peace and stability including through multinational formations.

The principle of collective effort in Alliance defence is embodied in practical arrangements that enable the Allies to enjoy the crucial political, military and resource advantages of collective defence, and prevent the renationalisation of defence policies, without depriving the
Allies of their sovereignty. These arrangements also enable NATO's forces to carry out non-Article 5 crisis response operations and constitute a prerequisite for a coherent Alliance response to all possible contingencies. They are based on procedures for consultation, an integrated military structure, and co-operation agreements. Key features include collective force planning; common funding; common operational planning; multinational formations, headquarters and command arrangements; an integrated air defence system; a balance of roles and responsibilities among the Allies; the stationing and deployment of forces outside home territory when required; arrangements, including planning, for crisis management and reinforcement; common standards and procedures for equipment, training and logistics; joint and combined doctrines and exercises when appropriate; and infrastructure, armaments and logistics cooperation. The inclusion of NATO's Partners in such arrangements or the development of similar arrangements for them, in appropriate areas, is also instrumental in enhancing cooperation and common efforts in Euro-Atlantic security matters.

Multinational funding, including through the Military Budget and the NATO Security Investment Programme, will continue to play an important role in acquiring and maintaining necessary assets and capabilities. The management of resources should be guided by the military requirements of the Alliance as they evolve. The Alliance supports the further development of the ESDI within the Alliance, including by being prepared to make available assets and capabilities for operations under the political control and strategic direction either of the WEU or as otherwise agreed.

To protect peace and to prevent war or any kind of coercion, the Alliance will maintain for the foreseeable future an appropriate mix of nuclear and conventional forces based in Europe and kept up to date where necessary, although at a minimum sufficient level. Taking into account the diversity of risks with which the Alliance could be faced, it must maintain the forces necessary to ensure credible deterrence and to provide a wide range of conventional response options. But the Alliance's conventional forces alone cannot ensure credible deterrence. Nuclear weapons make a unique contribution in rendering the risks of aggression against the Alliance incalculable and unacceptable. Thus, they remain essential to preserve peace.

The Alliance’s Force Posture

The Missions of Alliance Military Forces

The primary role of Alliance military forces is to protect peace and to guarantee the territorial integrity, political independence and security of member states. The Alliance's forces must therefore be able to deter and defend effectively, to maintain or restore the territorial integrity of Allied nations and—in case of conflict—to terminate war rapidly by making an aggressor reconsider his decision, cease his attack and withdraw. NATO forces must maintain the ability to provide for collective defence while conducting effective non-Article 5 crisis response operations.

The maintenance of the security and stability of the Euro-Atlantic area is of key importance. An important aim of the Alliance and its forces is to keep risks at a distance by dealing with potential crises at an early stage. In the event of crises which jeopardise Euro-Atlantic stability and could affect the security of Alliance members, the Alliance’s military forces may be called upon to conduct crisis response operations. They may also be called upon to contribute to the preservation of international peace and security by conducting operations in support of other international organisations.
complementing and reinforcing political actions within a broad approach to security.

In contributing to the management of crises through military operations, the Alliance's forces will have to deal with a complex and diverse range of actors, risks, situations and demands, including humanitarian emergencies. Some non-Article 5 crisis response operations may be as demanding as some collective defence missions. Well-trained and well-equipped forces at adequate levels of readiness and in sufficient strength to meet the full range of contingencies as well as the appropriate support structures, planning tools and command and control capabilities are essential in providing efficient military contributions. The Alliance should also be prepared to support, on the basis of separable but not separate capabilities, operations under the political control and strategic direction either of the WEU or as otherwise agreed. The potential participation of Partners and other non-NATO nations in NATO-led operations as well as possible operations with Russia would be further valuable elements of NATO's contribution to managing crises that affect Euro-Atlantic security.

Alliance military forces also contribute to promoting stability throughout the Euro-Atlantic area by their participation in military-to-military contacts and in other cooperation activities and exercises under the Partnership for Peace as well as those organised to deepen NATO's relationships with Russia, Ukraine and the Mediterranean Dialogue countries. They contribute to stability and understanding by participating in confidence-building activities, including those which enhance transparency and improve communication; as well as in verification of arms control agreements and in humanitarian de-mining.

Key areas of consultation and cooperation could include inter alia: training and exercises, interoperability, civil-military relations, concept and doctrine development, defence planning, crisis management, proliferation issues, armaments cooperation as well as participation in operational planning and operations.

Guidelines for the Alliance's Force Posture

To implement the Alliance's fundamental security tasks and the principles of its strategy, the forces of the Alliance must continue to be adapted to meet the requirements of the full range of Alliance missions effectively and to respond to future challenges. The posture of Allies' forces, building on the strengths of different national defence structures, will conform to the guidelines developed in the following paragraphs.

The size, readiness, availability and deployment of the Alliance's military forces will reflect its commitment to collective defence and to conduct crisis response operations, sometimes at short notice, distant from their home stations, including beyond the Allies' territory. The characteristics of the Alliance's forces will also reflect the provisions of relevant arms control agreements. Alliance forces must be adequate in strength and capabilities to deter and counter aggression against any Ally. They must be interoperable and have appropriate doctrines and technologies. They must be held at the required readiness and deployability, and be capable of military success in a wide range of complex joint and combined operations, which may also include Partners and other non-NATO nations.

This means in particular:

- that the overall size of the Allies' forces will be kept at the lowest levels consistent with the requirements of collective defence and other Alliance missions; they will be held at appropriate and graduated readiness;
that the peacetime geographical distribution of forces will ensure a sufficient military presence throughout the territory of the Alliance, including the stationing and deployment of forces outside home territory and waters and forward deployment of forces when and where necessary. Regional and, in particular, geostrategic considerations within the Alliance will have to be taken into account, as instabilities on NATO's periphery could lead to crises or conflicts requiring an Alliance military response, potentially with short warning times;

that NATO’s command structure will be able to undertake command and control of the full range of the Alliance's military missions including through the use of deployable combined and joint HQs, in particular CJTF headquarters, to command and control multinational and multiservice forces. It will also be able to support operations under the political control and strategic direction either of the WEU or as otherwise agreed, thereby contributing to the development of the ESDI within the Alliance, and to conduct NATO-led non-Article 5 crisis response operations in which Partners and other countries may participate;

that overall, the Alliance will, in both the near and long term and for the full range of its missions, require essential operational capabilities such as an effective engagement capability; deployability and mobility; survivability of forces and infrastructure; and sustainability, incorporating logistics and force rotation. To develop these capabilities to their full potential for multinational operations, interoperability, including human factors, the use of appropriate advanced technology, the maintenance of information superiority in military operations, and highly qualified personnel with a broad spectrum of skills will be important. Sufficient capabilities in the areas of command, control and communications as well as intelligence and surveillance will serve as necessary force multipliers;

that at any time a limited but militarily significant proportion of ground, air and sea forces will be able to react as rapidly as necessary to a wide range of eventualities, including a short-notice attack on any Ally. Greater numbers of force elements will be available at appropriate levels of readiness to sustain prolonged operations, whether within or beyond Alliance territory, including through rotation of deployed forces. Taken together, these forces must also be of sufficient quality, quantity and readiness to contribute to deterrence and to defend against limited attacks on the Alliance; that the Alliance must be able to build up larger forces, both in response to any fundamental changes in the security environment and for limited requirements, by reinforcement, by mobilising reserves, or by reconstituting forces when necessary. This ability must be in proportion to potential threats to Alliance security, including potential long-term developments. It must take into account the possibility of substantial improvements in the readiness and capabilities of military forces on the periphery of the Alliance. Capabilities for timely reinforcement and resupply both within and from Europe and North America will remain of critical importance, with a resulting need for a high degree of deployability, mobility and flexibility;

that appropriate force structures and procedures, including those that would provide an ability to build up, deploy and draw down forces quickly and selectively, are necessary to permit measured, flexible and timely responses in order to reduce and defuse tensions. These
arrangements must be exercised regularly in peacetime;
that the Alliance's defence posture must have the capability to
address appropriately and effectively the risks associated with the
proliferation of NBC weapons and their means of delivery, which also
pose a potential threat to the Allies' populations, territory, and
forces. A balanced mix of forces, response capabilities and
strengthened defences is needed;
that the Alliance's forces and infrastructure must be protected
against terrorist attacks.

Characteristics of Conventional Forces

It is essential that the Allies' military forces have a credible ability
to fulfill the full range of Alliance missions. This requirement has
implications for force structures, force and equipment levels;
readiness, availability, and sustainability; training and exercises;
deployment and employment options; and force build-up and mobilization
capabilities. The aim should be to achieve an optimum balance between
high readiness forces capable of beginning rapidly, and immediately as
necessary, collective defence or non-Article 5 crisis response
operations; forces at different levels of lower readiness to provide the
bulk of those required for collective defence, for rotation of forces to
sustain crisis response operations, or for further reinforcement of a
particular region; and a longer-term build-up and augmentation
capability for the worst case -- but very remote -- scenario of large
scale operations for collective defence. A substantial proportion of
Alliance forces will be capable of performing more than one of these
eroles.

Alliance forces will be structured to reflect the multinational and
joint nature of Alliance missions. Essential tasks will include
controlling, protecting, and defending territory; ensuring the unimpeded
use of sea, air, and land lines of communication; sea control and
protecting the deployment of the Alliance's sea-based deterrent;
conducting independent and combined air operations; ensuring a secure
air environment and effective extended air defence; surveillance,
intelligence, reconnaissance and electronic warfare; strategic lift; and
providing effective and flexible command and control facilities,
including deployable combined and joint headquarters.

The Alliance's defence posture against the risks and potential threats
of the proliferation of NBC weapons and their means of delivery must
continue to be improved, including through work on missile defences. As
NATO forces may be called upon to operate beyond NATO's borders,
capabilities for dealing with proliferation risks must be flexible,
mobile, rapidly deployable and sustainable. Doctrines, planning, and
training and exercise policies must also prepare the Alliance to deter
and defend against the use of NBC weapons. The aim in doing so will be
to further reduce operational vulnerabilities of NATO military forces
while maintaining their flexibility and effectiveness despite the
presence, threat or use of NBC weapons.

Alliance strategy does not include a chemical or biological warfare
capability. The Allies support universal adherence to the relevant
disarmament regimes. But, even if further progress with respect to
banning chemical and biological weapons can be achieved, defensive
precautions will remain essential.

Given reduced overall force levels and constrained resources, the
ability to work closely together will remain vital for achieving the
Alliance's missions. The Alliance's collective defence arrangements in
which, for those concerned, the integrated military structure plays the
key role, are essential in this regard. The various strands of NATO's
defence planning need to be effectively coordinated at all levels in order to ensure the preparedness of the forces and supporting structures to carry out the full spectrum of their roles. Exchanges of information among the Allies about their force plans contribute to securing the availability of the capabilities needed for the execution of these roles. Consultations in case of important changes in national defence plans also remain of key importance. Cooperation in the development of new operational concepts will be essential for responding to evolving security challenges. The detailed practical arrangements that have been developed as part of the ESDI within the Alliance contribute to close allied co-operation without unnecessary duplication of assets and capabilities.

To be able to respond flexibly to possible contingencies and to permit the effective conduct of Alliance missions, the Alliance requires sufficient logistics capabilities, including transport capacities, medical support and stocks to deploy and sustain all types of forces effectively. Standardisation will foster cooperation and cost-effectiveness in providing logistic support to allied forces.

Mounting and sustaining operations outside the Allies' territory, where there may be little or no host-nation support, will pose special logistical challenges. The ability to build-up larger, adequately equipped and trained forces, in a timely manner and to a level able to fulfil the full range of Alliance missions, will also make an essential contribution to crisis management and defence. This will include the ability to reinforce any area at risk and to establish a multinational presence when and where this is needed. Forces of various kinds and at various levels of readiness will be capable of flexible employment in both intra-European and transatlantic reinforcement. This will require control of lines of communication, and appropriate support and exercise arrangements.

The interaction between Alliance forces and the civil environment (both governmental and non-governmental) in which they operate is crucial to the success of operations. Civil-military cooperation is interdependent; military means are increasingly requested to assist civil authorities; at the same time civil support to military operations is important for logistics, communications, medical support, and public affairs. Cooperation between the Alliance's military and civil bodies will accordingly remain essential.

The Alliance's ability to accomplish the full range of its missions will rely increasingly on multinational forces, complementing national commitments to NATO for the Allies concerned. Such forces, which are applicable to the full range of Alliance missions, demonstrate the Alliance's resolve to maintain a credible collective defence; enhance Alliance cohesion; and reinforce the transatlantic partnership and strengthen the ESDI within the Alliance. Multinational forces, particularly those capable of deploying rapidly for collective defence or for non-Article 5 crisis response operations, reinforce solidarity. They can also provide a way of deploying more capable formations than might be available purely nationally, thus helping to make more efficient use of scarce defence resources. This may include a highly integrated, multinational approach to specific tasks and functions, an approach which underlies the implementation of the CJTF concept. For peace support operations, effective multinational formations and other arrangements involving Partners will be valuable. In order to exploit fully the potential offered by multinational formations, improving interoperability, inter alia through sufficient training and exercises, is of the highest importance.
Characteristics of Nuclear Forces

The fundamental purpose of the nuclear forces of the Allies is political: to preserve peace and prevent coercion and any kind of war. They will continue to fulfil an essential role by ensuring uncertainty in the mind of any aggressor about the nature of the Allies' response to military aggression. They demonstrate that aggression of any kind is not a rational option. The supreme guarantee of the security of the Allies is provided by the strategic nuclear forces of the Alliance, particularly those of the United States; the independent nuclear forces of the United Kingdom and France, which have a deterrent role of their own, contribute to the overall deterrence and security of the Allies. A credible Alliance nuclear posture and the demonstration of Alliance solidarity and common commitment to war prevention continue to require widespread participation by European Allies involved in collective defence planning in nuclear roles, in peacetime basing of nuclear forces on their territory and in command, control and consultation arrangements. Nuclear forces based in Europe and committed to NATO provide an essential political and military link between the European and the North American members of the Alliance. The Alliance will therefore maintain adequate nuclear forces in Europe. These forces need to have the necessary characteristics and appropriate flexibility and survivability, to be perceived as a credible and effective element of the Allies' strategy in preventing war. They will be maintained at the minimum level sufficient to preserve peace and stability.

The Allies concerned consider that, with the radical changes in the security situation, including reduced conventional force levels in Europe and increased reaction times, NATO's ability to defuse a crisis through diplomatic and other means or, should it be necessary, to mount a successful conventional defence has significantly improved. The circumstances in which any use of nuclear weapons might have to be contemplated by them are therefore extremely remote. Since 1991, therefore, the Allies have taken a series of steps which reflect the post-Cold War security environment. These include a dramatic reduction of the types and numbers of NATO's sub-strategic forces including the elimination of all nuclear artillery and ground-launched short-range nuclear missiles; a significant relaxation of the readiness criteria for nuclear-ruled forces; and the termination of standing peacetime nuclear contingency plans. NATO's nuclear forces no longer target any country. Nonetheless, NATO will maintain, at the minimum level consistent with the prevailing security environment, adequate sub-strategic forces based in Europe which will provide an essential link with strategic nuclear forces, reinforcing the transatlantic link. These will consist of dual capable aircraft and a small number of United Kingdom Trident warheads. Sub-strategic nuclear weapons will, however, not be deployed in normal circumstances on surface vessels and attack submarines.

Part V - Conclusion

As the North Atlantic Alliance enters its sixth decade, it must be ready to meet the challenges and opportunities of a new century. The Strategic Concept reaffirms the enduring purpose of the Alliance and sets out its fundamental security tasks. It enables a transformed NATO to contribute to the evolving security environment, supporting security and stability with the strength of its shared commitment to democracy and the peaceful resolution of disputes. The Strategic Concept will govern the Alliance's
security and defence policy, its operational concepts, its conventional and nuclear force posture and its collective defence arrangements, and will be kept under review in the light of the evolving security environment. In an uncertain world the need for effective defence remains, but in reaffirming this commitment the Alliance will also continue making full use of every opportunity to help build an undivided continent by promoting and fostering the vision of a Europe whole and free.
NATO Press Release NAC-S(99)63 - 23 April 1999
Updated: 23 April 1999

Press Release
NAC-S(99)63
23 Apr. 1999 The Washington Declaration,
Signed and issued by the Heads of State and Government
participating in the meeting
of the North Atlantic Council in Washington D.C.
on 23rd and 24th April 1999

We, the Heads of State and Government of the member countries of the
North Atlantic Alliance, declare for a new century our mutual commitment
to defend our people, our territory and our liberty, founded on
democracy, human rights and the rule of law. The world has changed
dramatically over the last half century, but our common values and
security interests remain the same.

At this anniversary summit, we affirm our determination to continue
advancing these goals, building on the habits of trust and co-operation
we have developed over fifty years. Collective defence remains the core
purpose of NATO. We affirm our commitment to promote peace, stability
and freedom.

We pay tribute to the men and women who have served our Alliance and who
have advanced the cause of freedom. To honour them and to build a better
future, we will contribute to building a stronger and broader
Euro-Atlantic community of democracies - a community where human rights,
and fundamental freedoms are upheld; where borders are increasingly open
to people, ideas and commerce; where war becomes unthinkable.

We reaffirm our faith, as stated in the North Atlantic Treaty, in the
purposes and principles of the Charter of the United Nations and
reiterate our desire to live in peace with all nations, and to settle
any international dispute by peaceful means.

We must be as effective in the future in dealing with new challenges as
we were in the past. We are charting NATO’s course as we enter the 21st
century: an Alliance committed to collective defence, capable of
addressing current and future risks to our security, strengthened by and
open to new members, and working together with other institutions,
Partners and Mediterranean Dialogue countries in a mutually reinforcing
way to enhance Euro-Atlantic security and stability.

NATO embodies the vital partnership between Europe and North America. We
welcome the further impetus that has been given to the strengthening of
European defence capabilities to enable the European Allies to act more
effectively together, thus reinforcing the transatlantic partnership.

We remain determined to stand firm against those who violate human
rights, wage war and conquer territory. We will maintain both the
political solidarity and the military forces necessary to protect our
nations and to meet the security challenges of the next century. We
pledge to improve our defence capabilities to fulfill the full range of
the Alliance’s 21st century missions. We will continue to build
confidence and security through arms control, disarmament and
non-proliferation measures. We reiterate our condemnation of terrorism
and our determination to protect ourselves against this scourge.

Our Alliance remains open to all European democracies, regardless of
geography, willing and able to meet the responsibilities of membership,
and whose inclusion would enhance overall security and stability in
Europe. NATO is an essential pillar of a wider community of shared
values and shared responsibility. Working together, Allies and Partners,
including Russia and Ukraine, are developing their cooperation and erasing the divisions imposed by the Cold War to help to build a Europe whole and free, where security and prosperity are shared and indivisible.

Fifty years after NATO's creation, the destinies of North America and Europe remain inseparable. When we act together, we safeguard our freedom and security and enhance stability more effectively than any of us could alone. Now, and for the century about to begin, we declare as the fundamental objectives of this Alliance enduring peace, security and liberty for all people of Europe and North America.
Further to the invitation extended by the NATO Heads of State and Government at their meeting on 10/11 January, 1994, the member states of the North Atlantic Alliance and the other states subscribing to this document, resolved to deepen their political and military ties and to contribute further to the strengthening of security within the Euro-Atlantic area, hereby establish, within the framework of the North Atlantic Cooperation Council, this Partnership for Peace. This Partnership is established as an expression of a joint conviction that stability and security in the Euro-Atlantic area can be achieved only through cooperation and common action. Protection and promotion of fundamental freedoms and human rights, and safeguarding of freedom, justice, and peace through democracy are shared values fundamental to the Partnership.

In joining the Partnership, the member States of the North Atlantic Alliance and the other States subscribing to this Document recall that they are committed to the preservation of democratic societies, their freedom from coercion and intimidation, and the maintenance of the principles of international law. They reaffirm their commitment to fulfill in good faith the obligations of the Charter of the United Nations and the principles of the Universal Declaration on Human Rights; specifically, to refrain from the threat or use of force against the territorial integrity or political independence of any State, to respect existing borders and to settle disputes by peaceful means.

They also reaffirm their commitment to the Helsinki Final Act and all subsequent CSCE documents and to the fulfilment of the commitments and obligations they have undertaken in the field of disarmament and arms control.

The other States subscribing to this Document will cooperate with the North Atlantic Treaty Organisation in pursuing the following objectives:

- facilitation of transparency in national defence planning and budgeting processes;
- ensuring democratic control of defence forces;
- maintenance of the capability and readiness to contribute, subject to constitutional considerations, to operations under the authority of the UN and/or the responsibility of the CSCE;
the development of cooperative military relations with NATO, for the purpose of joint planning, training, and exercises in order to strengthen their ability to undertake missions in the fields of peacekeeping, search and rescue, humanitarian operations, and others as may subsequently be agreed; e.g., the development, over the longer term, of forces that are better able to operate with those of the members of the North Atlantic Alliance.

The other subscribing states will provide to the NATO Authorities Presentation Documents identifying the steps they will take to achieve the political goals of the Partnership and the military and other assets that might be used for Partnership activities. NATO will propose a programme of partnership exercises and other activities consistent with the Partnership's objectives. Based on this programme and its Presentation Document, each subscribing state will develop with NATO an individual Partnership Programme.

In preparing and implementing their individual Partnership Programmes, other subscribing states may, at their own expense and in agreement with the Alliance and, as necessary, relevant Belgian authorities, establish their own liaison office with NATO Headquarters in Brussels. This will facilitate their participation in NACC/Partnership meetings and activities, as well as certain others by invitation. They will also make available personnel, assets, facilities and capabilities necessary and appropriate for carrying out the agreed Partnership Programme. NATO will assist them, as appropriate, in formulating and executing their individual Partnership Programmes.

The other subscribing states accept the following understandings:

those who envisage participation in missions referred to in paragraph 3(c) will, where appropriate, take part in related NATO exercises; they will fund their own participation in Partnership activities, and will endeavour otherwise to share the burdens of mounting exercises in which they take part;
they may send, after appropriate agreement, permanent liaison officers to a separate Partnership Coordination Cell at Mons (Belgium) that would, under the authority of the North Atlantic Council, carry out the military planning necessary to implement the Partnership programmes;
those participating in planning and military exercises will have access to certain NATO technical data relevant to interoperability;
building upon the OSCE measures on defence planning, the other subscribing states and NATO countries will exchange information on the steps that have been taken or are being taken to promote transparency in defence planning and budgeting and to ensure the democratic control of armed forces;
they may participate in a reciprocal exchange of information on defence planning and budgeting which will be developed within the framework of the NACC/Partnership for Peace.

In keeping with their commitment to the objectives of this Partnership for Peace, the members of the North Atlantic Alliance will:

develop with the other subscribing states a planning and review process to provide a basis for identifying and evaluating forces and capabilities that might be made available by them for multinational training, exercises, and operations in conjunction with Alliance forces;
promote military and political coordination at NATO Headquarters in
order to provide direction and guidance relevant to Partnership activities with the other subscribing states, including planning, training, exercises and the development of doctrine. NATO will consult with any active participant in the Partnership if that Partner perceives a direct threat to its territorial integrity, political independence, or security.
THE NEW TRANSATLANTIC AGENDA
FULL TEXT
Date: December 5, 1995

I. PROMOTING PEACE AND STABILITY, DEMOCRACY AND DEVELOPMENT AROUND THE
WORLD
II. RESPONDING TO GLOBAL CHALLENGES
III. CONTRIBUTING TO THE EXPANSION OF WORLD TRADE AND CLOSER ECONOMIC
RELATIONS
IV. BUILDING BRIDGES ACROSS THE ATLANTIC

Parliamentary links
Implementing our Agenda

We, the United States of America and the European Union, affirm our
conviction that the ties which bind our people are as strong today as they
have been for the past half century. For over fifty years, the
transatlantic partnership has been the leading force for peace and
prosperity for ourselves and for the world. Together, we helped transform
adversaries into allies and dictatorships into democracies. Together, we
built institutions and patterns of cooperation that ensured our security
and economic strength. These are epic achievements.

Today we face new challenges at home and abroad. To meet them, we must
further strengthen and adapt the partnership that has served us so well.
Domestic challenges are not an excuse to turn inward; we can learn from
each other's experiences and build new transatlantic bridges. We must
first of all seize the opportunity presented by Europe's historic
transformation to consolidate democracy and free-market economies
throughout the continent.

We share a common strategic vision of Europe's future security. Together,
we have charted a course for ensuring continuing peace in Europe into the
next century. We are committed to the construction of a new European
security architecture in which the North Atlantic Treaty Organisation, the
European Union, the Western European Union, the Organisation for Security
and Cooperation in Europe and the Council of Europe have complementary and
mutually reinforcing roles to play.

We reaffirm the indivisibility of transatlantic security. NATO remains,
for its members, the centrepiece of transatlantic security, providing the
indispensable link between North America and Europe. Further adaptation of
the Alliance's political and military structures to reflect both the full
spectrum of its roles and the development of the emerging European
Security and Defence Identity will strengthen the European pillar of the
Alliance.

As to the accession of new members to NATO and to the EU, these processes,
autonomous but complementary, should contribute significantly to the
extension of security, stability and prosperity in the whole of Europe.
Furthering the work of Partnership for Peace and the North Atlantic
Cooperation Council and establishing a security partnership between NATO
and Russia and between NATO and Ukraine will lead to unprecedented
cooperation on security issues.

We are strengthening the OSCE so that it can fulfil its potential to
prevent destabilising regional conflicts and advance the prospect of
peace, security, prosperity, and democracy for all.

Increasingly, our common security is further enhanced by strengthening and
reaffirming the ties between the European Union and the United States
within the existing network of relationships which join us together.
Our economic relationship sustains our security and increases our prosperity. We share the largest two-way trade and investment relationship in the world. We bear a special responsibility to lead multilateral efforts towards a more open world system of trade and investment. Our cooperation has made possible every global trade agreement, from the Kennedy Round to the Uruguay Round. Through the G-7, we work to stimulate global growth. And at the Organisation for Economic Cooperation and Development, we are developing strategies to overcome structural unemployment and adapt to demographic change.

We are determined to create a New Transatlantic Marketplace, which will expand trade and investment opportunities and multiply jobs on both sides of the Atlantic. This initiative will also contribute to the dynamism of the global economy.

At the threshold of a new century, there is a new world to shape—full of opportunities but with challenges no less critical than those faced by previous generations. These challenges can be met and opportunities fully realised only by the whole international community working together. We will work with others bilaterally, at the United Nations and in other multilateral fora.

We are determined to reinforce our political and economic partnership as a powerful force for good in the world. To this end, we will build on the extensive consultations established by the 1990 Transatlantic Declaration and the conclusions of our June 1995 Summit and move to common action. Today we adopt a New Transatlantic Agenda based on a Framework for Action with four major goals:

Promoting peace and stability, democracy and development around the world. Together, we will work for an increasingly stable and prosperous Europe; foster democracy and economic reform in Central and Eastern Europe as well as in Russia, Ukraine and other new independent states; secure peace in the Middle East; advance human rights; promote non-proliferation and cooperate on development and humanitarian assistance.

Responding to global challenges. Together, we will fight international crime, drug-trafficking and terrorism; address the needs of refugees and displaced persons; protect the environment and combat disease.

Contributing to the expansion of world trade and closer economic relations. Together, we will strengthen the multilateral trading system and take concrete, practical steps to promote closer economic relations between us.

Building bridges across the Atlantic. Together, we will work with our business people, scientists, educators and others to improve communication and to ensure that future generations remain as committed as we are to developing a full and equal partnership.

Within this Framework, we have developed an extensive Joint EU/U.S. Action Plan. We will give special priority between now and our next Summit to the following actions:

I PROMOTING PEACE AND STABILITY, DEMOCRACY AND DEVELOPMENT AROUND THE WORLD

We pledge to work boldly and rapidly, together and with other partners, to implement the peace, to assist recovery of the war-ravaged regions of the former Yugoslavia and to support economic and political reform and new democratic institutions. We will cooperate to ensure: (1) respect for human rights, for the rights of minorities and for the rights of refugees and displaced persons, in particular the right of return; (2) respect for the work of the War Crimes Tribunal, established by the United Nations Security Council, in order to ensure international criminal accountability; (3) the establishment of a framework for free and fair elections in Bosnia-Herzegovina as soon as conditions permit.
and (4) the implementation of the agreed process for arms control, disarmament and confidence-building measures. While continuing to provide humanitarian assistance, we will contribute to the task of reconstruction, subject to the implementation of the provisions of the peace settlement plan, in the context of the widest possible burden-sharing with other donors and taking advantage of the experience of international institutions, of the European Commission and of all relevant bilateral donors in the coordination mechanism. We will support the countries of Central and Eastern Europe in their efforts to restructure their economies and strengthen their democratic and market institutions. Their commitment to democratic systems of government, respect for minorities, human rights, market oriented economies and good relations with neighbours will facilitate their integration into our institutions. We are taking steps to intensify our cooperation aimed at sharing information, coordinating assistance programmes and developing common actions, protecting the environment and securing the safety of their nuclear power stations. We are determined to reinforce our cooperation to consolidate democracy and stability in Russia, Ukraine and other new independent states. We are committed to working with them in strengthening democratic institutions and market reforms, in protecting the environment, in securing the safety of their nuclear power stations and in promoting their integration into the international economy. An enduring and stable security framework for Europe must include these nations. We intend to continue building a close partnership with a democratic Russia. An independent, democratic, stable and nuclear weapons-free Ukraine will contribute to security and stability in Europe; we will cooperate to support Ukraine's democratic and economic reforms. We will support the Turkish Government's efforts to strengthen democracy and advance economic reforms in order to promote Turkey's further integration into the transatlantic community. We will work towards a resolution of the Cyprus question, taking into account the prospective accession of Cyprus to the European Union. We will support the UN Secretary General's Mission of Good Offices and encourage dialogue between and with the Cypriot communities. We reaffirm our commitment to the achievement of a just, lasting and comprehensive peace in the Middle East. We will build on the recent successes in the Peace Process, including the bold steps taken by Jordan and Israel, through concerted efforts to support agreements already concluded and to expand the circle of peace. Noting the important milestone reached with the signing of the Israeli-Palestinian Interim Agreement, we will play an active role at the Conference for Economic Assistance to the Palestinians, will support the Palestinian elections and will work ambitiously to improve the access we both give to products from the West Bank and the Gaza Strip. We will encourage and support the regional parties in implementing the conclusions of the Amman Summit. We will also continue our efforts to promote peace between Israel, Lebanon and Syria. We will actively seek the dismantling of the Arab boycott of Israel. We pledge to work together more closely in our preventive and crisis diplomacy; to respond effectively to humanitarian emergencies; to promote sustainable development and the building of democratic societies; and to support human rights.

We have agreed to coordinate, cooperate and act jointly in development and humanitarian assistance activities. To this end, we will establish a High-Level Consultative Group to review progress of existing efforts, to assess policies and priorities and to identify projects and regions for
the further strengthening of cooperation.
We will increase cooperation in developing a blueprint for UN economic and social reform. We will cooperate to find urgently needed solutions to the financial crisis of the UN system. We are dedicated to keep our commitments, including our financial obligations. At the same time, the UN must direct its resources to the highest priorities and must reform in order to meet its fundamental goals.
We will provide support to the Korean Peninsula Energy Development Organisation (KEDO), underscoring our shared desire to resolve important proliferation challenges throughout the world.

II RESPONDING TO GLOBAL CHALLENGES
We are determined to take new steps in our common battle against the scourges of international crime, drug trafficking and terrorism. We commit ourselves to active, practical cooperation between the U.S. and the future European Police Office, EUROPOL. We will jointly support and contribute to ongoing training programmes and institutions for crime-fighting officials in Central and Eastern Europe, Russia, Ukraine, other new independent states and other parts of the globe. We will work together to strengthen multilateral efforts to protect the global environment and to develop environmental policy strategies for sustainable world-wide growth. We will coordinate our negotiating positions on major global environmental issues, such as climate change, ozone layer depletion, persistent organic pollutants, desertification and erosion and contaminated soils. We are undertaking coordinated initiatives to disseminate environmental technologies and to reduce the public health risks from hazardous substances, in particular from exposure to lead. We will strengthen our bilateral cooperation on chemicals, biotechnology and air pollution issues.
We are committed to develop and implement an effective global early warning system and response network for new and re-emerging communicable diseases such as AIDS and the Ebola virus, and to increase training and professional exchanges in this area. Together, we call on other nations to join us in more effectively combating such diseases.

III CONTRIBUTING TO THE EXPANSION OF WORLD TRADE AND CLOSER ECONOMIC RELATIONS
We have a special responsibility to strengthen the multilateral trading system, to support the World Trade Organisation and to lead the way in opening markets to trade and investment. We will contribute to the expansion of world trade by fully implementing our Uruguay Round commitments, work for the completion of the unfinished business by the agreed timetables and encourage a successful and substantive outcome for the Singapore WTO Ministerial Meeting in December 1996. In this context we will explore the possibility of agreeing on a mutually satisfactory package of tariff reductions on industrial products, and we will consider which, if any, Uruguay Round obligations on tariffs can be implemented on an accelerated basis. In view of the importance of the information society, we are launching a specific exercise in order to attempt to conclude an information technology agreement.
We will work together for the successful conclusion of a Multilateral Agreement on Investment at the OECD that espouses strong principles on international investment liberalisation and protection. Meanwhile, we will work to develop discussion of the issue with our partners at the
WTO. We will address in appropriate fora problems where trade intersects with concerns for the environment, internationally recognised labour standards and competition policy. We will cooperate in creating additional trading opportunities, bilaterally and throughout the world, in conformity with our WTO commitments.

Without detracting from our cooperation in multilateral fora, we will create a New Transatlantic Marketplace by progressively reducing or eliminating barriers that hinder the flow of goods, services and capital between us. We will carry out a joint study on ways of facilitating trade in goods and services and further reducing or eliminating tariff and non-tariff barriers.

We will strengthen regulatory cooperation, in particular by encouraging regulatory agencies to give a high priority to cooperation with their respective transatlantic counterparts, so as to address technical and non-tariff barriers to trade resulting from divergent regulatory processes. We aim to conclude an agreement on mutual recognition of conformity assessment (which includes certification and testing procedures) for certain sectors as soon as possible. We will continue the ongoing work in several sectors and identify others for further work.

We will endeavour to conclude by the end of 1996 a customs cooperation and mutual assistance agreement between the European Community and the U.S.

To allow our people to take full advantage of newly developed information technology and services, we will work toward the realisation of a Transatlantic Information Society.

Given the overarching importance of job creation, we pledge to cooperate in the follow-up to the Detroit Jobs Conference and to the G-7 Summit Initiative. We look forward to further cooperation in the run up to the G-7 Jobs Conference in France, at the next G-7 Summit in the Summer of 1996 and in other fora such as the OECD. We will establish a joint working group on employment and labour-related issues.

IV BUILDING BRIDGES ACROSS THE ATLANTIC

We recognise the need to strengthen and broaden public support for our partnership. To that end, we will seek to deepen the commercial, social, cultural, scientific and educational ties among our people. We pledge to nurture in present and future generations the mutual understanding and sense of shared purpose that has been the hallmark of the post-war period.

We will not be able to achieve these ambitious goals without the backing of our respective business communities. We will support, and encourage the development of, the transatlantic business relationship, as an integral part of our wider efforts to strengthen our bilateral dialogue. The successful conference of EU and U.S. business leaders which took place in Seville on 10/11 November 1995 was an important step in this direction. A number of its recommendations have already been incorporated into our Action Plan and we will consider concrete follow-up to others.

We will actively work to reach a new comprehensive EC-U.S. science and technology cooperation agreement by 1997.

We believe that the recent EC/U.S. Agreement on Cooperation in Education and Vocational Training can act as a catalyst for a broad spectrum of innovative cooperative activities of direct benefit to students and teachers. We will examine ways to increase private support for educational exchanges, including scholarship and internship programmes.
We will work to introduce new technologies into classrooms, linking educational establishments in the EU with those in the U.S. and will encourage teaching of each other's languages, history and culture.

PARLIAMENTARY LINKS
We attach great importance to enhanced parliamentary links. We will consult parliamentary leaders on both sides of the Atlantic regarding consultative mechanisms, including those building on existing institutions, to discuss matters related to our transatlantic partnership.

IMPLEMENTING AGENDA
The New Transatlantic Agenda is a comprehensive statement of the many areas for our common action and cooperation. We have entrusted the Senior Level Group to oversee work on this Agenda and particularly the priority actions we have identified. We will use our regular Summits to measure progress and to update and revise our priorities.

For the last fifty years, the transatlantic relationship has been central to the security and prosperity of our people. Our aspirations for the future must surpass our achievements in the past.

Return to USEU Homepage
Why the Good Friday Agreement is Working

by President William J. Clinton

(Following is an op-ed article by President Clinton on the Northern Ireland peace process, written for The Belfast Telegraph for publication October 19. No republication restrictions.)

IN his first Inaugural Address, President Abraham Lincoln called upon Americans to heed "the better angels of our nature" to dissuade them from embarking on a long and bloody civil war.

Just over two years ago, the leaders and people of Northern Ireland summoned the better angels of their nature to negotiate, sign, and approve the Good Friday Agreement in a courageous bid to end nearly 30 years of strife and agony. The Agreement reflected more than the common humanity that unites the people of Northern Ireland, no matter their faith. It reflected their self-interest - their heartfelt conviction that the sacrifices and compromises required for peace would be far easier to bear than the burden of more violence and bloodshed.

George Mitchell said at the time that, as difficult as the Agreement was to negotiate, implementing it would prove more difficult still - and he was right. Two-and-one-half years later, the Agreement is working, but it is straining under intense criticism. I know that many in the unionist community feel deeply uncomfortable with changes relating to security and have concerns that the light to express British identity is being attacked. Nationalists and republicans have voiced concerns of their own about prospects for full equality and implementation of all aspects of the Agreement.

I believe the Good Friday Agreement is fully capable of addressing these concerns. Now is the time to reaffirm its core principles.

- The principle of consent: no decision on changing the constitutional connection linking Northern Ireland with the United Kingdom will be made without support from a majority of Northern Ireland voters. This expresses respect for British sovereignty in Northern Ireland and also for the legitimate wish of Irish people to pursue a united Ireland.

- Self-government that is democratic, inclusive, and whose participants use exclusively peaceful means to accomplish their aims. The main institutions of government, an elected Assembly and a power-sharing Executive, contain safeguards for protecting minority interests and for excluding those who use or support violence.

- Strict protection of individual human and civil rights. On October 2, Northern Ireland and the United Kingdom as a whole incorporated the European Convention on Human Rights into domestic law. The Northern Ireland Human Rights Commission is now consulting on a Bill of Rights for Northern Ireland.

The people of Northern Ireland support these principles. And for all of their disagreements, so do Northern Ireland's politicians.

The reason, I believe, is simple: Devolved government based on the Stormont Assembly and Executive is working. Even politicians from parties professing to be "anti-Agreement" are participating actively, delivering their constituents democratic and accountable regional government. For the first time in 30 years, Northern Ireland's politicians are producing their own budget and Programme for Government.

This means that problems in the areas of agriculture, health, the environment and education, to name a few, are now the responsibility of local ministers who must answer to local voters. Some may be uncomfortable with power-sharing, but most agree that it is better than being powerless. And foreign investors are taking note of the prospects opened up by these developments - for example, the 900-job call centre that a Denver-based company recently announced will open in north Belfast.

What's more, the Agreement has enabled government ministers from Northern Ireland and the Republic of Ireland to work together to benefit people throughout the island, by developing co-operation in such areas as trade, food, and tourism.

http://www.usembassy.org.uk/ni142.html
safety and EU programmes. Sessions of the North-South Ministerial Council focus on concrete results rather than constitutional debate.

Change this profound is never easy. I applaud the people of Northern Ireland for working to set aside old animosities and to accept even the most difficult elements of the Good Friday Agreement, such as prisoner releases. Yet tough challenges remain, such as adapting the police force in Northern Ireland to earn the confidence and support of all the people, and resolving the issue of paramilitary weapons.

The Agreement offers a chance for a fresh start on policing. It established an independent commission chaired by Chris Patten with a mandate to make recommendations in this highly sensitive area. Some of the Patten Report’s proposed changes have distressed those who honour the many sacrifices made by police officers in Northern Ireland.

I urge everyone to reflect on Chief Constable Ronnie Flanagan’s statement that the police stand ready for the challenges proposed by Patten and that it is his “fervent hope that those in all our communities whom we exist to serve stand similarly ready for change.” Everyone in Northern Ireland, including the police, deserve the chance to prove themselves anew under the Agreement. That said, for police reform to work, the entire community must take ownership of the process, taking not just the pain of the past, but more importantly the demands of the future, into account. The opportunity to achieve a police service that is broadly acceptable and fully accountable is too important and too close at hand to be lost to political brinkmanship.

On the question of paramilitary organisations, the Good Friday Agreement is both clear and unequivocal - in it, all parties commit themselves to the total disarmament of all such groups. The IRA’s decision to allow independent inspectors to view arms dumps last June and to verify that the weapons are not moved or used represented unprecedented progress. The IRA also committed itself to resume contacts with the Independent International Commission on Decommissioning and to put weapons “completely and verifiably beyond use” in the context of full implementation of the Agreement.

Republican leaders say these commitments will be met. I welcome that, and look forward to further, timely progress in this vital area. I urge loyalist paramilitaries to make similar undertakings, even as courageous political leaders work to bring an end to the dangerous feuding under way in that community. All sides must work together to renew momentum toward the goal spelled out in the Agreement: total decommissioning of all paramilitary weapons.

But perhaps harder still will be what George Mitchell called the “decommissioning of mind-sets”. The confidence that is the foundation of peace is all too easily eroded by distrust, defensiveness and fear. It is almost always easier to fall back on old habits than it is to fulfill new hopes.

In making decisions that will determine Northern Ireland’s future, political leaders must pause and consider whether their actions will advance the cause of durable peace and genuine reconciliation. Every political leader is subject to short-term political pressures. But in Northern Ireland, I believe it is critical for all to consider how their actions in the heat of the moment today will be felt a year, a decade, a generation from now. It is human nature to take the good for granted and to focus on our frustrations, giving in to those frustrations would be a tragic mistake, with terrible consequences.

On my last visit to Northern Ireland in 1998, I met with the families of the victims and the survivors of the Omagh bombing. That visit was a vivid reminder of the alternative to peace - and it made clear the determination of the people of Northern Ireland to overcome the sorrow and bitterness of the last 30 years and build a better future.

During the recently completed inquest into the Omagh bombing, that determination to build was still on display - as was the profound frustration that the dissidents responsible for the attack have not been brought to justice. For a durable peace to be achieved, both of these emotions must be harnessed effectively. And there should be no mistake about it. US law enforcement will aggressively target any effort from whatever quarter to undermine the peace process through illegal activities from the United States.

The Good Friday Agreement represents the very best hope for lasting peace in Northern Ireland. Fully implementing, it will make Northern Ireland a beacon of hope for those who struggle for reconciliation and peace in every corner of the world - from the Balkans to the Middle East.

I hope to be able to visit Northern Ireland soon, and to confirm that the will of the people is being heeded.

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In the dawn of the twenty-first century we, the Heads of State or Government of the OSCE participating States, declare our firm commitment to a free, democratic and more integrated OSCE area where participating States are at peace with each other, and individuals and communities live in freedom, prosperity and security. To implement this commitment, we have decided to take a number of new steps. We have agreed to:
- Adopt the Platform for Co-operative Security, in order to strengthen co-operation between the OSCE and other international organizations and institutions, thereby making better use of the resources of the international community;
- Develop the OSCE's role in peacemaking, thereby better reflecting the Organization's comprehensive approach to security;
- Create Rapid Expert Assistance and Co-operation Teams (REACT), thereby enabling the OSCE to respond quickly to demands for assistance and for large civilian field operations;
- Expand our ability to carry out police-related activities in order to assist in maintaining the primacy of law;
- Establish an Operation Centre, in order to plan and deploy OSCE field operations;
- Strengthen the consultation process within the OSCE by establishing the Preparatory Committee under the OSCE Permanent Council.

We are committed to preventing the outbreak of violent conflicts wherever possible. The steps we have agreed to take in this Charter will strengthen the OSCE's ability in this respect as well as its capacity to settle conflicts and to rehabilitate societies ravaged by war and destruction. The Charter will contribute to the formation of a common and indivisible security space. It will advance the creation of an OSCE area free of dividing lines and zones with different levels of security.

1. OUR COMMON CHALLENGES

2. The last decade of the twentieth century has brought great achievements in the OSCE area, co-operation has replaced previous confrontation, but the danger of conflicts between States has not been eliminated. We have put Europe's old divisions behind us, but new risks and challenges have emerged. Since we signed the Charter of Paris it has become more obvious that threats to our security can stem from conflicts within States as well as from conflicts between States. We have experienced conflicts which have often resulted from flagrant violations of OSCE norms and principles. We have witnessed atrocities of a kind we had thought were relegated to the past. In this decade it has become clear that all such conflicts can represent a threat to the security of all OSCE participating States.

3. We are determined to learn from the dangers of confrontation and division between States as well as from tragedies of the last decade. Security and peace must be enhanced through an approach which combines two basic elements, we must build confidence among people within States and strengthen co-operation between States. Therefore, we will strengthen existing instruments and develop new ones to provide assistance and advice. We will reinforce our efforts to ensure full respect for human rights and fundamental freedoms, including the rights of persons belonging to national minorities. In parallel, we will strengthen our capacity to enhance confidence and security between States. We are determined to develop the means at our disposal to settle peacefully disputes between them.

4. International terrorism, violent extremism, organized crime and drug trafficking represent growing challenges to security. Whatever its motives, terrorism in all its forms and manifestations is unacceptable. We will enhance our efforts to prevent the preparation and financing of any act of terrorism on our territories and deny terrorists safe havens. The excessive and destabilizing accumulation and uncontrolled spread of small arms and light weapons represent a threat to peace and security. We are committed to strengthening our protection against these new risks and challenges; strong democratic institutions and the rule of law are the foundation for this protection. We are also determined to co-operate more actively and closely with each other to meet these challenges.
5. Acute economic problems and environmental degradation may have serious implications for our security. Co-operation in the fields of economy, science and technology and the environment will be of critical importance. We will strengthen our responses to such threats through continued economic and environmental reforms, by stable and transparent frameworks for economic activity and by promoting market economies, while paying due attention to economic and social rights. We applaud the unprecedented process of economic transformation taking place in many participating States. We encourage them to continue this reform process, which will contribute to security and prosperity in the entire OSCE area. We will step up our efforts across all dimensions of the OSCE to combat corruption and to promote the rule of law.

6. We confirm that security in areas nearby, in particular in the Mediterranean area as well as areas in direct proximity to participating States, such as those of Central Asia, is of increasing importance to the OSCE. We recognize that instability in these areas creates challenges that directly affect the security and prosperity of OSCE States.

II. OUR COMMON FOUNDATIONS

7. We reaffirm our full adherence to the Charter of the United Nations, and to the Helsinki Final Act, the Charter of Paris and all other OSCE documents to which we have agreed. These documents represent our common commitments and are the foundation for our work. They have helped us to bring about an end to the old confrontation in Europe and to foster a new era of democracy, peace and solidarity throughout the OSCE area. They established clear standards for participating States' treatment of each other and of all individuals within their territories. All OSCE commitments, without exception, apply equally to each participating State. Their implementation in good faith is essential for relations between States, between governments and their peoples, as well as between the organizations of which they are members. Participating States are accountable to their citizens and responsible to each other for their implementation of their OSCE commitments. We regard these commitments as our common achievement and therefore consider them to be matters of immediate and legitimate concern to all participating States.
We reaffirm the OSCE as a regional arrangement under Chapter VIII of the Charter of the United Nations and as a primary organization for the peaceful settlement of disputes within its region and as a key instrument for early warning, conflict prevention, crisis management and post-conflict rehabilitation. The OSCE is the inclusive and comprehensive organization for consultation, decision-making and co-operation in its region.

8. Each participating State has an equal right to security. We reaffirm the inherent right of each and every participating State to be free to choose or change its security arrangements, including treaties of alliance, as they evolve. Each State also has the right to neutrality. Each participating State will respect the rights of all others in these regards. They will not strengthen their security at the expense of the security of other States. Within the OSCE no State, group of States or organization can have any pre-eminent responsibility for maintaining peace and stability in the OSCE area or can consider any part of the OSCE area as its sphere of influence.

9. We will build our relations in conformity with the concept of common and comprehensive security, guided by equal partnership, solidarity and transparency. The security of each participating State is inseparably linked to that of all others. We will address the human, economic, political and military dimensions of security as an integral whole.

10. We will continue to uphold consensus as the basis for OSCE
decision-making. The OSCE's flexibility and ability to respond quickly to a changing political environment should remain at the heart of the OSCE's co-operative and inclusive approach to common and indivisible security.

11. We recognize the primary responsibility of the United Nations Security Council for the maintenance of international peace and security and its crucial role in contributing to security and stability in our region. We reaffirm our rights and obligations under the Charter of the United Nations, including our commitment on the issue of the non-use of force or the threat of force. In this connection, we also reaffirm our commitment to seek the peaceful resolution of disputes as set out in the Charter of the United Nations.

Based on these foundations we will strengthen our common response and improve our common instruments in order to meet the challenges confronting us more efficiently.

III. OUR COMMON RESPONSE

CO-OPERATION WITH OTHER ORGANIZATIONS: THE PLATFORM FOR CO-OPERATIVE SECURITY

12. The risks and challenges we face today cannot be met by a single State or organization. Over the last decade, we have taken important steps to forge new co-operation between the OSCE and other international organizations. In order to make full use of the resources of the international community, we are committed to even closer co-operation among international organizations.

We pledge ourselves, through the Platform for Co-operative Security, which is hereby adopted as an essential element of this Charter, to further strengthen and develop co-operation with competent organizations on the basis of equality and in a spirit of partnership. The principles of the Platform for Co-operative Security, as set out in the operational document attached to this Charter, apply to any organization or institution whose members individually and collectively decide to adhere to them. They apply across all dimensions of security: politico-military, human and economic. Through this Platform we seek to develop and maintain political and operational coherence, on the basis of shared values, among all the various bodies dealing with security, both in responding to specific crises and in formulating responses to new risks and challenges.

Recognizing the key integrating role that the OSCE can play, we offer the OSCE, when appropriate, as a flexible co-ordinating framework to foster co-operation, through which various organizations can reinforce each other drawing on their particular strengths. We do not intend to create a hierarchy of organizations or a permanent division of labour among them. We are ready in principle to deploy the resources of international organizations and institutions of which we are members in support of the OSCE's work, subject to the necessary policy decisions as cases arise.

13. Subregional co-operation has become an important element in enhancing security across the OSCE area. Processes such as the Stability Pact for South-Eastern Europe, which has been placed under the auspices of the OSCE, help to promote our common values. They contribute to improved security not just in the subregion in question but throughout the OSCE area. We offer the OSCE, in accordance with the Platform for Co-operative Security, as a forum for subregional co-operation. In this respect, and in accordance with the modalities in the operational document, the OSCE will facilitate the exchange of information and experience between subregional groups and may, if so requested, receive and keep their mutual accords and agreements.

SOLIDARITY AND PARTNERSHIP

14. Peace and security in our region is best guaranteed by the willingness
and ability of each participating State to uphold democracy, the rule of law and respect for human rights. We individually confirm our willingness to comply fully with our commitments. We also have a joint responsibility to uphold OSCE principles. We are therefore determined to co-operate within the OSCE and with its institutions and representatives and stand ready to use OSCE instruments, tools and mechanisms. We will co-operate in a spirit of solidarity and partnership in a continuing review of implementation. Today we commit ourselves to joint measures based on co-operation, both in the OSCE and through those organizations of which we are members, in order to offer assistance to participating States to enhance their compliance with OSCE principles and commitments. We will strengthen existing co-operative instruments and develop new ones in order to respond efficiently to requests for assistance from participating States. We will explore ways to further increase the effectiveness of the Organization to deal with cases of clear, gross and continuing violations of those principles and commitments.

15. We are determined to consider ways of helping participating States requesting assistance in cases of internal breakdown of law and order. We will jointly examine the nature of the situation and possible ways and means of providing support to the State in question.  
16. We reaffirm the validity of the Code of Conduct on Politico-Military Aspects of Security. We will consult promptly, in conformity with our OSCE responsibilities, with a participating State seeking assistance in realizing its right to individual or collective self-defence in the event that its sovereignty, territorial integrity and political independence are threatened. We will consider jointly the nature of the threat and actions that may be required in defence of our common values.

OUR INSTITUTIONS

17. The Parliamentary Assembly has developed into one of the most important OSCE institutions continuously providing new ideas and proposals. We welcome this increasing role, particularly in the field of democratic development and election monitoring. We call on the Parliamentary Assembly to develop its activities further as a key component in our efforts to promote democracy, prosperity and increased confidence within and between participating States.

18. The Office for Democratic Institutions and Human Rights (ODIHR), the High Commissioner on National Minorities (HCM), and the Representative on Freedom of the Media are essential instruments in ensuring respect for human rights, democracy and the rule of law. The OSCE Secretariat provides vital assistance to the Chairman-in-Office and to the activities of our Organization, especially in the field. We will also strengthen further the operational capacities of the OSCE Secretariat to enable it to face the expansion of our activities and to ensure that field operations function effectively and in accordance with the mandates and guidance given to them.

We commit ourselves to giving the OSCE institutions our full support. We emphasize the importance of close co-ordination among the OSCE institutions, as well as our field operations, in order to make optimal use of our common resources. We will take into account the need for geographic diversity and gender balance when recruiting personnel to OSCE institutions and field operations.

We acknowledge the tremendous developments and diversification of OSCE activities. We recognize that a large number of OSCE participating States have not been able to implement the 1993 decision of the Rome Ministerial Council, and that difficulties can arise from the absence of a legal capacity of the Organization. We will seek to improve the situation.

THE HUMAN DIMENSION
19. We reaffirm that respect for human rights and fundamental freedoms, democracy and the rule of law is at the core of the OSCE's comprehensive concept of security. We commit ourselves to counter such threats to security as violations of human rights and fundamental freedoms, including the freedom of thought, conscience, religion or belief and manifestations of intolerance, aggressive nationalism, racism, chauvinism, xenophobia and anti-Semitism.

The protection and promotion of the rights of persons belonging to national minorities are essential factors for democracy, peace, justice and stability within, and between, participating States. In this respect we reaffirm our commitments, in particular under the relevant provisions of the Copenhagen 1990 Human Dimension Document, and recall the Report of the Geneva 1991 Meeting of Experts on National Minorities. Full respect for human rights, including the rights of persons belonging to national minorities, besides being an end in itself, may not undermine, but strengthen territorial integrity and sovereignty. Various concepts of autonomy as well as other approaches outlined in the above-mentioned documents, which are in line with OSCE principles, constitute ways to preserve and promote the ethnic, cultural, linguistic and religious identity of national minorities within an existing State. We condemn violence against any minority. We pledge to take measures to promote tolerance and to build pluralistic societies where all, regardless of their ethnic origin, enjoy full equality of opportunity. We emphasize that questions relating to national minorities can only be satisfactorily resolved in a democratic political framework based on the rule of law.

We reaffirm our recognition that everyone has the right to a nationality and that no one should be deprived of his or her nationality arbitrarily. We commit ourselves to continue our efforts to ensure that everyone can exercise this right. We also commit ourselves to further the international protection of stateless persons.

20. We recognize the particular difficulties faced by Roma and Sinti and the need to undertake effective measures in order to achieve full equality of opportunity, consistent with OSCE commitments, for persons belonging to Roma and Sinti. We will reinforce our efforts to ensure that Roma and Sinti are able to play a full and equal part in our societies, and to eradicate discrimination against them.

21. We are committed to eradicating torture and cruel, inhumane or degrading treatment or punishment throughout the OSCE area. To this end, we will promote legislation to provide procedural and substantive safeguards and remedies to combat these practices. We will assist victims and co-operate with relevant international organizations and non-governmental organizations, as appropriate.

22. We reject any policy of ethnic cleansing or mass expulsion. We reaffirm our commitment to respect the right to seek asylum and to ensure the international protection of refugees as set out in the 1951 Convention Relating to the Status of Refugees and its 1967 Protocol, as well as to facilitate the voluntary return of refugees and internally displaced persons in dignity and safety. We will pursue without discrimination the reintegration of refugees and internally displaced persons in their places of origin.

In order to enhance the protection of civilians in times of conflict, we will seek ways of reinforcing the application of international humanitarian law.

23. The full and equal exercise by women of their human rights is essential to achieve a more peaceful, prosperous and democratic OSCE area. We are committed to making equality between men and women an integral part of our policies, both at the level of our States and within the
24. We will undertake measures to eliminate all forms of discrimination against women, and to end violence against women and children as well as sexual exploitation and all forms of trafficking in human beings. In order to prevent such crimes we will, among other means, promote the adoption or strengthening of legislation to hold accountable persons responsible for these acts and strengthen the protection of victims. We will also develop and implement measures to promote the rights and interests of children in armed conflict and post-conflict situations, including refugees and internally displaced children. We will look at ways of preventing forced or compulsory recruitment for use in armed conflict of persons under 18 years of age.

25. We reaffirm our obligation to conduct free and fair elections in accordance with OSCE commitments, in particular the Copenhagen Document 1990. We recognize the assistance the ODHR can provide to participating States in developing and implementing electoral legislation. In line with these commitments, we will invite observers to our elections from other participating States, the OSCE, the OSCE Parliamentary Assembly and appropriate institutions and organizations that wish to observe our election proceedings. We agree to follow up promptly the ODHR's election assessment and recommendations.

26. We reaffirm the importance of independent media and the free flow of information as well as the public's access to information. We commit ourselves to take all necessary steps to ensure the basic conditions for free and independent media and unimpeded transborder and intra-State flow of information, which we consider to be an essential component of any democratic, free and open society.

27. Non-governmental organizations (NGOs) can perform a vital role in the promotion of human rights, democracy and the rule of law. They are an integral component of a strong civil society. We pledge ourselves to enhance the ability of NGOs to make their full contribution to the further development of civil society and respect for human rights and fundamental freedoms.

THE POLITICO-MILITARY DIMENSION

28. The politico-military aspects of security remain vital to the interests of participating States. They constitute a core element of the OSCE's concept of comprehensive security. Disarmament, arms control and confidence- and security-building measures (CSBM) are important parts of the overall effort to enhance security by fostering stability, transparency and predictability in the military field. Full implementation, timely adaptation and, when required, further development of arms control agreements and CSBMs are key contributions to our political and military stability.

29. The Treaty on Conventional Armed Forces in Europe (CFE) must continue to serve as a cornerstone of European security. It has dramatically reduced equipment levels. It provides a fundamental contribution to a more secure and integrated Europe. The States Parties to this Treaty are taking a critical step forward. The Treaty is being strengthened by adapting its provisions to ensure enhanced stability, predictability and transparency amidst changing circumstances. A number of States Parties will reduce further their equipment levels. The adapted Treaty, upon its entry into force, will be open to voluntary accession by other OSCE participating States in the area between the Atlantic Ocean and the Ural Mountains and thereby will provide an important additional contribution to European stability and security.

30. The OSCE Vienna Document 1999, together with other documents adopted by the Forum for Security Co-operation (FSC) on politico-military aspects
of security, provide valuable tools for all OSCE participating States in building greater mutual confidence and military transparency. We will continue to make regular use of and fully implement all OSCE instruments in this field and seek their timely adaptation in order to ensure adequate response to security needs in the OSCE area. We remain committed to the principles contained in the Code of Conduct on politico-military aspects of security. We are determined to make further efforts within the FSC in order to jointly address common security concerns of participating States and to pursue the OSCE's concept of comprehensive and indivisible security so far as the politico-military dimension is concerned. We will continue a substantial security dialogue and task our representatives to conduct this dialogue in the framework of the FSC.

THE ECONOMIC AND ENVIRONMENTAL DIMENSION

31. The link between security, democracy and prosperity has become increasingly evident in the OSCE area, as has the risk to security from environmental degradation and the depletion of natural resources. Economic liberty, social justice and environmental responsibility are indispensable for prosperity. On the basis of these linkages, we will ensure that the economic dimension receives appropriate attention, in particular as an element of our early warning and conflict prevention activities. We will do so, inter alia, with a view to promoting the integration of economies in transition into the world economy and to ensure the rule of law and the development of a transparent and stable legal system in the economic sphere.

32. The OSCE is characterized by its broad membership, its comprehensive approach to security, its large number of field operations and its long history as a norm-setting organization. These qualities enable it to identify threats and to act as a catalyst for co-operation between key international organizations and institutions in the economic and environmental areas. The OSCE stands ready to play this role, where appropriate. We will foster such co-ordination between the OSCE and relevant international organizations in accordance with the Platform for Co-operative Security. We will enhance the OSCE's ability to address economic and environmental issues in ways that neither duplicate existing work nor replace efforts that can be more efficiently undertaken by other organizations. We will focus on areas in which the OSCE has particular competence. The OSCE's efforts within the human dimension have significant economic effects and vice versa, for example by mobilizing human resources and talents and by helping to build vibrant civil societies. In the spirit of the 1998 Århus Convention on Access to Information, Public Participation in Decision-Making and Access to Justice in Environmental Matters, we will in particular seek to ensure access to information, public participation in decision-making and access to justice in environmental matters.

RULE OF LAW AND FIGHT AGAINST CORRUPTION

33. We reaffirm our commitment to the rule of law. We recognize that corruption poses a great threat to the OSCE's shared values. It generates instability and reaches into many aspects of the security, economic and human dimensions. Participating States pledge to strengthen their efforts to combat corruption and the conditions that foster it, and to promote a positive framework for good government practices and public integrity. They will make better use of existing international instruments and assist each other in their fight against corruption. As part of its work to promote the rule of law, the OSCE will work with NGOs that are committed to a strong public and business consensus against corrupt practices.
34. We are determined to broaden and strengthen our dialogue concerning developments related to all aspects of security in the OSCE area. We charge the Permanent Council and the PSC within their respective areas of competence to address in greater depth security concerns of the participating States and to pursue the OSCE's concept of comprehensive and indivisible security.

35. The Permanent Council, being the regular body for political consultations and decision-making, will address the full range of conceptual issues as well as the day-to-day operational work of the Organization. To assist in its deliberations and decision-making and to strengthen the process of political consultations and transparency within the Organization, we will establish a Preparatory Committee under the Permanent Council's direction. This open-ended Committee will normally meet in informal format and will be tasked by the Council, or its Chairman, to deliberate and to report back to the Council.

36. Reflecting our spirit of solidarity and partnership, we will also enhance our political dialogue in order to offer assistance to participating States, thereby ensuring compliance with OSCE commitments. To encourage this dialogue, we have decided, in accordance with established rules and practices, to make increased use of OSCE instruments, including:
- Dispatching delegations from the OSCE institutions, with the participation of other relevant international organizations, when appropriate, to provide advice and expertise for reform of legislation and practices;
- Dispatching Personal Representatives of the Chairman-in-Office, after consultations with the State concerned, for fact-finding or advisory missions;
- Bringing together representatives of the OSCE and States concerned in order to address questions regarding compliance with OSCE commitments;
- Organizing training programmes aimed at improving standards and practices, inter alia, within the fields of human rights, democratization and the rule of law;
- Addressing matters regarding compliance with OSCE commitments at OSCE review meetings and conferences as well as in the Economic Forum;
- Submitting such matters for consideration by the Permanent Council, inter alia, on the basis of recommendations by the OSCE institutions within their respective mandates or by Personal Representatives of the Chairman-in-Office;
- Convening meetings of the Permanent Council in a special or reinforced format in order to discuss matters of non-compliance with OSCE commitments and to decide on appropriate courses of action;
- Establishing field operations with the consent of the State concerned.

37. The Permanent Council will establish field operations. It will decide on their mandates and budgets. On this basis, the Permanent Council and the Chairman-in-Office will provide guidance to such operations.

38. The development of OSCE field operations represents a major transformation of the Organization that has enabled the OSCE to play a more prominent role in promoting peace, security and compliance with OSCE commitments. Based on the experience we have acquired, we will develop and strengthen this instrument further in order to carry out tasks according to their respective mandates, which may, inter alia, include the following:
- Providing assistance and advice or formulating recommendations in areas agreed by the OSCE and the host country;
- Observing compliance with OSCE commitments and providing advice or
recommendations for improved compliance;
- Assisting in the organization and monitoring of elections;
- Providing support for the primacy of law and democratic institutions and for the maintenance and restoration of law and order;
- Helping to create conditions for negotiation or other measures that could facilitate the peaceful settlement of conflicts;
- Verifying and/or assisting in fulfilling agreements on the peaceful settlement of conflicts;
- Providing support in the rehabilitation and reconstruction of various aspects of society.

39. Recruitment to field operations must ensure that qualified personnel are made available by participating States. The training of personnel is an important aspect of enhancing the effectiveness of the OSCE and its field operations and will therefore be improved. Existing training facilities in OSCE participating States and training activities of the OSCE could play an active role in achieving this aim in co-operation, where appropriate, with other organizations and institutions.

40. In accordance with the Platform for Co-operative Security, co-operation between OSCE and other international organizations in performing field operations will be enhanced. This will be done, inter alia, by carrying out common projects with other partners, in particular the Council of Europe, allowing the OSCE to benefit from their expertise while respecting the identity and decision-making procedures of each organization involved.

41. The host country of an OSCE field operation should, when appropriate, be assisted in building its own capacity and expertise within the area of responsibility. This would facilitate an efficient transfer of the tasks of the operation to the host country, and consequently the closure of the field operation.

RAPID RESPONSE (REACT)

42. We recognize that the ability to deploy rapidly civilian and police expertise is essential to effective conflict prevention, crisis management and post-conflict rehabilitation. We are committed to developing a capability within the participating States and the OSCE to set up Rapid Expert Assistance and Co-operation Teams (REACT) that will be at the disposal of the OSCE. This will enable OSCE bodies and institutions, acting in accordance with their respective procedures, to offer experts quickly to OSCE participating States to provide assistance, in compliance with OSCE norms, in conflict prevention, crisis management and post-conflict rehabilitation. This rapidly deployable capability will cover a wide range of civilian expertise. It will give us the ability to address problems before they become crises and to deploy quickly the civilian component of a peacekeeping operation when needed. These Teams could also be used as surge capacity to assist the OSCE with the rapid deployment of large-scale or specialized operations. We expect REACT to develop and evolve, along with other OSCE capabilities, to meet the needs of the Organization.

OPERATION CENTRE

43. Rapid deployment is important for the OSCE's effectiveness in contributing to our conflict prevention, crisis management and post-conflict rehabilitation efforts and depends on effective preparation and planning. To facilitate this, we decide to set up an Operation Centre within the Conflict Prevention Centre with a small core staff, having expertise relevant for all kinds of OSCE operations, which can be expanded rapidly when required. Its role will be to plan and deploy field operations, including those involving REACT resources. It will liaise with other international organizations and institutions as appropriate in
accordance with the Platform for Co-operative Security. The Centre's core staff will, to the extent possible, be drawn from personnel with appropriate expertise seconded by participating States and from existing Secretariat resources. This core will provide the basis for rapid expansion, to deal with new tasks as they arise. The precise arrangements will be decided in accordance with existing procedures.

POLICE-RELATED ACTIVITIES
44. We will work to enhance the OSCE's role in civilian police-related activities as an integral part of the Organization's efforts in conflict prevention, crisis management and post-conflict rehabilitation. Such activities may comprise:
- Police monitoring, including with the aim of preventing police from carrying out such activities as discrimination based on religious and ethnic identity;
- Police training, which could, inter alia, include the following tasks:
  - Improving the operational and tactical capabilities of local police services and reforming paramilitary forces;
  - Providing new and modern policing skills, such as community policing, and anti-drug, anti-corruption and anti-terrorist capacities;
  - Creating a police service with a multi-ethnic and/or multi-religious composition that can enjoy the confidence of the entire population;
- Promoting respect for human rights and fundamental freedoms in general.

We will encourage the provision of modern equipment appropriate to police services that receive training in such new skills.

In addition, the OSCE will examine options and conditions for a role in law enforcement.

45. We shall also promote the development of independent judicial systems that play a key role in providing remedies for human rights violations as well as providing advice and assistance for prison system reforms. The OSCE will also work with other international organizations in the creation of political and legal frameworks within which the police can perform its tasks in accordance with democratic principles and the rule of law.

PEACEKEEPING
46. We remain committed to reinforcing the OSCE's key role in maintaining peace and stability throughout our area. The OSCE's most effective contributions to regional security have been in areas such as field operations, post-conflict rehabilitation, democratization, and human rights and election monitoring. We have decided to explore options for a potentially greater and wider role for the OSCE in peacekeeping.

Reaffirming our rights and obligations under the Charter of the United Nations, and on the basis of our existing decisions, we confirm that the OSCE can, on a case-by-case basis and by consensus, decide to play a role in peacekeeping, including a leading role when participating States judge it to be the most effective and appropriate organization. In this regard, it could also decide to provide the mandate covering peacekeeping by others and seek the support of participating States as well as other organizations to provide resources and expertise. In accordance with the Platform for Co-operative Security, it could also provide a co-ordinating framework for such efforts.

THE COURT OF CONCILIATION AND ARBITRATION
47. We reiterate that the principle of the peaceful settlement of disputes is at the core of OSCE commitments. The Court of Conciliation and Arbitration, in this respect, remains a tool available to those, a large number of participating States, which have become parties to the 1992 Convention of Stockholm. We encourage them to use this instrument to resolve disputes between them, as well as with other participating States which voluntarily submit to the jurisdiction of the Court. We also
encourage those participating States which have not yet done so to consider joining the Convention.

V. OUR PARTNERS FOR CO-OPERATION

48. We recognize the interdependence between the security of the OSCE area and that of Partners for Co-operation, as well as our commitment to the relationship and the dialogue with them. We emphasize in particular the long-standing relations with our Mediterranean partners, Algeria, Egypt, Israel, Jordan, Morocco and Tunisia. We recognize the increased involvement in and support for the work of the OSCE by our Partners for Co-operation. Building on this interdependence, we are ready to develop this process further. Implementing and building on the Helsinki Document 1992 and the Budapest Document 1994, we will work more closely with the Partners for Co-operation to promote OSCE norms and principles. We welcome their wish to promote the realization of the Organization's norms and principles, including the fundamental principle of resolving conflicts through peaceful means. To this end, we will invite the Partners for Co-operation on a more regular basis to increased participation in the work of the OSCE as the dialogue develops.

49. The potential of the Contact Group and the Mediterranean seminars must be fully explored and exploited. Drawing on the Budapest mandate, the Permanent Council will examine the recommendations emerging from the Contact Group and the Mediterranean seminars. We will encourage the Mediterranean Partners for Co-operation to draw on our expertise in setting up structures and mechanisms in the Mediterranean for early warning, preventive diplomacy and conflict prevention.

50. We welcome the increased participation in our work by Japan and the Republic of Korea. We welcome the contribution by Japan to OSCE field activities. We will seek to strengthen further our co-operation with our Asian partners in meeting challenges of common interest.

VI. CONCLUSION

51. This Charter will benefit the security of all participating States by enhancing and strengthening the OSCE as we enter the twenty-first century. Today we have decided to develop its existing instruments and to create new tools. We will use them fully to promote a free, democratic and secure OSCE area. The Charter will thus underpin the OSCE's role as the only pan-European security organization entrusted with ensuring peace and stability in its area. We appreciate the completion of the work of the Security Model Committee.

52. The original of the present Charter, drawn up in English, French, German, Italian, Russian and Spanish, will be transmitted to the Secretary General of the Organization, who will transmit a certified true copy of this Charter to each of the participating States.

We, the undersigned High Representatives of the participating States, mindful of the high political significance that we attach to the present Charter and declaring our determination to act in accordance with the provisions contained in the above text, have subscribed our signatures below:

Geschehen
zu Istanbul
am 19. November
1999

nämensweise
at Istanbul,
on 19 November
1999,
Operational Document - the Platform for Co-operative Security

I. The Platform

1. The goal of the Platform for Co-operative Security is to strengthen the mutually reinforcing nature of the relationship between those organizations and institutions concerned with the promotion of comprehensive security within the OSCE area.

2. The OSCE will work co-operatively with those organizations and institutions whose members individually and collectively, in a manner consistent with the modalities appropriate to each organization or institution, now and in the future:
   - Adhere to the principles of the Charter of the United Nations and the OSCE principles and commitments as set out in the Helsinki Final Act, the Charter of Paris, the Helsinki Document 1992, the Budapest Document 1994, the OSCE Code of Conduct on politico-military aspects of security and the Lisbon Declaration on a Common and Comprehensive Security Model for Europe for the twenty-first century;
   - Subscribe to the principles of transparency and predictability in their actions in the spirit of the Vienna Document 1999 of the Negotiations on Confidence- and Security-Building Measures;
   - Implement fully the arms control obligations, including disarmament and CSBMs, to which they have committed themselves;
   - Proceed on the basis that those organizations and institutions of which they are members will adhere to transparency about their evolution;
   - Ensure that their membership in those organizations and institutions is based on openness and free will;
   - Actively support the OSCE's concept of common, comprehensive and indivisible security and a common security space free of dividing lines;
   - Play a full and appropriate part in the development of the relationships between mutually reinforcing security-related institutions in the OSCE area;
   - Are ready in principle to deploy the institutional resources of international organizations and institutions of which they are members in support of the OSCE's work, subject to the necessary policy decisions as cases arise. In this regard, participating States note the particular relevance of co-operation in the areas of conflict prevention and crisis management.

3. Together these principles and commitments form the Platform for Co-operative Security.

II. Modalities for Co-operation

1. Within the relevant organizations and institutions of which they are
members, participating States will work to ensure the organizations' and institutions' adherence to the Platform for Co-operative Security. Adherence, on the basis of decisions taken by each member State within relevant organizations and institutions, will take place in a manner consistent with the modalities appropriate to each organization or institution. Contacts and co-operation of the OSCE with other organizations and institutions will be transparent to participating States and will take place in a manner consistent with the modalities appropriate to the OSCE and those organizations and institutions.

2. At the 1997 Ministerial Meeting in Copenhagen, a decision was taken on the Common Concept for the Development of Co-operation between Mutually Reinforcing Institutions. We acknowledge the extensive network of contacts elaborated since then, in particular the growing co-operation with organizations and institutions active both in the politico-military field and in the human and economic dimensions of security, and the strengthening of co-operation between the OSCE and the various United Nations bodies and agencies, recalling the OSCE's role as a regional arrangement under the Charter of the United Nations. We are determined to develop this further.

3. The growing importance of subregional groupings in the work of the OSCE is another important area, and we support the growth in co-operation with these groups based on this Platform.

4. Development of co-operation can be further enhanced through extensive use of the following instruments and mechanisms:
- Regular contacts, including meetings; a continuous framework for dialogue; increased transparency and practical co-operation; identification of liaison officers or points of contact; cross-representation at appropriate meetings; and other contacts intended to increase understanding of each organization's conflict prevention tools.

5. In addition, the OSCE may engage in special meetings with other organizations, institutions and structures operating within the OSCE area. These meetings may be held at a political and/or executive level (to co-ordinate policies or determine areas of co-operation) and at a working level (to address the modalities of co-operation).

6. The development of the OSCE field operations in recent years has represented a major transformation of the Organization. In view of the adoption of the Platform for Co-operative Security, existing co-operation between the OSCE and other relevant international bodies, organizations and institutions in field operations should be developed and built upon in accordance with their individual mandates. Modalities for this form of co-operation could include: regular information exchanges and meetings, joint needs assessment missions, secondment of experts by other organizations to the OSCE, appointment of liaison officers, development of common projects and field operations, and joint training efforts.

7. Co-operation in responding to specific crises:
- The OSCE, through its Chairman-in-Office and supported by the Secretary General, and the relevant organizations and institutions are encouraged to keep each other informed of what actions they are undertaking or plan to undertake to deal with a particular situation;
- To this end, participating States encourage the Chairman-in-Office, supported by the Secretary General, to work with other organizations and institutions to foster co-ordinated approaches that avoid duplication and ensure efficient use of available resources. As appropriate, the OSCE can offer to serve as a flexible framework for co-operation of the various mutually reinforcing efforts. The Chairman-in-Office will consult with participating States on the process and will act in accordance with the
results of these consultations.

8. The Secretary General shall prepare an annual report for the Permanent Council on interaction between organizations and institutions in the OSCE area.

SUM.DOC/1/99
19 November 1999
Original: ENGLISH
## XII. Middle East

<table>
<thead>
<tr>
<th>Doc. No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>XII-2</td>
<td>Agreement on the Gaza Strip and the Jericho Area between Israel and the Palestine Liberation Organization, Cairo, May 4, 1994; 13 pp.</td>
</tr>
<tr>
<td>XII-3</td>
<td>Israeli-Palestinian Agreement on Preparatory Transfer of Powers, Erez, August 29, 1994; 9 pp.</td>
</tr>
<tr>
<td>XII-7</td>
<td>Treaty of Peace Between the State of Israel and the Hashemite Kingdom of Jordan, Arava/Araba Crossing Point, October 26, 1994; 16 pp.</td>
</tr>
<tr>
<td>XII-8</td>
<td>Wye River Memorandum: Interim Agreement between the PLO and Israel, October 23, 1998; 7 pp.</td>
</tr>
<tr>
<td>XII-10</td>
<td>Transcript of Clinton–Mubarak Statement at End of Mideast Summit, Sharm el-Sheikh, Egypt, October 17, 2000; 4 pp.</td>
</tr>
</tbody>
</table>
DECLARATION OF PRINCIPLES
ON INTERIM SELF-GOVERNMENT ARRANGEMENTS

September 13, 1993

The Government of the State of Israel and the P.L.O. team (in the Jordanian-Palestinian delegation to the Middle East Peace Conference) (the "Palestinian Delegation"), representing the Palestinian people, agree that it is time to put an end to decades of confrontation and conflict, recognize their mutual legitimate and political rights, and strive to live in peaceful coexistence and mutual dignity and security and achieve a just, lasting and comprehensive peace settlement and historic reconciliation through the agreed political process. Accordingly, the two sides agree to the following principles:

ARTICLE I

AIM OF THE NEGOTIATIONS

The aim of the Israeli-Palestinian negotiations within the current Middle East peace process is, among other things, to establish a Palestinian Interim Self-Government Authority, the elected Council (the "Council"), for the Palestinian people in the West Bank and the Gaza Strip, for a transitional period not exceeding five years, leading to a permanent settlement based on Security Council Resolutions 242 and 338.

It is understood that the interim arrangements are an integral part of the whole peace process and that the negotiations on the permanent status will lead to the implementation of Security Council Resolutions 242 and 338.

ARTICLE II

FRAMEWORK FOR THE INTERIM PERIOD

The agreed framework for the interim period is set forth in this Declaration of Principles.

ARTICLE III

ELECTIONS

1. In order that the Palestinian people in the West Bank and Gaza Strip may govern themselves according to democratic principles, direct, free and general political elections will be held for the Council under agreed supervision and international observation, while the
Palestinian police will ensure public order.

2. An agreement will be concluded on the exact mode and conditions of the elections in accordance with the protocol attached as Annex I, with the goal of holding the elections not later than nine months after the entry into force of this Declaration of Principles.

3. These elections will constitute a significant interim preparatory step toward the realization of the legitimate rights of the Palestinian people and their just requirements.

ARTICLE IV

JURISDICTION

Jurisdiction of the Council will cover West Bank and Gaza Strip territory, except for issues that will be negotiated in the permanent status negotiations. The two sides view the West Bank and the Gaza Strip as a single territorial unit, whose integrity will be preserved during the interim period.

ARTICLE V

TRANSITIONAL PERIOD AND PERMANENT STATUS NEGOTIATIONS

1. The five-year transitional period will begin upon the withdrawal from the Gaza Strip and Jericho area.

2. Permanent status negotiations will commence as soon as possible, but not later than the beginning of the third year of the interim period, between the Government of Israel and the Palestinian people representatives.

3. It is understood that these negotiations shall cover remaining issues, including: Jerusalem, refugees, settlements, security arrangements, borders, relations and cooperation with other neighbors, and other issues of common interest.

4. The two parties agree that the outcome of the permanent status negotiations should not be prejudiced or preempted by agreements reached for the interim period.

ARTICLE VI

PREPARATORY TRANSFER OF POWERS AND RESPONSIBILITIES
1. Upon the entry into force of this Declaration of Principles and the withdrawal from the Gaza Strip and the Jericho area, a transfer of authority from the Israeli military government and its Civil Administration to the authorised Palestinians for this task, as detailed herein, will commence. This transfer of authority will be of a preparatory nature until the inauguration of the Council.

2. Immediately after the entry into force of this Declaration of Principles and the withdrawal from the Gaza Strip and Jericho area, with the view to promoting economic development in the West Bank and Gaza Strip, authority will be transferred to the Palestinians on the following spheres: education and culture, health, social welfare, direct taxation, and tourism. The Palestinian side will commence in building the Palestinian police force, as agreed upon. Pending the inauguration of the Council, the two parties may negotiate the transfer of additional powers and responsibilities, as agreed upon.

ARTICLE VII

INTERIM AGREEMENT

1. The Israeli and Palestinian delegations will negotiate an agreement on the interim period (the "Interim Agreement").

2. The Interim Agreement shall specify, among other things, the structure of the Council, the number of its members, and the transfer of powers and responsibilities from the Israeli military government and its Civil Administration to the Council. The Interim Agreement shall also specify the Council's executive authority, legislative authority in accordance with Article IX below, and the independent Palestinian judicial organs.

3. The Interim Agreement shall include arrangements, to be implemented upon the inauguration of the Council, for the assumption by the Council of all of the powers and responsibilities transferred previously in accordance with Article VI above.

4. In order to enable the Council to promote economic growth, upon its inauguration, the Council will establish, among other things, a Palestinian Electricity Authority, a Gaza Sea Port Authority, a Palestinian Development Bank, a Palestinian Export Promotion Board, a Palestinian Environmental Authority, a Palestinian Land Authority and a Palestinian Water Administration Authority, and any other Authorities agreed upon, in accordance with the Interim Agreement that will specify their powers and responsibilities.
5. After the inauguration of the Council, the Civil Administration will be dissolved, and the Israeli military government will be withdrawn.

ARTICLE VIII
PUBLIC ORDER AND SECURITY

In order to guarantee public order and internal security for the Palestinians of the West Bank and the Gaza Strip, the Council will establish a strong police force, while Israel will continue to carry the responsibility for defending against external threats, as well as the responsibility for overall security of Israelis for the purpose of safeguarding their internal security and public order.

ARTICLE IX
LAWS AND MILITARY ORDERS

1. The Council will be empowered to legislate, in accordance with the Interim Agreement, within all authorities transferred to it.

2. Both parties will review jointly laws and military orders presently in force in remaining spheres.

ARTICLE X
JOINT ISRAELI-PALESTINIAN LIAISON COMMITTEE

In order to provide for a smooth implementation of this Declaration of Principles and any subsequent agreements pertaining to the interim period, upon the entry into force of this Declaration of Principles, a Joint Israeli-Palestinian Liaison Committee will be established in order to deal with issues requiring coordination, other issues of common interest, and disputes.

ARTICLE XI
ISRAELI-PALESTINIAN COOPERATION IN ECONOMIC FIELDS

Recognizing the mutual benefit of cooperation in promoting the development of the West Bank, the Gaza Strip and Israel, upon the entry into force of this Declaration of Principles, an Israeli-Palestinian Economic Cooperation Committee will be established in order to develop and implement in a cooperative manner the programs identified in the protocols attached as Annex III and Annex IV.
ARTICLE XII

LIAISON AND COOPERATION WITH JORDAN AND EGYPT

The two parties will invite the Governments of Jordan and Egypt to participate in establishing further liaison and cooperation arrangements between the Government of Israel and the Palestinian representatives, on the one hand, and the Governments of Jordan and Egypt, on the other hand, to promote cooperation between them. These arrangements will include the constitution of a Continuing Committee that will decide by agreement on the modalities of admission of persons displaced from the West Bank and Gaza Strip in 1967, together with necessary measures to prevent disruption and disorder. Other matters of common concern will be dealt with by this Committee.

ARTICLE XIII

REDEPLOYMENT OF ISRAELI FORCES

1. After the entry into force of this Declaration of Principles, and not later than the eve of elections for the Council, a redeployment of Israeli military forces in the West Bank and the Gaza Strip will take place, in addition to withdrawal of Israeli forces carried out in accordance with Article XIV.

2. In redeploying its military forces, Israel will be guided by the principle that its military forces should be redeployed outside populated areas.

3. Further redeployments to specified locations will be gradually implemented commensurate with the assumption of responsibility for public order and internal security by the Palestinian police force pursuant to Article VIII above.

ARTICLE XIV

ISRAELI WITHDRAWAL FROM THE GAZA STRIP AND JERICHO AREA

Israel will withdraw from the Gaza Strip and Jericho area, as detailed in the protocol attached as Annex II.

ARTICLE XV

RESOLUTION OF DISPUTES

1. Disputes arising out of the application or interpretation of this
Declaration of Principles. or any subsequent agreements pertaining to the interim period, shall be resolved by negotiations through the Joint Liaison Committee to be established pursuant to Article X above.

2. Disputes which cannot be settled by negotiations may be resolved by a mechanism of conciliation to be agreed upon by the parties.

3. The parties may agree to submit to arbitration disputes relating to the interim period, which cannot be settled through conciliation. To this end, upon the agreement of both parties, the parties will establish an Arbitration Committee.

ARTICLE XVI

ISRAELI-PALESTINIAN COOPERATION CONCERNING REGIONAL PROGRAMS

Both parties view the multilateral working groups as an appropriate instrument for promoting a "Marshall Plan", the regional programs and other programs, including special programs for the West Bank and Gaza Strip, as indicated in the protocol attached as Annex IV.

ARTICLE XVII

MISCELLANEOUS PROVISIONS

1. This Declaration of Principles will enter into force one month after its signing.

2. All protocols annexed to this Declaration of Principles and Agreed Minutes pertaining thereto shall be regarded as an integral part hereof.

Done at Washington, D.C., this thirteenth day of September, 1993.

For the Government of Israel
For the P.L.O.

Witnessed By:

The United States of America
The Russian Federation

ANNEX I

PROTOCOL ON THE MODE AND CONDITIONS OF ELECTIONS
1. Palestinians of Jerusalem who live there will have the right to participate in the election process, according to an agreement between the two sides.

2. In addition, the election agreement should cover, among other things, the following issues:

   a. the system of elections;
   b. the mode of the agreed supervision and international observation and their personal composition; and
   c. rules and regulations regarding election campaign, including agreed arrangements for the organizing of mass media, and the possibility of licensing a broadcasting and TV station.

3. The future status of displaced Palestinians who were registered on 4th June 1967 will not be prejudiced because they are unable to participate in the election process due to practical reasons.

ANNEX II

PROTOCOL ON WITHDRAWAL OF ISRAELI FORCES FROM THE GAZA STRIP AND JERICHO AREA

1. The two sides will conclude and sign within two months from the date of entry into force of this Declaration of Principles, an agreement on the withdrawal of Israeli military forces from the Gaza Strip and Jericho area. This agreement will include comprehensive arrangements to apply in the Gaza Strip and the Jericho area subsequent to the Israeli withdrawal.

2. Israel will implement an accelerated and scheduled withdrawal of Israeli military forces from the Gaza Strip and Jericho area, beginning immediately with the signing of the agreement on the Gaza Strip and Jericho area and to be completed within a period not exceeding four months after the signing of this agreement.

3. The above agreement will include, among other things:

   a. Arrangements for a smooth and peaceful transfer of authority from the Israeli military government and its Civil Administration to the Palestinian representatives.
   b. Structure, powers and responsibilities of the Palestinian authority in these areas, except: external security, settlements, Israelis, foreign relations, and other mutually agreed matters.
   c. Arrangements for the assumption of internal security and public
order by the Palestinian police force consisting of police officers recruited locally and from abroad holding Jordanian passports and Palestinian documents issued by Egypt. Those who will participate in the Palestinian police force coming from abroad should be trained as police and police officers.

d. A temporary international or foreign presence, as agreed upon.

e. Establishment of a joint Palestinian-Israeli Coordination and Cooperation Committee for mutual security purposes.

f. An economic development and stabilization program, including the establishment of an Emergency Fund, to encourage foreign investment, and financial and economic support. Both sides will coordinate and cooperate jointly and unilaterally with regional and international parties to support these aims.

g. Arrangements for a safe passage for persons and transportation between the Gaza Strip and Jericho area.

4. The above agreement will include arrangements for coordination between both parties regarding passages:

a. Gaza - Egypt; and

b. Jericho - Jordan.

5. The offices responsible for carrying out the powers and responsibilities of the Palestinian authority under this Annex II and Article VI of the Declaration of Principles will be located in the Gaza Strip and in the Jericho area pending the inauguration of the Council.

6. Other than these agreed arrangements, the status of the Gaza Strip and Jericho area will continue to be an integral part of the West Bank and Gaza Strip, and will not be changed in the interim period.

ANNEX III

PROTOCOL ON ISRAELI-PALESTINIAN COOPERATION IN ECONOMIC AND DEVELOPMENT PROGRAMS

The two sides agree to establish an Israeli-Palestinian continuing Committee for Economic Cooperation, focusing, among other things, on the following:

1. Cooperation in the field of water, including a Water Development Program prepared by experts from both sides, which will also specify the mode of cooperation in the management of water resources in the
West Bank and Gaza Strip, and will include proposals for studies and plans on water rights of each party, as well as on the equitable utilization of joint water resources for implementation in and beyond the interim period.

2. Cooperation in the field of electricity, including an Electricity Development Program, which will also specify the mode of cooperation for the production, maintenance, purchase and sale of electricity resources.

3. Cooperation in the field of energy, including an Energy Development Program, which will provide for the exploitation of oil and gas for industrial purposes, particularly in the Gaza Strip and in the Negev, and will encourage further joint exploitation of other energy resources. This Program may also provide for the construction of a Petrochemical industrial complex in the Gaza Strip and the construction of oil and gas pipelines.

4. Cooperation in the field of finance, including a Financial Development and Action Program for the encouragement of international investment in the West Bank and the Gaza Strip, and in Israel, as well as the establishment of a Palestinian Development Bank.

5. Cooperation in the field of transport and communications, including a Program, which will define guidelines for the establishment of a Gaza Sea Port Area, and will provide for the establishing of transport and communications lines to and from the West Bank and the Gaza Strip to Israel and to other countries. In addition, this Program will provide for carrying out the necessary construction of roads, railways, communications lines, etc.

6. Cooperation in the field of trade, including studies, and Trade Promotion Programs, which will encourage local, regional and inter-regional trade, as well as a feasibility study of creating free trade zones in the Gaza Strip and in Israel, mutual access to these zones, and cooperation in other areas related to trade and commerce.

7. Cooperation in the field of industry, including Industrial Development Programs, which will provide for the establishment of joint Israeli-Palestinian Industrial Research and Development Centers, will promote Palestinian-Israeli joint ventures, and provide guidelines for cooperation in the textile, food, pharmaceutical, electronics, diamonds, computer and science-based industries.

8. A program for cooperation in, and regulation of, labor relations and cooperation in social welfare issues.
9. A Human Resources Development and Cooperation Plan, providing for joint Israeli-Palestinian workshops and seminars, and for the establishment of joint vocational training centers, research institutes and data banks.

10. An Environmental Protection Plan, providing for joint and/or coordinated measures in this sphere.

11. A program for developing coordination and cooperation in the field of communication and media.

12. Any other programs of mutual interest.

ANNEX IV

PROTOCOL ON ISRAELI-PALESTINIAN COOPERATION CONCERNING REGIONAL DEVELOPMENT PROGRAMS

1. The two sides will cooperate in the context of the multilateral peace efforts in promoting a Development Program for the region, including the West Bank and the Gaza Strip, to be initiated by the G-7. The parties will request the G-7 to seek the participation in this program of other interested states, such as members of the Organisation for Economic Cooperation and Development, regional Arab states and institutions, as well as members of the private sector.

2. The Development Program will consist of two elements:

   a. an Economic Development Program for the West Bank and the Gaza Strip.

   b. a Regional Economic Development Program.

A. The Economic Development Program for the West Bank and the Gaza strip will consist of the following elements:

   1. A Social Rehabilitation Program, including a Housing and Construction Program.


   3. An Infrastructure Development Program (water, electricity, transportation and communications, etc.)


   5. Other programs.

B. The Regional Economic Development Program may consist of the
following elements:

1. The establishment of a Middle East Development Fund, as a first step, and a Middle East Development Bank, as a second step.
2. The development of a joint Israeli-Palestinian-Jordanian Plan for coordinated exploitation of the Dead Sea area.
3. The Mediterranean Sea (Gaza) - Dead Sea Canal.
4. Regional Desalinization and other water development projects.
5. A regional plan for agricultural development, including a coordinated regional effort for the prevention of desertification.
6. Interconnection of electricity grids.
7. Regional cooperation for the transfer, distribution and industrial exploitation of gas, oil and other energy resources.
8. A Regional Tourism, Transportation and Telecommunications Development Plan.
9. Regional cooperation in other spheres.

3. The two sides will encourage the multilateral working groups, and will coordinate towards their success. The two parties will encourage intersessional activities, as well as pre-feasibility and feasibility studies, within the various multilateral working groups.

AGREED MINUTES TO THE DECLARATION OF PRINCIPLES ON INTERIM SELF-GOVERNMENT ARRANGEMENTS

A. GENERAL UNDERSTANDINGS AND AGREEMENTS

Any powers and responsibilities transferred to the Palestinians pursuant to the Declaration of Principles prior to the inauguration of the Council will be subject to the same principles pertaining to Article IV, as set out in these Agreed Minutes below.

B. SPECIFIC UNDERSTANDINGS AND AGREEMENTS

Article IV

It is understood that:

1. Jurisdiction of the Council will cover West Bank and Gaza Strip territory, except for issues that will be negotiated in the permanent status negotiations: Jerusalem, settlements, military locations, and
2. The Council's jurisdiction will apply with regard to the agreed powers, responsibilities, spheres and authorities transferred to it.

Article VI (2)

It is agreed that the transfer of authority will be as follows:

1. The Palestinian side will inform the Israeli side of the names of the authorised Palestinians who will assume the powers, authorities and responsibilities that will be transferred to the Palestinians according to the Declaration of Principles in the following fields: education and culture, health, social welfare, direct taxation, tourism, and any other authorities agreed upon.

2. It is understood that the rights and obligations of these offices will not be affected.

3. Each of the spheres described above will continue to enjoy existing budgetary allocations in accordance with arrangements to be mutually agreed upon. These arrangements also will provide for the necessary adjustments required in order to take into account the taxes collected by the direct taxation office.

4. Upon the execution of the Declaration of Principles, the Israeli and Palestinian delegations will immediately commence negotiations on a detailed plan for the transfer of authority on the above offices in accordance with the above understandings.

Article VII (2)

The Interim Agreement will also include arrangements for coordination and cooperation.

Article VII (5)

The withdrawal of the military government will not prevent Israel from exercising the powers and responsibilities not transferred to the Council.

Article VIII

It is understood that the Interim Agreement will include arrangements for cooperation and coordination between the two parties in this regard. It is also agreed that the transfer of powers and responsibilities to the Palestinian police will be accomplished in a phased manner, as agreed in
the Interim Agreement.

Article X

It is agreed that, upon the entry into force of the Declaration of Principles, the Israeli and Palestinian delegations will exchange the names of the individuals designated by them as members of the Joint Israeli-Palestinian Liaison Committee.

It is further agreed that each side will have an equal number of members in the Joint Committee. The Joint Committee will reach decisions by agreement. The Joint Committee may add other technicians and experts, as necessary. The Joint Committee will decide on the frequency and place or places of its meetings.

Annex II

It is understood that, subsequent to the Israeli withdrawal, Israel will continue to be responsible for external security, and for internal security and public order of settlements and Israelis. Israeli military forces and civilians may continue to use roads freely within the Gaza Strip and the Jericho area.

Done at Washington, D.C., this thirteenth day of September, 1993.

For the Government of Israel
For the P.L.O.

Witnessed By:

The United States of America
The Russian Federation
AGREEMENT ON THE GAZA STRIP AND THE JERICHO AREA
May 4, 1994

The Government of the State of Israel and the Palestine Liberation Organization (hereinafter "the PLO"), the representative of the Palestinian people:

PREAMBLE

WITHIN the framework of the Middle East peace process initiated at Madrid in October 1991;

REAFFIRMING their determination to live in peaceful coexistence, mutual dignity and security, while recognizing their mutual legitimate and political rights;

REAFFIRMING their desire to achieve a just, lasting and comprehensive peace settlement through the agreed political process;

REAFFIRMING their adherence to the mutual recognition and commitments expressed in the letters dated September 9, 1993, signed by and exchanged between the Prime Minister of Israel and the Chairman of the PLO;

REAFFIRMING their understanding that the interim self-government arrangements, including the arrangements to apply in the Gaza Strip and the Jericho Area contained in this Agreement, are an integral part of the whole peace process and that the negotiations on the permanent status will lead to the implementation of Security Council Resolutions 242 and 338;

DESIROUS of putting into effect the Declaration of Principles on Interim Self-Government Arrangements signed at Washington, D.C. on September 13, 1993, and the Agreed Minutes thereto (hereinafter "the Declaration of Principles"), and in particular the Protocol on withdrawal of Israeli forces from the Gaza Strip and the Jericho Area;

HEREBY AGREE to the following arrangements regarding the Gaza Strip and the Jericho Area:

ARTICLE I

DEFINITIONS

For the purpose of this Agreement:

a. the Gaza Strip and the Jericho Area are delineated on map No. 1 and
b. "the Military Installation Area" means the Israeli military installation area along the Egyptian border in the Gaza Strip, as shown on map No. 1; and

c. the term "Israelis" shall also include Israeli statutory agencies and corporations registered in Israel.

ARTICLE II

SCHEDULED WITHDRAWAL OF ISRAELI MILITARY FORCES
1. Israel shall implement an accelerated and scheduled withdrawal of Israeli military forces from the Gaza Strip and from the Jericho Area to begin immediately with the signing of this Agreement. Israel shall complete such withdrawal within three weeks from this date.

2. Subject to the arrangements included in the Protocol Concerning Withdrawal of Israeli Military Forces and Security Arrangements attached as Annex I, the Israeli withdrawal shall include evacuating all military bases and other fixed installations to be handed over to the Palestinian Police, to be established pursuant to Article IX below (hereinafter "the Palestinian Police").

3. In order to carry out Israel's responsibility for external security and for internal security and public order of Settlements and Israelis, Israel shall, concurrently with the withdrawal, redeploy its remaining military forces to the Settlements and the Military Installation Area, in accordance with the provisions of this Agreement. Subject to the provisions of this Agreement, this redeployment shall constitute full implementation of Article XIII of the Declaration of Principles with regard to the Gaza Strip and the Jericho Area only.

4. For the purposes of this Agreement, "Israeli military forces" may include Israel police and other Israeli security forces.

5. Israelis, including Israeli military forces, may continue to use roads freely within the Gaza Strip and the Jericho Area. Palestinians may use public roads crossing the Settlements freely, as provided for in Annex I.

6. The Palestinian Police shall be deployed and shall assume responsibility for public order and internal security of Palestinians in accordance with this Agreement and Annex I.

ARTICLE III

TRANSFER OF AUTHORITY

1. Israel shall transfer authority as specified in this Agreement from the Israeli military government and its Civil Administration to the Palestinian Authority, hereby established, in accordance with Article V of this Agreement, except for the authority that Israel shall continue to exercise as specified in this Agreement.

2. As regards the transfer and assumption of authority in civil spheres, powers and responsibilities shall be transferred and assumed as set out in the Protocol Concerning Civil Affairs attached as Annex II.

3. Arrangements for a smooth and peaceful transfer of the agreed powers and responsibilities are set out in Annex II.

4. Upon the completion of the Israeli withdrawal and the transfer of powers and responsibilities as detailed in paragraphs 1 and 2 above and in Annex II, the Civil Administration in the Gaza Strip and the Jericho Area will be dissolved and the Israeli military government will be withdrawn. The withdrawal of the military government shall not
prevent it from continuing to exercise the powers and responsibilities specified in this Agreement.

5. A Joint Civil Affairs Coordination and Cooperation Committee (hereinafter "the CAC") and two Joint Regional Civil Affairs Subcommittees for the Gaza Strip and the Jericho Area respectively shall be established in order to provide for coordination and cooperation in civil affairs between the Palestinian Authority and Israel, as detailed in Annex II.

6. The offices of the Palestinian Authority shall be located in the Gaza Strip and the Jericho Area pending the inauguration of the Council to be elected pursuant to the Declaration of Principles.

ARTICLE IV

STRUCTURE AND COMPOSITION OF THE PALESTINIAN AUTHORITY

1. The Palestinian Authority will consist of one body of 24 members which shall carry out and be responsible for all the legislative and executive powers and responsibilities transferred to it under this Agreement, in accordance with this Article, and shall be responsible for the exercise of judicial functions in accordance with Article VI, subparagraph 1.b. of this Agreement.

2. The Palestinian Authority shall administer the departments transferred to it and may establish, within its jurisdiction, other departments and subordinate administrative units as necessary for the fulfillment of its responsibilities. It shall determine its own internal procedures.

3. The PLO shall inform the Government of Israel of the names of the members of the Palestinian Authority and any change of members. Changes in the membership of the Palestinian Authority will take effect upon an exchange of letters between the PLO and the Government of Israel.

4. Each member of the Palestinian Authority shall enter into office upon undertaking to act in accordance with this Agreement.

ARTICLE V

JURISDICTION

1. The authority of the Palestinian Authority encompasses all matters that fall within its territorial, functional and personal jurisdiction, as follows:

   a. The territorial jurisdiction covers the Gaza Strip and the Jericho Area territory, as defined in Article I, except for Settlements and the Military Installation Area.
   
      Territorial jurisdiction shall include land, subsoil and territorial waters, in accordance with the provisions of this Agreement.

   b. The functional jurisdiction encompasses all powers and
responsibilities as specified in this Agreement. This jurisdiction does not include foreign relations, internal security and public order of Settlements and the Military Installation Area and Israelis, and external security.

c. The personal jurisdiction extends to all persons within the territorial jurisdiction referred to above, except for Israelis, unless otherwise provided in this Agreement.

2. The Palestinian Authority has, within its authority, legislative, executive and judicial powers and responsibilities, as provided for in this Agreement.

3. a. Israel has authority over the Settlements, the Military Installation Area, Israelis, external security, internal security and public order of Settlements, the Military Installation Area and Israelis, and those agreed powers and responsibilities specified in this Agreement.

b. Israel shall exercise its authority through its military government, which, for that end, shall continue to have the necessary legislative, judicial and executive powers and responsibilities, in accordance with international law. This provision shall not derogate from Israel's applicable legislation over Israelis in personam.

4. The exercise of authority with regard to the electromagnetic sphere and airspace shall be in accordance with the provisions of this Agreement.

5. The provisions of this Article are subject to the specific legal arrangements detailed in the Protocol Concerning Legal Matters attached as Annex III. Israel and the Palestinian Authority may negotiate further legal arrangements.

6. Israel and the Palestinian Authority shall cooperate on matters of legal assistance in criminal and civil matters through the legal subcommittee of the CAC.

ARTICLE VI

POWERS AND RESPONSIBILITIES OF THE PALESTINIAN AUTHORITY

1. Subject to the provisions of this Agreement, the Palestinian Authority, within its jurisdiction:

a. has legislative powers as set out in Article VII of this Agreement, as well as executive powers;

b. will administer justice through an independent judiciary;

c. will have, inter alia, power to formulate policies, supervise their implementation, employ staff, establish departments, authorities and institutions, sue and be sued and conclude contracts; and

d. will have, inter alia, the power to keep and administer registers
and records of the population, and issue certificates, licenses and documents.

2. a. In accordance with the Declaration of Principles, the Palestinian Authority will not have powers and responsibilities in the sphere of foreign relations, which sphere includes the establishment abroad of embassies, consulates or other types of foreign missions and posts or permitting their establishment in the Gaza Strip or the Jericho Area, the appointment of or admission of diplomatic and consular staff, and the exercise of diplomatic functions.

b. Notwithstanding the provisions of this paragraph, the PLO may conduct negotiations and sign agreements with states or international organizations for the benefit of the Palestinian Authority in the following cases only:

1. economic agreements, as specifically provided in Annex IV of this Agreement;
2. agreements with donor countries for the purpose of implementing arrangements for the provision of assistance to the Palestinian Authority;
3. agreements for the purpose of implementing the regional development plans detailed in Annex IV of the Declaration of Principles or in agreements entered into in the framework of the multilateral negotiations; and
4. cultural, scientific and educational agreements.

c. Dealings between the Palestinian Authority and representatives of foreign states and international organizations, as well as the establishment in the Gaza Strip and the Jericho Area of representative offices other than those described in subparagraph 2.a. above, for the purpose of implementing the agreements referred to in subparagraph 2.b. above, shall not be considered foreign relations.

ARTICLE VII

LEGISLATIVE POWERS OF THE PALESTINIAN AUTHORITY

1. The Palestinian Authority will have the power, within its jurisdiction, to promulgate legislation, including basic laws, laws, regulations and other legislative acts.

2. Legislation promulgated by the Palestinian Authority shall be consistent with the provisions of this Agreement.

3. Legislation promulgated by the Palestinian Authority shall be communicated to a legislation subcommittee to be established by the CAC (hereinafter "the Legislation Subcommittee"). During a period of 30 days from the communication of the legislation, Israel may request that the Legislation Subcommittee decide whether such legislation exceeds the jurisdiction of the Palestinian Authority or is otherwise inconsistent with the provisions of this Agreement.

4. Upon receipt of the Israeli request, the Legislation Subcommittee shall decide, as an initial matter, on the entry into force of the
legislation pending its decision on the merits of the matter.

5. If the Legislation Subcommittee is unable to reach a decision with regard to the entry into force of the legislation within 15 days, this issue will be referred to a board of review. This board of review shall be comprised of two judges, retired judges or senior jurists (hereinafter "Judges"), one from each side, to be appointed from a compiled list of three Judges proposed by each. In order to expedite the proceedings before this board of review, the two most senior Judges, one from each side, shall develop written informal rules of procedure.

6. Legislation referred to the board of review shall enter into force only if the board of review decides that it does not deal with a security issue which falls under Israel's responsibility, that it does not seriously threaten other significant Israeli interests protected by this Agreement and that the entry into force of the legislation could not cause irreparable damage or harm.

7. The Legislation Subcommittee shall attempt to reach a decision on the merits of the matter within 30 days from the date of the Israeli request. If this Subcommittee is unable to reach such a decision within this period of 30 days, the matter shall be referred to the Joint Israeli-Palestinian Liaison Committee referred to in Article XV below (hereinafter "the Liaison Committee"). This Liaison Committee will deal with the matter immediately and will attempt to settle it within 30 days.

8. Where the legislation has not entered into force pursuant to paragraphs 5 or 7 above, this situation shall be maintained pending the decision of the Liaison Committee on the merits of the matter, unless it has decided otherwise.

9. Laws and military orders in effect in the Gaza Strip or the Jericho Area prior to the signing of this Agreement shall remain in force, unless amended or abrogated in accordance with this Agreement.

ARTICLE VIII

ARRANGEMENTS FOR SECURITY AND PUBLIC ORDER

1. In order to guarantee public order and internal security for the Palestinians of the Gaza Strip and the Jericho Area, the Palestinian Authority shall establish a strong police force, as set out in Article IX below. Israel shall continue to carry the responsibility for defense against external threats, including the responsibility for protecting the Egyptian border and the Jordanian line, and for defense against external threats from the sea and from the air, as well as the responsibility for overall security of Israelis and Settlements, for the purpose of safeguarding their internal security and public order, and will have all the powers to take the steps necessary to meet this responsibility.

2. Agreed security arrangements and coordination mechanisms are specified in Annex I.

3. A joint Coordination and Cooperation Committee for mutual security
purposes (hereinafter "the JSC"), as well as three joint District Coordination and Cooperation Offices for the Gaza district, the Khan Yunis district and the Jericho district respectively (hereinafter "the DCOs") are hereby established as provided for in Annex I.

4. The security arrangements provided for in this Agreement and in Annex I may be reviewed at the request of either Party and may be amended by mutual agreement of the Parties. Specific review arrangements are included in Annex I.

ARTICLE IX

THE PALESTINIAN DIRECTORATE OF POLICE FORCE

1. The Palestinian Authority shall establish a strong police force, the Palestinian Directorate of Police Force (hereinafter "the Palestinian Police"). The duties, functions, structure, deployment and composition of the Palestinian Police, together with provisions regarding its equipment and operation, are set out in Annex I, Article III. Rules of conduct governing the activities of the Palestinian Police are set out in Annex I, Article VIII.

2. Except for the Palestinian Police referred to in this Article and the Israeli military forces, no other armed forces shall be established or operate in the Gaza Strip or the Jericho Area.

3. Except for the arms, ammunition and equipment of the Palestinian Police described in Annex I, Article III, and those of the Israeli military forces, no organization or individual in the Gaza Strip and the Jericho Area shall manufacture, sell, acquire, possess, import or otherwise introduce into the Gaza Strip or the Jericho Area any firearms, ammunition, weapons, explosives, gunpowder or any related equipment, unless otherwise provided for in Annex I.

ARTICLE X

PASSAGES

Arrangements for coordination between Israel and the Palestinian Authority regarding the Gaza-Egypt and Jericho-Jordan passages, as well as any other agreed international crossings, are set out in Annex I, Article X.

ARTICLE XI

SAFE PASSAGE BETWEEN THE GAZA STRIP AND THE JERICHO AREA

Arrangements for safe passage of persons and transportation between the Gaza Strip and the Jericho Area are set out in Annex I, Article IX.

ARTICLE XII

RELATIONS BETWEEN ISRAEL AND THE PALESTINIAN AUTHORITY

1. Israel and the Palestinian Authority shall seek to foster mutual understanding and tolerance and shall accordingly abstain from incitement, including hostile propaganda, against each other and, without derogating from the principle of freedom of expression, shall
take legal measures to prevent such incitement by any organizations, groups or individuals within their jurisdiction.

2. Without derogating from the other provisions of this Agreement, Israel and the Palestinian Authority shall cooperate in combating criminal activity which may affect both sides, including offenses related to trafficking in illegal drugs and psychotropic substances, smuggling, and offenses against property, including offenses related to vehicles.

ARTICLE XIII

ECONOMIC RELATIONS

The economic relations between the two sides are set out in the Protocol on Economic Relations signed in Paris on April 29, 1994 and the Appendices thereto, certified copies of which are attached as Annex IV, and will be governed by the relevant provisions of this Agreement and its Annexes.

ARTICLE XIV

HUMAN RIGHTS AND THE RULE OF LAW

Israel and the Palestinian Authority shall exercise their powers and responsibilities pursuant to this Agreement with due regard to internationally-accepted norms and principles of human rights and the rule of law.

ARTICLE XV

THE JOINT ISRAELI-PALESTINIAN LIAISON COMMITTEE

1. The Liaison Committee established pursuant to Article X of the Declaration of Principles shall ensure the smooth implementation of this Agreement. It shall deal with issues requiring coordination, other issues of common interest and disputes.

2. The Liaison Committee shall be composed of an equal number of members from each Party. It may add other technicians and experts as necessary.

3. The Liaison Committee shall adopt its rules of procedure, including the frequency and place or places of its meetings.

4. The Liaison Committee shall reach its decisions by Agreement.

ARTICLE XVI

LIAISON AND COOPERATION WITH JORDAN AND EGYPT

1. Pursuant to Article XII of the Declaration of Principles, the two Parties shall invite the Governments of Jordan and Egypt to participate in establishing further liaison and cooperation arrangements between the Government of Israel and the Palestinian representatives on the one hand, and the Governments of Jordan and Egypt on the other hand, to promote cooperation between them. These arrangements shall include the constitution of a Continuing Committee.
2. The Continuing Committee shall decide by agreement on the modalities of admission of persons displaced from the West Bank and the Gaza Strip in 1967, together with necessary measures to prevent disruption and disorder.

3. The Continuing Committee shall deal with other matters of common concern.

ARTICLE XVII

SETTLEMENT OF DIFFERENCES AND DISPUTES

Any difference relating to the application of this Agreement shall be referred to the appropriate coordination and cooperation mechanism established under this Agreement. The provisions of Article XV of the Declaration of Principles shall apply to any such difference which is not settled through the appropriate coordination and cooperation mechanism, namely:

1. Disputes arising out of the application or interpretation of this Agreement or any subsequent agreements pertaining to the interim period shall be settled by negotiations through the Liaison Committee.

2. Disputes which cannot be settled by negotiations may be settled by a mechanism of conciliation to be agreed between the Parties.

3. The Parties may agree to submit to arbitration disputes relating to the interim period, which cannot be settled through conciliation. To this end, upon the agreement of both Parties, the Parties will establish an Arbitration Committee.

ARTICLE XVIII

PREVENTION OF HOSTILE ACTS

Both sides shall take all measures necessary in order to prevent acts of terrorism, crime and hostilities directed against each other, against individuals falling under the other's authority and against their property, and shall take legal measures against offenders. In addition, the Palestinian side shall take all measures necessary to prevent such hostile acts directed against the Settlements, the infrastructure serving them and the Military Installation Area, and the Israeli side shall take all measures necessary to prevent such hostile acts emanating from the Settlements and directed against Palestinians.

ARTICLE XIX

MISSING PERSONS

The Palestinian Authority shall cooperate with Israel by providing all necessary assistance in the conduct of searches by Israel within the Gaza Strip and the Jericho Area for missing Israelis, as well as by providing information about missing Israelis. Israel shall cooperate with the Palestinian Authority in searching for, and providing necessary information about, missing Palestinians.

ARTICLE XX
CONFIDENCE BUILDING MEASURES

With a view to creating a positive and supportive public atmosphere to accompany the implementation of this Agreement, and to establish a solid basis of mutual trust and good faith, both Parties agree to carry out confidence building measures as detailed herewith:

1. Upon the signing of this Agreement, Israel will release, or turn over, to the Palestinian Authority within a period of 5 weeks, about 5,000 Palestinian detainees and prisoners, residents of the West Bank and the Gaza Strip. Those released will be free to return to their homes anywhere in the West Bank or the Gaza Strip. Prisoners turned over to the Palestinian Authority shall be obliged to remain in the Gaza Strip or the Jericho Area for the remainder of their sentence.

2. After the signing of this Agreement, the two Parties shall continue to negotiate the release of additional Palestinian prisoners and detainees, building on agreed principles.

3. The implementation of the above measures will be subject to the fulfillment of the procedures determined by Israeli law for the release and transfer of detainees and prisoners.

4. With the assumption of Palestinian authority, the Palestinian side commits itself to solving the problem of those Palestinians who were in contact with the Israeli authorities. Until an agreed solution is found, the Palestinian side undertakes not to prosecute these Palestinians or to harm them in any way.

5. Palestinians from abroad whose entry into the Gaza Strip and the Jericho Area is approved pursuant to this Agreement, and to whom the provisions of this Article are applicable, will not be prosecuted for offenses committed prior to September 13, 1993.

ARTICLE XXI

TEMPORARY INTERNATIONAL PRESENCE

1. The Parties agree to a temporary international or foreign presence in the Gaza Strip and the Jericho Area (hereinafter "the TIP"), in accordance with the provisions of this Article.

2. The TIP shall consist of 400 qualified personnel, including observers, instructors and other experts, from 5 or 6 of the donor countries.

3. The two Parties shall request the donor countries to establish a special fund to provide finance for the TIP.

4. The TIP will function for a period of 6 months. The TIP may extend this period, or change the scope of its operation, with the agreement of the two Parties.

5. The TIP shall be stationed and operate within the following cities and villages: Gaza, Khan Yunis, Rafah, Deir El Ballah, Jabaliya, Abasan, Beit Hanun and Jericho.
6. Israel and the Palestinian Authority shall agree on a special Protocol to implement this Article, with the goal of concluding negotiations with the donor countries contributing personnel within two months.

ARTICLE XXII

RIGHTS, LIABILITIES AND OBLIGATIONS

1. a. The transfer of all powers and responsibilities to the Palestinian Authority, as detailed in Annex II, includes all related rights, liabilities and obligations arising with regard to acts or omissions which occurred prior to the transfer. Israel will cease to bear any financial responsibility regarding such acts or omissions and the Palestinian Authority will bear all financial responsibility for these and for its own functioning.

b. Any financial claim made in this regard against Israel will be referred to the Palestinian Authority.

c. Israel shall provide the Palestinian Authority with the information it has regarding pending and anticipated claims brought before any court or tribunal against Israel in this regard.

d. Where legal proceedings are brought in respect of such a claim, Israel will notify the Palestinian Authority and enable it to participate in defending the claim and raise any arguments on its behalf.

e. In the event that an award is made against Israel by any court or tribunal in respect of such a claim, the Palestinian Authority shall reimburse Israel the full amount of the award.

f. Without prejudice to the above, where a court or tribunal hearing such a claim finds that liability rests solely with an employee or agent who acted beyond the scope of the powers assigned to him or her, unlawfully or with willful malfeasance, the Palestinian Authority shall not bear financial responsibility.

2. The transfer of authority in itself shall not affect rights, liabilities and obligations of any person or legal entity, in existence at the date of signing of this Agreement.

ARTICLE XXIII

FINAL CLAUSES

1. This Agreement shall enter into force on the date of its signing.

2. The arrangements established by this Agreement shall remain in force until and to the extent superseded by the Interim Agreement referred to in the Declaration of Principles or any other agreement between the Parties.

3. The five-year interim period referred to in the Declaration of Principles commences on the date of the signing of this Agreement.
4. The Parties agree that, as long as this Agreement is in force, the security fence erected by Israel around the Gaza Strip shall remain in place and that the line demarcated by the fence, as shown on attached map No. 1, shall be authoritative only for the purpose of this Agreement.

5. Nothing in this Agreement shall prejudice or preempt the outcome of the negotiations on the interim agreement or on the permanent status to be conducted pursuant to the Declaration of Principles. Neither Party shall be deemed, by virtue of having entered into this Agreement, to have renounced or waived any of its existing rights, claims or positions.

6. The two Parties view the West Bank and the Gaza Strip as a single territorial unit, the integrity of which will be preserved during the interim period.

7. The Gaza Strip and the Jericho Area shall continue to be an integral part of the West Bank and the Gaza Strip, and their status shall not be changed for the period of this Agreement. Nothing in this Agreement shall be considered to change this status.

8. The Preamble to this Agreement, and all Annexes, Appendices and maps attached hereto, shall constitute an integral part hereof.

Done in Cairo this fourth day of May, 1994.

Yitzhak Rabin

For the Government of the
State of Israel

Yasir Arafat

For the PLO

Witnessed By:

Warren Christopher

The United States of America

Andrei V. Kozyrev

The Russian Federation

Hosni Mubarak

The Arab Republic of Egypt

* Annex 1 - Withdrawal and Security Arrangements
* Annex 2 - Civil Affairs
* Annex 3 - Legal Matters
* Annex 4 - Economic Protocol
* Exchange of Letters - Arafat-Rabin
* Gaza-Jericho Map No. 1
* Gaza-Jericho Map No. 2
* Gaza-Jericho Map No. 3
* Gaza-Jericho Map No. 4
* Gaza-Jericho Map No. 5
* Gaza-Jericho Map No. 6