II – SECURITY COUNCIL

The Security Council’s membership in 2004 consisted of the five permanent members—China, France, Russia, the United Kingdom, and the United States—and 10 non-permanent members: Algeria, Angola, Benin, Brazil, Chile, Germany, Pakistan, Philippines, Romania, and Spain. The following table summarizes the activity of the Security Council for the year and compares it with the previous 15 years.

<table>
<thead>
<tr>
<th>YEAR</th>
<th>MEETINGS</th>
<th>RESOLUTIONS CONSIDERED</th>
<th>RESOLUTIONS ADOPTED</th>
<th>U.S. VEToes</th>
<th>PRESIDENTIAL STATEMENTS</th>
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<tbody>
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In 2004, the Security Council considered 62 draft resolutions and adopted 59. Russia and the United States were the only permanent members of the Council to exercise their veto. Russia vetoed a draft resolution on Cyprus, while the United States vetoed two draft resolutions on the Middle East. The Council was again heavily engaged in efforts to resolve conflicts and to give direction to UN peacekeeping missions. Much of the Council’s attention was focused on the following issues: Africa (28 resolutions); the Middle East (six resolutions and two draft resolutions); Iraq (three resolutions); Haiti (three resolutions); non-proliferation of weapons of mass destruction (one resolution); and counter-terrorism (four resolutions). The Council also adopted resolutions on Afghanistan, Bosnia and Herzegovina, Cyprus, East Timor, Georgia, children and armed conflict, international criminal tribunals, and the International Court of Justice.

RESOLUTIONS

Substantive resolutions formally addressed by the Security Council during the year are listed and described below. They are organized alphabetically by topic, and within each topic, by date. Each listing provides the number of the resolution, date of the vote, voting results (Yes-No-Abstain), including an indication of the U.S. vote, and a summary description. The full
texts of resolutions adopted by the Security Council in 2004 are available online at http://www.un.org/Docs/sc/unsc_resolutions04.html. The U.S. position at the time the resolution was adopted and additional background information, as needed, follow each description.

COUNTRY RESOLUTIONS

AFGHANISTAN

S/Res/1536 March 26 15(US)-0-0

Decides to extend the UN Assistance Mission in Afghanistan (UNAMA) for an additional period of 12 months. Encourages Afghan authorities to enable an electoral process that provides for voter participation that is representative of the national demographics, including women and refugees and calls upon all eligible Afghans to fully participate in the registration and electoral process. Welcomes the progress made since the commencement of the disarmament, demobilization, and reintegration (DDR) process in October 2003 and the contribution of the International Observer Group; stresses that Afghan efforts to achieve further progress on DDR are critical, particularly for the creation of an environment more conducive to the conduct of free and fair elections. Welcomes the efforts to date of the Afghan authorities to implement their National Drug Control Strategy adopted in May 2003. Stresses that tackling the drug trade cannot be separated from creating a strong economy and a secure environment in Afghanistan and notes with concern the assessment made by the UN Office on Drugs and Crime in its last Afghan opium survey.

Requests UNAMA, with the support of the Office of the UN High Commissioner for Human Rights, to continue to assist the Afghan Independent Human Rights Commission in the full implementation of the human rights provisions of the new Afghan constitution, particularly those regarding the full enjoyment of women of their human rights. Welcomes the progress made by the International Security Assistance Force in expanding its presence outside of Kabul. Welcomes the development of the new Afghan National Army and Afghan National Police as important steps towards the goal of Afghan security forces providing security and ensuring the rule of law throughout the country.

Background: The Secretary-General reported to the Security Council on March 19, 2003, that insecurity in Afghanistan continued, that the newly created Afghan security institutions required further strengthening, and that trafficking in illegal narcotics was a threat to the success of Afghanistan’s state-building. However, many areas showed improvement, such as training of the Afghan National Army; voluntary DDR of ex-soldiers or officers; and strengthening of the justice system.

In January, a Constitutional Loya Jirga adopted a new constitution, which created the framework for establishing rule of law, a necessary
II – Security Council

precondition for the success of political, security, and reconstruction efforts. This constitution called for every effort to be made to hold presidential and legislative elections, requiring a massive voter registration effort, and by March 15, 1.46 million voters out of an estimated total of 2.5 million eligible voters had registered (approximately 27 percent of these were women). Afghanistan held its first national democratic Presidential elections on October 9, and Hamid Karzai was announced as the official winner on November 3 and inaugurated on December 7. Parliamentary and local elections are planned for spring 2005.

U.S. Position: The United States drafted and introduced this resolution, which was adopted unanimously. The United States led several programs in Afghanistan in the areas of police training, drug eradication, deployment of national police forces and the Afghan National Army, supporting UNAMA in local conflict resolution, supporting voter registration and DDR efforts, and supporting local security task forces.

S/Res/1563 September 17 15(US)-0-0

Acting under Chapter VII of the UN Charter, extends the authorization of the International Security Assistance Force (ISAF), as defined in Resolutions 1386 (2001) and 1510 (2003), for a period of 12 months beyond October 13, 2004. Recognizes the need to strengthen the ISAF, and calls upon member states to contribute personnel, equipment, and other resources to the ISAF, and to make contributions to the Trust Fund established pursuant to Resolution 1386 (2001). Calls upon the ISAF to continue to work in close consultation with the Afghan Transitional Administration and its successors, the Special Representative of the Secretary-General, and the Operation Enduring Freedom Coalition in the implementation of the force mandate.

Background: Resolution 1386 (2001) initially authorized the ISAF to provide security in Kabul for six months beginning in December 2001. That authorization had been extended regularly until the adoption of Resolution 1510 (2003), which expanded the scope and geographic range of ISAF’s mandate and set a precedent for annual renewal. In August, Eurocorps, a multinational army comprised of forces from Belgium, France, Germany, Luxembourg, and Spain, took over the command of ISAF from Canada.

U.S. Position: The United States joined other Council members in unanimously adopting this resolution to extend the mandate of ISAF.

BOSNIA AND HERZEGOVINA

S/Res/1551 July 9 15(US)-0-0

Acting under Chapter VII of the UN Charter, reminds the parties that, in accordance with the Dayton Peace Agreement [of 1995], they have committed themselves to cooperate fully with all entities involved in the implementation of this peace settlement, or which are otherwise authorized by the Security Council, including the International Criminal Tribunal for the
Former Yugoslavia. Underlines that full cooperation with the International Tribunal includes the surrender for trial of all persons indicted by the Tribunal and provision of information to assist in Tribunal investigations. Authorizes the member states to continue for a further planned period of six months the multinational stabilization force (SFOR) as established in accordance with Resolution 1088 (1996) under unified NATO command and control in order to fulfill the role specified in the Peace Agreement, and expresses its intention to review the situation with a view to extending this authorization further as necessary.

Welcomes NATO’s decision to conclude its current SFOR operation in Bosnia and Herzegovina by the end of 2004 and further welcomes the European Union’s (EU) intention to launch an EU mission, including a military component, to Bosnia and Herzegovina from December 2004. Authorizes the member states [acting under the SFOR authorization] to take all necessary measures to effect the implementation of and to ensure compliance with the Peace Agreement; authorizes member states to take all necessary measures to assist SFOR, and recognizes the right of the force to take all necessary measures to defend itself from attack or threat of attack. Decides that the status of forces agreements currently contained in the Peace Agreement shall apply provisionally to the proposed EU mission; and invites all states to continue to provide appropriate support and facilities for member states acting under the SFOR operation or the EU mission.

Background: A multinational implementation force, IFOR, was sent to Bosnia and Herzegovina in December 1995 to maintain peace and stability after the 1992–1995 conflict. In December 1996, the Security Council endorsed a NATO-led SFOR in Bosnia and Herzegovina as the successor to the NATO-led IFOR to help ensure compliance with the military provisions of the Peace Agreement. SFOR exercises a wide range of functions in support of civilian efforts related to law enforcement activities, police reform, humanitarian relief and refugees, demining, human rights, elections, rehabilitation of infrastructure, and economic reconstruction. In June 2004, NATO decided to terminate its leadership of the multinational stabilization force by the end of the year. At the same time, the EU announced its intention to establish a follow-on mission to SFOR.

U.S. Position: The United States cosponsored this resolution with France, Germany, Italy, Romania, Russia, Spain, and the United Kingdom. The United States added language to endorse the transition from NATO’s force to the EU follow-on mission, welcoming the change as an indication of growing stability in the region.

S/Res/1575 November 22 15(US)-0-0

Acting under Chapter VII of the UN Charter, reminds the parties that, in accordance with the Dayton Peace Agreement [of 1995], they have committed themselves to cooperate fully with all entities involved in the implementation of this peace settlement, including the International Tribunal.
for the Former Yugoslavia, as it carries out its responsibilities for dispensing justice impartially, and underlines that full cooperation by states and entities with the International Tribunal includes the surrender for trial of all persons indicted by the Tribunal and provision of information to assist the Tribunal investigations.

Acknowledges the support of the authorities of Bosnia and Herzegovina for the European Union (EU) force and the continued NATO presence and their confirmation that both are the legal successors to the multinational stabilization force (SFOR) and can take such actions as are required, including the use of force, to ensure compliance with the Peace Agreement and relevant UN Security Council resolutions. Welcomes the EU’s intention to launch an EU military operation in Bosnia and Herzegovina from December 2004. Authorizes establishment for an initial planned period of 12 months of a multinational stabilization force (EUFOR) as a legal successor to SFOR under unified command and control. Welcomes NATO’s decision to conclude the SFOR operation in Bosnia and Herzegovina by the end of 2004, and to maintain a NATO Headquarters in Bosnia and Herzegovina to continue to assist in implementing the Peace Agreement in conjunction with EUFOR and authorizes establishment of a NATO Headquarters as a legal successor to SFOR. Recognizes that the Peace Agreement and the provisions of its previous relevant resolutions shall apply to and in respect of both EUFOR and the NATO presence as they have applied to and in respect of SFOR.

Authorizes the member states acting under above paragraphs to take all necessary measures to effect the implementation of and to ensure compliance with the annexes of the Peace Agreement. Authorizes member states to take all necessary measures in defense of the EUFOR or NATO presence and to assist both organizations in carrying out their missions, and recognizes the right of both the EUFOR and the NATO presence to take all necessary measures to defend themselves from attack or threat of attack.

**Background:** In Resolution 1551, the Security Council endorsed NATO’s decision to conclude its current SFOR operation in Bosnia and Herzegovina by the end of 2004, the EU’s intention to launch a mission, including a military component, from December 2004, and the establishment of a NATO headquarters to carry out certain operational tasks. Preparing for this transition, the Netherlands, in its role as EU President, and Germany (transmitting a letter from the NATO Secretary-General) each sent a letter on November 19 to the Security Council’s President setting out the roles of NATO and the EU. The Government of Bosnia-Herzegovina also wrote to the Council expressing its endorsement for the new arrangements.

**U.S. Position:** The United States cosponsored this resolution with Romania.
Acting under Chapter VII of the UN Charter, decides to authorize, for an initial period of six months from June 1, 2004, with the intention to renew it for further periods, the deployment of a peacekeeping operation in Burundi entitled UN Operation in Burundi (ONUB) in order to support and help to implement the efforts undertaken by Burundians to restore lasting peace and bring about national reconciliation, as provided under the Arusha Agreement. Decides that ONUB will be headed by the Special Representative of the Secretary-General, and will initially be composed of existing African Mission in Burundi (AMIB) forces, and requests the Secretary-General, acting in liaison with the African Union, to ensure the transfer of authority over AMIB, with ONUB’s framework, to his Special Representative for Burundi. Decides further that ONUB shall consist of a maximum of 5,650 military personnel, including 200 observers and 125 staff officers, up to 120 civilian police personnel, as well as the appropriate civilian personnel.

Authorizes ONUB to use all necessary means to carry out the following mandate: ensure the respect of ceasefire agreements; promote the re-establishment of confidence between all Burundian forces; carry out the disarmament and demobilization portions of the national program of disarmament, demobilization, and reintegration (DDR) of combatants; monitor the illegal flow of arms across the national borders in cooperation with the UN Mission in the Democratic Republic of Congo (MONUC); contribute to the creation of the necessary security conditions for the provision of humanitarian assistance, and facilitate the voluntary return of refugees and internally displaced persons; contribute to the successful completion of the electoral process stipulated in the Arusha Agreement by ensuring a secure environment; and without prejudice to the responsibility of the transitional Government of Burundi, protect civilians under threat of physical violence.

Decides that ONUB shall provide advice and the following assistance to the transitional Government and authorities to contribute to their efforts: monitor Burundi’s borders, with special attention to refugees as well as to movements of combatants; carry out institutional reforms and the constitution of integrated national defense and internal security forces and training and monitoring of the police; proceed with electoral activities; complete implementation of reform of the judiciary and correction system; and ensure the promotion and protection of human rights, with particular attention to women, children, and vulnerable persons, and investigate human rights violations to put an end to impunity. Decides further that ONUB shall cooperate with the Government and authorities of Burundi, as well as other international partners, to ensure the coherence of their work in extending state authority and utilities throughout the territory; and in carrying out the national program of DDR of combatants and members of their families.
II – Security Council

Reaffirms the obligation of all parties to comply fully with international humanitarian law related to the protection of humanitarian and related UN personnel, and urges unimpeded access by humanitarian personnel to all people in need of assistance. Requests all parties and concerned states to facilitate the voluntary, safe, and sustainable return of refugees and internally displaced persons, and to cooperate fully to this end with ONUB and the relevant international organizations.

Background: Rebel factions have fought Burundian government forces since 1993. Burundian political parties signed the Arusha Agreement on Peace and Reconciliation in Burundi in 2000, but the Agreement did not include a ceasefire agreement and Hutu rebel groups did not participate in the process. Although rebel groups and government forces continued to fight sporadically, Burundi was able to continue its implementation of the Arusha Agreement to restore peace and bring about national reconciliation. A Transitional Government was inaugurated in November 2001 and Burundi’s National Assembly and Transitional Senate opened in January and February 2002. One of the rebel groups later signed a ceasefire agreement and joined the transitional government. Key provisions of the Agreement have still not been implemented and the Secretary-General recommended in his March 16, 2004, report that the Security Council authorize a multidimensional peacekeeping operation comprising military and civilian components. This operation would help Burundi implement security sector and judicial reform, adoption of legal instruments, and organization of elections.

U.S. Position: The United States voted for this resolution, believing that this show of international support will strengthen Burundian parties’ efforts to implement their ceasefire and peace agreements.

S/Res/1577 December 15 (US)-0-0

Acting under Chapter VII of the UN Charter, decides to extend the mandate of the UN Operation in Burundi (ONUB) to June 1, 2005. Urges the governments and parties concerned in the region to denounce the use and incitement of violence, and to unequivocally condemn human rights and international humanitarian law violations; and to actively cooperate with ONUB and UN Organization Mission in the Democratic Republic of the Congo (MONUC) and with efforts aimed at ending the impunity of those who commit human rights violations. Calls upon the Governments of the Democratic Republic of the Congo and of Rwanda to cooperate unreservedly with the Government of Burundi to ensure that the investigation into the Gatumba massacre is completed and that those responsible are brought to justice, and requests ONUB and MONUC to provide assistance to the Burundian and Congolese authorities to facilitate completion of the investigation and strengthen security of vulnerable populations. Expresses its intention to consider appropriate actions against those individuals who threaten the peace and national reconciliation process in Burundi.


**Background:** ONUB was established by Resolution 1545, adopted on May 21, 2004. A report by the Secretary-General to the Security Council on November 15 called for a six-month renewal of the mandate set forth in Security Council Resolution 1545. The Secretary-General reported that while progress was being made towards political reconciliation, human rights violations (such as the Gatumba massacre on August 13) continued and highlighted the importance of a continued UN presence in the region.

**U.S. Position:** The United States voted for this resolution, along with all other Council members. The United States supported this resolution with the understanding that the resolution in no way directs, encourages, or authorizes ONUB to cooperate with or support the International Criminal Court. Furthermore, the United States supported this resolution based on the understanding that the resolution does not change the existing mandate of ONUB regarding the investigation of violations of international humanitarian law.

**COTE D’IVOIRE**

*S/Res/1527*  
February 4  15(US)-0-0

Acting under Chapter VII of the UN Charter, decides that the mandate of the UN Mission in Cote d’Ivoire, MINUCI, shall be extended until February 27, 2004. Decides to renew until February 27, 2004, the authorization given to member states participating in ECOWAS [Economic Community of West African States] forces together with French forces supporting them. Calls on the signatories of the Linas-Marcoussis Agreement to carry out expeditiously their responsibilities under the Linas-Marcoussis Agreement and to take the steps called for by the Secretary-General in paragraph 86 of his report, and expresses its readiness to help them to achieve lasting peace and stability. Requests the Secretary-General, pending a decision by the Security Council on the reinforcement of the UN presence in Cote d’Ivoire, to prepare the deployment of a possible peacekeeping operation within five weeks after such decision by the Council.

**Background:** The Secretary-General’s January 6 report stated that hard-line elements among the Ivorian parties were determined to undermine the peace process and to seek a military solution to the crisis. The Secretary-General recommended that, should the Ivorian parties make sufficient progress in implementing the Linas-Marcoussis agreements by February 4, the Security Council consider authorizing the deployment of a multi-dimensional UN peacekeeping operation to support the peace process in Cote d’Ivoire.

**U.S. Position:** The United States voted to support this technical rollover of MINUCI’s mandate, allowing more time for the Security Council to consider the recommendations in the Secretary-General’s January 6 report regarding a possible UN peacekeeping mission in Cote d’Ivoire. The United States wanted to ensure that, should a new mission be created, it would have a clear mandate, an appropriate size and a clear exit strategy.
II – Security Council

S/Res/1528 February 27 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides to establish the UN Operation in Côte d’Ivoire (UNOCI) for an initial period of 12 months from April 4, 2004, and requests the Secretary-General to transfer authority from MINUCI (UN Mission in Côte d’Ivoire) and the ECOWAS forces to UNOCI on that date, and decides therefore to renew the mandate of the UN Mission in Côte d’Ivoire until April 4, 2004. Decides that UNOCI will comprise, in addition to the appropriate civilian, judiciary and corrections component, a military strength of a maximum of 6,240 personnel, including 200 military observers and 120 staff officers, and up to 350 civilian police officers. Reaffirms its strong support for the Secretary-General’s Special Representative and approves his full authority for the coordination and conduct of all the activities of the UN system in Côte d’Ivoire.

Decides that the mandate of UNOCI, in coordination with the French forces authorized below, shall include observing and monitoring the implementation of the comprehensive ceasefire agreement of May 3, 2003; assisting the Government of National Reconciliation in monitoring the borders; assisting in disarmament, demobilization, reintegration of the combatants; coordinating implementation of a voluntary repatriation and resettlement program for ex-combatants; protecting UN personnel, installations and equipment, and protecting civilians under threat of imminent violence; facilitating the free flow of people, goods, and humanitarian assistance; providing support for implementation of the peace process; and assisting in the field of human rights, public information and law and order. Authorizes UNOCI to use all necessary means to carry out its mandate, within its capabilities and its areas of deployment. Decides to renew until April 4, 2004, the authorization given to the French forces and ECOWAS forces through its Resolution 1527 (2004); and authorizes for a period of 12 months from April 4, 2004, the French forces to use all necessary means in order to support UNOCI in accordance with the agreement to be reached between UNOCI and the French authorities.

Background: In the Secretary-General’s January 6 report on the situation in Côte d’Ivoire, he had recommended the deployment of a UN peacekeeping operation. On February 4, the Security Council adopted a technical rollover of MINUCI, before deciding to accept the Secretary-General’s recommendation.

U.S. Position: The United States voted for this resolution because it believed the new UN mission has an important role to play in restoring peace and stability not only to Côte d’Ivoire, but also to the whole of West Africa. The United States believed that the presence of UN peacekeepers in Côte d’Ivoire, Sierra Leone, and Liberia, and coordination of their efforts, would help promote an end to conflict and restore democracy and economic activity in the region. The United States continued to urge the Ivorian government,
President Gbagbo, and the Forces nouvelles to meet their commitments to the Linas-Marcoussis Agreement.

S/Res/1572 November 15 15(US)-0-0

Acting under Chapter VII of the UN Charter, condemns the air strikes committed by the national armed forces of Cote d’Ivoire which constitute flagrant violations of the ceasefire agreement of May 3, 2003, and demands that all Ivoirian parties to the conflict, the Government of Cote d’Ivoire, as well as Forces nouvelles, fully comply with the ceasefire. Reiterates its full support for the action undertaken by the UN Operation in Cote d’Ivoire (UNOCI) and French forces in accordance with their mandate under Resolution 1528 (2004). Emphasizes that there can be no military solution to the crisis and that the full implementation of the Linas-Marcoussis and Accra III Agreements remains the only way to resolve the crisis persisting in the country. Urges the President of the Republic of Cote d’Ivoire, the heads of all the Ivoirian political parties, and the leaders of the Forces nouvelles immediately to begin implementing all the commitments they have made under these agreements. Encourages the Secretary-General, African Union, and the Economic Community of West African States (ECOWAS) to continue their efforts to relaunch the peace process. Demands that the Ivoirian authorities stop all radio and television broadcasting inciting hatred, intolerance, and violence, requests UNOCI to strengthen its monitoring role in this regard, and urges the Government of Cote d’Ivoire and the Forces nouvelles to take all necessary measures to ensure the security and the safety of civilian persons, including foreign nationals and their property.

Decides that all states shall, for a period of 13 months from the date of adoption of this resolution, take the necessary measures to prevent the direct or indirect supply, sale, or transfer to Cote d’Ivoire, of arms or any related materiel, with certain exceptions, including for UNOCI and the French forces who support them. Decides that all states shall take the necessary measures, for a period of 12 months, to prevent the entry into or transit through their territories of all persons who constitute a threat to the peace and national reconciliation process in Cote d’Ivoire, in particular those who block the implementation of the Linas-Marcoussis and Accra III Agreements, any other person determined as responsible for serious violations of human rights and international humanitarian law in Cote d’Ivoire, any other person who incites publicly hatred and violence, and any other person determined by the Committee to be in violation of the arms embargo, provided that nothing in this paragraph shall oblige a state to refuse entry into its territory to its own nationals.

Decides that all states shall, for a period of 12 months, freeze immediately all financial assets and economic resources which are on their territories at the date of adoption of this resolution or at any time thereafter, owned or controlled directly or indirectly by the persons designated by the Committee or that are held by entities owned or controlled directly or
indirectly by any persons acting on their behalf or at their direction, as designated by the Committee, and decides further that all states shall ensure that any funds, financial assets, or economic resources are prevented from being made available by their nationals or by any persons within their territories, to or for the benefit of such persons or entities.

Decides to establish a Committee of the Security Council consisting of all the members of the Council to undertake tasks including to designate the individuals and entities subject to the measures, and update this list regularly; and seek from all states concerned, particularly those in the region, information regarding actions taken to implement the measures. Requests all states concerned, particularly those in the region, to report to the Committee, within 90 days from the date of adoption of this resolution, on the actions they have taken to implement the measures, and authorizes the Committee to request whatever further information it may consider necessary. Decides that the travel ban and assets freeze shall enter into force on December 15, 2004, unless the Security Council shall determine before then that the signatories of the Linas-Marcoussis and Accra III Agreements have implemented all their commitments under the Accra III Agreement and are embarked towards full implementation of the Linas-Marcoussis Agreement.

**Background:** Since the 2003 Linas-Marcoussis accord halted fighting in Cote d’Ivoire between the Government of President Laurent Gbagbo and the rebels, full implementation of the ceasefire agreement has not been achieved. In July 2004, the parties, in a high-level meeting in the Ghanian capital that included officials from the United Nations and the African Union, reached another agreement known as Accra III, which sought to resolve disputed parts of the 2003 accord and offered a new framework for resolution of the conflict.

The peace process continues to be plagued by obstacles and resistance. Both parties to the conflict have not abided by the timetable set by Accra III. Parliament failed to meet the deadline for political reforms set for September 29, 2004. The ex-rebels ignored the deadline for disarmament set for October 15 and even withdrew from the unity government on October 28. Government aircraft violated the peace accords and began air strikes in November, killing nine French peacekeepers. France retaliated by destroying the tiny Ivorian air force. An angry exchange of words between France and Cote d’Ivoire ensued, as President Gbagbo’s supporters rioted against foreigners in Abidjan, the country’s largest city. France subsequently introduced this resolution in the Security Council.

**U.S. Position:** The United States, along with Chile, Germany, Romania, Spain, and the United Kingdom, joined France as cosponsors of the resolution. The United States believed the resolution would urge the Government and rebels of Cote d’Ivoire to fulfill their obligations under the peace accords. The United States further welcomed efforts by the African Union, ECOWAS, and the Secretary-General to help resolve the crisis.
Decides to terminate the mandate of the UN Peacekeeping Force in Cyprus and maintain a UN operation in Cyprus, which shall be known as the UN Settlement Implementation Mission in Cyprus. Acting under Chapter VII of the UN Charter, decides that all states shall take the necessary measures to prevent the promotion or the direct or indirect sale, supply, or transfer to Cyprus by their nationals of arms and any related material, and the provision of any technical assistance, advice, or training, financing, or financial assistance related to military activities to Cyprus. Decides that these measures shall remain in place until the Security Council decides otherwise based on a request from the federal government of the United Cyprus Republic, and confirmation from the Secretary-General that the continued application of the arms embargo is no longer necessary for the maintenance of international peace and security. Decides further to establish a committee of the Security Council consisting of all the members of the Council to gather information on the sale, supply, or transfer of arms and related material; consider information concerning violations of these measures; and draft guidelines to facilitate implementation of the embargo.

Background: In February, the Secretary-General resumed negotiations with the Cypriot leaders to achieve a comprehensive settlement of the question of Cyprus. Despite a series of meetings, deadlock persisted on key issues. On March 31, the Secretary-General finalized the “Comprehensive Settlement of the Cyprus Problem,” and submitted it to the leadership on each side. The Settlement outlined an arms embargo and the replacement of the UN Peacekeeping Force in Cyprus, whose main task was to maintain a de facto ceasefire, with a new operation that would have a more substantive political role and would work actively to promote the implementation of the Settlement. Cyprus would vote on the Settlement plan in an April 24 referendum. The Secretary-General requested that the Security Council adopt this resolution before the referendum in order to provide assurances to Greek Cypriots that the security structures provided for in the Settlement would be in place before they voted on April 24.

U.S. Position: The United States cosponsored this resolution with the United Kingdom. Russia’s veto prevented the Security Council from providing assurances on security structures to the Greek Cypriots prior to the referendum on adopting the Settlement.

Welcomes the Secretary-General’s intention to complete a review within three months of the UN Peacekeeping Force in Cyprus’ (UNFICYP) mandate, force levels, and concept of operations. Decides to extend the UNFICYP mandate for a further period ending December 15, 2004, and to consider the recommendations of the Secretary-General in his review of
UNFICYP and to act upon them within one month. Urges the Turkish Cypriot side and the Turkish forces to rescind without delay all remaining restrictions on UNFICYP, and calls upon them to restore in Strovilia the military status quo which existed there prior to June 30, 2000.

**Background:** The “Comprehensive Settlement of the Cyprus Problem was approved by the Turkish Cypriot electorate but rejected by the Greek Cypriot electorate, and did not enter into force. As a result, the Secretary-General recommended the continuance of UNFICYP to maintain the ceasefire but noted his intention to review the mission’s mandate, force levels, and concept of operations.

**U.S. Position:** The United States voted for this resolution. In its explanation of vote, the United States noted that significant developments, including the results of the referenda and Cyprus’ entry into the European Union, had fundamentally changed the situation in Cyprus and necessitated a critical examination of UNFICYP. The United States welcomed the Secretary-General’s commitment to provide recommendations on UNFICYP.

S/Res/1568 October 22 15(US)-0-0

Welcomes the Secretary-General’s intention to conduct a further review of the UN Peacekeeping Operation in Cyprus’ (UNFICYP’s) mandate, force levels, and concept of operation. Endorses the Secretary-General’s recommendations for the amendment of the concept of operations and force level of the UNFICYP, as outlined in his report of September 24, 2004. Decides to extend UNFICYP’s mandate for a further period ending June 15, 2005. Urges the Turkish Cypriot side and the Turkish forces to rescind without delay all remaining restrictions on UNFICYP, and calls upon them to restore in Strovilia the military status quo which existed there prior to June 30, 2000.

**Background:** Resolution 1548 (2004) welcomed the Secretary-General’s intention to review UNFICYP’s mandate, force levels, and concept of operations. The Secretary-General’s review team noted decreasing incidents at crossing points and an improved security situation and recommended an increase in the number of civilian police and a 30 percent decrease in the number of military personnel.

**U.S. Position:** The United States voted for this resolution, and reaffirmed its support for the Secretary-General’s Good Offices Mission report of May 28, 2004. The United States appreciated the Secretary-General’s examination of UNFICYP and recommendation to reduce force levels by 30 percent. The United States also welcomed the further review of UNFICYP to take place before the next mandate renewal in June 2005.
DEMOCRATIC REPUBLIC OF THE CONGO
S/Res/1522 January 15 15(US)-0-0

Encouraged by the progress achieved in the peace process in the Democratic Republic of the Congo (DROC) since the conclusion of the Global and All Inclusive Agreement signed in Pretoria on December 17, 2002, and the subsequent establishment of the Government of National Unity and Transition, welcomes the efforts currently undertaken to set up the first integrated and unified brigade in Kisangani as a step toward the elaboration and implementation of a comprehensive program for the formulation of a Congolese integrated national army. Decides that, since the Government of National Unity and Transition has been established and is in place, its demand for the demilitarization of Kisangani and its surroundings laid down in Resolution 1304 (2000) shall not apply to the restructured and integrated forces of the DROC and to the armed forces included in the comprehensive program for the formation of an integrated and restructured national army. Urges the Government of National Unity and Transition to take the appropriate measures for the restructuring and integration of the armed forces of the DROC, in accordance with the Global and All Inclusive Agreement, including setting up a Supreme Defense Council and the elaboration of a national plan for disarmament, demobilization, and reintegration, as well as the necessary legislative framework. Calls upon the international community to provide further assistance for the integration and restructuring of the armed forces of the DROC.

Background: In Resolution 1304 (2000), the Council demanded that Ugandan and Rwandan forces, as well as forces of the Congolese armed opposition and other armed groups, completely withdraw from Kisangani, and called on all parties to the Lusaka Cease-fire Agreement to respect the demilitarization of the city and its surroundings. Due to the efforts under way to set up the first integrated and unified brigade in Kisangani, this earlier demand was adjusted in order to allow the brigade to operate in that city.

U.S. Position: The United States joined all other Security Council members in adopting this resolution.

S/Res/1533 March 12 15(US)-0-0

Acting under Chapter VII of the UN Charter, requests the UN Organization Mission in the Democratic Republic of the Congo (MONUC) to continue to report on the position of armed groups, arms supplies, and the presence of foreign military and to inspect, without notice as it deems it necessary, the cargo of aircraft and of any transport vehicle; and authorizes MONUC to seize or collect, as appropriate, the arms and any related materiel whose presence in the territory of the Democratic Republic of the Congo (DROC) violates the arms embargo imposed by Resolution 1493, and to dispose of such arms and related materiel as appropriate.
Decides to establish a Committee of the Security Council consisting of all members of the Council (the Committee) to, among other things, seek information from all states, particularly those in the region, regarding their actions to implement the provisions from Resolution 1493 regarding the arms embargo, the ban on assistance, especially military or financial assistance, to armed groups in DROC, and the urging of Rwanda and Uganda to exercise a positive influence on armed groups in DROC under their influence, and thereafter to request from them whatever further information it may consider useful; and to present reports with recommendations on strengthening the measures from Resolution 1493. Requests all states, in particular those in the region, to report to the Committee, within 60 days, on actions taken to implement the arms embargo in Resolution 1493, and authorizes the Committee thereafter to request from member states whatever further information it may consider necessary. Requests the Secretary-General to create, for a period expiring on July 28, 2004, a group of experts consisting of no more than four members, to examine and analyze information gathered by MONUC in the context of its monitoring mandate; recommend ways of improving the capabilities of states interested, in particular those of the region, to ensure the arms embargo is effectively implemented; and provide the Committee with regular reports that include a list, with supporting evidence, of those found to have violated the arms embargo and their supporters for possible future measures by the Council.

Background: The Secretary-General reported in November 2003 that while progress had been made, much remained to be achieved, with Rwandan military personnel allegedly still present in the eastern DROC. He also noted the incessant flow of arms into DROC, which violated the embargoes required by previous Council resolutions.

U.S. Position: The United States joined all other Council members in adopting this resolution. In the U.S. view, the resolution’s adoption represented a critical step forward in the Security Council’s collective effort to reduce the illegal flow of weapons into the DROC. The United States believed the new sanctions committee could bring international pressure to bear against those who continued to ship arms to the DROC contrary to existing multilateral restrictions that member states were obligated to implement.

S/Res/1552 July 27 15(US)-0-0

Acting under Chapter VII of the UN Charter, reaffirms the demands in Resolution 1493 (2003) regarding freedom of movement of UN personnel, assistance to armed groups in the Democratic Republic of the Congo, and access to the UN Mission in the Democratic Republic of the Congo (MONUC). Decides to renew until July 31, 2005, the arms embargo in Resolution 1493 and all provisions of Resolution 1533, which established a sanctions committee and a group of experts to monitor cooperation with the sanctions.
Background: After cross-border violence in Rwanda and the Democratic Republic of the Congo (DROC) in May, the Security Council issued a Presidential Statement, which noted and condemned Rwandan military activities that impeded MONUC’s freedom of movement. After a month of volatility in the DROC, the Security Council issued another Presidential Statement in June that warned all parties against violations of the embargo imposed by Resolution 1493. Specifically, the Council urged Rwanda to not provide any practical or political support to armed groups in the DROC.

U.S. Position: The United States voted for this resolution in support of the peace process in the Democratic Republic of the Congo.

S/Res/1555 July 29 15.US)-0-0

Decides to extend the mandate of the UN Mission in the Democratic Republic of the Congo (MONUC), as contained in Resolutions 1493 (2003) and 1533 (2004), both adopted under Chapter VII of the UN Charter, until October 1, 2004. Requests the Secretary-General to submit a report to the Council before August 16 on the execution by MONUC of its mandate.

Background: Resolution 1493 (2003) established an arms embargo, increased the troop ceiling, and bolstered MONUC’s mandate by authorizing the mission to use all necessary means to fulfill its mandate in Ituri and North and South Kivu where fighting had occurred in 2003. Resolution 1533 (2004) established a committee to monitor the embargo against all armed groups operating in the eastern Democratic Republic of the Congo that was established by Resolution 1493.

U.S. Position: The United States joined the other Council members in adopting this resolution unanimously.

S/Res/1565 October 1 15.US)-0-0

Acting under Chapter VII of the UN Charter, decides to extend the deployment of the UN Mission in the Democratic Republic of the Congo (MONUC) until March 31, 2005. Requests the Secretary-General to arrange the rapid deployment of additional military capabilities for MONUC in accordance with the recommendation contained in his letter dated September 3, 2004, to deploy as soon as possible in the provinces of North and South Kivu all the brigades and appropriate force enablers. Authorizes the increase of MONUC’s strength by 5,900 personnel, including up to 351 civilian police personnel, as well as the deployment of appropriate civilian personnel, appropriate and proportionate air mobility assets and other force enablers, and expresses its determination to keep MONUC’s strength and structure under regular review. Requests the Secretary-General to report to the Council within one month on reforms necessary to improve the structures of command and control and the management of military information within MONUC, and to rationalize the civilian and police components to MONUC.
II – Security Council

Decides that MONUC will have a mandate to deploy and maintain a presence in the key areas of potential volatility; discourage violence, in particular by deterring the use of force to threaten the political process; allow UN personnel to operate freely, particularly in the eastern part of the Democratic Republic of the Congo; establish the necessary operational links with the UN Operation in Burundi, and with the Governments of the Democratic Republic of the Congo (DROC) and Burundi; discourage cross-border movements of combatants; monitor the implementation of the arms embargo in Resolution 1493, including by inspecting, as it deems it necessary and without notice, the cargo of aircraft and of any transport vehicle using the ports, airports, airfields, military bases, and border crossings in North and South Kivu and in Ituri; and seize and dispose of as appropriate, arms and any related materiel violating the arms embargo. Decides that MONUC’s mandate, in support of the Government of National Unity and Transition, will also include support operations to disarm foreign combatants led by the Armed Forces of the DROC; facilitation of the demobilization and voluntary repatriation of the disarmed foreign combatants and their dependents; contribution to the disarmament of Congolese combatants; and assistance in the establishment of a secure environment for free, transparent, and peaceful elections to take place. Decides that MONUC will also have the mandate to provide advice and assistance to the transitional government and authorities to contribute to their efforts to take forward essential legislation, including the future constitution, security sector reform, and the electoral process.

Stresses the need for the Government of National Unity and Transition to carry out the process provided for by the Global and All Inclusive Agreement, and to implement the recommendations regarding restoring security, territorial reunification of the country, and preparation for elections in the Secretary-General’s third special report. Calls upon the Government of National Unity and Transition to cooperate closely with MONUC in establishing three joint commissions on essential legislation, security sector reform, and elections, and in implementing the security sector reform. Urges the Government of National Unity and Transition to develop without further delay a plan for the disarmament of foreign combatants, and to entrust its implementation to the Armed Forces of the DROC, with MONUC’s support.

Urges each of the Governments of the DROC, Burundi, Rwanda, and Uganda to ensure that its territory is not used to infringe the sovereignty of the others; to normalize bilateral relations; and to cooperate in assuring border security. Urges in particular the Governments of the DROC and Rwanda to work together and with MONUC and the African Union to remove the threat posed by foreign armed groups. Calls upon the Government of National Unity and Transition to prevent the use of the media to incite hatred or tensions among communities. Strongly condemns violence and other violations of international humanitarian law and human rights. Demands that all parties cooperate fully with the operations of MONUC and ensure the safety and

unhindered access for UN and associated personnel in carrying out their mandate, throughout the territory of the DROC.

Expresses grave concern at the allegations of sexual exploitation and misconduct by civilian and military personnel of MONUC and requests the Secretary-General to continue to fully investigate these allegations to take appropriate action, and further encourages MONUC to conduct training for personnel, and urges troop-contributing countries to take appropriate disciplinary action on their personnel.

Background: In the Secretary-General’s August 16, 2004, report, he noted that while the Transitional Government and MONUC had made progress in restoring peace and achieving unity in the DROC, the country was still unsettled, with tensions occasionally erupting into violence. Reiterating the need for a political settlement in DROC, the Secretary-General laid out the core tasks the Transitional Government must accomplish. The Secretary-General stated that MONUC lacked capacity to contribute to the peace process and the mandated tasks were not specific enough, recommending specific tasks that MONUC would accomplish, as well as an increase of 5,900 military personnel.

U.S. Position: The United States joined other Council members in adopting this resolution. The United States shared the Secretary-General’s concerns about MONUC’s challenges. The United States issued a Statement of Position supporting the resolution with the understanding that the resolution “…does not direct MONUC to cooperate with the International Criminal Court.” U.S. policy ensures “…that members of the [U.S.] Armed Forces participating in UN peace operations are protected from criminal prosecution or other assertion of jurisdiction by the International Criminal Court.” The resolution does not mention the International Criminal Court.

ETHIOPIA/ERITREA

S/Res/1531 March 12 15(US)-0-0

Decides to extend the UN Mission in Ethiopia and Eritrea’s (UNMEE) mandate until September 15, 2004. Requests the Secretary-General to monitor the situation closely and to keep under review the mission’s effectiveness, and to adjust and streamline the mission’s operations as needed. Calls on the parties to cooperate fully and promptly with the Boundary Commission and to create the necessary conditions for demarcation to proceed expeditiously, including through the unequivocal restating of Ethiopia’s acceptance of the Boundary Commission’s decision, Ethiopia’s appointment of field liaison officers, and the payment of its dues to the Boundary Commission. Reaffirms the crucial importance of a political dialogue between the two countries for the completion of the peace process and the consolidation of progress achieved so far.
II – Security Council

Reiterates its support for the Secretary-General’s initiative to exercise his good offices by appointing a Special Envoy for Ethiopia and Eritrea, Lloyd Axworthy (Canada) in order to facilitate the implementation of the Algiers Agreements, the Boundary Commission’s decision, and the relevant Security Council resolutions and decisions; and to encourage the normalization of diplomatic relations between the two countries. Emphasizes that this appointment does not constitute an alternative mechanism. Stresses that the Special Envoy enjoys the unanimous support of the witnesses to the Algiers Agreements, namely the United Nations, the United States, Algeria, the African Union, and the European Union; and urges both parties, particularly the Government of Eritrea, to engage constructively and without further delay with the Special Envoy.

Background: The Secretary-General reported in March that the parties’ overall cooperation showed signs of gradual deterioration over the previous few months. He appointed Lloyd Axworthy as his Special Envoy for Ethiopia and Eritrea to explore with those governments how best to overcome the impasse in the implementation of the Algiers Agreement (cessation of hostilities agreements signed in 2000). The Secretary-General also reported that, since his December report, the parties had made no progress in the demarcation of the border.

The Security Council established UNMEE in July 2000 through Resolution 1312, following two years of fighting between Ethiopia and Eritrea over a border dispute and expanded it through Resolution 1320 in September 2000 to include the monitoring of cessation of hostilities. The Boundary Commission is an independent body of international legal experts established in 2001, charged with recommending a demarcation of the disputed border.

U.S. Position: The United States voted for this resolution. The United States was concerned about the political impasse between Ethiopia and Eritrea and emphasized the need to re-evaluate UNMEE’s mandate and streamline the mission if demarcation could not go forward.

S/Res/1560 September 14 15(US)-0-0

Decides to extend the mandate of the UN Mission in Ethiopia and Eritrea (UNMEE) until March 15, 2005, and approves the adjustments to UNMEE, as recommended by the Secretary-General in his report. Calls upon Eritrea and Ethiopia to cooperate fully and expeditiously with UNMEE in the implementation of its mandate, to ensure the security of all UNMEE staff, and to remove all restrictions on the work and movement of UNMEE and its staff.

Stresses that Ethiopia and Eritrea have the primary responsibility for the implementation of the Algiers Agreement and of the Boundary Commission’s decision and calls upon both parties to show political leadership to normalize their relationship. Calls on the parties to cooperate fully and promptly with the Boundary Commission and to create the necessary conditions for demarcation to proceed expeditiously, including through the
payment of Ethiopia’s dues to the Boundary Commission and the appointment of field liaison officers. Urges Ethiopia to show the political will to reaffirm unequivocally its acceptance of the Boundary Commission’s decision, and take the necessary steps to enable the Commission to demarcate the border without further delay. Calls on Eritrea to enter into dialogue and cooperation with the Secretary-General’s Special Envoy for Ethiopia and Eritrea. Reiterates full support for the Secretary-General’s Special Envoy for Ethiopia and Eritrea, Lloyd Axworthy (Canada), in his efforts to facilitate the implementation of the Algiers Agreements, the decision of the Boundary Commission and normalization of diplomatic relations between the two countries through his good offices.

**Background:** Although the parties entrusted the Boundary Commission with post-war border demarcation, the Commission has been unable to proceed with its task. Ethiopia has rejected significant parts of the Boundary Commission’s final and binding decision of April 13, 2002. Eritrea has insisted that dialogue is not possible before the completion of the demarcation process and therefore has refused to engage with the Secretary-General’s Special Envoy on the peace process.

In his September 2, 2004, report, the Secretary-General reported no major incidents between Ethiopia and Eritrea, but expressed concern over whether continued military stability could be guaranteed without progress in the political process. In his report, the Secretary-General recommended adjustments to and streamlining of UNMEE’s operations.

**U.S. Position:** The United States voted for this resolution, and renewed its commitment to provide seven U.S. military observers for the Mission.

**GEORGIA**

S/Res/1524 January 30 15(US)-0-0

Decides to extend mandate of the UN Observer Mission in Georgia (UNOMIG) for a new period terminating on July 31, 2004, subject to a review as appropriate of its mandate by the Council in the event of changes in the mandate of the Commonwealth of Independent States (CIS) peacekeeping force.

Reaffirms the commitment of all member states to the sovereignty, independence, and territorial integrity of Georgia within its internationally recognized borders, and the necessity to define the status of Abkhazia within the state of Georgia in strict accordance with these principles. Strongly supports the sustained efforts of the Secretary-General and his Special Representative, Russia, the Group of Friends of the Secretary-General, and the Organization for Security and Cooperation in Europe, to promote the stabilization of the situation and the achievement of a comprehensive political settlement. Deeply regrets the continued refusal of the Abkhaz side to agree to
II – Security Council

a discussion on the substance of the document entitled “Basic Principles for the Distribution of Competences between Tbilisi and Sukhumi” and its transmittal letter, and urges both parties to give them full and open consideration, and to engage in constructive negotiations on their substance.

Welcomes the start of the deployment of a civilian police component of UNOMIG and calls on the parties to cooperate and actively support the police component. Calls on the Georgian side to continue to improve security for joint UNOMIG and CIS peacekeeping force patrols in the Kodori Valley. Underlines that it is the primary responsibility of both sides to provide appropriate security and to ensure the freedom of movement of UNOMIG, the CIS peacekeeping force, and other international personnel.

Background: UNOMIG was established in August 1993 to verify compliance with the ceasefire agreement between the Government of Georgia and the Abkhaz authorities in Georgia. UNOMIG also observes the operation of the CIS peacekeeping force in the region. Resolution 1494, adopted by the Council in July 2003, authorized a civilian police component to be added to UNOMIG. Because of the critical role that UNOMIG plays in maintaining stability in the area, the Secretary-General recommended a further six-month extension of the Mission’s mandate. The Group of Friends of the Secretary-General on Georgia is comprised of France, Germany, Romania, Russia, the United Kingdom, and the United States.

U.S. Position: The United States introduced this resolution along with the other members of the Group of Friends of the Secretary-General on Georgia.

S/Res/1554 July 29 15(US)-0-0

Decides to extend the mandate of the UN Observer Mission in Georgia (UNOMIG) for a new period terminating on January 31, 2005, subject to a review as appropriate of its mandate by the Council in the event of changes in the mandate of the Commonwealth of Independent States (CIS) peacekeeping force. Reaffirms the commitment of all member states to the sovereignty, independence, and territorial integrity of Georgia within its internationally recognized borders, and the necessity to define the status of Abkhazia within the state of Georgia. Deeply regrets the continued refusal of the Abkhaz side to agree to a discussion on the substance of the document entitled “Basic Principles for the Distribution of Competences between Tbilisi and Sukhumi” and again strongly urges the Abkhaz side to receive the document in its transmittal letter. Urges both parties thereafter to give the document full and open consideration, and to engage in constructive negotiations on its substance.

Regrets also the lack of progress on political status negotiations. Reminds all concerned to refrain from any action that might impede the peace process. Expresses concern that despite the start of the deployment of a civilian police component as part of UNOMIG, as agreed by the parties, the
deployment of the remaining officers in the Gali sector is still outstanding, and calls upon the Abkhaz side to allow for a swift deployment of the police component in this region. Underlines that it is the primary responsibility of both sides to provide appropriate security and to ensure the freedom of movement of UNOMIG, the CIS peacekeeping force, and other international personnel; strongly condemns the repeated abductions of personnel of those missions in the past, deeply deplores that none of the perpetrators has been brought to justice, and reiterates that it is the responsibility of the parties to end this impunity.

Background: The Secretary-General reported in July 2004 on the unstable situation in Abkhazia. Despite incremental progress on specific issues related to the conflict, the parties still have not had a substantive dialogue on the key issues of the conflict. In the absence of a political settlement, the area will continue to be unsettled. The presence of UNOMIG prevents the resumption of hostilities while the parties pursue a lasting solution. The Secretary-General therefore recommended that the Council extend the mandate of UNOMIG for further period of six months.

U.S. Position: The United States introduced this resolution along with other members of the Group of Friends of the Secretary-General on Georgia.

GUINEA-BISSAU
S/Res/1580 December 22 15(US)-0-0

Decides to extend the mandate of the UN Peace-Building Support Office in Guinea-Bissau (UNOGBIS), as a special political mission, for one year. Decides also to revise UNOGBIS’s mandate to include support efforts to enhance political dialogue; promotion of national reconciliation and respect for the rule of law and human rights; support to all national stakeholders to ensure the full restoration of constitutional normalcy and assist with free and transparent presidential elections; assistance in strengthening conflict prevention; support of national efforts to reform the security sector, including the development of stable civil-military relations; encouragement of the government to fully implement the UN Program of Action on illicit trade in small arms; and assistance to the United Nations to mobilize international financial assistance to the Government to actively support efforts of the UN system and Guinea-Bissau’s partners toward strengthening state institutions and structure to enable them to uphold the rule of law, respect of human rights, and unimpeded and independent functioning of the executive, legislative, and judicial branches of government.

Encourages the authorities of Guinea-Bissau to enhance political dialogue and pursue constructive civil-military relations, as a way forward towards the peaceful completion of the political transition, including the holding of presidential elections as envisaged in the Political Transitional Charter. Calls upon the National Assembly of Guinea-Bissau, while
addressing the issue of granting an amnesty for all those involved in military interventions since 1980, to take account of the principles of justice and fight against impunity. Strongly urges the government, together with military authorities to agree on a national plan for the reform of the security sector, in particular military reform. Invites the Secretary-General to establish an Emergency Fund, to be administered by the UN Development Program, to support efforts related to the planning and implementation of military reform.

Background: The Secretary-General’s December report to the Security Council noted Guinea-Bissau’s progress since the 1998–1999 conflict and encouraged the authorities to continue their efforts to complete the political transition peacefully. Most important among these efforts included holding presidential elections by May 2005. To that end, he stated that essential political dialogue be enhanced and more constructive civil/military relations be promoted.

U.S. Position: The United States voted for this resolution, which was adopted unanimously.

HAITI

S/Res/1529 February 29 15(U.S)-0-0

Acting under Chapter VII of the UN Charter, calls on member states to support the constitutional succession and political process now under way in Haiti and the promotion of a peaceful and lasting solution to the current crisis; and authorizes the immediate deployment of a Multinational Interim Force (MIF) for a period of not more than three months. The force’s mandate includes contributing to a secure and stable environment; facilitating the provision of humanitarian assistance; and facilitating the provision of international assistance to the Haitian police and Coast Guard to establish and maintain public safety and protect human rights.

Declares its readiness to establish a follow-on UN stabilization force to support continuation of a peaceful and constitutional political process and the maintenance of a secure environment, and requests the Secretary-General, in consultation with the Organization of American States, to submit recommendations for the size, structure and mandate of such a force. Welcomes the Secretary-General’s appointment of a Special Adviser for Haiti, and requests the Secretary-General to elaborate a program of action for the United Nations. Authorizes the member states participating in the MIF in Haiti to take all necessary measures to fulfill its mandate.

Background: This resolution followed the resignation of President Jean-Bertrand Aristide and his departure from the country on February 29, 2004. Boniface Alexandre, head of Haiti’s Supreme Court, was subsequently sworn in as acting President, in accordance with Haiti’s Constitution. Haiti’s political situation had become volatile after flawed elections in May 2000, and
in recent months, confrontations became violent as the positions of the government and opposition hardened.

**U.S. Position:** The United States introduced this resolution on behalf of Friends of Haiti Group (Brazil, Canada, Chile, France, and the United States) as a basis for restoring stability and for a peaceful and constitutional transition in Haiti. The United States welcomed the quick and unified response of the Security Council to address the crisis in Haiti and support international efforts to help the Haitian people.

*S/Res/1542*  
April 30  15(US)-0-0

Decides to establish the UN Stabilization Mission in Haiti (MINUSTAH), the stabilization force called for in Resolution 1529 (2004), for an initial period of six months, with the intention to renew for further periods; and requests that authority be transferred from the MIF (Multinational Interim Force) to MINUSTAH on June 1, 2004. Requests the Secretary-General to appoint a Special Representative in Haiti who will have overall authority on the ground for the coordination and conduct of all the activities of the UN agencies, funds, and programs in Haiti. Decides that MINUSTAH will consist of a civilian and a military component in accordance with the Secretary-General’s report on Haiti; a civilian component to include a maximum of 1,622 civilian police and a military component to include up to 6,700 troops of all ranks.

Acting under Chapter VII of the UN Charter, decides that MINUSTAH shall have the mandate in support of the Transitional Government to ensure a secure and stable environment within which the constitutional and political process can take place; assist the Transitional Government in monitoring, restructuring and reforming the Haitian National Police; and assist the Transitional Government with comprehensive and sustainable disarmament, demobilization, and reintegration programs, among other things. Authorizes the Secretary-General to take all necessary steps to facilitate and support the early deployment of MINUSTAH in advance of the UN assumption of responsibilities from the MIF.

**Background:** The Secretary-General’s April 16 report proposed to send UN military and police forces to Port-au-Prince as the vanguard of a UN stabilization mission, to be composed of up to 6,700 troops and 1,622 civilian police, that would take over from the U.S.-led MIF (to which the United States had contributed 1,800 military personnel) on June 1, 2004. The report welcomed the recent Consensus on the Political Transition Pact that allowed Haitian sectoral leaders to design a way forward in the transitional period, although the pact did not include the support of Fanni Lavallas, the political party of former President Jean-Bertrand Aristide. Most Haitian stakeholders have agreed that municipal, parliamentary and presidential elections will be held before the end of 2005, with an elected President to be sworn in on February 7, 2006.
**U.S. Position:** The United States voted for this resolution. The United States and its MIF partners were committed to ensuring a smooth transition from the U.S.-led interim force to the UN mission. The United States will continue to work closely with its partners, including the United Nations and the Organization of American States, to ensure the success of this mission.

**S/Res/1576**  
November 29 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides to extend the mandate of the UN Stabilization Mission in Haiti (MINUSTAH) until June 1, 2005, with the intention to renew for further periods. Welcomes the Secretary-General’s report of November 18, 2004, on MINUSTAH and endorses his recommendations. Encourages the Transitional Government to continue to explore actively all possible ways to include in the democratic and electoral process those who currently remain outside the transition process but have rejected violence. Urges relevant international financial institutions and donor countries to disburse promptly the funds pledged at the International Donors Conference on Haiti held July 19–20.

**Background:** Pursuant to Resolution 1542 (2004), authority was transferred from the multinational interim force to MINUSTAH on June 1, 2004. On November 18, the Secretary-General reported on MINUSTAH’s deployment progress and the mission’s activities recommending modifications to MINUSTAH’s structure to add, for an interim period, a formed police unit within its authorized strength and to augment MINUSTAH’s capacity to implement disarmament, demobilization, and reintegration projects in the community. He also recommended an 18-month extension of the mission’s mandate.

**U.S. Position:** The United States joined other Council members in adopting this resolution.

**IRAQ**

**S/Res/1546**  
June 8 15(US)-0-0

Acting under Chapter VII of the UN Charter, endorses the formation of a sovereign Interim Government of Iraq, as presented on June 1, 2004, which will assume full responsibility and authority by June 30, 2004, for governing Iraq while refraining from taking any actions affecting Iraq’s destiny beyond the limited interim period until an elected Transitional Government of Iraq assumes office. Welcomes that, also by June 30, 2004, the occupation will end and the Coalition Provisional Authority will cease to exist, and that Iraq will reassert its full sovereignty. Reaffirms the right of the Iraqi people freely to determine their own political future and to exercise full authority and control over their financial and natural resources.

Notes that, upon dissolution of the Coalition Provisional Authority, the funds in the Development Fund for Iraq shall be disbursed solely at the
discretion of the Government of Iraq. Decides that the Development Fund for Iraq shall be utilized in a transparent and equitable manner and through the Iraqi budget including to satisfy outstanding obligations against the Development Fund for Iraq; that arrangements for the depositing of proceeds from export sales of petroleum, petroleum products, and natural gas established in Resolution 1483 (2003) shall continue to apply; and that the International Advisory and Monitoring Board shall continue its activities in monitoring the Development Fund for Iraq and shall include as an additional full voting member a duly qualified individual designated by the Government of Iraq. Decides that, in connection with the dissolution of the Coalition Provisional Authority, the Interim Government of Iraq and its successors shall assume the rights, responsibilities, and obligations relating to the Oil-for-Food Program that were transferred to the Authority. Further decides that, following a 120-day transition period from the date of adoption of this resolution, the Interim Government of Iraq and its successors shall assume responsibility for certifying delivery of goods under previously prioritized contracts.

Endorses the proposed timetable for Iraq’s political transition to democratic government, including holding of direct democratic elections by December 31, 2004, if possible, and in no case later than January 31, 2005, to select a Transitional National Assembly which will form a Transitional Government of Iraq and draft a permanent constitution for Iraq leading to a constitutionally elected government by December 31, 2005. Decides that in implementing their mandate to assist the Iraqi people and government, the Special Representative of the Secretary-General and the UN Assistance Mission for Iraq (UNAMI), as requested by the Government of Iraq, shall play a leading role to assist in the convening, during the month of July 2004, of a national conference to select a Consultative Council; advise and support the Independent Electoral Commission of Iraq, as well as the Interim Government of Iraq and the Transitional National Assembly, on the process for holding elections; and promote national dialogue and consensus-building on the drafting of a national constitution by the people of Iraq. Decides that the Special Representative of the Secretary-General and the UNAMI shall also advise the Government of Iraq in the development of effective civil and social services; contribute to the coordination and delivery of reconstruction, development, and humanitarian assistance; promote the protection of human rights, national reconciliation, and judicial and legal reform in order to strengthen the rule of law in Iraq; and advise and assist the Government of Iraq on initial planning for the eventual conduct of a comprehensive census.

Notes that the presence of the multinational force in Iraq is at the request of the incoming Interim Government of Iraq and therefore reaffirms the authorization for the multinational force under unified command established under Resolution 1511 (2003), having regard for letters from U.S. Secretary of State Colin Powell and Dr. Ayad Allawi annexed to the resolution. Decides that the multinational force shall have the authority to take
all necessary measures to contribute to the maintenance of security and stability in Iraq in accordance with the annexed letters expressing, among other things, the Iraqi request for the continued presence of the multinational force and setting out its tasks, including preventing and deterring terrorism, so that the United Nations can fulfill its role in assisting the Iraqi people and the Iraqi people can implement freely and without intimidation the timetable and program for the political process and benefit from reconstruction and rehabilitation activities. Welcomes, in this regard, that arrangements are being put in place to establish a security partnership between the sovereign Government of Iraq and the multinational force and to ensure coordination between the two, and notes also in this regard that Iraqi security forces are responsible to appropriate Iraqi ministers; and that the Government of Iraq has authority to commit Iraqi security forces to the multinational force to engage in operations with it, and that security structures described in the annexed letters will serve as the fora for the Government of Iraq and the multinational force to reach agreement on the full range of fundamental security and policy issues, including policy on sensitive offensive operations, and will ensure full partnership between Iraqi security forces and the multinational force, through close coordination and consultation. Decides further that the mandate for the multinational force shall be reviewed at the request of the Government of Iraq or 12 months from the date of this resolution, and that this mandate shall expire upon the completion of the political process outline. Declares that it will terminate this mandate earlier if requested by the Government of Iraq. Notes the intention to create a distinct entity under unified command of the multinational force with a dedicated mission to provide security for the UN presence in Iraq; recognizes that the implementation of measures to provide security for staff members of the UN system working in Iraq would require significant resources; and calls upon member states and relevant organizations to provide such resources, including contributions to that entity.

Reaffirms its intention to revisit the mandates of the UN Monitoring, Verification, and Inspection Commission, and the International Atomic Energy Agency. Requests member states and international and regional organizations to contribute assistance to the multinational force, including military forces, as agreed with the Government of Iraq, to help meet the needs of the Iraqi people for security and stability, humanitarian, and reconstruction assistance, and to support UNAMI efforts. Welcomes efforts by member states and international organizations to respond in support of requests by the Interim Government of Iraq to provide technical and expert assistance while Iraq is rebuilding its administrative capacity. Reiterates its request that member states, international financial institutions, and other organizations strengthen their efforts to assist the people of Iraq in the reconstruction and development of the Iraqi economy, including by providing international experts and necessary resources through a coordinated program of donor assistance.

Background: Resolution 1483 (2003) supported the formation of an Iraqi interim administration during the temporary administration of Iraq by the
United States and the United Kingdom, furthered efforts to restore and establish institutions for representative governance, authorized efforts to promote economic reconstruction and basic civilian administration, and created the Development Fund for Iraq (DFI). It also reaffirmed that Iraq must meet its disarmament obligations and underlined the Security Council’s intention to revisit the mandates of the UN Monitoring, Verification, and Inspection Commission, and the International Atomic Energy Agency. Resolution 1511 (2003) acknowledged the creation of an Iraqi interim administration, called for a timetable and program to draft a constitution and hold elections, and authorized a multinational force to take all necessary steps to contribute to the maintenance of security and stability in Iraq. That timetable and program were discussed in an Agreement on November 15, 2003, between the Iraqi Governing Council and the Coalition Provisional Authority (CPA), including the drafting of a fundamental law to govern Iraq until a permanent constitution could be drafted and approved by the Iraqi people.

Resolution 1500 (2003) established UNAMI to support the Secretary-General in fulfilling the UN mandate under Resolution 1483, and subsequent resolutions, and in accordance with the structure and responsibilities set out in the Secretary-General’s July 2003 report, for an initial period of 12 months. UNAMI began operations in Iraq in 2003 to assist the people of Iraq, but after the August 19, 2003, terrorist bombings of its headquarters in Baghdad and subsequent attacks, the Secretary-General evacuated all international UN personnel. UNAMI continued limited operations from outside Iraq until the United Nations re-established a small presence in Baghdad in August 2004. The United Nations led the process to establish the Independent Electoral Commission of Iraq; the Interim Iraqi Government, which assumed full responsibility and authority for governing Iraq in June; and the National Conference, which was convened in August.

**U.S. Position:** The United States cosponsored this resolution with the United Kingdom and Romania as part of its plan to restore self-government to the people of Iraq. The U.S. key objectives with this resolution were to mark the progress in the political transition in Iraq, including the nearing end of the CPA’s temporary administration of Iraq, provide for a leading UN role, confirm the mandate of the multinational force, describe the security partnership between Iraq and the multinational force, and transition the DFI to Iraqi control. In explaining its vote, the United States noted that this resolution “…makes clear that Iraq’s sovereignty will be undiluted, and that the Government of Iraq will have the sovereign authority to request and to decline assistance, including in the security sector. The Government of Iraq will have the final say on the presence of the multinational force. The resolution also addresses the current security reality, and affirms the security structures and mechanisms warranted at this time.”
S/Res/1557  August 12 15(US)-0-0

Decides to extend the mandate of the UN Assistance Mission for Iraq (UNAMI) for a period of 12 months. Expresses its intention to review the mandate of UNAMI in 12 months or sooner if requested by the Government of Iraq.

Background: The Secretary-General reported on August 5, 2004, that much remained to be done for the Iraqis to succeed in rebuilding their country and recommended that UNAMI’s mandate be extended. The United Nations re-established a small presence in Iraq in mid-August 2004, after having withdrawn all international personnel in the aftermath of the August 19, 2003, terrorist attack against UN Headquarters in Baghdad.

U.S. Position: The United States and United Kingdom co-drafted the resolution, which was adopted unanimously.

IRAQ/KUWAIT

S/Res/1538  April 21 15(US)-0-0

Expressing the desire to see a full and fair investigation of efforts by the former Government of Iraq to evade the provisions of Resolution 661 (1990), and subsequent relevant resolutions; concerned by public news reports and commentaries that have called into question the administration and management of the Oil-for-Food (OFF) Program established pursuant to Resolution 986 (1995), and subsequent relevant resolutions; and affirming the letter of the Security Council President of March 31, 2004, welcoming the Secretary-General’s decision to create an independent, high-level inquiry to investigate the administration and management of the OFF Program; welcomes the appointment of the independent high-level inquiry and calls upon the Coalition Provisional Authority (CPA), Iraq, and all other member states, including their national regulatory authorities, to cooperate fully by all appropriate means with the inquiry.

Background: Security Council Resolution 661 (1990) imposed sanctions on Iraq in response to its invasion of Kuwait. Due to concerns about deteriorating nutritional and health conditions in Iraq, the Security Council adopted Resolution 986 (1995) that established the OFF Program, which allowed Iraq to export limited quantities of oil to finance the purchase of supplies meeting humanitarian needs and various mandated UN activities concerning Iraq. A press article appearing in the Iraqi newspaper Al Mada in January 2004 listed 270 individuals and companies that were alleged to have been the recipients of illegal commissions associated with oil vouchers from the former regime. Included in this list was Benon Sevan, former Executive Director of the UN Office of the Iraq Program, which was charged with the administration of the OFF program.

In response to public speculation over this list, the Secretary-General authorized an internal investigation on the matter through the UN Office of
Internal Oversight Services. In order to ensure that the investigation was wholly independent of the United Nations, the Secretary-General proposed an independent, high-level inquiry, called the Independent Inquiry Committee (IIC), which the Council welcomed in Resolution 1538. The IIC is chaired by Paul A. Volcker, former Chairman of the Federal Reserve, and includes Justice Richard Goldstone (South Africa), former Chief Prosecutor of the UN International Criminal Tribunals for the former Yugoslavia and Rwanda, and Mark Pieth (Switzerland), a Professor of Criminal Law and Criminology at the University of Basel.

U.S. Position: The United States cosponsored this resolution, which was adopted by consensus. In addition, in a letter from the Security Council President to the Secretary-General dated March 31, 2004, the United States joined other Council members commending the Secretary-General’s decision to establish this inquiry panel. The United States expressed its intent to cooperate with the inquiry. Separately, the CPA, in coordination with Iraqi officials, authorized and funded a comprehensive Baghdad-based investigation, to be administered by the Iraqi Board of Supreme Audit (BSA). The CPA, BSA, and the IIC soon thereafter agreed to a Memorandum of Understanding designed to promote cooperation and coordination between the two investigations.

LIBERIA

S/Res/1532 March 12 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides that, to prevent former Liberian President Charles Taylor, his immediate family members, senior officials of the former Taylor regime, or other close allies or associates as designated by the Committee established by Resolution 1521 (2003) from using misappropriated funds and property to interfere in the restoration of peace and stability in Liberia and the sub-region, all states in which there are funds or assets owned or controlled directly or indirectly by Charles Taylor, Jewell Howard Taylor, and Charles Taylor, Jr. and/or those other individuals designated by the Committee shall freeze without delay all such funds and assets, and shall ensure that neither these nor any other funds or assets are made available to or for the benefit of such persons. Further decides that the Committee shall identify, maintain and regularly update and review every six months the list of those individuals and entities identified by the Committee as being subject to these measures, and seek from all states information regarding the actions taken by them to trace and freeze such funds and assets.

Decides to review these measures at least once a year, the first review taking place by December 22, 2004, in conjunction with the review of the measures imposed by Resolution 1521 (2003). Expresses its intention to consider whether and how to make available the frozen funds or assets to the Government of Liberia once it has established transparent accounting and auditing mechanisms to ensure the responsible use of government revenue.
Background: Under Resolution 1521 (2003), the Security Council agreed to extend UN sanctions on Liberia originally imposed in 2001 under Resolution 1343. In a 2003 report to the Security Council’s sanctions committee, a UN panel of experts recommended an assets freeze. At U.S. insistence, former President Charles Taylor resigned in August 2003 after months of bloody clashes between rebels and government militia wrecked the Liberian capital, Monrovia. His resignation paved the way for the signing of a comprehensive peace agreement and establishment of a national transitional government. Taylor also faces a number of charges by the Special Court for Sierra Leone relating to serious violations of international law for atrocities allegedly committed during Sierra Leone’s decade-long civil war in the 1990s. The United States has provided critical military and logistical support to West African and subsequently UN peacekeepers, who helped to restore stability.

U.S. Position: The United States introduced this resolution as a leading advocate in the United Nations of using multilateral sanctions to address instability in Liberia and the sub-region.

S/Res/1549  June 17  15(US)-0-0

Decides to re-establish the Panel of Experts appointed pursuant to Resolution 1521 (2003) for a further period to commence no later than June 30 until December 21, 2004, with the mandate to conduct a follow-up assessment mission to Liberia and neighboring states, in order to investigate and compile a report on the implementation and any ongoing violations of the arms embargo, travel ban, and embargo of rough diamonds, round logs, and timber products, including violations involving rebel movements and financing for the illicit trade of arms; assess the progress made towards the goals of maintaining and respecting the ceasefire and establishing and maintaining stability in Liberia and the sub-region; and monitor the implementation and enforcement of the freezing of funds and economic resources of former Liberian President Charles Taylor and his family. Further requests the Panel to provide a mid-term report to the Council for its review, through the Committee, no later than September 30, 2004, and also requests that the Panel present a final report to the Council no later than December 10, 2004. Requests the Secretary-General to appoint by June 30, 2004, no more than five experts to fulfill the Panel’s mandate.

Background: The Secretary-General’s May 26 report on Liberia detailed progress made towards the goals prescribed in Resolution 1521 (2003), in order for the Council to consider lifting sanctions imposed on Liberia. The report stated that while the Liberian Government had made encouraging progress towards these goals, much remained to be done to rigorously apply and implement recommendations for reform of the timber and diamond sectors and that international smuggling networks remained in place and could be reactivated at any time.

U.S. Position: The United States joined other Council members in unanimously adopting this resolution. The United States believed that the time had come, as Resolution 1521 stated, for the National Transitional
Government to establish transparent accounting and auditing mechanisms to ensure that all government revenues are not used to fuel conflict, but rather to improve the lives of all Liberians. The United States believed that former President Charles Taylor should be held accountable for his actions in Sierra Leone and should appear before the Sierra Leone Special Court.

S/Res/1561 September 17 15(US)-0-0

Decides to extend the mandate of UN Mission in Liberia (UNMIL) until September 19, 2005. Calls on all Liberian parties to demonstrate their full commitment to the peace process and to work together to ensure that free, fair, and transparent elections take place as planned no later than October 2005. Calls on the international community to respond to the continuing need for funds for the critically important rehabilitation and reintegration phase and to fulfill pledges made at the International Reconstruction Conference on Liberia held in February 2004.

Background: Created on September 19, 2003, UNMIL is responsible for supporting, observing, and monitoring the implementation of the Comprehensive Peace Agreement of August 18, 2003, in Liberia in the aftermath of the resignation and departure of former President Charles Taylor. One year after UNMIL’s creation, the Secretary-General reported that by disarming some estimated 90,000 former combatants and deploying troops across the country to maintain security, UNMIL had improved the security situation, which facilitated the delivery of humanitarian aid and restoration of state authority. However, he reported that serious challenges remained, including ongoing factionalism that had recently deteriorated briefly into violence, continued ongoing systemic corruption, lack of transparency and failure by the transitional government to deliver public services, and need for significant reform of the security services and justice system. Other major donors must begin to deliver promptly on their pledges of assistance.

U.S. Position: The United States voted for this resolution.

S/Res/1579 December 21 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides to renew the measures on arms, travel, and timber imposed by Resolution 1521 (2003) for a further period of 12 months with a review after six months, and to renew the measures on diamonds in Resolution 1521 (2003) for a further period of six months with a review after three months. Further decides to re-establish the Panel of Experts appointed pursuant to Resolution 1549 (2004) until June 21, 2005, to conduct a follow-up assessment mission to Liberia and neighboring states in order to investigate and compile a report on the implementation, and any violations, of the measures imposed by this resolution; assess the impact and effectiveness of the measures imposed by Resolution 1532 (2004); assess the progress made towards meeting the established conditions; assess the humanitarian and socio-economic impact of the measures imposed by Resolution 1521 (2003); report to the Council through the Committee by June
II – Security Council

7, 2005, on all issues listed above; and provide a preliminary report to the Council through the Committee by March 21, 2005, on progress towards meeting the conditions for lifting the measures on diamonds imposed by Resolution 1521 (2003).

Background: Upon review of progress made by the National Transitional Government towards achieving the conditions set forth in the above mentioned Resolutions, and upon examination of reports (dated September 24, 2004, and December 6, 2004) submitted by the UN Panel of Experts on Liberia to the Security Council, the Council unanimously adopted this resolution to renew the previously imposed measures.

U.S. Position: The United States voted for this resolution. The United States recognizes the need to quickly restore Liberia’s timber industry as a source of legitimate and much needed revenue for the National Transitional Government. This vote reflects the U.S. call for security, transparency, and accountability within all sectors of the Liberian economy to ensure that economic revenues support legitimate developmental and governmental agendas rather than fuel conflict in Liberia and West Africa.

MIDDLE EAST

S/Res/1525 January 30 15(US)-0-0

Endorses the report of the Secretary-General on UNIFIL [UN Interim Force in Lebanon] of January 20, 2004, and in particular its recommendation to renew the mandate of UNIFIL for a further period of six months. Decides to extend the present mandate until July 31, 2004. Reaffirms strong support for the territorial integrity, sovereignty, and political independence of Lebanon within internationally recognized boundaries. Encourages the Government of Lebanon to continue efforts to ensure the return of its effective authority throughout the south, including the deployment of Lebanese armed forces, and stresses the importance of the Government of Lebanon continuing to extend these measures and calls on it to do its utmost to ensure a calm environment throughout the south, including along the Blue Line. Condemns all acts of violence; expresses great concern about the serious breaches and the sea, land, and continuing air violations of the withdrawal line; and urges the parties to put an end to these violations, to refrain from any act or provocation that could further escalate the tension, and to abide scrupulously by their obligation to respect the safety of UNIFIL and other UN personnel. Stresses the importance of, and the need to achieve, a comprehensive, just and lasting peace in the Middle East.

Background: The Security Council established UNIFIL with Resolution 425 (1978) in the wake of the 1978 Israeli invasion of southern Lebanon. UNIFIL’s mandate include confirming the withdrawal of the Israeli Army from southern Lebanon, assisting the Lebanese Government in restoring its authority in the south, and restoring international peace and security in the region. Following the July 2000 withdrawal of Israeli forces from Lebanon,
the UN Secretary-General declared that UNIFIL had completed the first two parts of its mandate, and that the mission was now focused on the third element, restoring peace and security in the region.

In the Secretary-General’s January 20 report on UNIFIL, he expressed concern over recent breaches of the line of withdrawal, or Blue Line, by both Israel and Hizballah that led to the deaths of six Israeli and Lebanese individuals. In his view, the fragile stability of southern Lebanon was under threat after an upsurge in violent incidents during the past six months. In light of prevailing conditions in the area, the Secretary-General recommended that UNIFIL’s mandate be extended for another six months.

**U.S. Position:** The United States joined all other Council member in adopting this resolution.

**Not adopted**

March 24 11-1 (US)-3 (UK, Germany, Romania)

Condemns the most recent extrajudicial execution committed by Israel, the occupying Power, that killed Sheikh Ahmed Yassin along with six other Palestinians outside a mosque in Gaza City and calls for a complete cessation of extrajudicial executions; condemns also all terrorist attacks against any civilians as well as all acts of violence and destruction. Calls on all sides to immediately undertake an unconditional cessation of acts of violence, including all acts of terrorism, provocation, incitement, and destruction. Calls on both parties to fulfill their obligations under the Roadmap endorsed by Security Council Resolution 1515 (2003) and to work with the Quartet to implement it in order to achieve the vision of the two states living side-by-side in peace and security.

**Background:** Algeria and Libya introduced this resolution in the Security Council in response to the killing of Hamas leader Sheikh Ahmed Yassin on March 22.

**U.S. Position:** The United States vetoed this resolution. In explaining its vote, the United States noted that the draft resolution did not refer to the terrorist attack by Hamas committed the previous week, which left 10 Israelis dead. This resolution did not condemn that attack, nor did it condemn those responsible despite Council members specifically requesting inclusion of these references. This one-sided resolution also would not further peace and security in the region.

**S/Res/1544**

May 19 14-0-1 (US)

Calls on Israel to respect its obligations under international humanitarian law, and insists, in particular, on its obligation not to undertake demolition of homes contrary to that law. Expresses grave concern regarding the humanitarian situation of Palestinians made homeless in the Rafah area and calls for the provision of emergency assistance to them. Calls for the cessation of violence and for respect of and adherence to legal obligations,
including those under international humanitarian law. Calls on both parties to immediately implement their obligations under the Roadmap.

**Background:** On May 19, 2004, an attack by the Israeli occupying forces in the Rafah camp resulted in the deaths of Palestinian civilians. Earlier that week, the UN Relief and Works Agency for Palestine Refugees in the Near East reported that nearly 2,200 people had been left without shelter and 191 homes had been demolished throughout Gaza since the beginning of May.

**U.S. Position:** The United States abstained on this resolution. The United States expressed “deep regret [for] the loss of life of innocent Palestinian civilians in Gaza” on May 19. In the U.S. view, although Israel has the right to act to defend itself and its citizens, its operations in Gaza in recent days did not serve the purposes of peace and security, and did not enhance Israel’s security. Rather, they worsened the humanitarian situation and resulted in confrontations between Israeli forces and Palestinians. For its part, the United States had urged the Israeli Government to exercise maximum restraint. The United States did not vote in favor of this resolution because it did not believe that the resolution sufficiently addressed the context of the recent events in Gaza. The resolution also did not address issues such as Palestinian terrorists smuggling weapons into Gaza and the Palestinian Authority’s obligation under the Roadmap to act against terror.

**S/Res/1550**

June 29 15(US)-0-0

Decides to renew the mandate of the UN Disengagement Observer Force (UNDOF) for a period of six months, until December 31, 2004. Requests the Secretary-General to submit, at the end of this period, a report on the developments in the situation and the measures taken to implement Resolution 338 (1973).

**Background:** UNDOF was established in 1974 to supervise and maintain the ceasefire between Israeli and Syrian forces in the Golan Heights. In the Secretary-General’s June 21 report on UNDOF, he recommended an extension of the mandate for a further six months, although the area of operations of UNDOF remained generally quiet. While urging both parties to respect international law and to exercise restraint, he stated in the report that the situation in the Middle East was likely to remain tense until a comprehensive settlement covering all aspects of the Middle East problem was reached.

**U.S. Position:** The United States voted for this routine extension of UNDOF.

**S/Res/1553**

July 29 15(US)-0-0

Endorses the Secretary-General’s July 21, 2004 report on the UN Interim Force in Lebanon (UNIFIL), and in particular its recommendation to renew UNIFIL’s mandate for a further period of six months. Decides to extend the present mandate until January 31, 2005. Reiterates strong support

for the territorial integrity, sovereignty, and political independence of Lebanon within internationally recognized boundaries. Encourages the Government of Lebanon to continue efforts to ensure the return of its effective authority throughout the south, including the deployment of Lebanese armed forces, stresses the importance of the Government of Lebanon continuing to extend these measures, and calls on the Government of Lebanon to do its utmost to ensure a calm environment throughout the south, including along the Blue Line. Calls upon the parties to ensure UNIFIL is accorded full freedom of movement in the discharge of its mandate throughout its area of operation. Supports the continued efforts of UNIFIL to maintain the ceasefire along the withdrawal line through mobile patrols and observation from fixed positions and through close contacts with the parties to correct violations, resolve incidents, and prevent their escalation.

Background: The Secretary-General submitted a report on July 21 describing numerous armed encounters across the Blue Line over the previous six months, the majority of which were between Hizballah and the Israel Defense Forces. None of these events spiraled out of control, but the risk remained that while the parties continued to ignore their obligations under the relevant Security Council resolutions, hostilities could escalate. The Secretary-General recommended a six-month extension of UNIFIL’s mandate to continue maintaining peace and security.

U.S. Position: The United States voted for this resolution.

S/Res/1559 September 2 9(US)-0-6(Algeria, Brazil, China, Pakistan, Philippines, and Russia)

Reaffirms its call for the strict respect of the sovereignty, territorial integrity, unity, and political independence of Lebanon under the sole and exclusive authority of the Government of Lebanon throughout Lebanon. Calls upon all remaining foreign forces to withdraw from Lebanon, and calls for the disbanding and disarmament of all Lebanese and non-Lebanese militias. Supports the extension of the control of the Government of Lebanon over all Lebanese territory. Declares its support for a free and fair electoral process in Lebanon’s upcoming presidential election conducted according to Lebanese constitutional rules devised without foreign interference or influence.

Background: At the time of the resolution, the Lebanese constitution banned a president from serving two consecutive terms, but under pressure from Syria, the Lebanese Parliament was expected to amend the constitution to extend the term of the current pro-Syrian president by three years. Syria has maintained forces in Lebanon since 1976, when the former responded to the latter’s civil war by sending in troops.

U.S. Position: This resolution was introduced by the United States and France, and cosponsored by Germany and the United Kingdom. The United States believes that Lebanon should be allowed to determine its own
future and assume control of its own territory. Therefore, the Lebanese Parliament and the Lebanese Cabinet should express the will of the Lebanese people through a free and fair presidential electoral process, unhindered by the pressures of Syria and its agents. The Government of Lebanon should also extend control over all Lebanese territory, as called for by the Security Council over the past four years. The United States believes that the continued presence of armed Hizballah militia elements, as well as the presence of the Syrian military and Iranian forces in the region, thwarts that goal.

**Not adopted** October 5 11-1(US)-3(Germany, Romania, UK)

Demands the immediate cessation of all military operations in the area of Northern Gaza and the withdrawal of the Israeli occupying forces from that area. Calls on Israel, the occupying power, to ensure the unfettered access and safety of UN personnel and all medical and humanitarian aid workers to provide emergency assistance to the civilian population, and calls for the respect of the inviolability of the facilities of the UN agencies in the field, including the UN Relief and Works Agency for Palestine Refugees in the Near East. Calls on both parties to immediately implement their obligations under the Roadmap and with this goal in mind closely cooperate with the Quartet of international intermediaries.

**Background:** Algeria, Pakistan, and Tunisia introduced this resolution to the Security Council in response to Israeli military operations in the northern Gaza Strip in late September conducted in response to Palestinian rocket attacks on Israeli civilians.

**U.S. Position:** The United States vetoed this resolution, stating that it was unbalanced because the text failed to refer to Palestinian attacks on Israel. In its explanation of vote, the United States reminded the Council that both sides need to renounce violence and recommit to the Roadmap. The United States believed that the Security Council “should reverse the incessant stream of one anti-Israel resolution after another, and apply pressure even-handedly, on both sides, to return to the road of peace.”

**S/Res/1578** December 15 15(US)-0-0

Having considered the report of the Secretary-General on the UN Disengagement Force (UNDOF) of December 7, 2004, and also reaffirming its Resolution 1308 (2000) of July 17, 2000, decides to renew the mandate of UNDOF for a period of six months.

**Background:** The Secretary-General’s December 7 report on UNDOF recommended an extension of the mandate for a further six-month period. Although the area of operations of UNDOF [Israel-Syria sector] remained generally quiet, the report recommended an extension due to the very tense nature of the situation in the Middle East.
U.S. Position: The United States voted for this resolution. The United States had hoped that the Sierra Leonean government would have made more progress in assuming full responsibility for governance, so that UNAMSIL could keep the original drawdown schedule, but agreed that it still required support from UNAMSIL, particularly in the security sector. The United States favored extending UNAMSIL, rather than closing it and replacing it with a new mission, as the Secretary-General had recommended,
since it was administratively simpler and less costly. Others on the Security Council agreed with the United States.

S/Res/1562 September 17 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides that the mandate of UN Mission in Sierra Leone (UNAMSIL) shall be extended until June 30, 2005. Decides further that the tasks of the residual UNAMSIL presence, which shall remain in Sierra Leone for an initial period of six months from January 1, 2005, as set out in Resolution 1537 (2004), shall be to monitor the overall security situation and support the Sierra Leone armed forces and police in patrolling the border and diamond-mining areas and in maintaining internal security, including for the Special Court for Sierra Leone; assist the Sierra Leone police with its program of recruitment, training, and mentoring; protect UN personnel, installations, and equipment and ensure the security and freedom of movement of UN personnel; monitor the repatriation, reception, resettlement, and reintegration of Sierra Leonean ex-combatants from abroad; monitor, investigate, report, and promote the observance of human rights; disseminate information on UNAMSIL’s mandate and publicize the government’s primary responsibility for national security; and monitor progress towards consolidation of state authority throughout the country. Authorizes the residual UNAMSIL to use all necessary means to carry out its mandate.

Urges the Government of Sierra Leone to intensify its efforts to develop an effective and sustainable police force, armed forces, penal system, and independent judiciary, so that the government can take over from UNAMSIL as soon as possible full responsibility for maintaining law and order throughout Sierra Leone, including in the sensitive diamond-producing areas. Encourages donors and UNAMSIL, in accordance with its mandate, to continue to assist the government in this regard, as well as to assist the government in restoring public services throughout the country.

Background: Sierra Leone continued to make gradual progress toward the consolidation of peace, and this progress allowed UNAMSIL to continue reducing its forces from 17,500 to 9,000 by September. However, security in the border areas remained volatile, with arms allegedly being smuggled into Liberia from Sierra Leone.

U.S. Position: The United States joined other Council members in unanimously adopting this resolution.

SOMALIA

S/Res/1558 August 17 15(US)-0-0

Acting under Chapter VII of the UN Charter, stresses the obligation of all states to comply fully with the embargo on delivery of weapons and military equipment in Resolution 733 (1992). Requests the Secretary-General, in consultation with the Committee established pursuant to Resolution 751

(1992), to re-establish for a period of six months the Monitoring Group with the following mandate: continue the tasks outlined in Resolution 1519; continue updating information on the draft list of those who continue to violate the arms embargo inside and outside Somalia; continue making recommendations based on its investigations, on the previous reports of the Panel of Experts appointed pursuant to Resolutions 1425 (2002) and 1474 (2003), and on the Monitoring Group’s first report; work closely with the Committee on specific recommendations for additional measures to improve overall compliance with the arms embargo; and provide the Council, through the Committee, a midterm report and a final report covering all the tasks set out here. Reaffirms the need for implementation of the actions set out in Resolution 1519. Expects the Committee to recommend to the Council appropriate measures in response to violations of the arms embargo by developing, in close consultation with the Monitoring Group, specific proposals to improve compliance.

Background: In 1992, the Security Council adopted Resolution 733, which established an arms embargo in Somalia to combat weapons and ammunition supplies fueling conflict that beset Somalia for 13 years. In 2003, Resolution 1519 called for the Secretary-General to establish a monitoring group composed of four experts for a period of six months. The Monitoring Group traveled throughout the region in 2004 and found evidence of continued violations of the embargo, which threatened the Somali peace process. In its August 11, 2004, report, the Group recommended continued monitoring of arms embargo violations.

U.S. Position: The United States joined other Council members adopting this resolution.

SUDAN
S/Res/1547 June 11 15(US)-0-0

Welcoming the signature of the Declaration on June 5, 2004, in Nairobi, Kenya, in which the parties confirmed their agreement to the six protocols signed between the Government of Sudan and the Sudan People’s Liberation Movement/Army; condemning all acts of violence and violations of human rights and international humanitarian law by all parties; and urging the two parties involved to conclude speedily a Comprehensive Peace agreement, welcomes the Secretary-General’s proposal to establish, for an initial period of three months and under the authority of a Special Representative of the Secretary-General, a UN advance team in Sudan as a special political mission, dedicated to prepare for the introduction of a peace support operation following the signing of the Comprehensive Peace Agreement. Declares its readiness to consider establishing a UN peace support operation to support the implementation of a Comprehensive Peace Agreement. Calls upon the parties to use their influence to bring an immediate halt to the fighting in the Darfur region, in the Upper Nile, and elsewhere; urges the parties to the N’djamena
Cease-fire Agreement of April 8 to conclude a political agreement without delay; welcomes African Union efforts to that end; and calls on the international community to be prepared for constant engagement, including extensive funding in support of peace in Sudan.

Background: In response to an October 2003 request from the Security Council for a plan for UN support for the implementation of a comprehensive peace agreement, the Secretary-General established a task force and issued a report on June 7, 2004, concluding that because of Sudan’s violent history (it has been engulfed in civil conflict for all but 11 of the 48 years since its independence in 1956), enormous size, and lack of infrastructure, peace negotiations will require an extensive and carefully coordinated response from the international community. As a first step, the Secretary-General proposed to deploy an advance team for an initial period of three months to begin practical preparations for a future UN peace operation. The Secretary-General also urged the parties to the Darfur conflict to conclude a political agreement without a delay, an action that the report deemed fundamental to the success of a future UN role in the Sudan.

The two-year Naivasha peace process resulted in several separate agreements that were designed to end to a 21-year civil war between the Muslim government and Christian and animist rebels. The Darfur conflict began when African Muslims in the western Darfur region rebelled against the Arab Muslim government, which has since struck back by supporting local militias collectively known as the Janjaweed to counter the rebels.

U.S. Position: The United States, along with the United Kingdom, took the lead in pushing for adoption of this resolution. The United States also drew attention to a Group of Eight statement dated June 10 in which the countries pledged their assistance in ending the conflicts in Sudan and in providing humanitarian assistance, called on all parties to commit themselves to respecting the right of all Sudanese to live in peace and dignity, and looked to the United Nations to lead an international effort to avert a major disaster and to work together to achieve that end.

S/Res/1556 July 30 13(U.S)-0-2(China, Pakistan)

Acting under Chapter VII of the UN Charter, calls on the Government of Sudan to fulfill immediately all of the commitments it made in the July 3, 2004, Communiqué, including particularly by facilitating international relief for the humanitarian disaster and by means of a moratorium on all restrictions that might hinder the provision of humanitarian assistance and access to the affected populations, by advancing independent investigation in cooperation with the United Nations of violations of human rights and international humanitarian law, by the establishment of credible security conditions for the protection of the civilian population and humanitarian actors, and by the resumption of political talks with dissident groups from the Darfur region. Endorses the deployment of international monitors, including
the protection force envisioned by the African Union (AU), to the Darfur region under the leadership of the AU and urges the international community to continue to support these efforts. Stresses the need for the Government of Sudan and all involved parties to facilitate the work of the monitors. Urges member states to reinforce the international monitoring team, led by the AU, including the protection force, by providing personnel and other assistance. Welcomes the contributions already made by the European Union and the United States to support the AU-led operation.

Demands that the Government of Sudan fulfill its commitments to disarm the Janjaweed militias and apprehend and bring to justice Janjaweed leaders and their associates who have incited and carried out human rights and international humanitarian law violations and other atrocities. Further requests the Secretary-General to report in 30 days, and monthly thereafter, to the Council on the progress or lack thereof by the Government of Sudan on this matter and expresses its intention to consider further actions, including measures as provided for in Article 41 of the UN Charter on the Government of Sudan, in the event of non-compliance.

Decides that all states shall take the necessary measures to prevent the sale or supply to all nongovernmental entities and individuals, including the Janjaweed, operating in the states of North Darfur, South Darfur, and West Darfur, of arms and related material or provision of arms-related assistance. Urges the international community to make available assistance to mitigate the humanitarian catastrophe now unfolding in the Darfur region and calls upon member states to honor pledges that have been made against needs in Darfur and Chad and underscoring the need to contribute generously towards fulfilling the unmet portion of the UN consolidated appeals. Encourages the Secretary-General’s Special Representative for Sudan and the independent expert of the Commission on Human Rights to work closely with the Government of Sudan in supporting independent investigation of violations of human rights and international humanitarian law in the Darfur region.

**Background:** The Darfur conflict began when African Muslims in the western Darfur region rebelled against the Arab Muslim government, which struck back by supporting local militias known as the Janjaweed to counter the rebels. During this conflict, both sides have violated human rights and humanitarian law. However, on April 8, 2004, Sudan signed a ceasefire with the rebels. Secretary-General Annan visited Sudan in July to observe the situation. Before he left, the United Nations and Sudan issued a Joint Communiqué, in which Khartoum promised to disarm the militias, provide unhindered humanitarian access, and bring perpetrators of human rights abuses to justice. The Secretary-General urged the Security Council to pressure Sudan to act on its commitments.

**U.S. Position:** The United States drafted this resolution and presented it to the Security Council with Chile, France, Germany, Romania, Spain, and the United Kingdom as cosponsors. The United States believed
that the international community needed to send a strong message to Sudan that it must act and fulfill its commitments or face consequences. Because Sudan had not taken action on its promises, the resolution requested the Secretary-General to report every 30 days on Sudan’s progress in upholding its commitments. Almost a month had passed from the time Sudan and the United Nations signed the Joint Communiqué when this resolution was adopted. The United States believed that this was enough time for Sudan to have made a start on upholding its pledges.

S/Res/1564  
September 18 11(US)-0-4 (Algeria, China, Pakistan, Russia)

Acting under Chapter VII of the UN Charter, declares its grave concern that the Government of Sudan has not fully met its obligations to improve the security of the civilian population of Darfur and deplores the recent ceasefire violations by all parties, in particular the reports by the Cease-Fire Commission of Government of Sudan helicopter assaults and Janjaweed attacks on three villages on August 26. Welcomes and supports the intention of the African Union (AU) to enhance its monitoring mission in Darfur. Urges member states to support the AU by providing all equipment, logistical, financial, material, and other resources. Calls upon the Government of Sudan and the rebel groups to work together under the AU to reach a political solution in the Abuja negotiations under the leadership of President Obasanjo, urges the parties to sign and implement the humanitarian agreement immediately, and to conclude a protocol on security issues as soon as possible. Urges the Government of Sudan and the Sudan People’s Liberation Movement to conclude a comprehensive peace accord expeditiously.

Reiterates its call for the Government of Sudan to end the climate of impunity in Darfur by identifying and bringing to justice all those responsible, including members of popular defense forces and Janjaweed militias, for the widespread human rights abuses, and insists that the Government of Sudan stop all violence and atrocities. Demands that the Government of Sudan submit to the AU Mission for verification the names of Janjaweed militiamen disarmed and arrested for human rights abuses. Demands all armed groups cease all violence, cooperate with humanitarian relief and monitoring efforts, and facilitate the safety and security of humanitarian staff.

Requests that the Secretary-General establish an international commission of inquiry to investigate reports of violations of international humanitarian law and human rights law in Darfur, to determine whether or not acts of genocide have occurred and to identify the perpetrators of such violations with a view to ensuring that those responsible are held accountable, and further requests the Secretary-General to increase the number of human rights monitors in Darfur. Calls on member states to provide contributions to humanitarian efforts in Darfur and Chad to address the shortfall in response to continued UN appeals. Declares that if the Government of Sudan fails to comply fully with Resolution 1556 (2004) or this resolution, the Council shall
consider taking additional measures as contemplated in Article 41 of the UN Charter, such as actions to affect Sudan’s petroleum sector and the Government of Sudan or its individual members.

**Background:** The Secretary-General’s Special Representative for Sudan, Jan Pronk (Netherlands), reported to the Security Council on September 2 that the Government of Sudan had not fully complied with Resolution 1556 and was failing to meet its obligations to ensure the protection of its own civilian population. The Government of Sudan had failed to disarm the Janjaweed militias or stop their attacks on civilians, although it had ceased military attacks in areas with high numbers of internally displaced persons (IDPs), deployed extra police, removed restrictions on humanitarian relief, and started negotiations with Darfur’s two rebel groups. Pronk also called for the mission of the AU to be expanded in size and mandate, to intensify its monitoring of the ceasefire agreement, to play a larger role in protecting IDPs and other civilians in Darfur, and to encourage greater humanitarian access.

**U.S. Position:** The United States introduced and led the push for adoption of this resolution, which was cosponsored by Germany, Romania, Spain, and the United Kingdom. The resolution advanced the U.S. objective of passing a strong resolution with broad support urging the international community to fulfill its pledges of humanitarian assistance, providing international support for an expanded and proactive AU role in Darfur, and making it clear to the Sudanese government and the Darfur rebels that they must act to comply fully with Resolution 1556 and the new resolution. With the Secretary of State having declared on September 9 that the United States had concluded that atrocities in Darfur amounted to genocide, the establishment of a commission of inquiry to act quickly was a high priority. This resolution also called for completion on an urgent basis of the North-South and Abuja negotiations as essential to creating a peaceful and united Sudan, declared that the Council would consider additional measures if Sudan failed to comply, and requested an international commission of inquiry to investigate reports of violations of international humanitarian and human rights law in Darfur and to determine whether or not acts of genocide had occurred.

S/Res/1569  
October 26  
15(US)-0-0

Decides to hold meetings in Nairobi on November 18–19, 2004, and that the agenda for these meetings will be “The Reports of the Secretary-General on Sudan.” Decides also to discuss Sudan with representatives of the African Union (AU) and the Intergovernmental Authority on Development at the meetings, and to take the opportunity of the Security Council presence in Nairobi to discuss other peace efforts in the region with both the AU and the Intergovernmental Authority on Development.

**Background:** The Government of Sudan and the Sudan People’s Liberation Movement have engaged in peace talks for over two years aimed at ending a 21-year civil war. The latest round finished on October 30.
U.S. Position: This was a U.S.-initiated resolution. The United States proposed holding this Security Council meeting in Nairobi to emphasize the importance of a rapid conclusion to the peace talks. The United States joined Council members in adopting this resolution unanimously.

S/Res/1574
November 19 2004

Declares its strong support for the efforts of the Government of Sudan and the Sudan People’s Liberation Movement/Army to reach a Comprehensive Peace Agreement, encourages the parties to redouble their efforts, and welcomes the signing of the Memorandum of Understanding in Nairobi on November 19, 2004, attached to this resolution, and the agreement that the six protocols referred to in the Nairobi Declaration of June 5, 2004, constitute and form the core Peace Agreement. Strongly endorses the parties’ commitment to reach a final comprehensive agreement by December 31, 2004, and expects that it will be fully and transparently implemented.

Declares its commitment, upon conclusion of a Comprehensive Peace Agreement, to assist the people of Sudan in their efforts to establish a peaceful, united, and prosperous nation, on the understanding that the parties are fulfilling all their commitments. Urges continuation of efforts to prepare for delivery of an assistance package for the reconstruction and economic development of Sudan to be implemented once a Comprehensive Peace Agreement has been signed and its implementation begins, and welcomes the initiative of Norway to convene a donors’ conference.

Welcomes the operations of the Joint Military Commission, the Civilian Protection Monitoring Team, and the Verification and Monitoring Team in anticipation of the implementation of a Comprehensive Peace Agreement and the establishment of a UN peace support operation. Reiterates its readiness, upon the signature of a Comprehensive Peace Agreement, to consider establishing a UN peace support operation to support the implementation of that agreement, and its request to the Secretary-General to submit to the Council recommendations for the size, structure, and mandate of such an operation. Welcomes the preparatory work carried out by the UN Advance Mission in Sudan and extends its mandate to March 10, 2005.

Underlines the importance of progress in peace talks in Abuja towards resolving the crisis in Darfur. Insists that all parties to the Abuja peace talks negotiate in good faith to reach agreement speedily. Welcomes the signature of the Humanitarian and Security Protocols on November 9, 2004, urges the parties to implement these rapidly, and looks forward to the early signature of a Declaration of Principles with a view to a political settlement. Demands that government and rebel forces cease all violence and attacks; refrain from forcible relocation of civilians; cooperate with international humanitarian relief and monitoring efforts; ensure that their members comply with international humanitarian law; facilitate the safety and security of humanitarian staff; and allow unhindered access and passage by humanitarian agencies. In accordance with its previous resolutions on Sudan, decides to

take appropriate action against any party failing to fulfill its commitments. Strongly supports the African Union (AU) decisions to increase its mission in Darfur to 3,320 personnel and to enhance its mandate, and urges member states to provide the required resources, and urges the Government of Sudan and all rebel groups to cooperate fully with the AU.

**Background:** The United States was President of the Security Council during November 2004 and took the Security Council to Nairobi, Kenya, for two days of meetings to demonstrate international support for a peace deal in Sudan. This was only the fourth time since 1952 that the Security Council met away from UN headquarters in New York. The United States had worked intensively with the parties for over three years to complete the North-South peace talks, and viewed the Nairobi meeting as an opportunity to show parties involved in the Naivasha negotiations that the international community was engaged in seeking a peaceful future for Sudan, and making clear that the international community would remain committed to helping the country move forward upon signing of a peace agreement.

**U.S. Position:** The United States provided strong leadership in achieving this resolution, which was authored by the United Kingdom. In a statement, the United States urged the leaders of Sudan and the Sudan Liberation Movement/Army to meet their commitment to sign a peace agreement by the end of 2004, and reiterated that the violence and atrocities in Darfur must end.

**TIMOR-LESTE**

*S/Res/1543 May 14 15(US)-0-0*

Decides to extend the mandate of the UN Mission of Support in Timor-Leste (UNMISET) for a period of six months, with a view to subsequently extending the mandate for a final six months. Decides to reduce UNMISET’s size and revise its tasks, in accordance with the Secretary-General’s recommendations in his April 29 report. Decides accordingly that UNMISET’s mandate shall consist of support for the public administration and justice system of East Timor and for justice in the area of serious crimes; support to the development of law enforcement in East Timor; and support for East Timor’s security and stability. Decides that UNMISET will include up to 58 civilian advisors, 157 civilian police advisors, 42 military liaison officers, 310 formed troops, and a 125-person International Response Unit. Decides that internationally accepted human rights principles shall continue to form an integral part of training and capacity building carried out by UNMISET. Requests the Secretary-General to report regularly to the Security Council on implementation of the resolution with recommendations for any modifications to UNMISET, with a view to completing its mandate by May 20, 2005.

Emphasizes that the Serious Crimes Unit should complete all investigations by November 2004, and should conclude trials and other activities as soon as possible and no later than May 20, 2005.
Background: Resolution 1410 (2002) had established UNMISET as a successor mission of the UN Transitional Administration in East Timor for a period of two years, to assist in building a critical core administrative structure, provide interim law enforcement and public security, and contribute to the maintenance of the country’s external and internal security. According to Resolution 1410, UNMISET’s downsizing should proceed as quickly as possible. In 2004, the Secretary-General recommended the extension of UNMISET for a further year, at a reduced size and with a modified mandate.

U.S. Position: The United States voted for this resolution. The United States agreed with the Secretary-General that the security situation in East Timor was still fragile and warranted continuing UNMISET, although on a much-reduced scale. The United States included language in the resolution that called for the Secretary-General to develop a transitional plan for UNMISET and to report regularly on the progress of the handover that the United States expects to occur in May 2005.

S/Res/1573 November 16 15(US)-0-0

Decides to extend the mandate of the UN Mission of Support in Timor-Leste (UNMISET) for a final period of six months until May 20, 2005. Decides also to maintain UNMISET’s current tasks, configuration, and size in order to allow the mission to complete key tasks of its mandate and consolidate gains made thus far. Requests UNMISET to focus increasingly on implementing its exit strategy, particularly with a view to ensure increasing involvement and ownership of the Timorese in the mission’s three program areas. Urges, in particular, UN development and humanitarian agencies and multilateral financial institutions to start immediately planning for a smooth transition in East Timor to a sustainable development assistance framework. Reaffirms the need to fight against impunity and, in this regard, takes note of the Secretary-General’s intention to continue to explore possible ways to address this issue with a view to making proposals as appropriate.

Background: A technical assistance mission that visited Timor-Leste in early October concluded that Timor-Leste still had not reached the critical threshold of self-sufficiency. Based on the mission’s conclusions, the Secretary-General recommended another six-month renewal of UNMISET’s mandate, with a view to terminating operations in May 2005. At the same time, he noted that UNMISET would need to complete its exit strategy within the six-month timeframe.

U.S. Position: The United States voted for this resolution.

WESTERN SAHARA

S/Res/1523 January 30 15(US)-0-0

Decides to extend the mandate of the UN Mission for the Referendum in Western Sahara (MINURSO) until April 30, 2004. Requests that the

Secretary-General provide a report on the situation before the end of the present mandate.

Background: MINURSO has been in place since April 1991 when Morocco and the POLISARIO Front agreed to a ceasefire in their long-running dispute over the status of Western Sahara. The Secretary-General’s latest report on MINURSO recommended the mission be extended for another three months to give Morocco more time to respond to a peace plan for the disputed area. The peace plan, submitted in 2003 by the Secretary-General’s Personal Envoy James Baker (United States), called for a referendum on the permanent future status of Western Sahara within four or five years. Resolution 1495 (2003) supported the Baker plan and called upon the parties to work towards acceptance of the peace plan. It was accepted by the POLISARIO Front in July 2003.

U.S. Position: The United States introduced this resolution on behalf of the Group of Friends of Western Sahara (France, Russia, Spain, the United Kingdom, and the United States).

S/Res/1541 April 29 15(US)-0-0

Reaffirms its support for the Peace Plan for the Self-Determination of the People of Western Sahara as an optimum political solution on the basis of agreement between the two parties. Calls upon all the parties and the states of the region to cooperate fully with the Secretary-General and his Special Envoy. Decides to extend the mandate of the UN Mission for the Referendum in Western Sahara (MINURSO) until October 31, 2004. Requests that the Secretary-General provide a report on the situation before the end of the present mandate and to include an evaluation of the mission size necessary for MINURSO to carry out its mandated tasks, with a view towards its possible reduction.

Background: The POLISARIO Front officially accepted the Baker peace plan in July 2003 but Morocco rejected essential elements of the peace plan in April 2004, leading the Secretary-General to recommend an extension of MINURSO’s mandate, providing more time to work for acceptance of the peace plan.

U.S. Position: The United States introduced this resolution on behalf of the Group of Friends of Western Sahara. The United States believed the Baker plan provided a fair and balanced basis on which to move forward toward resolving the longstanding dispute of nearly 30 years, and urged the parties and neighboring states to seize the opportunity presented by the plan to move the process forward.

S/Res/1570 October 28 15(US)-0-0

Decides to extend the mandate of the UN Mission for the Referendum in Western Sahara (MINURSO) until April 30, 2005. Requests the Secretary-General to provide a report on the situation before the end of the mandate.
period and an interim report, within three months from adoption of the resolution, on the evolution of the situation and on the mission’s size and concept of operation, with further detail on the options discussed in the Secretary-General’s report of October 20, 2004, on the possible reduction of MINURSO staff, including civilian and administrative personnel.

**Background:** The Secretary-General’s October 20 report noted that Morocco continued to object to essential elements of the Peace Plan for Self-Determination. The report proposed either maintaining the current military observer force level or reducing the force level by 16 percent, and the Council agreed to demonstrate the UN’s continued commitment to the mission’s mandate for an additional six-month period.

**U.S. Position:** The United States introduced this resolution on behalf of the Group of Friends of Western Sahara. The United States looked forward to receiving the Secretary-General’s report on the evolution of the situation in the Western Sahara and on the mission’s size and concept of operation, with recommendations for possible reductions in MINURSO’s civilian and administrative staff.

**THEMATIC RESOLUTIONS**

**CHILDREN AND ARMED CONFLICT**

S/Res/1539 April 22 15(US)-0-0

Strongly condemns the recruitment and use of child soldiers by parties to armed conflict in violation of international obligations, killing and maiming of children, rape and other sexual violence mostly committed against girls, abduction and forced displacement, denial of humanitarian access to children, attacks against schools and hospitals, as well as trafficking, forced labor, and all forms of slavery, and all other violations and abuses committed against children affected by armed conflict. Expresses its intention to take appropriate measures to curb linkages between illicit trade in natural and other resources, illicit trafficking in small arms and light weapons, cross-border abduction and recruitment, and armed conflict, which can prolong armed conflict and intensify its impact on children. Requests the Secretary-General to propose effective measures to control this illicit trade and trafficking.

Takes note with deep concern of the continued recruitment and use of children by parties mentioned in the Secretary-General’s report in situations of armed conflict and requests the Secretary-General to ensure that compliance by these parties is reviewed regularly. Requests the Secretary-General to devise, preferably within three months, an action plan for a systematic and comprehensive monitoring and reporting mechanism to provide timely, objective, accurate, and reliable information on the recruitment and use of child soldiers. Decides to continue the inclusion of specific provisions for the protection of children in the mandates of UN peacekeeping operations. Notes
with concern all the cases of sexual exploitation and abuse of women and children, especially girls, in humanitarian crises. Requests contributing countries to incorporate the Six Core Principles of the Inter-Agency Standing Committee on Emergencies into pertinent codes of conduct for peacekeeping personnel and to develop appropriate disciplinary and accountability mechanisms. Reiterates its request to the Secretary-General to ensure that in all his reports on country-specific situations, the protection of children is included as a specific aspect of the report.

**Background:** The Secretary-General issued a report on children and armed conflict on November 10, 2003. Despite some gains, the general situation remained precarious for children in armed conflict situations. Parties to conflict continued to violate children’s rights, causing terror, deprivation, and vulnerability to children in eastern Democratic Republic of the Congo, Iraq, Liberia, and the occupied Palestinian territories. Children have been killed, made orphans, maimed, abducted, deprived of education and health care, and left with deep emotional scars. Children have also been recruited as soldiers. Despite some progress, parties to conflict in Afghanistan, Burma, Burundi, Chechnya, Colombia, the Cote d’Ivoire, the Democratic Republic of the Congo, Liberia, Nepal, the Philippines, Somalia, Sri Lanka, the Sudan, and Uganda continued to recruit and use child soldiers. The Secretary-General listed in annexes to his report the specific groups that recruited child soldiers.

**U.S. Position:** The United States voted for this resolution. During the Security Council debate on this topic, the United States recognized the terrible consequences to children during conflicts. The United States supported the Secretary-General listing all governments and groups that illegally recruit and use child soldiers so that UN teams and the Security Council could actively monitor these groups.

**INTERNATIONAL COURT OF JUSTICE**

*S/Res/1571* November 4 Adopted Without Vote

Noting with regret the resignation of Judge Gilbert Guillaume, taking effect on February 11, 2005, decides that the election to fill the vacancy shall take place on February 15, 2005, at a meeting of the Security Council and at a meeting of the General Assembly at its 59th session.

**Background:** On October 11, 2004, Judge Gilbert Guillaume notified the President of the Court of his resignation, effective February 11, 2005.

**U.S. Position:** The United States agreed with the rest of the Council to adopt this resolution without a vote.
II – Security Council

INTERNATIONAL CRIMINAL TRIBUNALS

S/Res/1534 March 26 15(US)-0-0

Acting under Chapter VII of the UN Charter, reaffirms the necessity of trial of persons indicted by the International Criminal Tribunal for the former Yugoslavia (ICTY) and the International Criminal Tribunal for Rwanda (ICTR) and reiterates its call on all states to intensify cooperation with and render all necessary assistance to the tribunals, particularly to bring Radovan Karadzic, Ratko Mladic, and Ante Gotovina to the ICTY. Emphasizes the importance of fully implementing the Completion Strategies, as set out in Resolution 1503 (2003), that call on the ICTY and ICTR to take all possible measures to complete investigations by the end of 2004, to complete all trial activities at first instance by the end of 2008, and to complete all work in 2010; urges each tribunal to plan and act accordingly.

Background: The Security Council created the ICTR (1994) and ICTY (1993) to try those senior leaders most responsible for serious violations of international humanitarian law. The ICTY has convicted over 40 persons. The ICTR has convicted 18 persons, including the former Rwanda Prime Minister Jean Kambanda.

U.S. Position: The United States voted for this resolution.

S/Res/1567 October 14 15(US)-0-0

Having considered the nominations for Permanent Judges of the International Tribunal for the Former Yugoslavia received by the Secretary-General, forwards the following nominations to the General Assembly in accordance with the Statute of the International Tribunal: Mr. Carmel A. Agius (Malta), Mr. Jean-Claude Antonetti (France), Mr. Iain Bonomy (United Kingdom), Mr. Liu Daqun (China), Mr. Mohammed Amin El-Abbassi El Mahdi (Egypt), Mr. Elhagi Abdulkader Emberesh (Libyan Arab Jamahiriya), Mr. Rigoberto Espinal Irias (Honduras), Mr. O-goon Kwon (Republic of Korea), Mr. Theodor Meron (United States), Mr. Bakone Melema Moloto (South Africa), Ms. Prisca Matimba Nyambe (Zambia), Mr. Alphonsus Martinus Maria Orie (Netherlands), Mr. Kevin Horace Parker (Australia), Mr. Fausto Pocar (Italy), Mr. Yenyi Olungu (Democratic Republic of the Congo), Mr. Sharada Prasad Pandit (Nepal), Ms. Vonimbolana Rasozanany (Madagascar), Mr. Patrick Lipton Robinson (Jamaica), Mr. Wolfgang Schomburg (Germany), Mr. Mohamed Shahabuddeen (Guyana), Ms. Christine Van den Wyngaert (Belgium), Mr. Volodymyr A. Vassyleanko (Ukraine).

Background: The International Criminal Tribunal for the former Yugoslavia (ICTY) was established by Security Council Resolution 827 in 1993 in the face of serious violations of international humanitarian law committed in the territory of the former Yugoslavia since 1991, and as a response to the threat to international peace and security posed by those serious violations. The ICTY Chambers consist of 16 permanent judges and a
maximum of nine temporary judges. The 16 permanent judges are elected by the General Assembly from a list of nominees forwarded by the Security Council. Permanent judges serve for four years and may be re-elected.

_U.S. Position:_ The United States voted for this resolution. The list included an American judge, Theodor Meron, who has served on the Tribunal since March 2001 and is currently serving as President of the Tribunal.

**NON-PROLIFERATION**

_S/Res/1540_ April 28 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides that all states shall refrain from providing any form of support to non-state actors that attempt to develop, acquire, manufacture, possess, transport, transfer or use nuclear, chemical, or biological weapons and their means of delivery. Decides also that all states, in accordance with their national procedures, shall adopt and enforce appropriate effective laws which prohibit any non-state actor to manufacture, acquire, possess, develop, transport, transfer, or use nuclear, chemical, or biological weapons and their means of delivery, particularly for terrorist purposes, as well as attempts to engage in any of the foregoing activities, participate in them as an accomplice, assist, or finance them.

Decides also that all states shall take and enforce effective measures to establish domestic controls to prevent the proliferation of nuclear, chemical, or biological weapons and their means of delivery, including by establishing appropriate controls over related materials, and shall develop and maintain appropriate, effective measures to account for and secure such items in production, use, storage, or transport; develop and maintain appropriate, effective physical protection measures; develop and maintain appropriate, effective border controls and law enforcement efforts to detect, deter, prevent, and combat, including through international cooperation when necessary, the illicit trafficking and brokering in such items in accordance with their national legal authorities and legislation and consistent with international law; establish, develop, review, and maintain appropriate, effective national export and trans-shipment controls over such items, including appropriate laws and regulations to control export, transit, trans-shipment, and re-export, and controls on providing funds and services related to such export and trans-shipment such as financing, and transporting that would contribute to proliferation, as well as establishing end-user controls; and establishing and enforcing appropriate criminal or civil penalties for violations of such export control laws and regulations. Recognizes the utility in implementing this resolution of effective national control lists and calls upon all member states to pursue at the earliest opportunity the development of such lists.

Decides that none of the obligations set forth in this resolution shall be interpreted to conflict with or alter the rights and obligations of state parties to the Nuclear Non-Proliferation Treaty, the Chemical Weapons Convention, and the Biological and Toxin Weapons Convention, or alter the
II – Security Council

responsibilities of the International Atomic Energy Agency (IAEA) or the Organization for the Prohibition of Chemical Weapons (OPCW).

Calls upon all states to promote the universal adoption, implementation, and strengthening of multilateral proliferation treaties to which they are parties; adopt national rules and regulations to ensure compliance with their commitments under the key multilateral non-proliferation treaties; renew and fulfill their commitments to multilateral cooperation, in particular within the framework of the IAEA, OPCW, and the Biological and Toxin Weapons Convention, as important means of pursuing and achieving their common objectives in the area of non-proliferation and of promoting international cooperation for peaceful purposes; develop appropriate ways to work with and inform industry and the public regarding their obligations under such laws; promote dialogue and cooperation on nonproliferation so as to address the threat posed by proliferation of nuclear, chemical, or biological weapons, and their means of delivery; and take cooperative action to prevent illicit trafficking in nuclear, chemical, or biological weapons, their means of delivery, and related materials. Recognizes that some states may require assistance in implementing the provisions of this resolution within their territories and invites states in a position to do so to offer assistance in response to specific requests to the states lacking the legal and regulatory infrastructure, implementation experience, and/or resources for fulfilling the provisions of this resolution.

Decides to establish for a period of no longer than two years a Security Council Committee consisting of all members of the Council, which will report to the Security Council on the implementation of this resolution, and to this end calls upon states to present a first report no later than six months from the adoption of this resolution to the Committee on steps they have taken or intend to take to implement this resolution.

Background: In his September 2003 address to the General Assembly, President Bush called attention to the threat posed by rogue states and terrorists acquiring weapons of mass destruction and their means of delivery. He asked the Security Council to adopt a resolution that would criminalize “...proliferation of weapons of mass destruction, enact strict export controls consistent with international standards, and secure sensitive materials within their borders.”

The proliferation of weapons of mass destruction has been recognized as a threat to national and international security. International treaties and regimes, most importantly the Nuclear Non-Proliferation Treaty, Chemical Weapons Convention, and Biological Weapons Convention, have established solid global norms against proliferation. However, proliferators—state and non-state actors—employ increasingly aggressive measures to obtain weapons of mass destruction, their delivery systems, and related materials, equipment, and technology. Against this backdrop, efforts to address illicit trafficking and defeat proliferators needed to be stepped up. In response, supplier countries—

individually and collectively—have worked to put in place more stringent export controls and enforcement measures and to promulgate such efforts, and focus has turned to adopting additional measures to make it harder and more costly for proliferators to ply their deadly trade. In early 2004, the revelation of the global network of Dr. A.Q. Khan provided a stark illustration of the problem, and reinforced the urgency of President Bush’s call for a UN resolution. For many years Dr. Khan’s network sold equipment and expertise related to weapons of mass destruction to outlaw regimes on the black market.

**U.S. Position:** The United States, as the lead sponsor of this resolution, ensured that the resolution responded to the President’s call for member states to criminalize the proliferation of weapons of mass destruction, to enact strict export controls consistent with international standards, and to secure any and all sensitive materials within their own borders. The United States worked with the other four permanent members of the Security Council to develop a unified position to accomplish these objectives, which was then adopted with minor amendment by the full Security Council.

Through this resolution, the UN Security Council for the first time acknowledged under Chapter VII the threat to international peace and security posed by the proliferation of weapons of mass destruction. It imposed a baseline requirement that all states respond to the growing threat of states and non-state actors acquiring weapons of mass destruction, their delivery systems, and related materials by drafting and implementing laws to 1) secure items within their borders, 2) ensure that their entities are not involved in networks supplying proliferators, and 3) ensure that their territories are not used to in any way to assist state or non-state actors of proliferation concern. Finally, the resolution affirmed the Council’s support for cooperative efforts such as the Proliferation Security Initiative.

**TERRORISM**

*S/Res/1526 January 30 15(US)-0-0

Acting under Chapter VII of the UN Charter, decides to improve the implementation of the measures imposed by Resolutions 1267 (1999), 1333 (2000), 1390 (2000), and 1455 (2003) with respect to individuals, groups, undertakings and entities associated with Osama bin Laden, or members of the Al Qaida organization or the Taliban. All member states are obligated to impose asset freezes, travel bans, and arms embargoes, against such individuals, groups, undertakings and entities as designated by the 1267 Sanctions Committee established by Resolution 1267 (1999). Decides to strengthen the mandate of the Committee to include, in addition to the oversight of states’ implementation of the measures referred to above, a central role in assessing information for the Council’s review regarding effective implementation of the measures, as well as in recommending improvements to the measures. Decides that the measures referred to above will be further improved in 18 months, or sooner if necessary.

66
Decides, in order to assist the Committee in the fulfillment of its mandate, to establish for a period of 18 months a New York-based Analytical Support and Sanctions Monitoring Team under the direction of the Committee. Requests the Secretary-General to appoint no more than eight members of the Monitoring Team; and further requests the Monitoring Team to submit three comprehensive, independent reports to the Committee.

*Background:* In 1999, the Security Council established the Sanctions Committee by Resolution 1267.

*U.S. Position:* The United States cosponsored this resolution as part of an effort to institutionalize stronger counter-terrorism measures in the United Nations.

**S/Res/1530** March 11 15(US)-0-0

Condemns in the strongest terms the bomb attacks in Madrid, Spain, perpetrated by the terrorist group ETA on March 11, 2004, and regards such act, like any act of terrorism, as a threat to peace and security. Expresses its deepest sympathy and condolences to the people and Government of Spain and to the victims of the terrorist attacks and their families. Urges all states, in accordance with their obligations under Resolution 1373 (2001), to cooperate actively in efforts to find and bring to justice the perpetrators, organizers and sponsors of this terrorist attack. Expresses its reinforced determination to combat all forms of terrorism, in accordance with its responsibilities under the UN Charter.

*Background:* The Spanish Ambassador to the United Nations, Inocencio Arias, subsequently wrote a letter of explanation (dated March 15) to the Security Council President explaining Spain’s imputation of guilt to ETA, later revealed to be inaccurate.

*U.S. Position:* The United States voted for this resolution.

**S/Res/1535** March 26 15(US)-0-0

Endorses the report of the Counter-Terrorism Committee (CTC) on its revitalization. Decides that the revitalized CTC will consist of the Plenary—composed of the Security Council member states—and the Bureau, composed of the Chair and the Vice-Chairs, assisted by the Counter-Terrorism Committee Executive Directorate (CTED) to be established as a special political mission, under the policy guidance of the Plenary, for an initial period ending December 31, 2007, and subject to a comprehensive review by the Security Council by December 31, 2005, to enhance the CTC’s ability to monitor the implementation of Resolution 1373 (2001) and effectively continue its capacity-building work. Requests the Secretary-General to appoint within 45 days, after consultation with and subject to the approval of the Council, an Executive Director of the CTED who will take up office as soon as possible.

Background: The CTC was authorized by Resolution 1373 (2001), adopted shortly after the September 11 terrorist attacks, in order to monitor efforts by states to implement a wide range of counter-terrorism measures required by the resolution. Through its capacity-building and global coordination initiatives, the CTC has become a significant element in the worldwide campaign against terrorism. The CTC’s mandate set forth in Resolution 1373 was not changed by this new resolution.

Taking into consideration the CTC Chair’s report (November 14, 2003) on the problems encountered both by member states and the CTC itself in the implementation of Resolution 1373, Resolution 1535 reorganized and consolidated the CTC’s support staff under the new CTED, so that the CTC might be able to respond more quickly and flexibly to requests for assistance from states and international organizations and to better facilitate the exchange of counter-terrorism information. The CTED would be responsible for the following tasks, among others: supporting and advising the plenary and the chairperson; ensuring the comprehensive follow-up of all of the Committee’s decisions; facilitating the provision of assistance to states in order to further their implementation of Resolution 1373; and supervising the collection of all relevant information in following up implementation. This measure followed the adoption in January 2004 of Resolution 1526, which strengthened the ability of the 1267 Sanctions Committee to carry out its work with the support of a new monitoring team. Taken together, these UN Security Council resolutions were practical yet innovative steps that demonstrated the international community’s determination to actively cooperate in the ongoing campaign against terrorism.

U.S. Position: The United States voted for this resolution. The United States is committed to working through the UN system and with other member states to build upon and refine existing counter-terrorism capacities and practices, including in the financial, law enforcement and information-sharing areas. By revamping and restructuring key UN mechanisms, the United States is working to ensure that they are more responsive, accountable, and better equipped to address the terrorist threat.

S/Res/1566 October 8 15(US)-0-0

Acting under Chapter VII of the UN Charter, condemns in the strongest terms all acts of terrorism irrespective of their motivation, whenever and by whomsoever committed, as one of the most serious threats to peace and security. Calls upon all states to cooperate fully in the fight against terrorism, especially with those states where or against whose citizens terrorist acts are committed, in accordance with their obligations under international law, in order to find, deny safe haven, and bring to justice, on the basis of the principle to extradite or prosecute, any person who supports, facilitates, participates, or attempts to participate in the financing, planning, preparation, or commission of terrorist acts or provides safe havens. Recalls that criminal acts committed with the intent to cause death or serious bodily injury, or
taking of hostages, with the purpose to provoke a state of terror in the general public or in a group of persons or particular persons, intimidate a population or compel a government or an international organization to do or to abstain from doing any act, which constitute offences within the scope of and as defined in the international conventions and protocols relating to terrorism, are under no circumstances justifiable by considerations of a political, philosophical, ideological, racial, ethnic, religious, or other similar nature, and calls upon all states to prevent such acts and, if not prevented, to ensure that such acts are punished by penalties consistent with their grave nature.

Calls upon all states to become party, as a matter of urgency, to the relevant international conventions and protocols. Calls upon relevant organizations to strengthen international cooperation in the fight against terrorism and to intensify their interactions with the United Nations and the Counter-Terrorism Committee (CTC) with a view to facilitating full and timely implementation of Resolution 1373. Requests the CTC to develop a set of best practices to assist states in implementing the provisions of Resolution 1373 related to the financing of terrorism. Directs the CTC to start visits to states, with the consent of the states concerned, in order to enhance the monitoring of the implementation of Resolution 1373 and facilitate the provision of technical and other assistance for such implementation.

Decides to establish a working group consisting of all members of the Security Council to consider and submit recommendations to the Council on practical measures to be imposed upon individuals, groups, or entities involved in or associated with terrorist activities, other than those designated by the Al Qaida/Taliban Sanctions Committee. Requests further the working group to consider the possibility of establishing an international fund to compensate victims of terrorist acts and their families, which might be financed through voluntary contributions, which could consist in part of assets seized from terrorist organizations, their members, and sponsors, and submit its recommendations to the Council.

*Background:* In September, terrorists seized a school in Beslan, Russia, in which more than 300 people, mostly children, were killed. In response to this event, Russia drafted this resolution to address terrorism committed against civilians.

*U.S. Position:* The United States voted for adoption of this resolution. In its Explanation of Vote, the U.S. representative said “…the deliberate massacre of innocents is never justifiable in any cause.”
VOTING SUMMARIES

The table below lists the votes of Security Council members on the 62 draft resolutions introduced in 2004. Resolutions on which a Security Council member voted No or abstained are identified by the resolution number (if the resolution was adopted) in parentheses or in a footnote. The United States vetoed two draft resolutions and abstained on one, all on the Middle East.

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*The United States vetoed two draft resolutions on the Middle East; Germany, Romania, and the United Kingdom abstained on both of those draft resolutions.

In the following table, the 61 Security Council votes on which the United States voted Yes or No are tabulated on the same basis as overall votes for the General Assembly in this report (Sections III and IV). Voting coincidence percentages are calculated accordingly. Resolutions adopted without a vote are included as Yes votes. Security Council members are ranked by voting coincidence with the United States. When the percentage is the same, members are ranked by the number of identical votes. When the number of votes is the same, members are ranked alphabetically. Because abstentions reduce the number of identical votes, they lower the rank order of those countries that abstain. It should be noted that group dynamics in the Security Council, whose 15 members frequently consult closely on issues before resolutions are presented for adoption, are quite different from those in the General Assembly.
## II – Security Council

<table>
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<tr>
<th>COUNTRY</th>
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<th>VOTING COINCIDENCE</th>
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