There is here reproduced first of all the text of the Anglo-French bipartite instrument, to which there were identical counterparts between France and the other Allied Powers simultaneously concluded. The text is taken from British and Foreign State Papers, vol. I, p. 151. This text has a parallel English version. It includes not only the principal Treaty but also the first four of the simultaneous Separate and Secret Articles agreed to by all the parties. It further includes the Additional Articles between France and Great Britain, Austria, Prussia and Russia respectively. The fifth and sixth Separate and Secret Articles common to all parties are appended from De Clercq, Recueil des Traité de la France, vol. II, p. 425. From this source there are further taken two more Additional and Secret Articles between France and Austria. Next, reproduced also from De Clercq, op. cit., vol. II, p. 431, follows a description of the Franco-Swedish instrument, together with the text of the Secret Additional Article thereto. The Secret Additional Articles with Portugal are also added, taken from British and Foreign State Papers, vol. I, p. 1098.

It is to be noted that Spain became party to an identical Treaty with France on 20 July 1814, this being included in the present series in due order.

Austria ratified on 31 May and France on 11 June 1814. The text of the principal Treaty is printed in various collections, but the assembly of prints of all the various Additional Articles is, as may be seen from the sources used here, sometimes a matter of difficulty. For a bibliography, see Bittner, Chronologisches Verzeichnis der Oesterreichischen Staatsvertrage, vol. II, p. 97.
In the Name of the Most Holy and Undivided Trinity.

His Majesty, the King of the United Kingdom of Great Britain and Ireland, and his Allies on the one part, and His Majesty the King of France and of Navarre on the other part, being anxious of an equal desire of making final ends to long leagues of agitation between Europe and the mutual states of Europe and the arms of Navigation, by a pact solidly fixed on the just reparation of force between the powers, and forming in its stipulations the guarantees of its duration; and His Majesty the King of the United Kingdom of Great Britain and Ireland, and his Allies, not wanting any greater satisfaction of France, is willing to reciprocate on the other part, animated by an equal desire to terminate the long agitation of Europe, and the sufferings of mankind, by a permanent peace, founded upon a just reparation of force between its states, and containing in its stipulations the pledge of its durability; and His Britannic Majesty, together with his Allies, being unwilling to require of France, now thus, replaced under the paternal Government of his Kings, she offers the assurance of her security and stability to Europe, the conditions and guarantees which they had with regret demanded from her former Government. Their said Majesties have named Plenipotentiaries to discuss, settle, and sign a Treaty of Peace and Amity; namely,

His Majesty the King of the United Kingdom of Great Britain and Ireland, the Right Honourable Robert Stewart, Vicount Castleeragh, Counsellor of His said Majesty in his Counsel Privy, Member of Parliament, Colonel of the Regiment of Milice de Londonderry, and his Principal Secretary of State having the Department of Affairs Etrangeres, &c., &c., &c.; the Sieur George Gordon, Comte d'Aberdeen, Vicomte de Farnirmine, Lord Haddo, Membrie of Parliament, and Kellie, &c., and the Peer Whose Place represents the Prince of the Ecosse in the Chamber Haute, Chevalier de son Très Ancien et Très Noble Ordre du Chardon, son Ambassadeur Extraordinaire et Plénipotentiaire près Sa Majesté Impériale et Royale Apostolique; le Sieur Guillaume Shaw Cathcart, Vicomte de Catheric, Baron Cathcart et Greencoeck, Conseiller de Sa dite Majesté en son Conseil Privé, Chevalier de son Ordre du Chardon, and des Ordures de Russie, Général dans ses Armées, et son Ambassadeur Extraordinaire et Plénipotentiaire près Sa Majesté l'Empereur de Toutes les Russies; et l'Honorable Charles Guillaume Stewart, Chevalier de son Très Honorable Ordre du Bain, Membre de son Parlement, Lieutenant-Général dans ses Armées, Chevalier des Ordres de l'Aigle Noir et de l'Aigle Rouge de Prusse, et de plusieurs autres, and son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté le Roi de Prusse; and Sa Majesté le Roi de France et de Navarre, Monsieur Charles Maurice de Talleyrand Perigord, Prince de Bénévent, Grand Aigle de la Légion d'Honneur, Chevalier de l'Aigle Noir et de l'Aigle Rouge de Prusse, Grand Croix de Ordre de Léopold d'Autriche, Chevalier de
l'Ordre de St. André de Russie, et son Ministre et Secrétaire d'État des Affaires Etrangères;

Leopold of Austria, Knight of the Russian Order of St. Andrew, and his said Majesty's Minister and Secretary of State for Foreign Affairs;

qui, having exchanged their Full Powers, found in good and due form, have agreed upon the following Articles:

Art. I. There shall be from this day forward perpetual Peace and Friendship between His Britannic Majesty and his Allies on the one part, and His Majesty the King of France and Navarre on the other, their Heirs and Successors, their Dominions and Subjects, respectively.

The High Contracting Parties shall devote their best attention to maintain, not only between themselves, but, inasmuch as depends upon them, between all the States of Europe, that harmony and good understanding which are so necessary for their tranquility.

II. The Kingdom of France retains its limits entire, as they existed on the 1st of January, 1792. It shall further receive the increase of Territory comprised within the line established by the following Article:

III. On the side of Belgium, Germany, and Italy, the ancient Frontiers shall be re-established as they existed the 1st of January, 1792, extending from the North Sea, between Dunkirk and Nieuport, to the Mediterranean between Cagnes and Nice, with the following modifications:

1. Dans le Département de Jemappes, les Cantons de Dour, Merbes-le-Château, Beaumont, et Chimay, resteront à la France; la ligne de démarcation passera là où elle touche le Canton de Dour, entre ce Canton et ceux de Boussu et Paturage, ainsi que plus loin entre celui de Merbes-le-Château, et ceux de Binch et de Thuin.


3. Dans le Département de la Moselle, la nouvelle démarcation, là où elle s'écarte de l'ancienne, sera formée par une ligne à tirer depuis Ferle jusqu'à Frencenachord, et par celle qui sépare le Canton de Tholey du reste du Département de la Moselle.

4. Dans le Département de la Sarre, les Cantons de Saarbrücken et d'Arzneval resteront à la France, ainsi que la partie de celui de Lebach qui est située au milieu d'une ligne à tirer le long des confins des Villages de Herchenbach, Ueberhofen, Hilsbach, et Hall, (en laissant ces différents endroits hors de la Frontière Française,) jusqu'au point où, près de
6. La Forteresse de Landau ayant formé, avant l'année 1792, un point isolé dans l'Allemagne, la France conserve, au delà de ses frontières, une partie des départements du Mont-Tonnerre et du Bas-Rhin, pour jumeler à la Forteresse de Landau et son rayon au reste du Royaume. La nouvelle démarcation, en partant du point où près d'Obersteinbach (qui reste hors des limites de la France) la Frontière entre le département de la Moselle, et celui du Mont-Tonnerre, atteint le département du Bas-Rhin, suivra la ligne qui sépare les Cantons de Wiesmann et de Bergzabern (du côté de la France) des Cantons de Fribourg, Dahn, et Annweiler (du côté de l'Allemagne), jusqu'au point où ces limites, près du Village de Vollmersheim, tombant passeront rayon de la Forteresse de Landau. De ce rayon, qui reste ainsi qu'il était en 1792, la nouvelle frontière suivra le bras de la Rivière de la Queich (qui reste à la France) passe près des Villages de Merlenheim, Knittelsheim, et Belheim, (démarquant également point where, in the neighbourhood of Queich (which place belongs to France), the line which separates the Cantons of Arnoival and Ottweiler reaches that which separates the Cantons of Arnoival and Lebach. The Frontier on this side shall be formed by the line above described, and afterwards by that which separates the Canton of Arnoival from that of Bliescastel.

5. The Fortress of Landau having, before the year 1792, formed an insulated point in Germany, France retains beyond her frontiers a portion of the departments of Mount Tonnerre and of the Lower Rhine, for the purpose of uniting the said fortress and its radius to the rest of the kingdom. The new demarcation from the point in the neighbourhood of Obersteinbach (which place is left out of the limits of France) where the boundary between the department of the Moselle, and that of Mount Tonnerre, reaches the department of the Lower Rhine, shall follow the line which separates the Cantons of Wiesmann and Bergzabern (on the side of France) from the Cantons of Fribourg, Dahn, and Annweiler (on the side of Germany), as far as the point near the Village of Vollmersheim, where that line touches the ancient radius of the fortress of Landau. From this radius, which remains as it was in 1792, the new frontier shall follow the arm of the River of the Queich, which, leaving the said radius at Queichheim (that place remaining to France) flows near the Villages of Merlenheim, Knittelsheim, and Belheim (these places also belonging to France) to the Rhine, which from thence shall continue to form the boundary of France and Germany.

Quant au Rhin, le traité constitue la limite, de manière, cependant, que les changements qui suivraient par la suite le cours de ce fleuve, n'auront à l'aventure aucun effet sur la propriété des îles qui s'y trouvent; l'état de possession de ces îles sera rétabli tel qu'il existait à l'époque de la signature du traité de Lunéville.

6. Dans le département du Doubs la frontière sera rectifiée, de manière à ce qu'elle commence au-dessus de la rive française, près de Locle, et suivre la Crête du Jura entre le vallon des Peignots et le Village de Fontenelles, jusqu'à une cime du Jura, située à environ 7,000 ou 8,000 pieds au Nord-Ouest du Village de la Brevine, où elle retombera dans l'ancienne limite de la France.

7. Dans le département du Léman, les frontières entre le territoire français et le pays de Vaud, ainsi que la partie située au Nord d'une ligne à tirer du point où la rivière de la Lave entre près de Chancy dans le territoire Genoais, le long des confins de Séesquin, qu'il faut définir, et du Village de la Brevine, où elle retombera dans l'ancienne limite de la France.

8. Dans le département de l'Isère, la ligne d'intersection entre le département de Savoie et celui de l'Isère, qui démarque les territoires de la France et de la Suisse, doit être enlevée de la carte, et seuls les points qui ont été délimités dans les contrats de paix définitifs entre les deux nations pourront être considérés comme limites entre les deux États.
conex, et Seseneuve, qui resteront hors des limites de la France, le Canton de Reignier, (à l'exception de la portion qui se trouve à l'Est d'une ligne qui suit les confins de la Maray, Bussy, Pers, et Cornier, qui seront hors des limites Françaises,) et le Canton de la Roche (à l'exception des endroits nommés de la Roche et Armony avec leurs districts) resteront à la France. La Frontière suivra les limites de ces différents Cantons, et les lignedes qui séparent les portions qui demeurent à la France, de celles qu'elle ne conserve pas.


Du côté des Pyrénées, les Frontières restent telles qu'elles étaient entre les 2 Royaumes de France et d'Espagne à l'époque du 1er Janvier, 1792, et il sera de suite nommé une Commission Mixte de

la part des 2 Couronnes pour en fixer la démarcation finale.

La France renonce à tous droits de Souveraineté, de Sazeraineté, et de possession sur tous les Pays et Districts, Villages, et endroits quelconques situés hors de la Frontière ci-dessus désignée, la Principauté de Monaco étant toutefois remplacée dans les rapports où elle se trouvait avant le 1er Janvier, 1792.

Les Cours Alliées assurent à la France la possession de la Principauté d'Avignon, du Comtat Venaissin, du Comté des Montbéliard, et de toutes les Enclaves qui ont appartenu autrefois à l'Allemagne, comprises dans la Frontière ci-dessus indiquée, qu'elles aient été incorporées à la France avant ou après le 1er Janvier, 1792.

Les Puissances se réservent réciprocement la faculté entière de fortifier telle point de leurs États, qu'elles jugeront convenables pour leur sûreté.

Pour éviter toute liaison de propriété particulières, et mettre à couvert, d'après les principes les plus libéraux, les biens Individus domiciliés sur les Frontières, il sera nommé par chacun des États qu'elle, l'Allemagne, l'Allemagne, l'Allemagne, des Commissaires pour procéder, conjointement avec des Commissaires Français, à la délimitation des Pays respectifs.

Aussitôt que le travail des Commissaires sera terminé, il sera dressé des cartes signées par les Commissaires respectifs, et placé 2 Crowns for the purpose of finally determining the line.

France on her part renounces all rights of Sovereignty, Sazeraineté, and of possession, over all the Countries, Districts, Towns, and places situated beyond the Frontier above described, the Principality of Monaco being replaced on the same footing on which it stood before the 1st of January, 1792.

The Allied Powers assure to France the possession of the Principality of Avignon, the Comtat Venaissin, of the Comté of Montbéliard, together with the several insulated Territories which formerly belonged to Germany, comprehended within the Frontier above described, whether they have been incorporated with France before or after the 1st of January, 1792.

The Powers reserve to themselves, reciprocally, the complete right to fortify any point in their respective States which they may judge necessary for their security.

To prevent all injury to private property, and protect, according to the most liberal principles, the property of Individuals domiciled on the Frontiers, there shall be named, by each of the States bordering on France, Commissioners who shall proceed, conjointly with French Commissioners, to the delineation of the respective Boundaries.

As soon as the Commissioners shall have performed their task, maps shall be drawn, signed by the respective Commissioners, and
IV. To secure the communications of the Town of Geneva with other parts of the Swiss Territory situated on the Lake, France consents that the road by Versoy shall be common to the two Countries. The respective Governments shall amicably arrange the means for preventing smuggling, regulating the posts, and maintaining the said road.

V. The navigation of the Rhine, from the point where it becomes navigable unto the sea, and every river, shall be free, so that it can be interdicted to none:—and at the future Congress, attention shall be paid to the establishment of the principles according to which the Duties to be levied by the States bordering on the Rhine may be regulated, in the mode the most impartial, and the most favorable to the commerce of all Nations.

The future Congress, with a view to facilitate the communications between Nations, and continually to render them less strangers to each other, shall likewise examine and determine in what manner the above provisions can be extended to other Rivers which, in their navigable course, separate or traverse different States.

VI. Holland, placed under the Sovereignty of the House of Orange, shall receive an increase of Territory. The title and exercise of that Sovereignty shall not in any case belong to a Prince tenir à aucun Prince portant ou appelé à porter une Couronne Etrangère.

Les États de l'Allemagne seront indépendants, et unis par un Lien Fédéral.

La Suisse Indépendante continuera de se gouverner par elle-même.

L'Italie, hors des limites des Pays qui reviendront à l'Autriche, sera composée d'États Souverains.

VII. The Island of Malta and its Dependencies appertain to the Sovereign States of Great Britain.

VIII. Sa Majesté Britannique, stipulant pour elle et ses Alliés, s'engage à restituer à Sa Majesté Très-Chrétienne, dans les délais qui seront ci-après fixés, les Colonies, Pêcheries, Comptoirs et Établissements de tout genre qui la France possédait en 1er Janvier, 1792, dans les Mers et sur les Continenta de l'Amérique, de l'Afrique, et de l'Asie; à l'exclusion toutefois des îles de Tobago et de St. Lucie, et de l'île de France, et de ses Dépendances, nommément Rodrigues et les Seychelles, lesquelles Sa Majesté Très-Chrétienne cède en toute propriété et Souveraineté à Sa Majesté Britannique, comme aussi de la partie de St. Domingue cédée à la France par la Paix de Basle et que Sa Majesté Très-Chrétienne rétrocede à Sa Majesté Catholique en toute propriété et Souveraineté.

VII. The States of Germany shall be independent, and united by a Federal Bond.

Switzerland, Independent, shall continue to govern herself.

Italy, beyond the limits of the Countries which are to revert to Austria, shall be composed of Sovereign States.

VIII. His Britannic Majesty, stipulating for himself and his Allies, engages to restore to His Most Christian Majesty, within the term which shall be hereafter fixed, the Colonies, Fisheries, Factories, and Establishments of every kind which were possessed by France on the 1st of January, 1792, in the Seas and on the Continents of America, Africa, and Asia; with the exception, however, of the Islands of Tobago and St. Lucie, and of the Isle of France and its Dependencies, especially Rodrigue and the Seychelles, which several Colonies and Possessions His Most Christian Majesty cedes in full right and Sovereignty to His Britannic Majesty, and also the portion of St. Domingo ceded to France by the Treaty of Basle, and which His Most Christian Majesty restores in full right and Sovereignty to His Catholic Majesty.
IX. Sa Majesté le Roi de Suède et de Norvège, en conséquence et d'arrangements pris avec ses Alliés, et pour l'exécution de l'Article précédent, consent à ce que l'île de la Guadeloupe soit restituée à Sa Majesté Très-Chrétienne, et cède tous les droits qu'il peut avoir sur cette île.

X. Sa Majesté Très-Fidèle, en conséquence d'arrangements pris avec ses Alliés, et pour l'exécution de l'Article VIII, s'engage à restituer à Sa Majesté Très-Chrétienne, dans le délai ci-après fixé, la Guiana Française, telle qu'elle existait au 1er Janvier, 1792.

L'effet de la Stipulation ci-dessus étant de faire revivre la contestation existante à cette époque au sujet des Limites, il est convenu que cette contestation sera terminée par un arrangement amiable entre les 2 Courts, suivant la médiation de Sa Majesté Britannique.

XI. Les Places et Ports existant dans les Colonies et Établissements qui doivent être rendus à Sa Majesté Très-Chrétienne, en vertu des Articles VIII, IX, et X, seront remis dans l'état où ils se trouveront au moment de la Signature du présent Traité.

XII. Sa Majesté Britannique s'engage à faire jouer les Sujets de Sa Majesté Très-Chrétienne, relativement au commerce et à la sûreté de leurs personnes et propriétés, dans les limites de la Souveraineté Britannique sur le Continent des Indes, des mêmes facilités, privilèges et protections qui IX. His Majesty the King of Sweden and Norway, in virtue of the arrangements stipulated with the Allies, and in execution of the preceding Article, consents that the Island of Guadaloupe be restored to His Most Christian Majesty, and gives up all the rights he may have acquired over that Island.

X. Her Most Faithful Majesty, in virtue of the arrangements stipulated with her Allies, and in execution of the VIIIth Article, engages to restore French Guiana as it existed on the 1st of January, 1792, to His Most Christian Majesty, within the term hereafter fixed.

The renewal of the disputes which existed at that period on the subject of the Frontier, being the effect of this Stipulation, it is agreed that that dispute shall be terminated by a friendly arrangement between the 2 Courts, under the mediation of His Britannic Majesty.

XI. The Places and Ports in those Colonies and Settlements which, by virtue of the VIIIth, IXth, and Xth Articles, are to be restored to His Most Christian Majesty, shall be given up in the state in which they may be at the moment of the Signature of the present Treaty.

XII. His Britannic Majesty guarantees to the Subjects of His Most Christian Majesty the same facilities, privileges, and protection, with respect to commerce, and the security of their persons and property within the limits of the British Sovereignty on the Continent of India, as are now, or shall be granted to the most favoured Nations.

XIII. The French right of Fishery upon the Grand Banc de Terre-neuve, on the Coasts of the Island of that name, and of the adjacent Islands in the Gulf of St. Lawrence, shall be replaced upon the footing on which it stood in 1792.

XIV. Those Colonies, Factories, and Establishments, which are to be restored to His Most Christian Majesty by His Britannic Majesty or his Allies in the Northern Seas, or in the Seas on the Continents of America and Africa, shall be given up within the 3 months, and those which are beyond the Cape of Good Hope within the 6 months which follow the Ratification of the present Treaty.

XV. The High Contracting Parties having, by the IVth Article of the Convention of the 23rd of April last, reserved to themselves...
la Convention, it is agreed,
that the said Vessels and Ships of War, armed and unarmed, to
gether with the Naval Ordnance and Naval Stores, and all mate-
rials for building and equipment shall be divided between France and the Countries where the said Places are situated, in the propor-
tion of 2-thirds for France, and 1-third for the Power to whom the said Places shall belong. The Ships and Vessels on the stocks, which shall not be launched within 6 weeks after the Signature of the present Treaty, shall be considered as materials, and after being broken up shall be, as such, divided in the same proportions.

Commissioners shall be named on both sides, to settle the division, and draw up a statement of the same, and Postsports or Safe Con-
ducts shall be granted by the Allied Powers for the purpose of securing the return into France of the Workmen, Seamen, and others, in the employment of France.

The Vessels and Arsenals existing in the Maritime Places which were already in the power of the Allies before the 23rd April, and the Vessels and Arsenals which belonged to Holland, and especially the Fleet in the Texel, are not comprised in the above Stipulations.

The French Government en-
gages to withdraw, or to cause to be sold everything which shall belong to it by the above Stipula-
tions, within the space of 3 months after the division shall have been carried into effect.

Antwerp shall for the future be solely a Commercial Port.

XVI. The High Contracting Parties, desiring to bury in entire oblivion the dissensions which have agitated Europe, declare and promise that no Individual, of whatever rank or condition he may be, in the Countries restored and ceded by the present Treaty, shall be prosecuted, disturbed, or molested, in his person or property, under any pretext whatsoever, either on account of his conduct or political opinions, his attach-
ment either to any of the Contracting Parties, or to any Go-
vernment which has ceased to exist, or for any other reason, except for debts contracted to-
wards Individuals, or acts posterior to the date of the present Treaty.

XVII. The native Inhabitants and Aliens, of whatever Nation and condition they may be, in those Sovereigns which are to change Sovereigns, as well in virtue of the present Treaty as of the sub-
sequent arrangements to which it may give rise, shall be allowed a period of 6 years, reckoning from the exchange of the Ratifications, for the purpose of disposing of their property, if they think fit, whether it be acquired before or during the present War, and re-
tiring to whatever Country they may choose.

sent Traité de Paix Définitif, le sort des Arsenaux et des Vaisseaux de Guerre, armés et non armés, qui se trouvent dans les Places Mar-
times réunies par la France, en exécution de l’Article II de la dite Convention, il est convenu
que les dits Vaisseaux et Bâtiments de Guerre, armés et non armés, non

Le Gouvernement de la France s’oblige à retirer ou à faire vendre tout ce qui lui appartient par les
Stipulations ci-dessus énoncées, dans le délai de 3 mois après le
partage effectué.

Décrivant le Port d’Anvers
sera uniquement un Port de Commerce.

XVI. Les Hautes Parties Con-
tractantes voulant mettre et faire mettre dans un esprit où ils l’Europe,

déclarent et promettent que, dans les

Pays restitués et cédés par

le présent Traité, aucun Individu de quelque classe et condition qu’il soit ne pourra être poursuivi, in-
quiété, ou troublé, dans sa personne ou dans sa propriété, sous aucun prétexte, ou à cause de sa con-
duite ou opinion politique, ou de son attachement soit à aucune des Parties Contractantes, soit à des Gouvernements qui ont cessé d’ex-
ister, ou pour toute autre raison, si ce n’est pour les dettes contractées

envers des Individus, ou pour des acts postérieurs au présent Traité.

XVII. Dans tous les Pays qui doivent ou devront changer de
Maîtres, tant en vertu du présent Traité que des arrangements qui doivent être faits en conséquence, il sera accordé aux Hاب بلغ
naturels et Etrangers, de quelque condition et Nation qu’ils soient, un espace de 6 ans, à compter de l’échange des Ratifications, pour
disposer, s’ils le jugent convena-
ble, de leurs propriétés acquises, soit avant soit depuis la Guerre
actuelle, et se retirer dans tel Pays qu’il leur plaira de choisir.
XVIII. Les Puissances Alliées vont donner à Sa Majesté Très-Chrétienne un nouveau signe de leur désir de faire disparaître, autant qu'il est en elles, les conséquences de l'époque de malheur, si heureusement terminée par la présente Paix, renoncent à la totalité des sommes que les Gouvernements ont à réclamer de la France, à raison de contrats, de fournitures, ou d'avances quelconques faites au Gouvernement Français dans les différentes Guerres qui ont eu lieu depuis 1792.

De son côté, Sa Majesté Très-Chrétienne renonce à toute réclamation qu'elle pouvrait former contre les Puissances Alliées aux mêmes titres. En exécution de cet Article, les Hautes Parties Contractantes s'engagent à se remettre mutuellement tous les titres, obligations et documents, qui ont rapport aux Créances auxquelles elles ont réciproquement renoncé.

XIX. Le Gouvernement Français s'engage à faire liquider et payer les Sommes versées par les Puissances Alliées dans des Pays hors de son Territoire, en vertu de contrats ou d'autres engagements formels, passés entre des Individus ou des Établissements particuliers et les Autorités Françaises, tant pour fournitures qu'à raison d'obligations légales.

XX. Les Hautes Parties Contractantes nommeront, immédiatement après l'échange des Ratifications du présent Traité, des Commissaires pour régler et tuer la main à l'exécution de l'article suivant.

XXI. Les Titres de toutes celles qui ont été préparées pour l'inscription, et n'ont pas encore été inscrites, seront remis aux Gouvernements des Pays respectifs. Les Etats de toutes ces Dette seront dressés et arrêtés par une Commission Mixte.

XXII. Le Gouvernement Français restera chargé de son côté du remboursement de toutes les Sommes versées par les Sujets whole of the stipulations contained in the XVIIIth and XIXth Articles. These Commissioners shall undertake the examination of the claims referred to in the preceding Article, the liquidation of the sums claimed, and the consideration of the manner in which the French Government may propose to pay them. They shall also be charged with the delivery of the titles, bonds, and the documents relating to the Debts which the High Contracting Parties mutually cancel, so that the approval of the result of their labours shall complete that reciprocal renunciation.

XXI. The Debts which in their origin were specially mortgage upon the Countries no longer belonging to France, or were contracted for the support of their internal administration, shall remain at the charge of the said Countries. Such Debts as have been converted into Inscriptions in the Great Book of the Public Debt of France, shall accordingly be accounted for with the French Government after the 22nd of December, 1813, of those of these Debts which have been converted in Inscriptions au Grand Livre de la Dette Publique de France,

XXII. Le Gouvernement Français restera chargé de son côté du remboursement de toutes les Sommes versées par les Sujets

ble des dispositions renfermées dans les Articles XVIII et XIX. Ces Commissaires s'occuperont de l'examen des réclamations dont il est parlé dans l'Article précédent, de la liquidation des sommes réclamées, et du mode dont le Gouvernement Français proposera de s'en acquitter. Ils seront chargés de même de la remise des titres, obligations, et documents relatifs aux Créances auxquelles les Hautes Parties Contractantes renoncent mutuellement, de manière que la ratification du résultat de leur travail complétera cette renonciation réciproque.

XXI. The Debts which in their origin were specially mortgaged upon the Countries no longer belonging to France, or were contracted for the support of their internal administration, shall remain at the charge of the said Countries. Such Debts as have been converted into Inscriptions in the Great Book of the Public Debt of France, shall accordingly be accounted for with the French Government after the 22nd of December, 1813, of those of these Debts which have been converted in Inscriptions au Grand Livre de la Dette Publique de France,

XXII. The Gouvernement Français restera chargé de son côté du remboursement de toutes les Sommes versées par les Sujets
des Pays ci-dessus mentionnés dans les Caisse Étrangères, soit à titre de Cautionnement, de Dépôt, ou de Consignation.

De même les Sujets Français, Serviteurs des dits Pays, qui ont versé des sommes à titre de Cautio- nement, Dépôt, ou Consigna- tions dans leurs Trésors respectifs, seront fidèlement remboursés.

XXIII. Les Titulaires de places auxiliaires à Cautionne- ment, qui n'ont pas de manœuvres de déniers, seront remboursés, avec les intérêts jusqu'à parfait paiement à Paris, par cinquen- tes et par année, à partir de la date du présent Traité. A l'égard de ceux qui sont comptables, ce remboursement commencera au plus tard 6 mois après la présentation de leurs Comptes, le seul cas de malversation excepté. Une Copie du dernier Compte sera remise au Gouvernement de leur Pays, pour lui servir de renseignement et de point de départ.

XXIV. Les Dépôts Judiciaires et Consignations faits dans la Caisse d'Amortissement, en exécution de la Loi du 28 Nivose, an 13, (18 Janvier, 1805), et qui appartiennent à des Habitants des Pays que la France cesse de posséder, seront remis dans le terme de 1 année, à compter de l'échange des Ratifications du présent Traité, entre les mains des Autorités des dits Pays, à l'exception de ceux de ces Dépôts et Consignations qui intéressent des Sujets Français, dans le cas où ils resteront dans la Caisse d'A-

Countries into the French Coffers, whether under the denomination of Surety, Deposit, or Consigna-

ment.

In like manner all French Subjects, employed in the Service of the said Countries, who have paid sums under the denomination of Surety, Deposit, or Consignment, into their respective Territories, shall be faithfully reimbursed.

XXIII. The Functionaries holding situations requiring Securities, who are not charged with the expenditure of public money, shall be reimbursed at Paris, with the interest, by fifths and on the year, dating from the Signature of the present Treaty.

With respect to those who are accountable, this reimbursement shall commence, at the latest, 6 months after the presentation of their Accounts, except only in cases of malversation. A Copy of the last Account shall be transmitted to the Government of the said Countries, to serve for their information and guidance.

XXIV. The Judicial Deposits and Consignments upon the "Caisse d'Amortissement," in the execution of the Law of 28 Nivose, year 13, (18 January, 1805), and which belong to the Inhabitants of the Countries France ceases to possess, shall, within the space of 1 year from the ex-

change of the Ratifications of the present Treaty, be placed in the hands of the Authorities of the said Countries, with the exception of those Deposits and Consigna-

ments interesting French Subjects, which last will remain in the
Genl. m€es. front publique non encore dans la cla.
des Plans et Documents Dettes des mois, toutes les
administrations aux Archives, Cartes, et Planches,
possesseurs du Territoire, et
pressE:ment precedemment ete reunis,
XXX. Le gouvernement Français s'engage a faire restituer les Obligations et autres Titres qui au-
raient ete saisis dans les provinces occupées par les armées on
administrations Françaises ; et dans le cas ou la restitution ne pourrait
etre effectuée, ces obligations et titres sont demeurant anéantis.

La France par le

Le présent Traité sera ratifié, et les ratifications en seront échangées dans le délai de
16 jours, ou plutôt si faire peut.

En foi de quoi, les plénipotentiaires respectifs l'ont signé, et y
ont apposé le cachet de leurs armées.

Done à Paris, le 30 Mai, l'AN de Grâce, 1814.
(L.S.) CASTLEREAGH.
(L.S.) CASTLEREAGH.
(L.S.) ABERDEEN.
(L.S.) ABERDEEN.
(L.S.) CATHCART.
(L.S.) CHARLES STEWART, LIEUT. GÉN.
(L.S.) CHARLES STEWART, LIEUT.-GÉN.
(L.S.) LE PRINCE DE BE-
N EV E NT.

Separate and secret Articles between France and Great Britzin,
Austria, Prussia, and Russia.—Paris, 30th May, 1814.

(Extract.)

Art. I. La disposition à faire des Territoires auxquels Sa Ma-
jesté Théo-Christienne renonce, par l'article III du Traité Patien, et les
rapproches desquels doit résulter un système d'équilibre réel et
durable en Europe, seront réglés au Congrès sur les bases arrêtées par
les puissances Alliées entre elles, et d'après les dispositions
Générales contenues dans les
Articles suivants.

ART. III. Dans le délai de 2 mois, toutes les puissances qui ont été engagées de part et d'autre
dans la présente guerre, envieront

Cette stipulation est applicable aux Archives, Cartes, et Planches,
qui pourraient avoir été enlevées dans les pays momentanément
occupés par les diverses armées.

Art. XXII. All the Powers engaged on either side in the pre-
sent war, shall, within the space of 2 months, send Plénipotentiaires à Vienne,
for the purpose of regulating, in General Con-
gress, the arrangements which are to
complete the provisions of the
present Treaty.

XXXIII. The present Treaty shall be ratified, and the
ratifications shall be exchanged within the
period of 15 days, or sooner
if possible.

In witness whereof, the respective
Plénipotentiaires have signed and affixed to it the Seals of their
Armies.

Done at Paris, the 30th of May, in the year of our Lord, 1814.
(L.S.) CASTLEREAGH.
(L.S.) CASTLEREAGH.
(L.S.) ABERDEEN.
(L.S.) ABERDEEN.
(L.S.) CATHCART.
(L.S.) CHARLES STEWART, LIEUT.-GÉN.
(L.S.) CHARLES STEWART, LIEUT.-GÉN.
(L.S.) LE PRINCE DE BE-
N EV E NT.

Consolidated Treaty Series
Sardaigne restera en possession des ses anciens Etats, à l'exception de la partie de Savoy assurée à la France par l'Article III du présent Traité. Il recevra un accroissement de Territoire par l'Etat de Gênes. Le Port du Gênes restera Port Libre ; les Puissances se réservant de prendre à ce sujet des arrangements avec la Roi de Sardaigne.

La France reconnaîtra et garantira, conjointement avec les Puissances Alliées, et comme elles, l'organisation politique que la Suise se donne sous les auspices des dites Puissances Alliées, et d'après les bases arrêtées avec elles.

III. L'établissement d'un juste équilibre en Europe exigeant que la Hollande soit constituée dans des proportions qui la mettent à même de soutenir son indépendance par ses propres moyens, les Pays compris entre la Mer, les Frontières de la France, telles qu'elles se trouvent réglées par le présent Traité, et la Meuse, seront remis à toute perpérité à la Hollande.

Les Frontières sur la rive droite de la Meuse seront réglées conformément aux convenances militaires de la Hollande, et de ses voisins.

La liberté de navigation sur l'Escaut sera établie, sur le même principe qui a régé la navigation du Rhin, dans l'Article V du présent Traité.

Sardaigne se donnera le principe de la partie de Savoy assurée à France par le 113 ARTICLE du présent Traité. Son Majesté se réservera de prendre, conjointement avec les Puissances, des compensations pour la Prusse et autres Etats Allemands.

Les présents Articles Séparés et Secrèts auront la même force et valeur que s'ils étaient insérés mot à mot au Traité Patent de ce jour.

Ils seront ratifiés et les Ratifications en seront échangées en même temps.

En foi de quoi, les Plénipotentiaires respectifs les ont signés, et y ont apposé le Sceau de leurs Armes.

Fait à Paris le 30 Mai, l'an de Grace, 1814.

(L.S.) CASTLEREAGH.
(L.S.) ABERDEEN.
(L.S.) CATHCART.
(L.S.) CHARLES STEWART, Lieut.-Génél.
(L.S.) LE PRINCE DE BE
NEVENT.

Additional Articles between France and Great Britain.—Paris, 30th May, 1814.

Art. I. Sa Majesté très-Chrétienne, partageant sous réserve tous les sentiments de Sa Majesté Britannique, relativement à l'ordre de commerce que repoussent et les principes de la justice naturelle et des Usages des temps où nous vivons, engage à unir au futur Congrès tous ses efforts à ceux de Sa Majesté Britannique, pour faire prononcer par toutes les Puissances des Traité sur la liberté de navigation des Nations sur la rive gauche du Rhin, qui ont été réunis à la France depuis 1792, serviront à l'agrandissement de la Hollande, et à des compensations pour la Prusse et autres Etats Allemands.

Les présents Articles Séparés et Secrèts auront la même force et valeur que s'ils étaient insérés mot à mot au Traité Patent de ce jour.

Ils seront ratifiés et les Ratifications en seront échangées en même temps.

En foi de quoi, les Plénipotentiaires respectifs les ont signés, et y ont apposé le Sceau de leurs Armes.

Done at Paris, the 30th day of May, in the year of our Lord, 1814.

(L.S.) CASTLEREAGH.
(L.S.) ABERDEEN.
(L.S.) CATHCART.
(L.S.) CHARLES STEWART, Lieut.-Génél.
(L.S.) LE PRINCE DE BE
NEVENT.
powers of Christendom to decree the abolition of the Slave Trade, so that the said Trade shall cease universally, as it shall cease definitively, under any circumstances, on the part of the French Government, in the course of 5 years; and that, during the said period, no Slave Merchant shall import or sell Slaves, except in the Colonies of the State of which he is a Subject.

II. The British and French Governments shall name, without delay, Commissioners to liquidate the accounts of their respective expenses for the maintenance of Prisoners of War, in order to determine the manner of paying the balance which shall appear in favour of the one or the other of the 2 Powers.

III. The respective Prisoners of War, before their departure from the place of their detention, shall be obliged to discharge the private debts they may have contracted, or shall at least give sufficient security for the amount.

IV. Immediately after the Ratification of the present Treaty of Peace, the sequesters, which since the year 1792 may have been laid on the funds, revenues, créances, and all other effects illegally confiscated by the French Authorities, as also for the total or partial loss of their debts or other property, illegally detained under sequester since the year 1792.

France engages to act towards British Subjects in this respect, in the same spirit of justice which the French Subjects have experienced in Great Britain; and His Britannic Majesty, desiring to concur in the new pledges of justice which the Powers have given to His Most Christian Majesty, of their desire to oblige every one of that disastrous epoch so happily terminated by the present Peace, engages on his part, when complete justice shall be rendered to his Subjects, to renounce the whole amount of the balance which shall appear in his favour for support of the Prisoners of War, so that the Ratification of the Report of the above Commissioners, and the discharge of the sums due to British Subjects, as well as the restitution of the effects which shall be proved to belong to them, shall complete the renunciation.

V. The 2 High Contracting Parties, desiring to establish the most friendly relations between their respective Subjects, reserve to themselves, and promise to come to a mutual understanding and arrangement, as soon as possible, upon their commercial interests, with the view of encouraging and increasing the prosperity of their respective States.
Les présents Articles Additionnels auront la même force et valeur que s'ils étaient inscrits mot à mot au Traité de ce jour. Ils seront ratifiés, et les Ratifications en seront échangées en même temps.

En foi de quoi, les Plénipotentiaires respectifs les ont signés, et y ont apposé le Cachet de leurs Armes.

Fait à Paris, le 30 Mai, l'an de Grâce, 1814.  

(L.S.) CASTLEREAGH.  
(L.S.) ABERDEEN.  
(L.S.) CATHCART.  
(L.S.) CHARLES STEWART, Lieut.-Géral.  
(L.S.) LE PRINCE DE BENEVENT.

Additional Article between France and Austria.—Paris, 30th May, 1814.

Les Hautes Parties Contractantes, voulant effacer toutes les traces des événements malheureux qui ont pesé sur leurs Peuples, sont convenues d'annuler explicitement les effets des Traites de 1806 et 1809, en autant qu'ils ne sont déjà annulés de fait par le présent Traité. En conséquence de cette détermination, Sa Majesté Très Chrétienne promet que les Décrets portés contre des Sujets Français, ou répudiés Français, étant ou ayant été au service de Sa Majesté Prussienne, demeureront sans effet, ainsi que les jugemens qui ont pu être rendus en exécution de ces Décrets.

Le présent Article Additionnel aura la même force et valeur que s'il était inscrit mot à mot au Traité Patent de ce jour. Il sera ratifié, et les Ratifications en seront échangées en même temps. En foi de quoi, les Plénipotentiaires respectifs ont signé, et y ont apposé le Cachet de leurs Armes.

Fait à Paris, le 30 Mai, l'an de Grâce, 1814.  

(L.S.) LE PRINCE DE BENEVENT.  
(L.S.) LE PRINCE DE METTERNICH.  
(L.S.) COMTE DE STADION.

Additional Article between France and Prussia.—Paris, 30th May, 1814.

Quoique le Traité de Paix conclu à Bâle, le 5 Avril, 1795, celui de Tilsit du 9 Juillet, 1807*, la Convention de Paris du 20 Septembre, 1808 , ainsi que toutes les Conventions et Actes quelconques conclus depuis la Paix de Bâle entre la Prusse et la France, soient déjà annulés de fait par le présent Traité, les Hautes Parties Contractantes ont jugé néanmoins à propos de déclarer encore expressément, que lesdits Traités cessent d'être obligatoires pour tous leurs Articles tant Patents que Secrets, et qu'elles renoncent mutuellement à tout droit et se dégagent de toute obligation qui pourrait en découler.

Sa Majesté Très Chrétienne promet que les Décrets portés contre des Sujets Français, ou répudiés Français, étant ou ayant été au service de Sa Majesté Prussienne, demeureront sans effet, ainsi que les jugemens qui ont pu être rendus en exécution de ces Décrets.

Le présent Article Additionnel aura la même force et valeur que s'il était inscrit mot à mot au Traité Patent de ce jour. Il sera ratifié, et les Ratifications en seront échangées en même temps. En foi de quoi, les Plénipotentiaires respectifs ont signé, et y ont apposé le Cachet de leurs Armes.

Fait à Paris, le 30 Mai, de l’an de Grâce, 1814.  

(L.S.) LE PRINCE DE BENEVENT.  
(L.S.) CHARLES-AUGUSTE, BARON DE HARDENBERG.  
(L.S.) CHARLES-GUILLAUME, BARON DE HUMBOLDT.

Additional Article between France and Russia.—Paris, 30th May, 1814.

Le Duche de Varsovie étant sous l'administration d'un Conseil Provisoire établi par la Russie, depuis que ce Pays a été occupé par ses Armées, les 2 Hautes Parties Contractantes sont convenus de nommer immédiatement une Commission Spéciale composée, de part et d'autre, d'un nombre égal de Commissaires, qui seront chargés de l'examen, de la liquidation, et de tous les arrangements relatifs aux prétenlions réciproques.

Le présent Article Additionnel aura la même force et valeur que s'il était inscrit mot à mot au Traité Patent de ce jour. Il sera ratifié, et les Ratifications en seront échangées en même temps. En foi de quoi, les Plénipotentiaires respectifs ont signé, et y ont apposé le Cachet de leurs Armes.

Fait à Paris, le 30 Mai, de l’an de Grâce, 1814.  

(L.S.) LE PRINCE DE BENEVENT.  
(L.S.) ANDRE, COMTE RASOMHOFFSKY.  
(L.S.) CHARLES ROBERT, COMTE DE NESCOERDE.
FRENCH TEXTS

ART. 5. La rémunération de Gouvernement Français, contenue dans l'article 18, s'étend nommément à toutes les réclamations qu'il pourrait former contre les Puissances Alliées à titre de donations, de donations, de revenus de la Légion d'honneur, de sénéchaux, de pensions et autres charges de cette nature.

ART. 6. Le Gouvernement Français, ayant offert, par l'article secret de la convention du 23 avril, de faire rechercher et d'employer tous ses efforts pour retrouver les fonds de la banque de Hambourg, promet d'ordonner les perquisitions les plus sévères pour découvrir lesdits fonds et de poursuivre tous ceux qui pourraient en être détenteurs.

Les présents articles additionnels et secrets auront la même force et valeur que s'ils étaient insérés mot à mot au Traité patent de ce jour. Ils seront ratifiés, et les ratifications en seront échangées en même temps. En foi de quoi, les Plénipotentiaires respectifs les ont signés et y ont apposé le cachet de leurs armes.

FAIT À PARIS le 30 MAI de l'an 1814.

PRINCE DE BÉNÉVENT. PRINCE DE METTERNICH. COMTE DE STAIGNE.

ARTICLES ADDITIONNELS ET SECRETS.

ART. 1er. À dater de la signature du présent Traité, le payement de la rente dite de Lorraine continuera à avoir lieu, comme jusqu’en 1791.

ART. 2. La Cour de France s'engage à faire remettre aux commissaires, qui seront nommés à cet effet par la Cour de Vienne, tous les actes qui ont rapport à l'ancien Empire germanique, à la Belgique, et à d'autres provinces qui ont fait partie de la Monarchie Autrichienne, et qui ont été enlevés des archives de Vienne.

Les présents articles additionnels et secrets auront la même force et valeur que s'ils étaient insérés mot à mot au Traité patent de ce jour. Ils seront ratifiés, et les ratifications en seront échangées en même temps. En foi de quoi, les Plénipotentiaires respectifs les ont signés et y ont apposé le cachet de leurs armes.

FAIT À PARIS le 30 MAI de l'an de grâce 1814.

PRINCE DE BÉNÉVENT. PRINCE DE METTERNICH. COMTE DE STAIGNE.

Au nom de la très-sainte et indivisible Trinité.

S. M. le Roi de France et de Navarre d'une part, et S. M. le Roi de Suède et de Norvège, et ses Alliés d'autre part, étant animés d'un égal désir de mettre fin aux longues agitations de l'Europe et aux malheurs des Peuples, par une paix solide, fondée sur une juste répartition de forces entre les Puissances et portant dans ses stipulations la garantie de sa durée, et S. M. le Roi de Suède et de Norvège et ses Alliés, ne voulant plus exiger de la France, aujourd'hui que, replacée sous le Gouvernement royal de ses Rois, elle offre ainsi à l'Europe un gage de sécurité et de stabilité, des garanties qu'ils avaient à regret demandées sous son dernier Gouvernement, leurs dites Majestés ont nommé des Plénipotentiaires pour discuter, arrêter et signer un Traité de paix et d'amitié, savoir:

S. M. le Roi de France et de Navarre, M. Charles-Maurice Talleyrand-Périgord, Prince de Bénévent, etc., et S. M. le Roi de Suède et de Norvège, M. Louis-Bogislas Curt, Comte de Staigne, etc., et M. Gustave, Baron de Wetterstedt, etc.; lesquels, après avoir échangé leurs plénipouvoirs, trouvés en bonne et due forme, sont convenus des articles suivants:

ART. 1 à 32. Sont littéralement conformes aux articles figurant sous les mêmes numéros dans le Traité général conclu le 30 mai 1814 entre la France et les Puissances Alliées.

ART. 33. Le présent Traité sera ratifié et les ratifications en seront échangées dans le délai de huit semaines ou plus tôt s'il en sera possible.
En foi de quoi, les Plénipotentiaires respectifs l'ont signé et y ont apposé le cachet de leurs armes.

Fait à Paris le 30 mai de l'an de grâce 1814.


Après ces signatures vient l'article additionnel pour l'abrogation des Traités de 1803 et 1809, ainsi que les articles séparés secrets qui figurent en termes identiques à la fin du Traité Austro-Français du même jour tels qu'ils se trouvent rapportés ci-dessus, p. 424.

L'article secret, spécial au Traité Franco-Suédois, est ainsi libellé.

ARTICLE ADDITIONNEL SECRET.

S. M. T. C. reconnaît la réunion du Royaume de Norvège au Royaume de Suède en conséquence de la cession qui en a été faite à S. M. Suédois par le Traité de Kiel.

La présente addition au même force et valeur que s'il était resté maîtrisé à ma saisi au Traité actuel de ce jour. Il sera ratifié et les ratifications en seront échangées en même temps.

En foi de quoi, les Plénipotentiaires respectifs l'ont signé et ont apposé le cachet de leurs armes.

Fait à Paris le 30 mai 1814.


ACTE D'Accession de la part du Portugal à la Convention pour la Suspension d'Hostilités, entre la France et les Puissances Alliées, du 23 Avril, 1814 — Signé à Paris, le 8 Mai, 1814.

Son Excellence M. le Comte de Funchal, et Son Altesse Sérénissime le Prince de Bénévent, étant mandés de Pleins-pouvoirs de leurs Cours respectives pour convenir d'une Suspension d'Hostilités entre le Portugal et la France, sont convenus de ce qui suit.

Son Altesse Royale le Prince Régent de Portugal et des Algarves, adhère pleinement et sans réserve à la Convention conclue le 23 Avril dernier entre la France et les Puissances Alliées, pour faire cesser immédiatement de part et d'autre les hostilités, tant sur terre que sur mer, et en conséquence toutes hostilités cessant entre les 2 Gouvernements et leurs Sujets respectifs dans les termes fixés par la dite Convention.

En foi de quoi, les Plénipotentiaires respectifs ont signé le présent Acte d'Adhésion, et y ont apposé le Cachet de leurs Armes.

Fait à Paris, le 8 Mai, 1814.

(L.S.) LE COMTE DE FUNCHAL.

(L.S.) LE PRINCE DE BENEVENT.

ARTICLES entre le Portugal et la France, additionnels au Traité Détailleur de Paix entre la France et les Puissances Alliées, du 30 Mai, 1814 — Signés à Paris, le 30 Mai, 1814.

(1) Quoique les Traités, Conventions, et Actes, conclus entre les 2 Puissances antérieurement à la Guerre, soient annulés de fait par
l'état de Guerre, les Hautes Parties Contractantes ont jugé nécessaire à propos de déclarer, encore expressément, que les dits Traités, Conventions, et Actes, notammement les Traités signés à Badajoz et à Madrid en 1801, et la Convention signée à Lisbonne en 1804, sont nuls et comme non avenus, en tant qu'ils concernent le Portugal et la France ; et que les 2 Couronnes renoncent mutuellement à tout droit, et se dégagent de toute obligation qui pourraient en résulter.

Fait à Paris, le 30 Mai, 1814.

(L.S.) LE COMTE DE FUNCHAL.

(L.S.) LE PRINCE DE BENEVENT.

(2.) Par rapport aux réclamations, que les Sujets de l'une des Hautes Parties Contractantes auraient à faire à la charge de l'autre, il sera usé d'une parfaite reciprocité, de manière que pour chaque nature de réclamation, ce que l'un des 2 Gouverneurs aura fait deviendra la règle de l'autre.

Fait à Paris, le 20 Mai, 1814.

(L.S.) LE COMTE DE FUNCHAL.

(L.S.) LE PRINCE DE BENEVENT.

(3.) Son Altesse Royale le Prince Régent de Portugal et des 'Algarves, s'engage et s'oblige à ce que celles des Clauses de la Capitulation de la Guyane Française qui n'auraient pas été exécutées, reçoivent lors de la restitution de cette Colonie à la France leur plein et entier accomplissement.

Fait à Paris, le 30 Mai, 1814.

(L.S.) LE COMTE DE FUNCHAL.

(L.S.) LE PRINCE DE BENEVENT.
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Thirty-eighth session
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31, 32, 33, 34, 35, 36, 37, 38, 41, 44,
45, 50, 56, 59, 62, 63, 65, 72, 76, 78,
125 and 135 of the preliminary list*
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THE ORGANIZATION
REPORT OF THE ECONOMIC AND SOCIAL COUNCIL
REPORT OF THE INTERNATIONAL ATOMIC ENERGY AGENCY
IMPLEMENTATION OF THE DECLARATION ON THE GRANTING
OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES
THE SITUATION IN KAMPUCHEA
QUESTION OF THE FALKLAND ISLANDS (MALVINAS)
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THE SITUATION IN AFGHANISTAN AND ITS IMPLICATIONS FOR
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QUESTION OF PEACE, STABILITY AND CO-OPERATION IN
SOUTH-EAST ASIA
LAUNCHING OF GLOBAL NEGOTIATIONS ON INTERNATIONAL
ECONOMIC CO-OPERATION FOR DEVELOPMENT
QUESTION OF CYPRUS

* A/38/50.
Letter dated 30 March 1983 from the Permanent Representative of India to the United Nations addressed to the Secretary-General

I have the honour to request you to have circulated among Member States the final documents of the Seventh Conference of Heads of State or Government of Non-Aligned Countries, held at New Delhi, India, from 7 to 12 March 1983, as an official document of the General Assembly, under items 10, 12, 14, 18, 23, 25, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 41, 44, 45, 50, 56, 59, 62, 63, 65, 72, 76, 78, 125 and 135 of the preliminary list, and of the Security Council.

(Signed) N. KRISHNAN
Ambassador
Permanent Representative of India to the United Nations
ANNEX

Final documents of the Seventh Conference of Heads of State or Government of Non-Aligned Countries, held at New Delhi from 7 to 12 March 1983

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I. INTRODUCTION

1. The Seventh Conference of Heads of State or Government of Non-Aligned Countries was held in New Delhi, India, from 7 to 12 March 1983.

2. The Conference was preceded by a Conference of Foreign Ministers of Non-Aligned Countries from 3 to 5 March 1983.

3. The representatives of the following countries and organizations which are members of the Movement participated in the Seventh Conference:

   Afghanistan Democratic Republic of, Algeria, Angola, Argentina, Bahamas, Bangladesh, Barbados, Belize, Benin, Bhutan, Bolivia, Botswana, Burundi, Cape Verde, Central African Republic, Chad, Colombia, Comoros, Congo, Cuba, Cyprus, Democratic People's Republic of Korea, Djibouti, Ecuador, Egypt, Equatorial Guinea, Ethiopia, Gabon, Gambia, Ghana, Grenada, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran, Iraq, Ivory Coast, Jamaica, Jordan, Kenya, Kuwait, Lao People's Democratic Republic, Lebanon, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Morocco, Mozambique, Nepal, Nicaragua, Niger, Nigeria, Oman, Pakistan, Palestine Liberation Organization, Panama, Peru, Qatar, Rwanda, Sao Tome and Principe, Saudi Arabia, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, South West Africa People's Organization, Sri Lanka, Sudan, Suriname, Swaziland, Syrian Arab Republic, Togo, Trinidad and Tobago, Tunisia, Uganda, United Arab Emirates, United Republic of Cameroon, United Republic of Tanzania, Upper Volta, Vanuatu, Viet Nam, Yemen Arab Republic, Yemen, People's Democratic Republic of, Yugoslavia, Zaire, Zambia, Zimbabwe.

4. The representatives of the following countries and organizations as well as national liberation movements attended the Conference as observers:


5. Guest delegations were present at the Conference from the following countries and organizations:

IX. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

81. The Heads of State or Government expressed, in particular, their full support for Mauritian sovereignty over the Chagos archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965 in contravention of United Nations General Assembly resolutions 1514(XV) and 2066(XX). The establishment and strengthening of the military base at Diego Garcia has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called for the early return of Diego Garcia to Mauritius.
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COUNTRIES AND PEOPLES BY THE
SPECIALIZED AGENCIES AND THE
INTERNATIONAL INSTITUTIONS ASSOCIATED
WITH THE UNITED NATIONS

Letter dated 5 November 1985 from the Permanent Representative of
Angola to the United Nations addressed to the Secretary-General

I have the honour to forward a copy of the Final Political Declaration
(annex I) and Economic Declaration (annex II) adopted by the Conference of Foreign
Ministers of the Non-Aligned Countries held at Luanda from 4 to 7 September 1985,
with the request that it be circulated among Member States as an official document
of the General Assembly under agenda items 18, 21, 22, 23, 27, 28, 29, 30, 32, 33,
34, 35, 36, 37, 39, 40, 41, 44, 45, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58,
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88, 89, 90, 92, 93, 94, 95, 102, 104, 109, 110 and 111, and of the Security Council.

(Signed) Eliso de FIGUEIREDO
Ambassador
Permanent Representative
ANNEX I

Final Political Declaration

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I. INTRODUCTION

1. The Conference of Foreign Ministers of Non-Aligned Countries was held at Luanda, People's Republic of Angola, from 4 to 7 September 1985.

2. The Conference was preceded by a meeting of senior officials on 2 and 3 September 1985.

3. Representatives of the following countries and organizations which are members of the Movement of Non-Aligned Countries participated in the Conference: Afghanistan, Algeria, Angola, Argentina, Bahrain, Bangladesh, Benin, Bhutan, Bolivia, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Central African Republic, Chad, Colombia, Comoros, Congo, Cyprus, Cuba, Democratic People's Republic of Korea, Democratic Yemen, Djibouti, Egypt, Equatorial Guinea, Ethiopia, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran (Islamic Republic of), Iraq, Ivory Coast, Jamaica, Jordan, Kenya, Kuwait, Lao People's Democratic Republic, Lebanon, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Morocco, Mozambique, Nepal, Nicaragua, Niger, Nigeria, Oman, Palestine Liberation Organization, Pakistan, Panama, Peru, Qatar, Rwanda, Sao Tome and Principe, Saudi Arabia, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, Sri Lanka, Sudan, Suriname, South West Africa People's Organization, Syrian Arab Republic, Togo, Trinidad and Tobago, Tunisia, United Arab Emirates, United Republic of Tanzania, Vanuatu, Viet Nam, Yemen, Yugoslavia, Zaire, Zambia, Zimbabwe.

4. Representatives of the following countries, organizations and national liberation movements attended the Conference as observers: Brazil, Philippines, Mexico, UNO, OAU, ANC, PAC, Dominican Republic, Uruguay, Venezuela.

5. Guest delegations were present at the Conference from the following countries and organizations: Austria, United Nations Council for Namibia, Organization of the Islamic Conference, ICRC, Finland, Arab States League, UNIDO, UNDP, Portugal, Romania, Spain, Holy See, Sweden, Switzerland, UNESCO, AAPSO.

6. At its inaugural session, the Conference was honoured to hear an inspiring and important address by His Excellency, Jose Eduardo dos Santos, President of the People's Republic of Angola. The statement was acclaimed as a significant contribution and a fitting keynote to the Conference and was adopted as an official document thereof.

7. The Conference was privileged also to receive a message from His Excellency Mr. Rajiv Gandhi, Prime Minister of India and Chairman of the Movement of Non-Aligned Countries.

The Conference also was privileged to receive a message from His Excellency Monsieur Abdou Diouf, current Chairman of the Organization of African Unity.

8. The Conference paid tribute to the late Shrimati Indira Gandhi, Prime Minister of India and Chairperson of the Non-Aligned Movement, an indefatigable champion of non-alignment who brought her dynamism and vitality to bear on the leadership of the Movement and left a lasting impression upon it.
XIII. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

131. The Ministers expressed, in particular, their full support for Mauritian sovereignty over the Chagos archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965 in contravention of General Assembly resolutions 1514 (XV) and 2066 (XX). The establishment and strengthening of the military base at Diego Garcia has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called for the early return of Diego Garcia to Mauritius.
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71, 75, 80, 82, 86, 91, 92, 96, 107,
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* A/41/50/Rev.1.
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AND IN ALL OTHER TERRITORIES
UNDER COLONIAL DOMINATION AND
EFFORTS TO ELIMINATE COLONIALISM,
APARTHEID AND RACIAL
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ON THE GRANTING OF INDEPENDENCE
TO COLONIAL COUNTRIES AND PEOPLES
BY THE SPECIALIZED AGENCIES AND
THE INTERNATIONAL INSTITUTIONS
ASSOCIATED WITH THE UNITED
NATIONS

Letter dated 15 May 1986 from the Permanent Representative of India
to the United Nations addressed to the Secretary-General

I have the honour to request you to have circulated among Member States the
final documents of the Ministerial Meeting of the Co-ordinating Bureau of
Non-Aligned Countries held at New Delhi from 16 to 19 April 1986 as an official
document of the General Assembly, under items 19, 21, 24, 25, 26, 28, 29, 31, 32,
33, 35, 36, 37, 39, 40, 43, 45, 49, 50, 53, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64,
65, 66, 68, 69, 70, 71, 75, 80, 82, 86, 91, 92, 96, 107 and 108 of the preliminary
list, and of the Security Council.

(Signed) N. KRISHNAN
Ambassador
Permanent Representative of
India to the United Nations
Annex I

I. POLITICAL DECLARATION

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1. The Co-ordinating Bureau of the Movement of Non-Aligned Countries met at the level of foreign ministers in New Delhi, India, from 16 to 19 April 1986.

2. The meeting was preceded by a meeting of senior officials on 14 and 15 April 1986.

3. The following members of the Co-ordinating Bureau participated: Afghanistan, Algeria, Angola, Bahrain, Bangladesh, Benin, Bhutan, Bolivia, Burkina Faso, Burundi, Cameroon, Central African Republic, Congo, Cuba, Cyprus, Democratic People's Republic of Korea, Democratic Yemen, Ecuador, Egypt, Ethiopia, Ghana, Guinea, Guyana, India, Indonesia, Iraq, Iran (Islamic Republic of), Jamaica, Jordan, Kenya, Kuwait, Lao People's Democratic Republic, Libyan Arab Jamahiriya, Madagascar, Malaysia, Mali, Malta, Mauritania, Morocco, Mozambique, Nepal, Nicaragua, Nigeria, Oman, Pakistan, Palestine Liberation Organization, Panama, Peru, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, South West Africa People's Organization, Sri Lanka, Sudan, Suriname, Syrian Arab Republic, Togo, Trinidad and Tobago, Tunisia, Uganda, United Republic of Tanzania, Viet Nam, Yemen, Yugoslavia, Zaire, Zambia, Zimbabwe.

4. The following members of the Movement also participated: Argentina, Botswana, Chad, Colombia, Comoros, Côte d'Ivoire, Gabon, Gambia, Guinea-Bissau, Lebanon, Lesotho, Liberia, Malawi, Maldives, Mauritius, Niger, Qatar, Rwanda, Saudi Arabia, United Arab Emirates, Vanuatu.
X. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

122. The Ministers expressed their full support for Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965 in violation of United Nations General Assembly resolutions 1514(XV) and 2066(XX). The establishment and strengthening of the military base at Diego Garcia has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called for the early return of Diego Garcia to Mauritius.
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INHABITANTS OF NON-SELF-GOVERNING
TERRITORIES
Letter dated 30 September 1986 from the Permanent Representative of Zimbabwe to the United Nations addressed to the Secretary-General

I have the honour to forward a copy of the final documents adopted by the Eighth Summit Conference of Heads of State or Government of Non-Aligned Countries, held at Harare, Zimbabwe, from 1 to 6 September 1986, with the request that it may be circulated among Member States as an official document of the General Assembly, under agenda items 19, 24, 25, 26, 28, 29, 31, 32, 33, 34, 35, 36, 37, 38, 40, 43, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 65, 66, 67, 68, 69, 70, 71, 74, 75, 79, 81, 107 and 108, and of the Security Council.

(Signed) I. S. G. MUDENGE
Ambassador
Permanent Representative
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1. The Eighth Summit Conference of Heads of State or Government of Non-Aligned Countries was held in Harare, Zimbabwe, from 1 to 6 September 1986.

2. The Conference was preceded by a Conference of Foreign Ministers of Non-Aligned Countries from 28 to 29 August 1986.

3. The representatives of the following countries and organizations which are members of the Movement participated in the Eighth Conference: Afghanistan, Algeria, Angola, Argentina, Bahrain, Bangladesh, Barbados, Belize, Benin, Bhutan, Bolivia, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Central African Republic, Chad, Colombia, Comoros, Congo, Côte D'Ivoire, Cuba, Cyprus, Democratic People's Republic of Korea, Democratic Yemen, Djibouti, Ecuador, Egypt, Equatorial Guinea, Ethiopia, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran (Islamic Republic of), Iraq, Jamaica, Jordan, Kenya, Kuwait, Lao People's Democratic Republic, Lebanon, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Morocco, Mozambique, Nepal, Nicaragua, Niger, Nigeria, Oman, Pakistan, Palestine Liberation Organization, Panama, Peru, Qatar, Rwanda, Sao Tome and Principe, Saudi Arabia, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, South West Africa People's Organization, Sri Lanka, Sudan, Suriname, Swaziland, Syrian Arab Republic, Togo, Trinidad and Tobago, Tunisia, Uganda, United Arab Emirates, United Republic of Tanzania, Vanuatu, Viet Nam, Yemen Arab Republic, Yugoslavia, Zaire, Zambia and Zimbabwe.

Nations Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples, World Food Programme and World Health Organization.

* See appendix II.
X. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

137. The Heads of State or Government fully supported Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965 in violation of United Nations General Assembly resolutions 1514 (XV) and 2066 (XX). The establishment and strengthening of the military base at Diego Garcia has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called for the early return of Diego Garcia to Mauritius.
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Letter dated 23 October 1981 from the Permanent Representative of Zimbabwe to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith a copy of the final communiqué of the Meeting of Ministers for Foreign Affairs and Heads of Delegation of the Movement of Non-Aligned Countries to the forty-second session of the United Nations General Assembly, held in New York from 5 to 7 October 1981, with the request that it be circulated among Member States as an official document of the General Assembly under agenda items 18, 20, 21, 24, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 78. 79, 80, 82, 85, 87, 91, 92, 103, 104, 108, 109, 110, 117, 126, 128, 129, 131, 134, 137 and 138.

(Signed) I. S. G. MUDENGE
Ambassador
Permanent Representative
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55. The Ministers and heads of delegation reaffirmed their support for Mauritian sovereignty over the Chagos archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965 in violation of United Nations General Assembly resolutions 1514 (XV) and 2066 (XX) of 14 December 1960 and 16 December 1965, respectively. The establishment and strengthening of the military base at Diego Garcia has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called for the early return of Diego Garcia to Mauritius.
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Letter dated 29 September 1988 from the Permanent Representative of
Cyprus to the United Nations addressed to the Secretary-General

I have the honour to forward a copy of the final documents adopted by the
Conference of Foreign Ministers of the Movement of Non-Aligned Countries held at
Nicosia from 5 to 10 September 1988, with the request that the present letter and
its annex be circulated among Member States as an official document of the General
Assembly, under agenda items 18, 22, 23, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38,
39, 40, 42, 43, 44, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61,
62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 75, 76, 77, 79, 80, 82, 83, 87, 88,
91, 95, 96, 102, 103, 108, 109, 110, 116, 128, 129, 133, 135, 136, 137, 139, 143
and 146, and of the Security Council.

(Signed) Constantine MOUSHOUTAS
Ambassador
Permanent Representative
of Cyprus to the
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ANNEX

Final documents of the Conference of Foreign Ministers of the Movement of Non-Aligned Countries, held at Nicosia from 5 to 10 September 1988

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I. INTRODUCTION

1. The Conference of Foreign Ministers of Non-Aligned Countries was held in Nicosia, Cyprus, from 7 to 10 September 1988.

2. The Conference was preceded by a Meeting of Senior Officials on 5 and 6 September 1988.

3. The representatives of the following countries and organizations which are members of the Movement participated in the Conference: Afghanistan, Algeria, Angola, Argentina, the Bahamas, Bahrain, Bangladesh, Barbados, Belize, Benin, Bhutan, Bolivia, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Chad, Colombia, the Comoros, the Congo, Côte d'Ivoire, Cuba, Cyprus, the Democratic People's Republic of Korea, Democratic Yemen, Djibouti, Ecuador, Egypt, Ethiopia, Gabon, the Gambia, Ghana, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran (the Islamic Republic of), Iraq, Jamaica, Jordan, Kenya, Kuwait, the Lao People's Democratic Republic, Lebanon, Lesotho, Liberia, the Libyan Arab Jamahiriya, Madagascar, Malaysia, Maldives, Mali, Mal*, Mauritius, Morocco, Mozambique, Nepal, Nicaragua, the Niger, Nigeria, Oman, Pakistan, the Palestine Liberation Organization, Panama, Peru, Qatar, Rwanda, Sao Tome and Principe, Saudi Arabia, Senegal, Sierra Leone, Singapore, Somalia, the South West Africa People's Organization, Sri Lanka, the Sudan, Suriname, Swaziland, the Syrian Arab Republic, Togo, Trinidad and Tobago, Tunisia, Uganda, the United Arab Emirates, the United Republic of Tanzania, Vanuatu, Viet Nam, the Yemen Arab Republic, Yugoslavia, Zaire, Zambia and Zimbabwe.

4. The representatives of the following countries and organizations, as well as national liberation movements, attended the Conference as observers: Brazil, Mexico, Mongolia, Papua New Guinea, the Philippines, Uruguay, Venezuela, the African National Congress, the Afro-Asian People's Solidarity Organization, the League of Arab States, the Pan-Africanist Congress of Azania, the Socialist Party of Puerto Rico and the United Nations.

5. Guest delegations were present at the Conference from the following countries and organizations: Australia, Austria, Finland, Greece, the Holy See, Portugal, Romania, San Marino, Spain, Sweden, Switzerland, the Commonwealth Secretariat, the International Committee of the Red Cross, the International Fund for Agricultural Development, the Latin-American Economic System (SELA), the United Nations Ad Hoc Committee on the Indian Ocean, the United Nations Committee on the Exercise of the Inalienable Rights of the Palestinian People, the United Nations Conference on Trade and Development (UNCTAD), the United Nations Council for Namibia, the United Nations Development Programme,
VIII. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

110. The Ministers reiterated their full support for Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965, in violation of United Nations General Assembly Resolutions 1514 (XV) and 2066 (XX).

111. They also expressed their concern over the strengthening of the military base at Diego Garcia, whose establishment has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called once again for the early return of Diego Garcia to Mauritius.
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* A/44/150.

89-18286 1020g (E)
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REPORT OF THE COMMITTEE ON RELATIONS WITH
THE HOST COUNTRY

Letter dated 19 July 1989 from the Chargé d'affaires a.i. of the
Permanent Mission of Zimbabwe to the United Nations addressed to
the Secretary-General

I have the honour to forward the enclosed final documents of the Ministerial
Meeting of the Co-ordinating Bureau of the Movement of Non-Aligned Countries, held
at Harare, from 17 to 19 May 1989, with the request that they be circulated as an
official document of the General Assembly under items 18, 20, 21, 25, 26, 28, 29,
30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 46, 47, 48, 49, 50, 51,
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127, 135, 136, 137, 138, 140, 141, 142, 143, 144, 145, 146, 147, 148 and 149 of the
provisional agenda, and of the Security Council.

(Signed) C. J. TSOKODAYI
Chargé d'affaires a.i.
Final documents of the Ministerial Meeting of the Co-ordinating Bureau of the Movement of Non-Aligned Countries, held at Harare from 17 to 19 May 1989

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I. INTRODUCTION

1. The Ministerial Meeting of the Co-ordinating Bureau of the Non-Aligned Countries was held in Harare, Zimbabwe, from 17 to 19 May 1989.

2. The Conference was preceded by a Meeting of Senior Officials on 15 and 16 May 1989.

3. The representatives of the following countries and organizations which are members of the Movement participated in the Conference: Afghanistan, Algeria, Angola, Argentina, Bahrain, Bangladesh, Bolivia, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Chad, Colombia, Comoros, Congo, Cote d'Ivoire, Cuba, Cyprus, Democratic People's Republic of Korea, Democratic Yemen, Ecuador, Egypt, Ethiopia, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran (Islamic Republic of), Iraq, Jamaica, Jordan, Kenya, Kuwait, Lao People's Democratic Republic, Lebanon, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Morocco, Mozambique, Nepal, Nicaragua, Niger, Nigeria, Oman, Pakistan, Palestine, Panama, Peru, Rwanda, Sao Tome and Principe, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, South West Africa People's Organization, Sri Lanka, Sudan, Suriname, Swaziland, Syrian Arab Republic, Togo, Tunisia, Uganda, United Arab Emirates, United Republic of Tanzania, Viet Nam, Yemen Arab Republic, Yugoslavia, Zaire, Zambia and Zimbabwe.


5. Guest delegations were present at the Conference from the following countries and organizations: Australia, Austria, Finland, Greece, Holy See, Portugal, Romania, Sweden, Switzerland, Group of 77, International Fund for Agricultural Development, United Nations Committee on the Exercise of the Inalienable Rights of the Palestinian People, Southern African Development Co-ordination Conference, South Commission, United Nations Conference on Trade and Development (UNCTAD), United Nations High Commissioner for Refugees, United Nations Special Committee against Apartheid, United Nations Industrial Development Organization (UNIDO), Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples and International Committee of the Red Cross.
IX. MAURITIAN SOVEREIGNTY OVER THE CHAGOS ARCHIPELAGO, INCLUDING DIEGO GARCIA

107. The Ministers reiterated their full support for Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965, in violation of United Nations General Assembly resolutions 1514 (XV) and 2066 (XX).

108. The Ministers also expressed their concern over the strengthening of the military base at Diego Garcia, whose establishment has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called once again for the early return of Diego Garcia to Mauritius.
GENERAL ASSEMBLY
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HUMAN RIGHTS
 Assisting the implementation of international instruments on human rights, including reporting obligations under international instruments on human rights.


International campaign against traffic in drugs.

Preparation of an instrument on human rights based on solidarity.

Information from non-self-governing territories transmitted under Article 73 of the Charter of the United Nations.

Activities of foreign economic and other interests which are impeding the implementation of the Declaration on the granting of independence to colonial countries and peoples in Namibia and in all other territories under colonial domination and efforts to eliminate colonialism, apartheid and racial discrimination in Southern Africa.

Implementation of the Declaration on the granting of independence to colonial countries and peoples by the specialized agencies and the international institutions associated with the United Nations.

United Nations Educational and Training Programme for Southern Africa.

Offers by member states of study and training facilities for inhabitants of non-self-governing territories.

Measures to prevent international terrorism which endangers or takes innocent human lives or jeopardizes fundamental freedoms and study of the underlying causes of those forms of terrorism and acts of violence which lie in misery, frustration, grievance and despair and which cause some people to sacrifice human lives, including their own, in an attempt to effect radical changes:

(a) Report of the Secretary-General.
CONVENING, UNDER THE AUSPICES OF
THE UNITED NATIONS, OF AN
INTERNATIONAL CONFERENCE TO DEFINE
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PROGRESSIVE DEVELOPMENT OF THE PRINCIPLES
AND NORMS OF INTERNATIONAL LAW RELATING
TO THE NEW INTERNATIONAL ECONOMIC ORDER
PEACEFUL SETTLEMENT OF DISPUTES BETWEEN
STATES

UNITED NATIONS DECADE OF INTERNATIONAL LAW

Letter dated 22 September 1989 from the Permanent Representative
of Yugoslavia to the United Nations addressed to the
Secretary-General

I have the honour to forward the enclosed final documents of the Ninth
Conference of Heads of State or Government of the Movement of Non-Aligned
Countries, held at Belgrade, from 4 to 7 September 1989, with the request that they
be circulated as an official document of the General Assembly under agenda
items 18, 28, 29, 31, 32, 33, 34, 35, 36, 37, 39, 41, 42, 44, 47, 49, 50, 51, 52,
53, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 70, 71, 72, 73, 77, 79, 80,
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(Signed) Dragoslav PEJIC
Ambassador
ANNEX

Final documents of the Ninth Conference of Heads of State or Government of the Movement of Non-Aligned Countries, held at Belgrade, from 4 to 7 September 1989

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MAYOTTE, MALAGASY ISLANDS AND CHAGOS ARCHIPELAGOS

Recalling the full support of the Movement of Non-Aligned Countries to the sovereignty of the Islamic Federal Republic of the Comoros over the Island of Mayotte, to the sovereignty of the Democratic Republic of Madagascar over the Malagasy Islands of Glorieuse, Juan de Nova, Europa and Bassas da India, and to Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia,

Emphasizing their conviction that concrete action with a view to finding a solution to these problems would contribute to reinforcing peace and international security in the region,

The Heads of State or Government of Non-Aligned Countries:

1. - Reaffirmed that the Comorian island of Mayotte, which is still under French occupation, is an integral part of the sovereign territory of the Islamic Federal Republic of the Comoros;

   - Took note of the dialogue between the French authorities and the Islamic Federal Republic of the Comoros on this issue;

   - Expressed their active solidarity with the people of the Comoros in their legitimate efforts to recover the Comorian island of Mayotte and to preserve the independence, unity and territorial integrity of the Comoros;

   - Called on the Government of France to respect the just claim of the Islamic Federal Republic of the Comoros to the Comorian island of Mayotte, in accordance with its undertaking given on the eve of the archipelago's independence, and they categorically rejected any new form of consultation which might be organized by France on the Comorian territory of Mayotte concerning the international juridical status of the island, as the self-determination referendum held on 22 December 1974 remains the only valid consultation applicable to the entire archipelago.

2. - With regard to the Malagasy Islands of Glorieuse, Europa, Juan de Nova and Bassas da India - reaffirmed that it is imperative that the unity and territorial integrity of the Democratic Republic of Madagascar be safeguarded. To that end, they strongly urged all parties concerned to begin negotiations without delay in line with the pertinent resolutions and decisions of the United Nations, the Movement of Non-Aligned Countries and the Organization of African Unity, in particular United Nations General Assembly Resolution 34/91 of 12 September 1979 and of Resolution 701 of the Thirty-First Ministerial Conference of the Organization of African Unity.

3. - Expressed their full support for Mauritian sovereignty over the Chagos Archipelago, including Diego Garcia, which was detached from the territory of Mauritius by the former colonial power in 1965,

   - Expressed their concern over the strengthening of the military base at Diego Garcia, which has endangered the sovereignty, territorial integrity and peaceful development of Mauritius and other States. They called once again for the return of Diego Garcia to Mauritius without delay.
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* A/49/150.

94-30885 (E) 140994 160994
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THE ROLE OF SCIENCE AND TECHNOLOGY IN THE CONTEXT OF INTERNATIONAL SECURITY, DISARMAMENT AND OTHER RELATED FIELDS

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CONSOLIDATION OF THE REGIME ESTABLISHED BY THE TREATY FOR THE PROHIBITION OF NUCLEAR WEAPONS IN LATIN AMERICA AND THE CARIBBEAN (TREATY OF Tlatelolco)

FINAL TEXT OF A TREATY ON AN AFRICAN NUCLEAR-WEAPON-FREE ZONE

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REQUEST FOR AN ADVISORY OPINION FROM
THE INTERNATIONAL COURT OF JUSTICE

Letter dated 25 June 1994 from the Minister for Foreign Affairs
of Egypt addressed to the Secretary-General

I have the pleasure to enclose herewith the documents of the Eleventh
Ministerial Conference of the countries of the Non-Aligned Movement, held at
Cairo from 31 May to 3 June 1994.

I request that the present letter and the enclosed documents be circulated
as a document of the General Assembly, under items 18, 24, 25, 33, 34, 35, 36,
38, 39, 40, 42, 43, 44, 48, 50, 51, 52, 53, 56, 57, 58, 59, 60, 61, 63, 64, 65,
66, 69, 70, 72, 73, 79, 80, 90 (a) and (c), 91 (c) and (i), 92 (a), 95, 96, 97,
98, 100, 101, 102, 103, 143, 145 and 147 of the provisional agenda, and of the
Security Council.

(Signed) Amre MOUSSA
Minister for Foreign Affairs of Egypt
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* The present text is being issued as received, without formal editing.
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CHAGOS ARCHIPELAGO

172- The Ministers reiterated the support of the Non-Aligned Movement for the sovereignty of Mauritius over the Chagos Archipelago, including Diego Garcia, and called on the former colonial power to pursue the dialogue with the Government of Mauritius for the early return of the Archipelago. In that respect, they noted with satisfaction the initiation of certain confidence building measures by the two parties.
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Fifty-third year

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/...
Letter dated 7 October 1998 from the Permanent Representative of South Africa to the United Nations addressed to the Secretary-General

I have the honour to transmit to you herewith the documents of the Twelfth Conference of Heads of State or Government of Non-Aligned Countries, held at Durban, South Africa, from 29 August to 3 September 1998 (see annexes).*

I should be grateful if the present letter and its enclosures could be circulated as a document of the General Assembly, under agenda items 10, 11, 12, 14, 18, 20, 21, 23, 24, 26, 27, 29, 30, 31, 35, 37, 38, 39, 40, 42, 45, 46, 48, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 108, 109, 110, 115, 118, 143, 149, 153, 154, 155, 160 and 164, and of the Security Council.

(Signed) Khphusizi J. JELE
Ambassador
Permanent Representative
Chairman of the Coordinating Bureau
of the Non-Aligned Movement

* The annexes are being issued in the languages of submission only.

/...
Annex I

FINAL DOCUMENT OF THE TWELFTH CONFERENCE OF HEADS OF STATE OR GOVERNMENT OF NON-ALIGNED COUNTRIES, HELD AT DURBAN, SOUTH AFRICA, FROM 29 AUGUST TO 3 SEPTEMBER 1998
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/...
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1. The Twelfth Summit of Heads of State or Government of the Non-Aligned Countries was held in Durban, South Africa from 2 – 3 September 1998.

2. The Summit was proceeded by a Preparatory Meeting at Ambassadorial/Senior Officials Level and a Preparatory Meeting at Ministerial Level held from 29 August to 1 September 1998.

3. The following Members of the Non-Aligned Movement attended the Summit:

Afghanistan, Algeria, Angola, Bahrain, Bangladesh, Barbados, Belize, Benin, Bhutan, Bolivia, Botswana, Brunei Darussalam, Burkina Faso, Burundi, Cambodia, Cameroon, Cape Verde, Central African Republic, Chad, Chile, Colombia, Comoros, Cote d’Ivoire, Cuba, Cyprus, Republic of the Congo, Democratic People’s Republic of Korea, Democratic Republic of the Congo, Ecuador, Egypt, Equatorial Guinea, Eritrea, Ethiopia, Gabon, Gambia, Ghana, Grenada, Guatemala, Guinea, Guinea-Bissau, Guyana, India, Indonesia, Iran (Islamic Republic of), Iraq, Jamaica, Jordan, Kenya, Kuwait, Lao People’s Democratic Republic, Lebanon, Lesotho, Liberia, Libyan Arab Jamahiriya, Madagascar, Malawi, Malaysia, Maldives, Mali, Malta, Mauritania, Mauritius, Mongolia, Morocco, Mozambique, Myanmar, Namibia, Nepal, Niger, Nigeria, Oman, Pakistan, Palestine, Panama, Peru, Philippines, Qatar, Rwanda, Saint Lucia, Saudi Arabia, Senegal, Seychelles, Sierra Leone, Singapore, Sri Lanka, Sudan, Suriname, Swaziland, Syrian Arab Republic, Thailand, Togo, Trinidad and Tobago, Tunisia, Uganda, United Arab Emirates, United Republic of Tanzania, Venezuela, Viet Nam, Yemen, Zambia, Zimbabwe.

4. The Representatives of the following countries attended the Summit as Observers:

Armenia, Belarus, Brazil, China (People’s Republic), Costa Rica, Croatia, Dominica, Dominican Republic, Kazakhstan, Kyrgyzstan, Mexico, Paraguay, Ukraine, Uruguay.

The following organisations and national liberation movements also attended as Observers:

Organisation of African Unity, League of Arab States, Organization of the Islamic Conference, Afro-Asian People’s Solidarity Organization,
New Independentist Movement of Puerto Rico, Front de Libération Nationale Kanak Socialiste (FLNKS).

5. The following countries and organisations attended the Summit as Guests:

Australia, Austria, Bosnia-Herzegovina, Bulgaria, Canada, Finland, France, Germany, Greece, Holy See, Hungary, Ireland, Italy, Japan, Netherlands, New Zealand, Norway, Poland, Portugal, Republic of Korea, Romania, Russian Federation, Slovak Republic, Slovenia, Sweden, Switzerland, United Kingdom of Great Britain and the United States of America.

6. The following organisations also attended:


7. The Twelfth Summit was declared open by President Pastrana of the Republic of Colombia. His Excellency, Nelson Mandela, President of the Republic of South Africa delivered an inspiring inaugural address which was widely acknowledged as an important contribution to the successful outcome of the Conference. The President called for the remaking of the present world characterised by the unbearable violence of hunger, homelessness, disease and war. He stressed that our efforts in remaking the world would require a new and bold political leadership in both the developed and developing countries that would be able to grasp the significance of the enormous economic opportunities presented by the current global situation. The President also reaffirmed the important role that the Movement has to play in assisting Africa to realise the historic objectives of its Renaissance.

8. The Heads of State or Government welcomed the admission of Belarus as a Member of the Movement.
9. The Chairman of the Ad Hoc Panel of Economic Experts, Dr Gamani Corea, presented the recommendations contained in the Report of the Ad Hoc Panel to the Heads of State or Government.
INDIAN OCEAN

148. The Heads of State or Government reaffirmed the validity of the objectives of the Declaration of the Indian Ocean as a Zone of Peace. They reaffirmed the importance of international co-operation to ensure peace, security and stability in the Indian Ocean region. They noted that greater efforts and more time were required to facilitate a focused discussion on practical measures to ensure conditions of peace, security and stability in the region. They also noted that in the light of United Nations General Assembly resolution 52/44, the Chairperson of the Ad-Hoc Committee on the Indian Ocean will continue his informal consultations on the future work of the Committee.
CHAGOS ARCHIPELAGO

227. The Heads of State or Government reaffirmed that Chagos Archipelago, including Diego Garcia, is an integral part of the sovereign territory of the Republic of Mauritius. In this regard, they reiterated their call to the former colonial power to pursue constructive dialogue expeditiously with Mauritius for the early return of Chagos Archipelago, including Diego Garcia, to the sovereignty of the Republic of Mauritius.
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Report of the Economic and Social Council

Report of the International Court of Justice

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Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Cooperation between the United Nations and the Organization of African Unity

Necessity of ending the economic, commercial and financial embargo imposed by the United States of America against Cuba

Dialogue among civilizations

Bethlehem 2000

Question of equitable representation on and increase in the membership of the Security Council and related matters

The situation in the Middle East

Question of Palestine

00-52426 (E) 170800
Causes of conflict and the promotion of durable peace and sustainable development in Africa

United Nations reform: measures and proposals

The situation in Afghanistan and its implications for international peace and security

Report of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of the Former Yugoslavia since 1991

Consequences of the Iraqi occupation of and aggression against Kuwait

Implementation of the resolutions of the United Nations

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Reduction of military budgets

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Compliance with arms limitation and disarmament and non-proliferation agreements

Verification in all its aspects, including the role of the United Nations in the field of verification

Implementation of the Declaration of the Indian Ocean as a Zone of Peace

African Nuclear-Weapon-Free-Zone Treaty

Developments in the field of information and telecommunications in the context of international security

Role of science and technology in the context of international security and disarmament

Establishment of a nuclear-weapon-free zone in the region of the Middle East

Conclusion of effective international arrangements to assure non-nuclear-weapon States against the use or threat of use of nuclear weapons

Prevention of an arms race in outer space

General and complete disarmament

Review and implementation of the Concluding Document of the Twelfth Special Session of the General Assembly
Review of the implementation of the recommendations and decisions adopted by the General Assembly at its tenth special session

The risk of nuclear proliferation in the Middle East

Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons Which May Be Deemed to Be Excessively Injurious or to Have Indiscriminate Effects

Strengthening of security and cooperation in the Mediterranean region

Consolidation of the regime established by the Treaty for the Prohibition of Nuclear Weapons in Latin America and the Caribbean (Treaty of Tlatelolco)

Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on Their Destruction

Review of the implementation of the Declaration on the Strengthening of International Security

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United Nations Relief and Works Agency for Palestine Refugees in the Near East

Report of the Special Committee to Investigate Israeli Practices Affecting the Human Rights of the Palestinian People and Other Arabs of the Occupied Territories

Comprehensive review of the whole question of peacekeeping operations in all their aspects

Information from Non-Self-Governing Territories transmitted under Article 73 e of the Charter of the United Nations

Economic and other activities which affect the interests of the peoples of the Non-Self-Governing Territories

Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations

Offers by Member States of study and training facilities for inhabitants of Non-Self-Governing Territories

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Sustainable development and international economic cooperation

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Establishment of the International Criminal Court

Measures to eliminate international terrorism
Letter dated 6 June 2000 from the Permanent Representative of South Africa to the United Nations addressed to the Secretary-General

I have the honour, in my capacity as Chairman of the Coordinating Bureau of the Non-Aligned Movement, to enclose herewith the final document of the Thirteenth Ministerial Conference of the Movement of Non-Aligned Countries, held at Cartagena, Colombia, on 8 and 9 April 2000 (see annex).*


(Signed) Dumisani S. Kumalo
Ambassador Extraordinary and Plenipotentiary
Permanent Representative

* The annex is being circulated in the languages of submission only.
Chagos Archipelago

133. We reaffirm that Chagos Archipelago, including Diego Garcia, is an integral part of the sovereign territory of the Republic of Mauritius. In this regard, we call again on the former colonial power to pursue constructive dialogue expeditiously with Mauritius for the early return of Chagos Archipelago, including Diego Garcia, to the sovereignty of the Republic of Mauritius.
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Report of the International Court of Justice

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Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Cooperation between the United Nations and regional and other organizations

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Elimination of unilateral extraterritorial coercive economic measures as a means of political and economic compulsion
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Causes of conflict and the promotion of durable peace and sustainable development in Africa
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Revitalization of the work of the General Assembly
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Armed aggression against the Democratic Republic of the Congo
Peace, security and reunification on the Korean peninsula
Reduction of military budgets

Prohibition of the development and manufacture of new types of weapons of mass destruction and new systems of such weapons: report of the Conference on Disarmament

Developments in the field of information and telecommunications in the context of international security

Role of science and technology in the context of international security and disarmament

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Prevention of an arms race in outer space

General and complete disarmament

Review and implementation of the Concluding Document of the Twelfth Special Session of the General Assembly

Review of the implementation of the recommendations and decisions adopted by the General Assembly at its tenth special session

The risk of nuclear proliferation in the Middle East

Convention on Prohibitions or Restrictions on the Use of Certain Conventional Weapons Which May Be Deemed to Be Excessively Injurious or to Have Indiscriminate Effects

Strengthening of security and cooperation in the Mediterranean region

Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on Their Destruction

Comprehensive Nuclear-Test-Ban Treaty

International cooperation in the peaceful uses of outer space

United Nations Relief and Works Agency for Palestine Refugees in the Near East

Report of the Special Committee to Investigate Israeli Practices Affecting the Human Rights of the Palestinian People and Other Arabs of the Occupied Territories
Comprehensive review of the whole question of peacekeeping operations in all their aspects

Questions relating to information

Information from Non-Self-Governing Territories transmitted under Article 73 e of the Charter of the United Nations

Economic and other activities which affect the interests of the peoples of the Non-Self-Governing Territories

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Implementation of the outcome of the World Summit for Social Development and of the twenty-fourth special session of the General Assembly
Social development, including questions relating to the world social situation and to youth, ageing, disabled persons and the family

Follow-up to the International Year of Older Persons: Second World Assembly on Ageing

Crime prevention and criminal justice

International drug control

Advancement of women


Report of the United Nations High Commissioner for Refugees, questions relating to refugees, returnees and displaced persons and humanitarian questions

Promotion and protection of the rights of children

Programme of activities of the International Decade of the World’s Indigenous People

Elimination of racism and racial discrimination

Right of peoples to self-determination

Human rights questions

Review of the efficiency of the administrative and financial functioning of the United Nations

Improving the financial situation of the United Nations

Scale of assessments for the apportionment of the expenses of the United Nations

Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations

Establishment of the International Criminal Court

Measures to eliminate international terrorism

Letter dated 4 March 2003 from the Chargé d’affaires a.i. of the Permanent Mission of Malaysia to the United Nations addressed to the Secretary-General

I have the honour, in my capacity as Chairman of the Coordinating Bureau of the Non-Aligned Movement, to enclose herewith the following documents that were adopted at the Thirteenth Conference of Heads of State or Government of the Non-Aligned Countries, held in Kuala Lumpur from 20 to 25 February 2003:
(a) Final Document (annex I);

(b) Kuala Lumpur Declaration on Continuing the Revitalization of the Non-Aligned movement (annex II);

(c) Statement on Palestine (annex III).

I have further the honour to request that the present letter and its annex be circulated as a document of the General Assembly, under agenda items 10 to 13, 19, 21, 22, 24, 26, 27, 29 to 33, 35 to 38, 40 to 45, 49 to 58, 61 to 73, 75 to 82, 84 to 89, 91 to 109, 111, 114, 117, 126, 158 and 160, and of the Security Council.

(Signed) Zainuddin Yahya
Chargé d’affaires a.i.
Chagos Archipelago

184. The Heads of State or Government reaffirmed that Chagos Archipelago, including Diego Garcia, is an integral part of the sovereign territory of the Republic of Mauritius. In this regard, they again called on the former colonial power to pursue constructive dialogue expeditiously with Mauritius for the early return of Chagos Archipelago, including Diego Garcia, to the sovereignty of the Republic of Mauritius.
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Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples

International cooperation in the peaceful uses of outer space

United Nations Relief and Works Agency for Palestine Refugees in the Near East

Report of the Special Committee to Investigate Israeli Practices Affecting the Human Rights of the Palestinian People and Other Arabs of the Occupied Territories

Comprehensive review of the whole question of peacekeeping operations in all their aspects

Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples by the specialized agencies and the international institutions associated with the United Nations
Permanent sovereignty of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem, and of the Arab population in the occupied Syrian Golan over their natural resources

Report of the Economic and Social Council

Global Agenda for Dialogue among Civilizations

Culture of peace

Follow-up to the outcome of the special session on children

Sustainable development

Globalization and interdependence

Groups of countries in special situations

Operational activities for development

Advancement of women

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Promotion and protection of the rights of children

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Elimination of racism and racial discrimination

Right of peoples to self-determination

Human rights questions

Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Report of the International Court of Justice

Report of the International Criminal Court

Report of the Special Committee on the Charter of the United Nations and on the Strengthening of the Role of the Organization

Scope of legal protection under the Convention on the Safety of United Nations and Associated Personnel

Report of the International Atomic Energy Agency

Prohibition of the development and manufacture of new types of weapons of mass destruction and new systems of such weapons: report of the Conference on Disarmament

African Nuclear-Weapon-Free Zone Treaty

Consolidation of the regime established by the Treaty for the Prohibition of Nuclear Weapons in Latin America and the Caribbean (Treaty of Tlatelolco)
Establishment of a nuclear-weapon-free zone in the region of the Middle East

Conclusion of effective international arrangements to assure non-nuclear-weapon States against the use or threat of use of nuclear weapons

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General and complete disarmament

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Crime prevention and criminal justice

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Revitalization of the work of the General Assembly

Question of equitable representation on and increase in the membership of the Security Council and related matters

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Strengthening of the United Nations system

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Improving the financial situation of the United Nations

Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations
Letter dated 1 August 2006 from the Permanent Representative of Malaysia to the United Nations addressed to the Secretary-General

I have the honour, in Malaysia’s capacity as Chair of the Non-Aligned Movement, to transmit herewith the text of the Final Document (annex I), the Declaration on Palestine (annex II), the statement on the Islamic Republic of Iran’s nuclear issue (annex III), the statement on the earthquake in Indonesia (annex IV) and the Putrajaya Declaration (annex V), adopted by the Coordinating Bureau of the Non-Aligned Movement at its Ministerial Meeting, held in Putrajaya, Malaysia, from 27 to 30 May 2006.

I should be grateful if you would arrange to have the text of the present letter and its annexes circulated as a document of the General Assembly, under agenda items 9, 10, 12, 14, 15, 17, 26, 29, 30, 31, 32, 36, 38, 41, 42, 43, 44, 52, 54, 55, 57, 64, 66, 67, 68, 69, 70, 71, 73, 74, 81, 82, 83, 84, 87, 90, 91, 94, 95, 96, 97, 98, 99, 100, 101, 103, 104, 105, 106, 107, 115, 116, 117, 118, 119, 123, 124, 126 and 136, and of the Security Council.

(Signed) Hamidon Ali
Ambassador
Permanent Representative of Malaysia to the United Nations
MINISTERIAL MEETING OF THE COORDINATING BUREAU
OF THE NON-ALIGNED MOVEMENT
PUTRAJAYA, MALAYSIA, 27-30 MAY 2006

FINAL DOCUMENT

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135. The Ministers *reaffirmed* that Chagos Archipelago, including Diego Garcia, is an integral part of the sovereign territory of the Republic of Mauritius. In this regard, they *called on once again* the former colonial power to pursue constructive dialogue expeditiously with Mauritius with a view to enable Mauritius to exercise its sovereignty over the Chagos Archipelago.
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Review of the efficiency of the administrative and financial functioning of the United Nations

Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations
Letter dated 19 September 2006 from the Permanent Representative of Cuba to the United Nations addressed to the Secretary-General

I have the honour, in my capacity as Chairman of the Coordinating Bureau of the Non-Aligned Movement, to enclose herewith the following documents that were adopted at the Fourteenth Conference of Heads of State or Government of Non-Aligned Movement, held in Havana from 11 to 16 September 2006:

(a) Final document (annex I);
(b) Declaration on the Purposes and Principles and the Role of the Non-Aligned Movement in the Present International Juncture (annex II);
(c) Declaration on Palestine (annex III);
(d) Statement on the Islamic Republic of Iran’s nuclear issue (annex IV).

I have the further honour to request that the present letter and its annexes be circulated as a document of the General Assembly, under agenda items 9, 11-14, 16, 18, 20, 23-26, 30-33, 39, 40-48, 50-58, 60-71, 74, 79-82, 84-100, 102, 104, 110-113, 116 and 132, and of the Security Council.

(Signed) Rodrigo Malmierca Díaz
Ambassador
Permanent Representative
Annexes to the letter dated 19 September 2006 from the Permanent Representative of Cuba to the United Nations addressed to the Secretary-General

[Original: English and Spanish]

Fourteenth Summit Conference of Heads of State or Government of the Non-Aligned Movement, Havana, 11-16 September 2006

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Letter dated 8 August 2008 from the Chargé d’affaires a.i. of the Permanent Mission of Cuba to the United Nations addressed to Secretary-General

In my capacity as Acting Chair of the Coordinating Bureau of the Non-Aligned Movement, I have the honour to enclose herewith the outcome documents of the fifteen Ministerial Conference of the Non-Aligned Movement, held in Tehran, Islamic Republic of Iran, from 27 to 30 July 2008, namely, the Final Document, the Statement on the Islamic Republic of Iran’s nuclear issue, the Statement on Zimbabwe and the Declaration on Palestine (see annexes I to IV).


(Signed) Ileana Núñez Mordoche
Ambassador
Chargé d’affaires a.i. of the Permanent Mission of Cuba to the United Nations
Acting Chair of the Coordinating Bureau of the Non-Aligned Movement
Annex I to the letter dated 8 August 2008 from the Chargé d’affaires a.i. of the Permanent Mission of Cuba to the United Nations addressed to Secretary-General

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Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations

Letter dated 8 May 2009 from the Permanent Representative of Cuba to the United Nations addressed to the Secretary-General

In my capacity as Chair of the Coordinating Bureau of the Non-Aligned Movement, I have the honour to enclose herewith the outcome documents of the Coordinating Bureau of the Non-Aligned Movement at its Ministerial Meeting, held in Havana from 27 to 30 April 2009, namely, the Final Document (annex I), the Statement on Zimbabwe (annex II), the Declaration of Solidarity with Mexico (annex III), the Special Declaration on the world economic and financial crisis (annex IV) and the Declaration on Palestine (annex V).

I kindly request that the present letter and its annexes be circulated as a document of the General Assembly, under agenda items 9, 10, 12, 15, 16, 17, 19, 20, 22, 25, 26, 28, 29, 30, 31, 32, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 52, 53, 54, 55, 56, 57, 58, 60, 61, 62, 63, 64, 65, 66, 69, 70, 78, 79, 80, 81, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 99, 100, 107, 110, 111, 112, 117 and 132.

(Signed) Abelardo Moreno
Ambassador
Permanent Representative of Cuba to the United Nations
Chair of the Coordinating Bureau of the Non-Aligned Movement
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MINISTERIAL MEETING OF THE NON-ALIGNED MOVEMENT
COORDINATING BUREAU
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**Letter dated 24 July 2009 from the Permanent Representative of Egypt to the United Nations addressed to the Secretary-General**

I have the pleasure, in my capacity as Chair of the Coordinating Bureau of the Non-Aligned Movement, to enclose herewith the Final Document issued by the Fifteenth Summit Conference of the Movement of Non-Aligned Countries, held in Sharm el-Sheikh, Egypt, from 11 to 16 July 2009 (see annex).

I request that you kindly circulate the above-mentioned document as a document of the General Assembly, under agenda items 9, 10, 12, 15, 16, 17, 19, 20, 22, 25, 26, 28, 29, 30, 31, 32, 35, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51 (b), 52, 53, 54, 55, 56, 57, 58, 60, 61, 62, 63, 64, 65, 66, 69, 70, 78, 79, 80, 81, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 99, 100, 107, 110, 111, 112, 117 and 132, and of the Security Council.

(Signed) Maged Abdelaziz
Ambassador
Permanent Representative
Annex to the letter dated 24 July 2009 from the Permanent Representative of Egypt to the United Nations addressed to the Secretary-General

Final Document of the Fifteenth Summit Conference of Heads of State and Government of the Movement of Non-Aligned Countries

Sharm el-Sheikh, 11-16 July 2009

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Report of the Secretary-General on the Peacebuilding Fund
Letter dated 29 June 2011 from the Permanent Representative of Egypt to the United Nations addressed to the Secretary-General

I have the honour to transmit to you, in my capacity as Chair of the Coordinating Bureau of the Non-Aligned Movement, the outcome documents of the sixteenth Ministerial Conference of the Non-Aligned Movement, held in Bali, from 23 to 27 May 2011, as follows:

Final Document (annex I)
Bali Commemorative Declaration on the fiftieth anniversary of the establishment of the Non-Aligned Movement (annex II)
Declaration on Palestinian political prisoners (annex III)
Declaration on Palestine (annex IV)
Statement on the total elimination of nuclear weapons (annex V).

I kindly request that the present letter and its annexes be issued and circulated as a document of the sixty-fifth session of the General Assembly under agenda items 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 33,

(Signed) Maged A. Abdelaziz
Ambassador and Permanent Representative
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260. The Ministers reaffirmed that the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the former colonial power from the territory of Mauritius in violation of UN Resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965, forms an integral part of the territory of the Republic of Mauritius.

261. The Ministers further noted with grave concern that despite the strong opposition expressed by the Republic of Mauritius, the United Kingdom purported to establish a ‘Marine Protected Area’ around the Chagos Archipelago, further impeding the exercise of the sovereignty and territorial integrity of the Republic of Mauritius over the Chagos Archipelago in accordance with UN General Assembly resolution 2066(XX) as well as the right of return of Mauritian citizens who were forcibly removed from the Archipelago by the United Kingdom.
262. Cognizant that the Government of the Republic of Mauritius is committed to taking all appropriate measures to protect the legitimate rights of the Republic of Mauritius under international law with regard to its sovereignty and territorial integrity over the Chagos Archipelago, the Ministers resolved to fully support such measures including any action that may be taken in this regard at the United Nations General Assembly.
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Letter dated 8 October 2012 from the Permanent Representative of the Islamic Republic of Iran to the United Nations addressed to the Secretary-General

I have the honour to transmit to you, in my capacity as Chair of the Coordinating Bureau of the Non-Aligned Movement, the outcome documents of the Sixteenth Conference of Heads of State or Government of Non-Aligned Countries, held in Tehran from 26 to 31 August 2012, as follows:

(a) Final Document (annex I)

(b) Solidarity Declaration on Palestine (annex II)
(c) Declaration on Palestine Political Prisoners (annex III)

(d) Tehran Declaration (annex IV).

It would be appreciated if the present letter and its annexes could be circulated as a document of the sixty-seventh session of the General Assembly, under agenda items 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 33, 36, 37, 38, 39, 40, 41, 42, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 73, 75, 76, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 107, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 121, 124, 128, 130, 131, 132, 135, 139, 141, 143, 145, 146, 160 and 165, and of the Security Council.

(Signed) Mohammad Khazaee
Ambassador
Permanent Representative
Islamic Republic of Iran
Annexes to the letter dated 8 October 2012 from the Permanent Representative of the Islamic Republic of Iran to the United Nations addressed to the Secretary-General

Sixteenth Conference of Heads of State or Government of Non-Aligned Countries, Tehran, 26-31 August 2012

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289. The Heads of State or Government reaffirmed that the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the former colonial power from the territory of Mauritius in violation of international law and UN Resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965, forms an integral part of the territory of the Republic of Mauritius.

290. The Heads of State or Government further noted with grave concern that despite the strong opposition expressed by the Republic of Mauritius, the United Kingdom purported to establish a marine protected area around the Chagos Archipelago, further infringing upon the territorial integrity of the Republic of Mauritius and impeding the exercise of its sovereignty over the Chagos Archipelago as well as the exercise of the right of return of Mauritian citizens who were forcibly removed from the Archipelago by the United Kingdom.

291. Cognizant that the Government of the Republic of Mauritius is committed to taking all appropriate measures to affirm the territorial integrity of the Republic of Mauritius and its sovereignty over the Chagos Archipelago under international law, the Heads of State or Government resolved to fully support such measures including any action that may be taken in this regard at the United Nations General Assembly.
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Letter dated 1 August 2014 from the Chargé d’affaires a.i. of the Permanent Mission of the Islamic Republic of Iran to the United Nations addressed to the Secretary-General

I have the honour to transmit to you, in my capacity as Chair of the Coordinating Bureau of the Non-Aligned Movement, the outcome documents of the seventeenth Ministerial Conference of the Non-Aligned Movement, held in Algiers, on 28 and 29 May 2014, as follows:

Algiers Final Document (annex I)
Algiers Declaration on “Enhanced solidarity for peace and prosperity” (annex II)
Declaration of the Non-Aligned Movement Committee on the Palestine Ministerial Meeting (annex III)
Declaration on nuclear disarmament (annex IV)
Declaration on information and communications technologies (annex V)
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(Signed) Gholamhossein Dehghani
Ambassador
Chargé d’affaires a.i.
Annex I

XVII MINISTERIAL CONFERENCE
OF THE NON-ALIGNED MOVEMENT

Algiers, Algeria
26-29 May 2014

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**Chagos Archipelago**

307. The Ministers *reaffirmed* that the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the former colonial power from the territory of Mauritius in violation of international law and UN Resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965, forms an integral part of the territory of the Republic of Mauritius.

308. The Ministers further *noted* with grave concern that despite the strong opposition expressed by the Republic of Mauritius, the United Kingdom purported to establish a marine protected area around the Chagos Archipelago, further infringing the territorial integrity of the Republic of Mauritius and impeding the exercise of its sovereignty over the Chagos Archipelago as well as the exercise of the right of return of Mauritian citizens who were forcibly removed from the Archipelago by the United Kingdom.
309. Cognizant that the Government of the Republic of Mauritius is committed to taking all appropriate measures to affirm the territorial integrity of the Republic of Mauritius and its sovereignty over the Chagos Archipelago under international law, the Ministers resolved to fully support such measures including any action that may be taken in this regard at the United Nations General Assembly.
Ministerial Declaration of the Group of 77 and China on the occasion of UNCTAD XIII

The road to Doha: A world of constancy; a world of change

1. We, the Ministers of the member States of the Group of 77 and China, met in Doha, Qatar, on the occasion of the thirteenth United Nations Conference on Trade and Development (UNCTAD). We express our appreciation and gratitude to the State of Qatar and its people for the excellent organization and hosting the Ministerial Meeting and the warm hospitality that has been bestowed on us in the city of Doha since our arrival.

2. We also express our appreciation to the Secretary-General of the United Nations Conference on Trade and Development for the secretariat’s continued support extended to the Group, which has enhanced our effectiveness, especially the Geneva Chapter. There is an organic and symbiotic link between UNCTAD and the Group of 77 and China, and we look forward to the continuing strengthening of this bond. We reaffirm our commitment to strengthen our ability as a Group to collectively promote our interests.

3. We also reaffirm the central role of UNCTAD as the focal point within the United Nations for the integrated treatment of trade and development and interrelated issues in the areas of finance, technology, investment and sustainable development. UNCTAD is pre-eminently placed to respond to the current and emerging global challenges facing developing countries. We call for the strengthening of UNCTAD’s three pillars; research and analysis, consensus-building, and technical cooperation, as well as the intergovernmental machinery. We underscore the need of further enhancing the role of the United Nations in international economic and financial governance, and its centrality on the global development agenda.
From Doha to the future: Towards more effective approaches to development
20. We reaffirm the need to find a peaceful solution to the sovereignty issues facing developing countries, including among others the disputes over Chagos Archipelago, including Diego Garcia, which was unlawfully excised from the territory of Mauritius in violation of international law and United Nations General Assembly resolution 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965. Failure to resolve these decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries.
Sixty-seventh session
Agenda items 9, 11, 14, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 36, 37, 41, 45, 57, 61, 63, 68, 70, 75, 113, 116, 118, 119, 129, 131, 132, 134, 135 and 145

Report of the Economic and Social Council
Implementation of the Declaration of Commitment on
HIV/AIDS and the Political Declarations on HIV/AIDS

Integrated and coordinated implementation of and follow-up
to the outcomes of the major United Nations conferences and
summits in the economic, social and related fields

Macroeconomic policy questions
Follow-up to and implementation of the outcome of the 2002
International Conference on Financing for Development and
the 2008 Review Conference

Sustainable development
Implementation of the outcome of the United Nations
Conference on Human Settlements (Habitat II) and
strengthening of the United Nations Human Settlements
Programme (UN-Habitat)

Globalization and interdependence

Groups of countries in special situations
Eradication of poverty and other development issues
Operational activities for development
Agriculture development and food security

Social development

Advancement of women
The situation in the Middle East
Question of Palestine

Necessity of ending the economic, commercial and financial
embargo imposed by the United States of America against Cuba
Question of the Falkland Islands (Malvinas)
Economic and other activities which affect the interests of the peoples of the Non-Self-Governing Territories

Permanent sovereignty of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem, and of the Arab population in the occupied Syrian Golan over their natural resources

New Partnership for Africa’s Development: progress in implementation and international support

Right of peoples to self-determination

Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Oceans and the law of the sea

Follow-up to the outcome of the Millennium Summit

Revitalization of the work of the General Assembly

Strengthening of the United Nations system

United Nations reform: measures and proposals

Review of the efficiency of the administrative and financial functioning of the United Nations

Programme planning

Improving the financial situation of the United Nations

Scale of assessments for the apportionment of the expenses of the United Nations

Human resources management

Scale of assessments for the apportionment of the expenses of United Nations peacekeeping operations

Letter dated 10 October 2012 from the Permanent Representative of Algeria to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith the Ministerial Declaration adopted at the thirty-sixth annual meeting of the Ministers for Foreign Affairs of the Group of 77, held at United Nations Headquarters in New York on 28 September 2012 (see annex).

On behalf of the Group of 77 and China, I would appreciate if the present letter and its annex could be circulated as a document of the sixty-seventh of the General Assembly under agenda items 9, 11, 14, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 36, 37, 41, 45, 57, 61, 63, 68, 70, 75, 113, 116, 118, 119, 129, 131, 132, 134, 135 and 145.

(Signed) Mourad Benmehidi
Ambassador and Permanent Representative of Algeria to the United Nations
Chairman of the Group of 77
Ministerial Declaration adopted at the thirty-sixth annual meeting of the Ministers for Foreign Affairs of the Group of 77

New York, 28 September 2012

The Ministers for Foreign Affairs of the Member States of the Group of 77 and China met at United Nations Headquarters in New York on 28 September 2012 on the occasion of their thirty-sixth annual meeting. The Ministers reviewed the world economic situation and the development challenges faced by developing countries and adopted the following Declaration:
114. The Ministers reaffirm the need to find a peaceful solution to the sovereignty issues facing developing countries, including among others the dispute over Chagos Archipelago, including Diego Garcia, which was unlawfully excised from the
territory of Mauritius in violation of international law and United Nations General Assembly resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965. Failure to resolve these decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries.
Sixty-eighth session
Agenda items 9, 10, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28, 35, 36, 40, 44, 57, 61, 63, 66, 68, 70, 76, 118, 124, 125, 131, 132, 133, 134, 135, 136, 137, 138, 139, 141, 142 and 143

Report of the Economic and Social Council

Implementation of the Declaration of Commitment on HIV/AIDS and the Political Declarations on HIV/AIDS

2001-2010: Decade to Roll Back Malaria in Developing Countries, Particularly in Africa

Integrated and coordinated implementation of and follow-up to the outcomes of the major United Nations conferences and summits in the economic, social and related fields

Culture of peace

Information and communications technologies for development

Macroeconomic policy questions

Follow-up to and implementation of the outcome of the 2002 International Conference on Financing for Development and the 2008 Review Conference

Sustainable development

Implementation of the outcome of the United Nations Conference on Human Settlements (Habitat II) and strengthening of the United Nations Human Settlements Programme (UN-Habitat)

Globalization and interdependence

Groups of countries in special situations

Eradication of poverty and other development issues

Operational activities for development

Agriculture development, food security and nutrition

Social development

Advancement of women

The situation in the Middle East
Question of Palestine

Necessity of ending the economic, commercial and financial embargo imposed by the United States of America against Cuba

Question of the Falkland Islands (Malvinas)

Economic and other activities which affect the interests of the peoples of the Non-Self-Governing Territories

Permanent sovereignty of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem, and of the Arab population in the occupied Syrian Golan over their natural resources

New Partnership for Africa’s Development: progress in implementation and international support

Rights of indigenous peoples

Right of peoples to self-determination

Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Oceans and the law of the sea

Follow-up to the outcome of the Millennium Summit

Strengthening of the United Nations system

United Nations reform: measures and proposals

Financial reports and audited financial statements, and reports of the Board of Auditors

Review of the efficiency of the administrative and financial functioning of the United Nations

Programme budget for the biennium 2012-2013

Proposed programme budget for the biennium 2014-2015

Programme planning

Improving the financial situation of the United Nations

Pattern of conferences

Scale of assessments for the apportionment of the expenses of the United Nations

Human resources management

United Nations common system

Report on the activities of the Office of Internal Oversight Services

Administration of justice at the United Nations
Letter dated 25 October 2013 from the Permanent Representative of Fiji to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith the Ministerial Declaration adopted at the thirty-seventh annual meeting of Ministers for Foreign Affairs of the States Members of the Group of 77, held at United Nations Headquarters in New York on 26 September 2013 (see annex).

On behalf of the Group of 77 and China, I would appreciate if the present letter and its annex could be circulated as a document of the sixty-eighth session of the General Assembly under agenda items 9, 10, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28, 35, 36, 40, 44, 57, 61, 63, 66, 68, 70, 76, 118, 124, 125, 131, 132, 133, 134, 135, 136, 137, 138, 139, 141, 142 and 143.

(Signed) Peter Thomson
Ambassador and Permanent Representative of Fiji to the United Nations
Chair of the Group of 77
Annex to the letter dated 25 October 2013 from the Permanent Representative of Fiji to the United Nations addressed to the Secretary-General

Ministerial Declaration adopted at the thirty-seventh annual meeting of the Ministers for Foreign Affairs of the States Members of the Group of 77

New York, 26 September 2013

The Ministers for Foreign Affairs of the Member States of the Group of 77 and China met at United Nations Headquarters in New York on 26 September 2013 on the occasion of their thirty-seventh annual meeting. The Ministers reviewed the world economic situation and the development challenges faced by developing countries and adopted the following Declaration:
141. The Ministers reaffirmed the need to find a peaceful solution to the sovereignty issues facing developing countries, including, among others, the dispute over the Chagos Archipelago, including Diego Garcia, which was unlawfully excised from the territory of Mauritius in violation of international law and General Assembly resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965. Failure to resolve these decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries.
Sixty-ninth session
Agenda items 9, 13, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 30, 35, 36, 40, 44, 60, 62, 67, 68, 77, 115, 120, 121, 131, 132, 133, 134, 135, 136 and 137

Report of the Economic and Social Council
Integrated and coordinated implementation of and follow-up to the outcomes of the major United Nations conferences and summits in the economic, social and related fields
Macroeconomic policy questions
Follow-up to and implementation of the outcome of the 2002 International Conference on Financing for Development and the 2008 Review Conference
Sustainable development
Implementation of the outcome of the United Nations Conference on Human Settlements (Habitat II) and strengthening of the United Nations Human Settlements Programme (UN-Habitat)
Globalization and interdependence
Groups of countries in special situations
Eradication of poverty and other development issues
Operational activities for development
Agriculture development, food security and nutrition
Advancement of women
Elimination of unilateral extraterritorial coercive economic measures as a means of political and economic compulsion
The situation in the Middle East
Question of Palestine
Necessity of ending the economic, commercial and financial embargo imposed by the United States of America against Cuba
Question of the Falkland Islands (Malvinas)

* Reissued for technical reasons on 18 November 2014.
Permanent sovereignty of the Palestinian people in the
Occupied Palestinian Territory, including East Jerusalem,
and of the Arab population in the occupied Syrian Golan over
their natural resources
New Partnership for Africa’s Development: progress in
implementation and international support
Right of peoples to self-determination
Promotion and protection of human rights
United Nations Programme of Assistance in the Teaching,
Study, Dissemination and Wider Appreciation of
International Law
Follow-up to the outcome of the Millennium Summit
Strengthening of the United Nations system
United Nations reform: measures and proposals
Review of the efficiency of the administrative and financial
functioning of the United Nations
Programme budget for the biennium 2014-2015
Programme planning
Improving the financial situation of the United Nations
Pattern of conferences
Scale of assessments for the apportionment of the expenses
of the United Nations
Human resources management

Letter dated 30 September 2014 from the Permanent
Representative of the Plurinational State of Bolivia to the
United Nations addressed to the Secretary-General

I have the honour to transmit herewith the Ministerial Declaration adopted at
the thirty-eighth annual meeting of Ministers for Foreign Affairs of the States
members of the Group of 77, held at United Nations Headquarters in New York on
26 September 2014 (see annex).

On behalf of the Group of 77 and China, I would appreciate if the present
letter and its annex could be circulated as a document of the General Assembly,
under agenda items 9, 13, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 30, 35, 36, 40, 44,

(Signed) Sacha Sergio Llorentty Solíz
Ambassador and Permanent Representative of the
Plurinational State of Bolivia to the United Nations
Chair of the Group of 77
Annex to the letter dated 30 September 2014 from the Permanent Representative of the Plurinational State of Bolivia to the United Nations addressed to the Secretary-General

Ministerial Declaration adopted at the thirty-eighth annual meeting of the Ministers for Foreign Affairs of the States members of the Group of 77

New York, 26 September 2014

1. The Ministers for Foreign Affairs of the Group of 77 and China met in New York on 26 September 2014 for the thirty-eighth annual meeting of Ministers, under the chairmanship of the Plurinational State of Bolivia.
45. The Ministers reaffirmed the need to find a peaceful solution to the sovereignty issues facing developing countries, including the dispute over the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the United Kingdom from the territory of Mauritius prior to independence, in violation of international law and General Assembly resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965. Failure to resolve these decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries. In this regard, they noted with great concern that despite strong opposition from Mauritius, the United
Kingdom had purported to establish a “marine protected area” around the Chagos Archipelago, which contravened international law and further impeded the exercise by Mauritius of its sovereign rights over the archipelago and the right of return of Mauritius citizens who had been forcibly removed from the archipelago by the United Kingdom.
Seventieth session

Report of the Economic and Social Council

Integrated and coordinated implementation of and follow-up to the outcomes of the major United Nations conferences and summits in the economic, social and related fields

Information and communications technologies for development

Macroeconomic policy questions

Follow-up to and implementation of the outcomes of the International Conferences on Financing for Development

Sustainable development

Implementation of the outcome of the United Nations Conference on Human Settlements (Habitat II) and strengthening of the United Nations Human Settlements Programme (UN-Habitat)

Globalization and interdependence

Groups of countries in special situations

Eradication of poverty and other development issues

Operational activities for development

Agriculture development, food security and nutrition

Social development

Advancement of women

The situation in the Middle East

Question of Palestine

Necessity of ending the economic, commercial and financial embargo imposed by the United States of America against Cuba

Question of the Falkland Islands (Malvinas)
New Partnership for Africa’s Development: progress in implementation and international support

Rights of indigenous peoples

Elimination of racism, racial discrimination, xenophobia and related intolerance

Right of peoples to self-determination

Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Oceans and the law of the sea

United Nations Programme of Assistance in the Teaching, Study, Dissemination and Wider Appreciation of International Law

Measures to eliminate international terrorism

Follow-up to the outcome of the Millennium Summit

Strengthening of the United Nations system

United Nations reform: measures and proposals

Financial reports and audited financial statements, and reports of the Board of Auditors

Review of the efficiency of the administrative and financial functioning of the United Nations

Programme budget for the biennium 2014-2015

Proposed programme budget for the biennium 2016-2017

Programme planning

Improving the financial situation of the United Nations

Scale of assessments for the apportionment of the expenses of the United Nations

Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations

Letter dated 6 October 2015 from the Permanent Representative of South Africa to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith the Ministerial Declaration adopted at the thirty-ninth annual meeting of Ministers for Foreign Affairs of the States members of the Group of 77, held at United Nations Headquarters in New York on 24 September 2015 (see annex).

On behalf of the Group of 77 and China, I would appreciate if the present letter and its annex could be circulated as a document of the General Assembly,

(Signed) Kingsley J. N. Mamabolo
Ambassador and Permanent Representative
of South Africa to the United Nations
Chair of the Group of 77
Annex to the letter dated 6 October 2015 from the Permanent Representative of South Africa to the United Nations addressed to the Secretary-General

Ministerial Declaration adopted at the thirty-ninth annual meeting of Ministers for Foreign Affairs of the States members of the Group of 77

New York, 24 September 2015

The Ministers for Foreign Affairs of the States members of the Group of 77 and China met at United Nations Headquarters in New York on 24 September 2015 on the occasion of their thirty-ninth annual meeting. The Ministers reviewed the world economic situation, the recent developments in the world and the particular challenges faced by developing countries. They adopted the following Declaration:
103. The Ministers reaffirmed the need to find a peaceful solution to the sovereignty issues facing developing countries, including the dispute over the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the United Kingdom from the territory of Mauritius, prior to independence, in violation of international law and General Assembly resolutions 1514 (XV) of 14 December 1960 and 2066 (XX) of 16 December 1965. Failure to resolve these decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries. In this regard, the Ministers note with great concern that, despite strong opposition from Mauritius, the United Kingdom purported to establish a “marine protected area” around the Chagos Archipelago, which contravenes international law and further impedes the exercise by Mauritius of its sovereign rights over the archipelago and the right of return of Mauritius citizens who were forcibly removed from the archipelago by the United Kingdom.
Ministerial Declaration of the Group of 77 and China to UNCTAD XIV

From decisions to actions

We, the Ministers of the Member States of the Group of 77 and China, meeting in Nairobi on the occasion of the fourteenth session of the United Nations Conference on Trade and Development (UNCTAD XIV),

Express our appreciation and gratitude to the Government and people of Kenya for hosting the ministerial meeting, and for the warm hospitality and the excellent organization from which we have benefited since our arrival,

Reaffirm our support for the outcomes of previous UNCTAD ministerial conferences, in particular, the Doha Mandate of 2012 and the Accra Accord of 2008,

Also reaffirm previous declarations of the Group of 77 and China; in particular, the declaration emanating from our ministerial meeting held in Doha on the margins of UNCTAD XIII in 2012, and the Ministerial Declaration of the thirty-ninth Annual Meeting of Ministers for Foreign Affairs held in New York in 2015, as well as the declaration “For a new world order for living well” adopted by the Summit of Heads of State and Government on the occasion of the fiftieth anniversary of the Group of 77 in Santa Cruz, Bolivia, in 2014,

Welcome all decisions made at the international level in 2015 that underscore the crucial role of the United Nations in sustainable development and in enhancing international economic and financial governance, in particular, the 2030 Agenda for Sustainable Development, the Addis Ababa Action Agenda, the Sendai Framework for Disaster Risk Reduction, the Paris Agreement¹ under the United Nations Framework Convention on Climate Change, as well as the decisions reached at the Tenth Ministerial Conference of the World Trade Organization (WTO),

¹ The Republic of Nicaragua is not a party to the Paris Agreement.
Reaffirm the importance of the implementation of the Programme of Action for the Least Developed Countries for the Decade 2011–2020 (Istanbul Programme of Action), the Vienna Programme of Action for Landlocked Developing Countries for the Decade 2014–2024 (Vienna Programme of Action) and the Small Island Developing States Accelerated Modalities of Action (SAMOA) Pathway, as well as Agenda 2063 of the African Union and the New Partnership for Africa’s Development,

Underscore the importance of public–private partnerships for infrastructure development and ask UNCTAD to take note in its work of the outcome documents of the other United Nations bodies in this regard,

We must now focus on moving from decisions to actions

In this regard:
46. We reaffirm the need to find a peaceful solution to the decolonization and sovereignty issues affecting developing countries, recognizing that failure to resolve these issues will seriously damage and undermine the development and economic capacities and prospects of these countries. In this context, recalling the concerns expressed by the Summit of Heads of State and Government and the Ministers for Foreign Affairs of the Group of 77 and China in their previous declarations regarding the dispute over the Chagos Archipelago, including Diego Garcia, which was unlawfully excised by the United Kingdom from the territory of Mauritius prior to independence, and the “marine protected area” that was declared by the United Kingdom around the Chagos Archipelago, we take note of the ruling of the Arbitral Tribunal in the case brought by Mauritius against the United Kingdom under the United Nations Convention on the Law of the Sea that the “marine protected area” was unlawfully established under international law.
Seventy-first session

Report of the Economic and Social Council
Integrated and coordinated implementation of and follow-up to the outcomes of the major United Nations conferences and summits in the economic, social and related fields
Information and communications technologies for development
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Follow-up to and implementation of the outcomes of the International Conferences on Financing for Development
Sustainable development
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Eradication of poverty and other development issues
Operational activities for development
Agriculture development, food security and nutrition
Social development
Advancement of women
The situation in the Middle East
Question of Palestine
Necessity of ending the economic, commercial and financial embargo imposed by the United States of America against Cuba
Question of the Falkland Islands (Malvinas)
United Nations Relief and Works Agency for Palestine Refugees in the Near East

Questions relating to information

Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples

Permanent sovereignty of the Palestinian people in the Occupied Palestinian Territory, including East Jerusalem, and of the Arab population in the occupied Syrian Golan over their natural resources

Report of the United Nations High Commissioner for Refugees, questions relating to refugees, returnees and displaced persons and humanitarian questions

New Partnership for Africa’s Development: progress in implementation and international support

Rights of indigenous peoples

Elimination of racism, racial discrimination, xenophobia and related intolerance

Right of peoples to self-determination

Promotion and protection of human rights

Strengthening of the coordination of humanitarian and disaster relief assistance of the United Nations, including special economic assistance

Oceans and the law of the sea

United Nations Programme of Assistance in the Teaching, Study, Dissemination and Wider Appreciation of International Law

Request for an advisory opinion of the International Court of Justice on the legal consequences of the separation of the Chagos Archipelago from Mauritius in 1965

Follow-up to the outcome of the Millennium Summit

Revitalization of the work of the General Assembly

Strengthening of the United Nations system

United Nations reform: measures and proposals

Global awareness of the tragedies of irregular migrants in the Mediterranean basin, with specific emphasis on Syrian asylum seekers

Financial reports and audited financial statements, and reports of the Board of Auditors

Review of the efficiency of the administrative and financial functioning of the United Nations
Programme budget for the biennium 2016-2017
Programme planning
Improving the financial situation of the United Nations
Pattern of conferences
Scale of assessments for the apportionment of the expenses of the United Nations
Human resources management
Joint Inspection Unit
United Nations common system
United Nations pension system
Report on the activities of the Office of Internal Oversight Services
Administration of justice at the United Nations
Financing of the International Criminal Tribunal for the Prosecution of Persons Responsible for Genocide and Other Serious Violations of International Humanitarian Law Committed in the Territory of Rwanda and Rwandan Citizens Responsible for Genocide and Other Such Violations Committed in the Territory of Neighbouring States between 1 January and 31 December 1994
Financing of the International Residual Mechanism for Criminal Tribunals
Administrative and budgetary aspects of the financing of the United Nations peacekeeping operations

Letter dated 29 September 2016 from the Permanent Representative of Thailand to the United Nations addressed to the Secretary-General

I have the honour to transmit herewith the Ministerial Declaration adopted at the fortieth annual meeting of Ministers for Foreign Affairs of the States members of the Group of 77, held at Headquarters in New York on 23 September 2016 (see annex).


(Signed) Virachai Plasai
Ambassador
Permanent Representative of Thailand to the United Nations
Chair of the Group of 77
Annex to the letter dated 29 September 2016 from the Permanent Representative of Thailand to the United Nations addressed to the Secretary-General

Ministerial Declaration adopted at the fortieth annual meeting of Ministers for Foreign Affairs of the States members of the Group of 77

New York, 23 September 2016

The Ministers for Foreign Affairs of the States members of the Group of 77 and China met at Headquarters in New York on 23 September 2016 on the occasion of their fortieth annual meeting. The Ministers reviewed the world economic situation, the recent developments in the world and the particular challenges faced by developing countries in the economic, social and environmental areas and adopted the following Declaration:
149. The Ministers reaffirmed the need to find a peaceful solution to the sovereignty issues facing developing countries, including the dispute over the Chagos Archipelago, including Diego Garcia, that had been unlawfully excised by the United Kingdom from the territory of Mauritius prior to independence, in violation of international law and General Assembly resolutions 1514 (XV) and 2066 (XX). Failure to resolve those decolonization and sovereignty issues would seriously damage and undermine the development and economic capacities and prospects of developing countries. Ministers noted with great concern that, notwithstanding the strong opposition of Mauritius, the United Kingdom purported to establish a “marine protected area” around the Chagos Archipelago, which would contravene international law and further impede the exercise by Mauritius of its sovereign rights over the archipelago and the right of return of Mauritius citizens who had been forcibly removed from the archipelago by the United Kingdom. In that regard, they noted the ruling of the arbitral tribunal in the case brought by Mauritius against the United Kingdom under the United Nations Convention on the Law of the Sea that the “marine protected area” had been unlawfully established under international law. The Ministers resolved to support Mauritius in its endeavour to affirm its territorial integrity and sovereignty over the Chagos Archipelago.

150. The Ministers also took note of the concern expressed by Maldives regarding the legal and technical issues arising from the illegal decision of the United Kingdom in 2010 to declare a “marine protected area” in the Chagos Archipelago that overlapped with the exclusive economic zone of Maldives, as declared in its Constitution, without prejudice to the future resolution of maritime delimitations.
Letter dated 25 November 1988 from the Permanent Representatives of India and the Union of Soviet Socialist Republics to the United Nations addressed to the Secretary-General

We have the honour to forward the text of the Indo-Soviet summit statement signed on 20 November 1988, at New Delhi, by His Excellency Rajiv Gandhi, Prime Minister of India and His Excellency Mikhail Gorbachev, General Secretary of the
Communist Party of the Soviet Union and Chairman of the Presidium of the Supreme Soviet of the Union of Soviet Socialist Republics.

We request that the text of the present letter and the attached statement be circulated as an official document of the General Assembly, under agenda items 23, 30, 36, 37, 40, 53, 59, 63, 64, 68, 72 and 73, and of the Security Council.

(Signed) C. R. GHAREKHAN
Permanent Representative of India to the United Nations

(Signed) Aleksandr M. BELONOGOV
Permanent Representative of the Union of Soviet Socialist Republics to the United Nations
ANNEX

Indo-Soviet summit statement signed at New Delhi on 20 November 1988 by
the Prime Minister of India and the General Secretary of the Communist
Party of the Soviet Union, Chairman of the Presidium of the Supreme
Soviet of the Union of Soviet Socialist Republics
India and the Soviet Union reaffirm their determination to pursue their endeavour to attain the objectives embodied in the 1971 United Nations Declaration
of the Indian Ocean as a Zone of Peace. They call for the dismantling of all foreign military bases and for preventing the creation of new ones, and condemn attempts to build up foreign military presence in the Indian Ocean. They urge the early convening of an international conference on the Indian Ocean, not later than 1990, in accordance with the latest General Assembly resolution.

The two States reiterate their support for the just demand of Mauritius relating to the restoration of its sovereignty over the Chagos Archipelago, including Diego Garcia.
R. GANDHI
Prime Minister of the Republic of India

M. GORBACHEV
General Secretary of the Central Committee of the CPSU, Chairman of the Presidium of the Supreme Soviet of the USSR