



Security Council

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REPORT OF THE SECRETARY-GENERAL PURSUANT TO SECURITY COUNCIL
RESOLUTIONS 802, 807 AND 815 (1993)

INTRODUCTION

1. In its resolution 815 (1993) of 30 March 1993, the Security Council decided to reconsider, one month after the date of the resolution, or at any time at the request of the Secretary-General, the mandate of the United Nations Protection Force (UNPROFOR) in light of developments of the International Conference on the Former Yugoslavia and the situation on the ground. In my report S/25470, I stated that any change to UNPROFOR's strength and deployment that may be necessitated by the success of ongoing negotiations in respect of either Croatia or Bosnia and Herzegovina would be brought separately to the attention of the Security Council together with revised estimates of their financial implications.

AGREEMENT ON THE IMPLEMENTATION OF SECURITY COUNCIL
RESOLUTION 802 (1993)

2. On 6 April 1993 in Geneva, representatives of the Government of Croatia and of the Serb local authorities have signed an agreement regarding the implementation of Security Council resolution 802 (1993). The text of this agreement is attached as an annex to this report.

3. According to its paragraph 7, the agreement shall enter into force when the Co-Chairmen of the Steering Committee of the International Conference on the Former Yugoslavia (ICFY) have received from both parties assurances regarding the stationing of police in the areas from which the Croatian Government's armed forces are to withdraw, and their agreement that UNPROFOR shall exclusively fulfil all police functions in those areas during an interim period.

4. Paragraph 6 of the agreement provides that in order to enable UNPROFOR to carry out its functions as foreseen under the agreement, UNPROFOR is to re-establish and strengthen its military and police presence in each area from which the Croatian Government's armed forces are to withdraw before such area is vacated.

5. The Force Commander of UNPROFOR has assessed the additional resources required to implement the agreement and has recommended that UNPROFOR be augmented by two mechanized infantry battalions of some 900 all ranks each, one engineer company of up to 150 troops all ranks, and 50 additional Military Observers. The requirements for Civil Police will at this stage be covered by redeployment from within the existing resources of UNPROFOR.

6. I concur with the assessment of the Force Commander, and therefore recommended that, once the assurances referred to in paragraph 3 above are received, the Security Council approve the recommended changes to UNPROFOR's strength and mandate. In light of the short deadlines envisaged in the agreement, the requirement for Military Observers will be met initially by temporary redeployment within UNPROFOR or from other existing United Nations peace-keeping operations.

7. Preliminary estimates of the additional costs to the United Nations will appear as an addendum to this report.

Annex

INTERNATIONAL CONFERENCE ON THE FORMER YUGOSLAVIA

I. Agreement in implementation of Security Council
resolution 802 (1993)

1. In implementation of paragraph 1 of Security Council resolution 802, the armed forces of the Republic of Croatia shall cease hostile activities within or adjacent to the United Nations Protected Areas at 00:01 hours on the fourth day after the entry into force of this agreement. The Government of the Republic of Croatia and the Serb local authorities shall henceforth comply strictly with the cease-fire arrangements already agreed.
2. The armed forces of the Republic of Croatia shall commence, within five days of the cessation of hostilities pursuant to paragraph 1, to return to the lines of confrontation existing before the outbreak of hostilities on 22 January 1993 and shall complete this return within a further five days, in accordance with a schedule established by UNPROFOR. No armed forces of the Serb local authorities shall move into any area from which the Croatian Government armed forces thus withdraw.
3. In parallel to the withdrawal of Croatian Government armed forces pursuant to paragraph 2 and in accordance with a schedule established by UNPROFOR that may not extend beyond 10 days after the cessation of hostilities pursuant to paragraph 1, all heavy weapons shall be placed under the supervision of UNPROFOR in accordance with the Vance Plan.
4. Maslenica Bridge, Zemunik Airport and Peruca Dam, including their associated facilities, as well as the roads from Zadar to the Bridge, that from Zadar to the Airport, that from the Bridge via Rovanjaska to Seline, and that from Sinj to the Dam, are to be available for civilian use by all persons. In the areas referred to in paragraph 2 above, such use, as well as all necessary reconstruction, shall be under the exclusive control of UNPROFOR.
5. The parties agree to begin, under the auspices as appropriate of UNPROFOR or the ICFY Steering Committee Co-Chairmen, to implement immediately the remaining provisions of the Vance Plan and of all relevant Security Council resolutions, including 762 (1992). To this end the parties shall commence talks, under the auspices of the Co-Chairmen, no later than 15 days after the entry into force of this agreement.
6. In order to enable UNPROFOR to carry out the functions foreseen for it under this agreement, UNPROFOR is to re-establish and strengthen its military and police presence in each area from which Croatian Government armed forces are to withdraw pursuant to paragraph 2 above, before such area is vacated. The parties shall request the United Nations to strengthen UNPROFOR to carry out these functions under the Vance Plan.

7. This agreement shall enter into force when the Co-Chairmen have received from both parties the assurances referred to in the annex to this agreement.

(Signed) Z. LEROTIC

(Signed) S. JARCEVIC

Witnessed by:

(Signed) D. OWEN

Geneva, 6 April 1993
