STATUS OF U.S. EFFORTS REGARDING IRAQ'S COMPLIANCE WITH UNITED NATIONS SECURITY COUNCIL RESOLUTIONS

COMMUNICATION

FROM

THE PRESIDENT OF THE UNITED STATES

TRANSMITTING

HIS REPORT ON THE STATUS OF EFFORTS TO OBTAIN IRAQ'S COMPLIANCE WITH THE RESOLUTIONS ADOPTED BY THE UNITED NATIONS SECURITY COUNCIL

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THE WHITE HOUSE,

Hon. J. DENNIS HASTERT,
Speaker of the House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: Consistent with the Authorization for Use of Military Force Against Iraq Resolution (Public Law 102–1) and as part of my effort to keep the Congress fully informed, I am reporting on the status of efforts to obtain Iraq’s compliance with the resolutions adopted by the United Nations Security Council.

Sincerely,

GEORGE W. BUSH.
STATUS OF U.S. EFFORTS REGARDING IRAQ’S COMPLIANCE WITH UN SECURITY COUNCIL RESOLUTIONS

OVERVIEW

As long as Saddam Hussein remains in power, he will continue to threaten the well-being of the Iraqi people, the peace of the region, and vital U.S. interests. We have already strengthened international consensus on the need to change the international community’s approach to Iraq by unanimous passage of a Security Council resolution (UNSCR 1352) that outlines our new approach, and we are now working toward passing a resolution to implement our approach. We are also considering how best to achieve our objective of regime change and how best to use the No-Fly Zones to ensure the safety of certain ethnic and religious groups, and Iraq’s neighbors.

We will continue to work against threats posed by Iraq, but, over the long term, the most effective and lasting way to end this threat is through a change of government in Baghdad. To this end, we support the Iraqi opposition as part of our program to support a transition to democracy in Iraq. The opposition has made measurable progress in the past year in strengthening its presence, developing its plans, beginning administrative and some program operations (such as broadcasting) using U.S. funding, and beginning training under the Iraq Liberation Act (ILA).

Iraq continues to reject United Nations Security Council (UNSC) Resolution 1284, a binding resolution adopted under Chapter VII of the UN Charter, including its requirement that Iraq provide the UN Monitoring, Verification and Inspection Commission (UNMOVIC) and the International Atomic Energy Agency (IAEA) with immediate, unconditional and unrestricted access to Iraq and its facilities, equipment, records, and personnel. Nonetheless, the UN continues to implement those parts of the resolution that do not require Iraqi cooperation. In its quarterly report to the Council on August 30, 2001, UNMOVIC updated the UN Security Council on measures it is taking to prepare for inspections in Iraq, and indicated it “has reached a level of preparedness which would allow it to implement the mandate given to it in an independent, effective and non-provocative manner.” We consult regularly with Dr. Blix and his staff to provide the best support possible. In its semiannual report to the UN Security Council on April 6, 2001, the IAEA indicated it is similarly prepared.

Ambassador Yuli Vorontsov, the Secretary General’s high-level coordinator for Kuwait Issues, presented his semiannual report on stolen Kuwaiti property on June 20, 2001. On August 21, 2001, he submitted his periodic report to the Council on Kuwaiti and third-country national prisoners. Both of these reports demonstrate Iraq’s continuing failure to comply fully with its obligations under
relevant UNSCRs. The Iraqi Government continues to deny Ambassador Vorontsov entry to the country.

The "Oil-for-Food" program, which is designed to provide for the humanitarian needs of the Iraqi people as long as UN sanctions remain in place, continues to expand. Iraq exported $17.8 billion worth of oil in 2000 with the proceeds going to a UN-controlled escrow account. On July 3, 2001, the Security Council, having not reached agreement on a new resolution embodying the new approach we advocate, extending the current phase of the "Oil-for-Food" program for an additional 150 days. During this time, we will continue to work with Security Council members to agree on the details of a new resolution implementing the approach we favor.

U.S. AND COALITION FORCE LEVELS IN THE GULF REGION

Saddam Hussein's record of aggressive behavior necessitates the deployment of a highly capable force in the region in order to deter Baghdad and respond to any threat it might pose to its neighbors, the reconstitution of its weapons of mass destruction (WMD), or movement against the Kurds in northern Iraq. We will continue to maintain a strong posture and have established a rapid reinforcement capability to supplement our forces in the Gulf, if needed.

OPERATION NORTHERN WATCH AND OPERATION SOUTHERN WATCH

Aircraft of the United States and coalition partners patrolling the No-Fly Zones over Iraq under Operations NORTHERN WATCH and SOUTHERN WATCH are routinely tracked by Iraqi radar, fired upon by anti-aircraft artillery, and attacked with surface-to-air missiles. Our aircrews continue to respond in self-defense to threats against and attacks on our aircraft patrolling the No-Fly Zones in accordance with Central Command's (CENTCOM) well-established response options.

MARITIME INTERCEPT OPERATIONS

The U.S.-led maritime Multinational Interception Force (MIF) continues to enforce UN sanctions in the Gulf. The United States continues to approach potential participants in the MIF to augment current partners. Canadian, Australian, and British forces are currently operating with U.S. forces, and a Polish boarding team completed its deployment in December.

Member states of the Gulf Cooperation Council (GCC) support the MIF. The UAE still accepts the vast majority of vessels diverted for violating UN sanctions against Iraq, but Kuwait, at a distant second, is rapidly building up its numbers. Other GCC nations are more hesitant to accept diverted vessels, but all provide support in some form to the enforcement of UNSCR5 against Iraq.

From June through August 2001, monthly totals of smuggled petroleum products through the Gulf averaged approximately the same as they were in the previous three-month period. Iran continues to deny use of its territorial waters to all but the largest of smuggling vessels from which significant fees can be obtained.

The MIF, and our ability to rapidly augment it, will continue to serve as a critical deterrent to the smuggling of prohibited items
and products into and out of Iraq. As our Iraq policy develops, we will need to assess whether MIF force levels are adequate.

UNMOVIC/IAEA: WEAPONS OF MASS DESTRUCTION

There have been no Council-mandated inspections in Iraq since December 15, 1998. Iraq’s defiance of the international consensus, as expressed by UNSCR 1284, has meant that no progress has been made in addressing Iraq’s outstanding disarmament obligations. Iraq remains in violation of its obligations to end its programs to develop weapons of mass destruction and long-range missiles.

UNMOVIC has largely completed the hiring of its core staff in New York and is continuing to hire people in an on-call or “roster” category, including Americans. UNMOVIC has completed five training courses and is planning to hold a sixth course in early 2002. The United States continues to provide UNMOVIC with course instructors and facilities for hands-on training. We consult with Dr. Blix and his staff regularly to provide the best support possible. On August 30, 2001, UNMOVIC provided its latest report on measures it is taking to prepare for inspections in Iraq. IAEA last updated the Council on April 6, 2001.

DUAL-USE ITEMS

Although the “Oil-for-Food” program revenues are designated for humanitarian purposes only, we remain concerned that Iraq is abusing this program in an attempt to acquire goods and materials for its weapons programs. The United States, as a member of the UN Iraq Sanctions Committee, reviews all contracts under the “Oil-for-Food” program (unless the items are on a list pre-approved for expedited humanitarian export) to ensure that items that are explicitly prohibited or are “dual-use” items that can be used in either civilian or military applications, are not allowed to be exported to Iraq. We are continuing work aimed at refining controls to prevent Iraq’s unrestricted acquisition of such items.

UNSCR 1051 established a joint UNSCOM/IAEA unit to monitor Iraq’s authorized imports of WMD and missile-related items (WMD/misssile-related goods are also known as “1051”-listed goods). Under UN Security Council resolution 1284, UNMOVIC has assumed this responsibility from UNSCOM, with the added requirement to identify if a contract contains a 1051-listed good. UNMOVIC has completed its task of revising the 1051 list with the new chemical, biological, and missile lists taking effect on July 13, 2001. The IAEA revised nuclear list went into effect on July 13, 2001. The IAEA revised nuclear list went into effect September 1, 2001. Since weapons inspectors left Iraq in December 1998, the UN Office of the Iraq Programme is the principal organization allowed to observe goods going into Iraq under the “Oil-for-Food” program. Various UN agencies have provided end-use verification to varying low degrees. In the absence of weapons inspectors and other experts on the ground in Iraq, the United States has placed holds on a number of prohibited or dual-use contracts that otherwise likely would have been approved if UNMOVIC/IAEA monitoring was available.
THE UN’S “OIL-FOR-FOOD” PROGRAM

We continue to support the international community’s efforts to provide for the humanitarian needs of the Iraqi people through the “Oil-for-Food” program. Under UN control, the proceeds of Iraqi oil sales are used to purchase humanitarian goods, fund UN Compensation Commission awards against Iraq arising out of its invasion and occupation of Kuwait, and to meet UN administrative costs. As of August 24, 2001, Iraq had exported more than $1.9 billion worth of oil during the tenth 6 month phase of the “Oil-for-Food” program, which began on July 4, 2001. According to UN data since the start of the “Oil-for-Food” program, 16,978 contracts for humanitarian goods worth over $25 billion have been approved through June 30, 2001. To streamline the approval process for humanitarian goods, we have agreed with the UN on a fast-track approval process for some goods. However, as purchases under the program have moved from basic humanitarian supplies to more expensive infrastructure projects, the number and value of U.S. “holds” on contracts has increased. The new approach outlined in the Security Council this year would eliminate holds (contracts would either be approved or denied), while ensuring that the Iraqi regime has less access to the goods most important to its re-armament efforts.

The “Oil-for-Food” program maintains a separate program for northern Iraq, administered directly by the UN in consultation with the local authorities. This program, which the United States strongly supports, ensures that when Iraq contracts for the purchase of humanitarian goods, 13 percent of the funds generated under the “Oil-for-Food” program are spent on items for northern Iraq. Humanitarian efforts in northern Iraq have led to a marked contrast between the health of the population of the north, where indicators show an improvement, and of the population living in the areas where the UN does not administer the program.

International humanitarian programs, including most importantly the “Oil-for-Food” program, have steadily improved the life of the average Iraqi and led to improvements in health care, water, sanitation, agriculture, education, and other areas, while denying Saddam Hussein control over most of Iraq’s oil revenues.

However, as noted most recently in a May 18 UN report, the Government of Iraq is not committed to using the funds available through the “Oil-for-Food” program to improve the health and welfare of the Iraqi people. Iraqi actions that have reduced oil exports could cost the program more than $3 billion. Iraq suspended oil exports on June 4, 2001, following the adoption of UN Security Council Resolution 1352, apparently to express displeasure that the Council had not suspended sanctions entirely. Another $1.9 billion remains unobligated in the “Oil-for-Food” escrow account, as of September 4, 2001. In addition, Iraqi contracting delays, cuts in food, medicine, educational and other humanitarian sector allocations, government attempts to impede or shut down humanitarian NGO operations in northern Iraq, and Baghdad’s recent expulsion of eight UN officials from southern and central Iraq for infringing national security demonstrate that the Iraqi regime is attempting to undermine the effectiveness of the program. We will continue to
work with the UN Secretariat, other members of the Security Council, and others in the international community to ensure that the implementation of UNSCR 1284, and other relevant UNSCRs, better enables the humanitarian needs of the Iraqi people to be met while denying political or military benefits to the Baghdad regime.

**FLIGHT CONTROL REGIME**

UNSC resolutions are open to competing interpretations regarding international flights to Baghdad. The UNSC has so far unsuccessfully attempted to reach a consensus agreement on new procedures for international flights. In the absence of an agreement, we continue to press for adherence to existing Sanctions Committee procedures, which allow for Committee approval of flights with a demonstrable humanitarian purpose. The majority of international flights to Iraq in the past year have operated following adherence to UNSC procedures.

**NORTHERN IRAQ: KURDISH RECONCILIATION**

The Kurdistan Democratic Party (KDP) and the Patriotic Union of Kurdistan (PUK) continue their efforts to implement the September 17, 1998, reconciliation agreement. They work together effectively in a number of areas, including joint efforts to bring the needs of their region to the attention of the UN and the international community, and within the larger Iraqi national democratic opposition movement. The situation in northern Iraq is not settled, however, and we continue to look for ways to encourage the parties to make greater progress toward resolving their differences.

**THE HUMAN RIGHTS SITUATION IN IRAQ**

The human rights situation in Iraq continues to fall severely short of international norms. UNSCR 688 expressly notes that the consequences of the regime’s repression of its own people constitute a threat to international peace and security in the region. It also demands immediate access by international humanitarian aid organizations to all Iraqis in need in all parts of Iraq. Yet, for more than 9 years the Iraqi Government has refused to allow the UN Human Rights Commission’s Special Rapporteur for Iraq to visit the country. UN human rights monitors have never been allowed in. On April 18, 2001, the United Nations Commission on Human Rights strongly condemned “the systematic, widespread and extremely grave violations of human rights and of international humanitarian law by the Government of Iraq, resulting in an all-pervasive repression and oppression sustained by broad-based discrimination and widespread terror.”

Human rights NGOs and other interested voices continue to call for creation of an international tribunal to address the war crimes and crimes against humanity of the Iraqi leadership. United States Government policy supports this view: the leadership of the Iraqi regime should be indicted and prosecuted by an international criminal tribunal or by a national court that can properly exercise jurisdiction over them.
The Iraqi leadership’s abuse of resources for personal enrichment and attempts to manipulate the “Oil-for-Food” program continued unabated. Due to higher world oil prices, Iraq has more revenue available to it to address the humanitarian needs of its people via the “Oil-for-Food” program. The Iraqi leadership’s command of illicit revenue has also risen sharply for the same reason. Nonetheless, the government fails to use such resources for the greatest benefit to the people of Iraq.

In the north, outside the Kurdish-controlled areas, we continue to receive reports of the regime forcibly expelling ethnic Kurds and Turkomans from Kirkuk and other cities, and transferring Arabs into their places. Saddam’s security apparatus continues to repress Shias.

THE IRAQI OPPOSITION

We continue to support the Iraqi Opposition, helping Iraqis inside and outside Iraq to become a more effective voice for the aspirations of the people, and working to build support for the forces of change inside the country. They are working toward the day when Iraq has a government worthy of its people—a government prepared to live in peace with its people and its neighbors. In late June, we extended our agreement with the Iraqi National Congress (INC), providing an additional $6 million for its activities. This funding has allowed the INC to continue operations at its headquarters, begin satellite television broadcasting into Iraq, undertake outreach programs to further develop its organization, deploy teams to advocate the interests of the Iraqi people at international fora, prepare for the delivery of humanitarian relief to Iraqis in need, and manage assistance provided under the Iraq Liberation Act (ILA). We plan to reach a new agreement with the INC in October to provide them with further funding to continue such activities.

THE UNITED NATIONS COMPENSATION COMMISSION

The United Nations Compensation Commission (UNCC) was established and operates pursuant to UNSCR 687 (1991) and 692 (1991). It continues to process claims and pay compensation for losses and damages suffered by individuals, corporations, governments and international organizations, as a direct result of Iraq’s unlawful invasion and occupation of Kuwait. To date, the UNCC has issued approximately 2.6 million awards worth about $35.4 billion, and has already paid $12.7 billion of those awards. Of this later amount, the United States Government has received approximately $197.8 million from the UNCC for payment to U.S. claimants. Awards and the costs of the UNCC’s operation are paid from the Compensation Fund which is funded through the allocation to it of a certain percentage of the proceeds from authorized oil sales under Security Council resolution 986 (1995) and subsequent extensions. The allotment has generally been set at 30 percent. However, for the six-month phase of the “Oil-for-Food” program beginning December 6, 2000, and ending June 6, 2001, and for the subsequent one-month extension of that phase, there was a reduction in that allotment to 25 percent. The five percent difference is designed to fund specific programs intended to meet pressing human-
itarian needs of the Iraqi people. This reduction to 25 percent has been continued by the Security Council’s 150-day extension of the “Oil-for-Food” program.

CONCLUSION

Iraq remains a serious threat to international peace and security. The Iraqi regime’s record on human rights continues to be abysmal. The United States remains determined to see Iraq comply fully with all of its obligations under UNSC resolutions while at the same time endeavoring to see that the humanitarian needs of the Iraqi population are addressed. The United States will continue to encourage and support those Iraqis working for the day when Iraq rejoin the family of nations as a responsible and law-abiding member under a new government that serves its people, rather than represses them.