American Interests and UN Reform

REPORT OF THE TASK FORCE ON THE UNITED NATIONS

UNCORRECTED PAGE PROOFS.
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FOREWORD

This report on the United Nations is a call for action. It is a call for concrete action now. In December 2004, the U.S. Congress, at the behest of Representative Frank Wolf, chairman of the House Subcommittee on Appropriations for Commerce, Justice, and State, mandated the establishment of a bipartisan Task Force on the United Nations. The legislation stipulated that the Task Force, to be organized by the U.S. Institute of Peace, should report to Congress within six months with its conclusions and recommendations on how to make the United Nations more effective in realizing the goals of its Charter. Task Force members, experts, and staff have worked energetically to carry out this mandate. This has involved extensive research, numerous interviews and meetings with individuals and organizations, and fact-finding missions around the world (see Appendix A).

This report represents the results of the Task Force’s efforts. It is worth underscoring that the Task Force focused on the United Nations from the perspective of American interests and America’s international responsibilities. This is an important distinction. At the same time, core American interests in security, peace, stability, democracy, and human rights are those shared by many other countries around the world.

If we are to see the United Nations recover from its present difficulties, American leadership will be indispensable in effecting change. The time has come for the United Nations to embrace change and reconfirm its place in today’s transformed international environment. We are struck by the United Nations’ own receptivity to needed reforms, but they must be real and must be undertaken promptly. An effective United Nations is in the interests of the United States, but there is nothing exclusive about the United Nations as regards American interests. The United Nations is one of the tools that America, our allies, and other democracies use cooperatively on the basis of our shared values.

The United States is now facing—and must engage with—an altered international environment that is demanding in terms of both challenges and opportunities. Prospects for the continued extension of democracy are significant, but American leadership will remain essential to realizing the positive possibilities for change. All Americans have a vital stake in maintaining international peace and security and promoting universal respect for and observance of human rights and fundamental freedoms. All Americans can be proud of our country’s role in extending liberty around the world. That is why the United States, in its own interests, must lead the United Nations toward greater relevance and capability in this new era. That is the guiding purpose of this Task Force.

The challenges facing the United States and other nations today are also acutely dangerous. Acts of aggression and genocide are international facts of life, not matters of widespread conflict and violence that characterized the twentieth century. The present example of Darfur, Sudan is just the latest instance of such gross inhu-
Terrorists actively seek weapons of mass destruction, including nuclear, biological, and chemical devices. Those behind the attacks on the United States on September 11, 2001, seek to obtain and use such terrible weapons against us and their other adversaries.

On June 26, 2005, the United Nations will observe the sixtieth anniversary of the signing of its Charter in San Francisco. The United States, under the leadership of Presidents Roosevelt and Truman, played a major role in 1945 in bringing about the creation of the United Nations. The stated goals and principles of the Charter embody and reflect American interests and values now just as then. They are as relevant in 2005 as they were in 1945.

The United States pursues its interests in international affairs, including issues of peace, stability, trade, and national security, in collaboration with others wherever possible. Our actions are usually often more effective when they are taken in concert with others. At the same time, the United States can, and sometimes must, act independently if collective efforts cannot be achieved or are ineffective. The United States advances its interests through a range of multilateral arrangements, with both established organizations and ad hoc coalitions. A strong and effective United Nations can be an important instrument for the pursuit of the American goals of freedom and security. In this sense, the goals enshrined in the UN Charter—particularly those regarding international peace and security, and the promotion of respect for fundamental human rights—have never been more significant.

The world of 2005, however, is not that of 1945. Challenges to security are taking new and more lethal forms. There is an urgent need for international organizations that are effective and credible. Collective international efforts are necessary to deal with terrorism, nuclear proliferation, human rights abuses, international conflict and genocide, natural disasters and the spread of infectious diseases, and economic deprivation and poverty. The United Nations, as well as regional organizations, can be important vehicles for dealing with these challenges.

Just as the United States today is restructuring its domestic institutions to deal with the realities of the post-9/11 world, so too must the United Nations transform itself. As it approaches its sixtieth anniversary, the United Nations needs reform and reinvigoration. Otherwise, the organization risks declining credibility, and its own future will be at risk. Millions of lives are at stake on these issues. These are the challenges on which this Task Force on the United Nations has focused its work.

The legislation establishing the Task Force (see Appendix B) specified that it should be made up of twelve members and should consist of experts from the American Enterprise Institute, the Brookings Institution, the Center for Strategic and International Studies, the Council on Foreign Relations, the Hoover Institution, and the Heritage Foundation. In consultation with Representative Frank Wolf, the principal sponsor of the legislation, the U.S. Institute of Peace solicited nominations for Task Force members from these organizations. The members of the Task
Force are a diverse and bipartisan group of distinguished Americans from a variety of professions and backgrounds. We, the authors of this foreword, agreed to co-chair the Task Force. Other members include Wesley K. Clark, Wesley K. Clark and Associates; Edwin Feulner, the Heritage Foundation; Roderick Hills, Hills & Stern; Donald McHenry, Georgetown University; Danielle Pletka, American Enterprise Institute; Thomas R. Pickering, the Boeing Company; Anne-Marie Slaughter, Princeton University; A. Michael Spence, Oak Hill Capital Partners; Malcolm Wallop, Heritage Foundation Asian Studies Center; and R. James Woolsey, Booz Allen Hamilton. The senior advisors to the Task Force are Charles Boyd, Business Executives for National Security, and J. Robinson West, PFC Energy.

This report is a consensus document. Members nonetheless reserve the right to offer additional comments and recommendations as individuals apart from the Task Force.

Richard H. Solomon, president of the United States Institute of Peace, oversaw the organization of the Task Force and its efforts, under the leadership of its executive director, George Ward, and staff members Gary Matthews, Sloan Mann, and Heather Sensibaugh. Special recognition is also due to Lee Feinstein, Council on Foreign Relations, and William Sanders, American Enterprise Institute, for their essential role in finalizing the report.

In chairing the Task Force, we have drawn on our long involvement in international affairs, which includes our respective services as Speaker of the House of Representatives and as Majority Leader of the U.S. Senate. Although Task Force members were nominated by the specified organizations, they have participated in the work of the Task Force as individuals, not in any organizational capacity. Task Force members and senior advisors are listed at the end of the report.

The Task Force was organized around five substantive areas, or Task Groups:

- Preventing and ending conflicts and building stable societies.
- Preventing and responding to genocide and gross human rights violations.
- Preventing catastrophic terrorism and the proliferation of weapons of mass destruction.
- Ensuring the effectiveness, integrity, transparency, and accountability of the UN system.
- Fostering economic development and reducing poverty.

Following the provisions of the legislation, the specified organizations were requested to nominate experts with competencies in the above areas. Task Force members were also asked to focus their attention on one or two of the thematic
areas noted above. A list of the five Task Groups with members and experts involved in each is also provided at the end of this report.

The sixtieth anniversary of the founding of the United Nations provides a window of opportunity for reform. The difficulties confronting the organization today provide the rationale and incentive to make the United Nations more effective in meeting the high purposes of its Charter. It is very important to emphasize, however, that this opportunity to revitalize the United Nations will not last for long. All who want an effective and credible United Nations must act now.

This Task Force report is direct in its analysis and identification of problems. It is also direct in making actionable recommendations, which can and should be implemented apace—and not become tied up in an overly ambitious package that never gets delivered.

Finally, based on our long experience as legislators, we believe that there must be continuing congressional oversight of UN management and implementation of reforms in view of the significant American interests and substantial U.S. funding involved in the work of this organization. That is the premise of this report, with its specific action recommendations, which is hereby submitted formally to the Congress.

Newt Gingrich

George Mitchell

Washington, D.C.
June 2005
American Interests and UN Reform

REPORT OF THE TASK FORCE ON THE UNITED NATIONS

ERRATA SHEET

June 15, 2005

p. v-vi: Acts of aggression and genocide are international facts of life. The present example of Darfur, Sudan is just the latest instance of such gross inhumanity.

p. vii: Malcolm Wallop, Frontiers of Freedom

p. 4: Genocide and war crimes are occurring in the Darfur region of Sudan despite the fact that the Security Council has passed several mild resolutions calling for action.

p. 15: Supporting inclusion of language in all Chapter VII Security Council Resolutions calling on member-states, regional organizations, and any other parties to voluntarily assess the relevant capabilities they can contribute to enforcement of the Resolution.

p. 18: The U.S. Office of Management and Budget (OMB) should annually report to Congress on all U.S. Contributions, both assessed and voluntary, to the United Nations. Moreover, given the problem of duplication within the UN system, the new COO should be charges with analyzing programs and mandates to verify that they do not overlap with other mandate, programs, or entities in the UN system.

p. 25: Enhance the predictability and coherence of U.S. support of UN assistance.

   Place greater emphasis on external evaluation of UN development and humanitarian programs.

p. 26: Strengthen the UN relationship with the World Bank.

pp. 59 – 60: The final version of Table 2 will contain “red text” as noted. “All contributions noted are from U.S. fiscal year 2004 except for … [“IAEA;” “UN Regular Budget, 362, 362;” “ILO;” “ICAO;” “WIPO;” “WHO;” “WMO;” and “FAO”].
American Interests and the United Nations
A fundamental interest of the United States government is to ensure the safety of the American people and of our democratic allies, and to preserve, protect, and extend the nation’s commitment to liberty and prosperity. The United States took the lead after World War II in establishing a network of global institutions aimed at making America more secure by preventing another conflict and serving, in President Roosevelt’s words, as a “Good Neighbor” by helping other people achieve safety, health, prosperity, and freedom.

It was that generation’s belief that a better, more prosperous and freer world was a better world for America. The United States and its fellow democracies established the Bretton Woods institutions, the International Monetary Fund and the World Bank, to reduce poverty and human suffering, stimulate economic growth and opportunity, and prevent the sort of economic instability that had fueled conflict in the past. The UN’s founders were “determined to save succeeding generations from the scourge of war,” and to “reaffirm faith in fundamental human rights.”

Since then, three generations of Americans have demonstrated not only a strong preference for sharing the costs, risks, and burdens of global leadership, but also an acute recognition that action in coordination and cooperation with others is often the only way to get the job done. Americans have a history of joining individual interests into cooperative actions. In addition to leading the effort to found the United Nations and sustaining and supporting the organization as its largest contributor, Americans have worked to bring together nations and institutions to improve security and the quality of life for Americans and for others. The terrorist attacks of 9/11 have served to reinforce the interrelated nature of the world’s problems. Today we are acutely aware that millions dying from hunger, disease, and violence, and facing a future without hope, are not simply humanitarian concerns but national security challenges as well.

Americans have always hoped that the United Nations would play a major role in the pursuit of a better world. This bipartisan Task Force, established by the United States Congress, has joined together to do what we can to help the United Nations realize more fully the aims of its Charter, in the firm belief that an effective United Nations is in America’s interests. We were asked to address this subject solely from an American perspective. We have done so. We do not presume to speak to or for others. The people of every other country will make their own decisions. However, we believe that the hopes and aspirations that the American people have for the United Nations are widely shared. In this regard, the Task Force notes that it undertakes this effort at a time of growing consensus on the imperative for reform at the United Nations, and in light of important reports on reform by the High-Level Panel on Threats, Challenges, and Change, and the secretary-general’s own report, *In Larger Freedom*.

As important stakeholders in the institution, Americans are vested in a United Nations that embodies values of honesty, decency, and fair play. An honest, decent, and just headquarters for effective multilateralism will serve the American people well, not because they expect the United Nations to turn into a world government,
but because it can serve as a valuable instrument for promoting democratic political development, human rights, economic self-sufficiency and the peaceful settlement of differences.

From the perspective of the U.S. government, the United Nations has the potential to carry out a number of critical roles that support our foreign policy interests, goals, and values.

**Legitimacy.** For many of the world’s people, the United Nations has carried the stamp of legitimacy and consensus. Americans have differing views about the importance of a United Nations’ seal of approval. This partly reflects the reality that the United Nations is one of many international options for a powerful nation such as the United States. For many other nations, however, the United Nations is the one place where they can debate with other countries, including the United States, as equals.

Thus, in certain instances a decision by the United Nations, including the legally binding decisions of the Security Council under Chapter VII, may be more acceptable to other governments than pressure from any single nation or group of nations. In this respect, the United Nations as a universal organization can help to bring about changes in the actions or positions of a government that would otherwise be difficult for that government to accept. Of course, the reverse can also be true, as was the case in March 2003, when the Security Council failed to reach consensus over Iraq.

**Diplomatic Offices.** There are instances where the United Nations is able to step in to mediate conflicts or broker disputes where a national government or governments may not be able to do so as effectively. Similarly, where an outcome is perceived to have received the endorsement of the United Nations, governments and international organizations may be more willing to lend support to that outcome, whether in the form of money, troops, or humanitarian support.

**Special Expertise.** The United Nations and related agencies and bodies possess a range of expertise and capacity. This includes expertise in preparing transitional states for elections and election monitoring, assisting the displaced and the world’s refugees, providing and coordinating emergency humanitarian relief, preventing the spread of disease, and improving the health and extending and improving the quality of life of the world’s poor.

**Leverage.** When the United Nations and its institutions work effectively, with a focus on the practical, the organization can be an effective “cost multiplier.” At its best, the United Nations can obviate national rivalries to help achieve humanitarian aims. Ideally, the United Nations can also facilitate burden sharing in instances where the United States might otherwise have to bear the bulk of the burden.

**The Challenge**

The American public’s support for the ideals of the UN Charter is traditionally strong, but their view of the institution has been shaken in recent years following the Security Council’s failure to reach agreement on Iraq and revelations of UN
mismanagement and scandal. The institution’s credibility has also suffered over time by the overall performance of certain UN bodies, including, at times, the General Assembly and the Human Rights Commission, and of such highly publicized meetings as the 2001 UN World Conference against Racism in Durban, where illiberal and antidemocratic interests prevailed.

Events of the past fifteen years have challenged the United Nations and its member-states to adapt to dramatically different dangers and demands: the problem of failed states, the emergence of catastrophic terrorism, the need for effective action to prevent genocide, and the promotion of democracy and the rule of law. In some cases, UN bodies and institutions lack authority or effective machinery to deal with these new dangers and challenges. Against this backdrop is the demand for greater accountability, transparency and efficiency, and a corresponding shift in the UN’s mission from convener of meetings to coordinator of action—from talk shop to actor.

In proposing sweeping reform of the United Nations, the Task Force notes that the United Nations is a body composed of individual nation-states, and regrets that too often member-states have found it convenient to lay blame for failures solely on the United Nations in cases where they themselves have blocked intervention or opposed action by the United Nations. On stopping genocide, all too often “the United Nations failed” should actually read “members of the United Nations blocked or undermined action by the United Nations.”

That said, the United Nations shares the blame for inaction. Until and unless it changes dramatically, the United Nations will remain an uncertain instrument, both for the governments that comprise it and for those who look to it for salvation.

- Genocide and war crimes are occurring in the Darfur region of Sudan. Although the Security Council has passed several mild resolutions calling for action. However, neither the United Nations as an institution nor its member-states individually have been successful in stopping the killing. To the contrary, there has been a consistent effort to avoid describing the mass murders honestly because that description would impel actions many members want to avoid.

- Many UN peace operations, or UN civilian missions supported by “coalitions of the willing” under national or regional command—from Namibia to Sierra Leone, Cambodia to Macedonia to Kosovo—have helped to provide stability and promote political and economic development. Nonetheless, there have also been tragic failures. In some cases, such as Sierra Leone and East Timor, progress in strengthening missions came only after rebels effectively challenged peace agreements and peacekeepers, and local inhabitants were subjected to vicious attacks resulting in large-scale loss of life. Moreover, mass killings in Rwanda and Srebrenica, Bosnia took place while UN peacekeepers stood by. In both cases, local populations had legitimate expectations of protection by the international community.
• The relatively recent establishment of the Office of the High Commissioner for Human Rights has elevated the importance of human rights. But the credibility of the Human Rights Commission has eroded to the point that it has become a blot on the reputation of the larger institution. In 2005, seven of the fifty-three countries sitting on the Human Rights Commission were listed by Freedom House as the world’s “worst of the worst” abusers of human rights.

• Democracies and nations moving toward democracy represent a growing proportion of the UN’s member-states, but they have yet to organize themselves effectively within the United Nations system to promote common interests and values. Democratic states sacrifice fundamental interests, such as human rights, in favor of regional solidarity. The so-called Non-Aligned Movement, a product of Cold War divisions, remains as a major impediment to economic development, protection of human rights, and the promotion of democracy.

• Contrary to the equality of rights for all nations enshrined in the UN Charter, Israel continues to be denied rights enjoyed by all other member-states, and a level of systematic hostility against it is routinely expressed, organized, and funded within the United Nations system.

• The United Nations has failed to undertake anything approaching the sweeping reforms needed for effective operation of the institution.

Without fundamental reform, the United Nations’ reputation will suffer, reinforcing incentives to bypass the UN in favor of other institutions, coalitions, or self-help.

**The Remedies**

The elements of a reform program to make the United Nations more effective in today’s world are not difficult to identify. They are elaborated in this report. The challenge is to make a reform process take hold, given the way member nations of the organization have come to do business at the United Nations. This Task Force has concluded that concerted leadership by the United States in helping unify action by the world’s democracies is the essential mechanism needed to make the United Nations more relevant and effective. Implementing true reform will require a 365-day-a-year effort to win key arguments and to organize a broad coalition of democracies that conclude that the future of international institutions depends on adopting reforms that implement the highest standards of honesty, accountability, and transparency. This is a complex process because each democracy has its own interests and its own traditions. Developing a habit of working together on key issues will take substantial effort on the part of the United States. However, the centrality of the rule of law, human rights, and economic development can unite differing democracies.

Today, democracies and countries moving toward democracy make up an increasing share of the 191 UN member-states. However, democracies are not organized to cooperate effectively at the United Nations. The failure of Europe and the United
States to work closely together is a particular problem. Transatlantic friction and division create opportunities for those countries or special interests opposed to change to thwart progress at the United Nations.

It is a primary conclusion of this Task Force that the challenges and problems faced by the United Nations can be addressed, but only through consistent and concerted action by the world’s genuine democracies. Effective and deep reform will result if there is a coalition of democracies, the United States centrally among them, that want to create a new accountable, transparent, honest, and effective United Nations.

A successful U.S. effort will also require bipartisanship in Washington’s approach to the organization. Continued divisions between and within the parties will cripple any serious U.S. government effort to bring about reform at the United Nations. Moreover, the executive and legislative branches must be jointly involved in the reform process so that there is a unified American position toward the United Nations.

UN reform is necessary on a number of levels. First and foremost, it is only right that American taxpayers—who foot 22 percent of the United Nations’ “regular” budget and billions more in additional UN costs—demand a fully transparent, accountable, and effective institution. Reform is also vital to the continued integrity of the institution itself. While some institutions within the UN system are effective and cost-efficient, many others are bureaucratic and lack effectiveness, accountability, and transparency. On an operational level, the United Nations must change in order to meet today’s challenges and the goals articulated in its Charter. Nowhere is this more necessary than in crafting effective strategies for preventing and halting genocide, mass killings, and major human rights abuses. The American people will strongly support a United Nations that is effective in these areas—and will be unfavorably disposed to a United Nations that again fails to deliver.

To make reform of the United Nations a reality, the Task Force calls on the president of the United States, acting through the secretary of state and the national security adviser, and working with the Congress, to propose a comprehensive reform agenda for the United Nations.

This agenda should include five elements:

• Wide-ranging institutional reforms, without which other reforms will be more difficult to implement.

• Concrete steps to make the United Nations a more effective instrument for fighting terror and preventing weapons of mass destruction from falling into the wrong hands.

• A strategy and specific measures for improving the capacity to stop genocide, mass killings, and human rights violations, including immediate action on Darfur.
• Greatly increased support as a global priority for the effort to bring developing nations out of poverty, including government-to-government assistance and private investment, with emphasis on the legal, political, and economic infrastructure that will allow such aid investment to flourish.

• Building capacity to conduct peacekeeping operations.

The Task Force did not recommend reforms requiring revisions to the charter.

**PREVENTING GENOCIDE AND HUMAN RIGHTS ABUSES**

The United States has been an effective voice for the protection and promotion of freedom and democracy throughout the world. Americans have paid for their freedom and the freedom of others in blood and treasure through a long series of wars.

The United States government should affirm that every government has a responsibility to protect its own citizens in accordance with the following principles:

• Sovereignty belongs to the people of a country, and governments have a responsibility to protect their people. If a government fails in its primary responsibility to protect the lives of those living within its jurisdiction from genocide, mass killings, and massive and sustained human rights violations, it forfeits claims to immunity from intervention (based on the principle of nonintervention in a state’s internal affairs) if such intervention is designed to protect the at-risk population.

• In certain instances, a government’s abnegation of its responsibilities to its own people is so severe that the collective responsibility of nations to take action cannot be denied. The United Nations Security Council can and should act in such cases. In the event the Security Council fails to act, its failure must not be used as an excuse by concerned members to avoid protective measures.

The United States government should call on the United Nations Security Council and General Assembly to affirm a responsibility of governments to protect their own citizens. President Bush articulated such a pledge in a written notation on a document describing the horror of the Rwandan genocide: “Not on my watch.” Future presidents should affirm the “Not on my watch” pledge. The United States should insist that states asserting an absolutist doctrine of nonintervention explain why they are preventing action against the world’s *genocidaires*. Those engaged in mass murder must understand that they will be identified and held accountable.

**The Security Council.** The Task Force did not reach agreement on the details of any Security Council expansion but does consider it very important that any such expansion enhance the effectiveness of the Security Council and not in any way detract from the Council’s efficiency and ability to act in accordance with the UN Charter. In addition, any reforms should extend to Israel, which is treated as a second-class citizen at UN headquarters in New York, and excluded from a regional grouping in Geneva.
Darfur. Since the Rwandan genocide of 1994 there has been no clearer case of a calculated, government-sanctioned campaign of extermination than the one taking place today in the Darfur region of Sudan. The Task Force concurs with President Bush and former secretary of state Colin Powell, who have described what is taking place in Darfur as “genocide.” A UN-sponsored International Commission of Inquiry on Darfur concluded in January 2005 that the government of Sudan and the janjaweed rebels had committed crimes against humanity and war crimes, the gravity of which “may be no less serious and heinous than genocide.” Calls for UN reform ring hollow while killings and war crimes continue with impunity in Darfur. The United States government should make clear that responsibility for the genocide in Darfur rests with the government in Khartoum. Palliative measures to halt the immediate loss of life will not constitute a solution. In the long run, the only secure protection for the Sudanese people is a democratic Sudan whose government respects the rights of all its people.

The United States should assemble a package of assistance for the African Union deployment in Darfur that will serve as a “force multiplier.” A logical place to plan an assistance package would be North Atlantic Treaty Organization (NATO). The United States should assist in the establishment of a “no-fly” zone over Darfur. We note that this assistance does not contemplate deploying American troops in a combat role in Sudan. The United States government should insist that perpetrators be held accountable for war crimes and crimes against humanity.

Human Rights. When world leaders met in 1945 at Dumbarton Oaks to hammer out a charter for the United Nations, Franklin Roosevelt argued for including in it a reference to individual human rights. Despite progress in the advance of human rights around the world, the United Nations has not proven to be the effective human rights champion that President Roosevelt had hoped it would be.

Indeed, so distorted has the 53-member Human Rights Commission become that countries with appalling, even monstrous, human rights records—Sudan, Syria, Zimbabwe, Libya, and Cuba, to name a few—could all be seated there. Today the government of Sudan—even as it oversees the perpetration of genocide on its own soil—is serving its second consecutive term on the commission!

The Task Force thus recommends that the Human Rights Commission be abolished. All activities currently under way under mandate of the commission should be terminated. This recommendation is in agreement with the secretary-general’s own assessment. In its place, the United States government should support the establishment of a Human Rights Council, a body ideally consisting of democracies committed to upholding and promoting the highest standards in human rights and coordinating its efforts with the Democracy Caucus and the UN Democracy Fund. The United States should support strengthening the Office of the High Commissioner of Human Rights.

In addition, the United Nations cannot presume to be an arbiter of human rights as long as Israel is discriminated against—excluded from a regional grouping at the
UN Office in Geneva and treated as a second-class citizen at UN Headquarters in New York.

**DEVELOPMENT AND HUMANITARIAN ASSISTANCE**

Addressing the needs of the developing world should not be a secondary issue on the United Nations’ agenda. It is a key challenge for the one billion people in rich nations in their dealings with the more than five billion in poor countries. Nearly fifteen million people die each year of infectious and parasitic diseases. It behooves us to raise the priority given to development, health, and education worldwide.

Over the past four years, the United States has greatly increased its commitment to alleviating suffering and enhancing economic growth and development for the 40 percent of the world’s population who live in poverty. The United Nations has played an important role in such efforts. Its development programs, however, must refocus and acknowledge the preponderance of economic evidence demonstrating that private investment, and the legal, economic, and political reforms necessary for it to flourish, are far more important to advancing and accelerating sustained economic growth and development than rendering development assistance through government aid transfers. Provision of development aid is not a goal unto itself, but a tool to help nations establish the conditions that can attract and make the best use of investment and assistance. These conditions include a commitment to open markets, good public administration, sound rule of law, and, more fundamentally, the development of democratic institutions. In addition to governmental aid, the United Nations and its specialized agencies must accept the principle that investment flows coming from the private sector will be the key to sustaining economic growth and lifting populations out of poverty.

The United States is the largest contributor to the United Nations and in absolute terms the world’s largest donor of development assistance. U.S. development assistance has doubled over the past four years. Measured on a per capita basis, the United States is either the largest or second largest donor behind Japan, depending on how one does the bookkeeping. The United Nations has correctly perceived that over the years, development assistance has often failed to achieve its primary objective of reducing poverty and spurring economic growth and development.

In that spirit, the UN secretary-general has suggested that donor nations meet a benchmark of 0.7 percent of GDP for development assistance. The Task Force did not reach agreement on whether and under what conditions to endorse the 0.7 percent GDP goal. All agreed, however, that all developed nations must raise the priority given to education, health, and economic opportunity in global affairs. In this regard, the Task Force calls on the United Nations to develop better measures for evaluating the effectiveness of assistance in recipient nations, and encourages countries to adopt the policies necessary to achieve genuine economic growth and development.

The Task Force looks forward to the day when all developed nations in addition to vital institutional reform, raise the priority given to education, health, and economic opportunity.
INTEGRITY, TRANSPARENCY, ACCOUNTABILITY, EFFECTIVENESS

The need for internal reform at the United Nations has never been more evident or urgent. Management systems that are common throughout the world in both public and private institutions are practically nonexistent at the United Nations. As the Oil-for-Food Program scandal has made clear, this UN-sanctioned program has been flawed by a combination of incompetence, gross mismanagement, and alleged corruption and criminality. Lack of effective oversight has besmirched the UN Secretariat, the UN secretary-general, and members of the Security Council. The scope and magnitude of the program overtaxed the United Nations’ flawed and fragile accountability mechanisms. Clearly, the United Nations is at present ill-equipped to manage such a program, and before any such project is again undertaken, significant reforms must be in place.

The Task Force concludes that substantial reforms of the UN’s oversight, management, budget, and personnel systems are feasible. This report addresses those reforms that are within the authority of the secretary-general to undertake and those requiring action by member-states. In both cases, a successful reform program will require serious and sustained diplomatic efforts in light of a long history of unimplemented and inadequate changes.

The Task Force recommends a reform program that includes the following five elements:

- Establishment of an authoritative Independent Oversight Board that will have all the authority no less than that of an independent audit committee operating under U.S. standards.
- Empowerment of the secretary-general to replace his or her top officials and the creation of an effective Chief Operating Officer, and the creation of a modern personnel system managed by a reformed human resources department that can evaluate performance, provide promotional opportunities for deserving employees, retire unneeded and underperforming employees, and recruit only highly qualified employees.
- Establishment of effective policies on whistleblower protection, ethical and disclosure standards for top officials, and transparency.
- Effective sunset provisions for all programs and activities mandated by the General Assembly.
- Identification of operational programs that can be made more effective through providing their funding entirely by voluntary contributions.

PREVENTING AND ENDING CONFLICTS

United Nations peacekeeping is the most resource-intensive, visible, and, arguably, most important UN activity. Over the course of the past two decades, the United Nations has experienced major growth and transformation in peacekeeping activities. Between 1948 and 1990, the United Nations initiated some eighteen
peacekeeping operations. Between 1990 and today, the Security Council, with the support of the United States, has initiated more than forty peacekeeping operations. As of late March 2005, there were nearly 70,000 international military and police forces serving in seventeen UN peacekeeping missions, and the approved budget for the period ending June 30, 2005 stood at nearly $4 billion (and was likely to rise significantly for 2005–2006).

Although there have been many successful peacekeeping missions over the years, current efforts are bedeviled by limited capacity, operational challenges, and inadequate mandates. In recent years, UN peacekeepers have been asked to assume broad responsibilities relating to peace stabilization and reconstruction in societies emerging from conflict. UN peacekeepers and their civilian counterparts have been asked, in essence, to help remake societies coming out of internal conflict—to help negotiate peace agreements, reform security sectors, promote political reconciliation and effective and democratic governance, and rebuild systems of justice. These missions differ substantially from “traditional” UN peacekeeping missions and have created new problems and challenges.

In addition, the credibility of UN peacekeeping has been badly damaged by revelations of sexual exploitation and abuse in UN operations in the Congo and elsewhere. Task Force members are deeply concerned about these revelations and believe that any overall reform effort must include an effective plan and system-wide commitment to end abuses and ensure accountability.

The Task Force finds that the United Nations cannot hope to plan for or carry out successful long-term peacekeeping operations while hobbled by the member state micromanagement endemic to the larger institution. To address these concerns, the Task Force recommends that the Department of Peacekeeping Operations (DPKO) become a more independent program with distinct rules and regulations appropriate for its operational responsibility for comprehensive peacekeeping missions. The United Nations must also credibly demonstrate its commitment to ending sexual exploitation and abuse by peacekeeping forces, including implementation of reform measures designed to ensure uniform standards of conduct for all civilian and military participants in peace operations. States that prove unwilling or unable to ensure discipline among their troops should be barred from providing troops to peacekeeping missions.

In addition to promoting the professionalization of peacekeeping, the United Nations must develop doctrine and strategy for multidimensional peace operations that thoroughly integrate the security dimension with associated economic and political development requirements.

The Task Force opposes establishment of a standing UN military force, but member-states must increase substantially the availability of capable, designated forces, properly trained and equipped, for rapid deployment to peace operations on a voluntary basis. In addition, the U.S. Department of Defense should prepare options for additional means to support UN peace operations with logistics, capac-
ity-building assistance, and other means. Finally, the Bush administration should continue and step up training efforts for African troops through the Global Peace Operations Initiative announced at last year’s Group of Eight (G-8) Summit.

**PREVENTING CATASTROPHIC TERRORISM**

Terrorism and the proliferation of nuclear, biological, and chemical weapons are deadly threats that have come together in the twenty-first century to create the world’s worst nightmare. They have become the most acute security challenge facing the United States and the international community. A fundamental judgment of the Task Force is that countering proliferation and terrorism effectively is significantly enhanced by broad international cooperation. Although such cooperation will at times be pursued most efficiently and appropriately outside the UN system—through unilateral actions or ad hoc, or more formal, interstate coalitions—the United Nations and related organizations will often be very useful, given the wide scope of their membership and the special authorities and capabilities at their disposal.

To that end, the Task Force recommends that the Security Council play a more assertive role in ensuring effective verification and enforcement of nonproliferation obligations. The United States should press within the council for improving the effectiveness of the Security Council’s Counterterrorism Committee under UN Security Council Resolution 1373. Of greatest political consequence, it should publicly list state sponsors of terror and list those countries failing to make adequate efforts to stanch terrorism emanating from their soil or to share information they may possess about terrorist organizations and individuals.

The Task Force has concluded that the International Atomic Energy Agency (IAEA) must take a more dogged, probing approach to safeguards and increase its focus on threats from nonstate actors. IAEA board members should urge that the agency’s relatively new function of investigating nuclear trafficking networks be expanded, both as a means of monitoring members’ compliance with their safeguards agreements and as a contribution to stopping such networks from providing sensitive equipment or technology to terrorist groups. The United States and other board members must strongly encourage the agency to assign higher priority to nuclear security. Finally, the agency and its board should help develop a plan designed to discourage the spread of enrichment and reprocessing facilities under national control.

On the critical subject of the nuclear fuel cycle and the Nuclear Nonproliferation Treaty (NPT), the United States should continue to promote President Bush’s proposal that nuclear suppliers not assist in the development of new uranium enrichment or plutonium reprocessing facilities in any country that does not already have them. The United States should also consider what, if any, additional steps might enhance the prospects of this U.S. plan, including a multiple-year global moratorium on the construction of new facilities in all countries, in order to create greater short-term leverage against potential proliferators.
**Definition of Terrorism.** The UN General Assembly should move expeditiously to adopt a definition of terrorism along the lines recommended by the High-Level Panel and endorsed by the secretary-general. On the basis of that definition, the General Assembly should proceed immediately to conclude a comprehensive convention on terrorism. The definition of terrorism should cover the actions of individuals or irregular organizations, rather than armies, because the latter are bound by the rules of war and need not be covered by additional language prohibiting terrorism.

**Maximizing the Chances of Success.** To advance a comprehensive reform strategy, the Task Force recommends working within the United Nations to strengthen the Democracy Caucus as an operational entity capable of organizing concerted political action to counter gross violations of human rights and to save lives. In addition, the Task Force recommends creating or strengthening alternative channels of influence outside the institution, such as the Community of Democracies.

**CONCLUSION**

During the Cold War, faced with the very real threat of nuclear war and an aggressive Soviet Union, Congress and the Executive Branch sustained collective security measures for forty-four years with remarkable stability despite many domestic and international challenges.

Now, faced with a very complex world in which people are starving to death, murdered, tortured, and brutalized, in which weapons of mass destruction are proliferating dangerously and possibly to terrorists, there is an urgent need for sustained, consistent American leadership. Confronting these threats is a matter of national security.

Without a renewed and effective United Nations, the challenges will be all that much greater. The United Nations was established sixty years ago to meet the challenges of a very different world. New, adapted, and reformed institutions, authorities, and mechanisms are needed if the United Nations is to meet today’s challenges. Such reform is necessary and desirable. With a U.S. president and a Congress united in their desire to advance our national interests, the United Nations can be reformed to meet these new challenges and the lofty—but significant—goals of its Charter.

**TASK FORCE RECOMMENDATIONS**

The subsequent chapters of the Task Force report contain specific recommendations for reform regarding the substantive and organizational issues they address. Following is a summary listing of those recommendations, keyed to the areas and issues addressed in the subsequent sections of the report.

**Saving Lives, Safeguarding Human Rights, and Ending Genocide**

**Darfur, Sudan**

- The United States should take and/or support immediate initiatives as outlined in this report to halt the genocide in Darfur, Sudan, including the assembly of...
a U.S. coordinated package of assistance for the African Union deployment in Darfur that will serve as a force multiplier.

- The U.S. government should make clear that responsibility for the genocide in Darfur rests with the government in Khartoum.

- The United States should welcome the role of the African Union (AU) in Darfur and assist in its development as an effective regional organization that can play a growing role in dealing with crises on the African continent.

- The United States should make every effort to enhance AU capabilities in two main areas: (a) ensuring that it is adequate to the task of providing security in Darfur and protecting civilians; and (b) building on AU capabilities going forward.

- At the UN Security Council, the United States should pursue a mandate for the AU-led force that provides for the protection of civilians and authorizes the deployment of a sufficiently large military force to achieve that end.

- The United States should assist in establishment of a “no-fly” zone over Darfur.

- The United States should assist in increasing the number of troops in the AU mission.

- The U.S. government should embrace the short-term strategic goal in Darfur of ending the ability of the militias to control the countryside so that security is adequate for civilians to return from refugee and IDP camps to their villages and resume everyday life.

- Perpetrators must be held accountable for war crimes and crimes against humanity.

- Press neighboring governments to cooperate with efforts to stop the killing in Darfur and not to interfere with international efforts under threat of sanction.

- Encourage the pursuit of a general peace agreement in Western Sudan/Darfur.

- Support and encourage democratic reform in Sudan.

**Human Rights**

- The United Nations and member-states should agree that the most pressing human rights task today is the monitoring, promotion and enforcement of human rights and, in particular, the stopping of genocide and mass killing.

- The UN Human Rights Commission should be abolished.

- A Human Rights Council ideally composed of democracies and dedicated to monitoring, promoting, and enforcing human rights should be created. The council should coordinate its work with the Democracy Caucus and the UN UN Democracy Fund.
The U.S. Permanent Mission to the United Nations should include an official of ambassador rank whose responsibility will be to promote the efficacy of the Caucus of Democracies within the United Nations and to promote the extension of democratic rights more broadly among member-states.

The U.S. Government should support authority for the High Commissioner for Human Rights to appoint an advisory council to exchange information, develop best practices, promote human rights, and publicize offenses.

The U.S. Government should support the work of national and regional courts, as well as tribunals authorized by the Security Council, as well as truth and reconciliation commissions, in identifying those responsible for mass atrocities and prosecuting, and punishing them as appropriate.

Responsibility to Protect Your Own Citizens

The U.S. government should affirm that every sovereign government has a “responsibility to protect” its citizens and those within its jurisdiction from genocide, mass killing, and massive and sustained human rights violations.

The United States should endorse and call on the UN Security Council and General Assembly to affirm a responsibility of every sovereign government to protect its own citizens and those within its borders from genocide, mass killing, and massive and sustained human rights violations.

Future presidents should affirm the “Not on my watch” pledge, articulated by President Bush in a notation on a document describing the horror of the Rwanda genocide.

The urgent task required of all United Nation member-states right now, which the United States should lead, is to determine available capabilities and coordinate them so they can be brought rapidly to the fore in a crisis.

The United States should be prepared to lead the Security Council in finding the most effective action across the full range of legal, economic, political, and military tools.

The United States should take the lead in assisting the United Nations and other institutions in identifying potential assets and creating or improving mechanisms for coordination.

The United States must insist that in cases in which the Security Council is unable to take effective action in response to massive human rights abuses and/or genocide, regional organizations and member-states may act where their action is demonstrably for humanitarian purposes.

Support inclusion of language in all Chapter VII Security Council Resolutions calling on member-states, regional organizations, and any other parties to voluntarily assess the capabilities they can contribute to enforcement of the Resolution.
Undertake a review of assistance programs to assess what bilateral action the United States can take that will enhance the capabilities of regional and other international organizations to prevent or halt genocide, mass killings, and massive and sustained human rights violations.

The U.S. Government should reiterate that punishing offenders is no substitute for timely intervention to prevent their crimes and protect their potential victims.

Rapid Reaction Capability

The United Nations must create a rapid reaction capability among UN member-states that can identify and act on threats before they fully develop. The Task Force, however, opposes the establishment of a standing UN military force.

The United States should support the principle that those nations closest to a crisis have a special regional responsibility to do what they can to ameliorate the crisis.

The United States should also provide assistance aimed at the development of regional capacity in advance of a crisis.

Support discretionary authority of the High Commissioner for Human Rights (HCHR) and the Special Advisor for the Prevention of Genocide (SAPG) to report directly to the Security Council.

Ensure that the office of the HCHR and SAPG have adequate resources to rapidly investigate at the first indication of trouble.

Support linkage of early information on potential genocide, mass killing, and massive and sustained human rights violations situations to early action to prevent.

In Need of Repair: Reforming the United Nations

General Recommendations

The United Nations, most importantly, needs to create an Independent Oversight Board (IOB) that would function in a manner similar to a corporate independent audit committee. The IOB would receive Office of Internal Oversight (OIOS) reports and, in consultation with the Board of Auditors and Secretariat management, would have the authority to fix the budget and approve and direct the assignments of the OIOS and of the Board of External Auditors just as an independent audit committee in the United States has such authority with respect to both the internal and external auditor. The OIOS budget must be set by an Independent Oversight Board and submitted to the General Assembly budget committee in a separate track outside the regular budget.

The United Nations must provide both the resources and the authority to OIOS to provide appropriate oversight to every activity that is managed by
UN personnel whether or not that activity is funded by the assessments of the General Assembly or by voluntary contributions.

- Oversight reports must be accessible to member-states under guidelines that facilitate transparency and meet, at a minimum, the freedom of information flow between U.S. investigative agencies and the Congress.

- The UN Secretariat needs to have a single very senior official in charge of daily operations and filling the role of Chief Operating Officer (COO).

- The United States should insist on management capability as a fundamental criterion for the selection of the next UN secretary-general.

- The United Nations must establish effective policies for whistleblower protection and information disclosure.

**Budget and Programming**

- The 5.6 rule, which requires the Secretariat to identify low-priority activities in the budget proposal, should be enforced and bolstered by an additional requirement that managers identify the lowest priority activities equivalent to 15 percent of their budget request or face an across the board reduction of that amount. The identification of 15 percent of the budget as low priority should not necessarily be interpreted as a list for elimination, but as information on what programs could be reduced in favor of higher priority mandates.

- The Secretariat’s leadership must demand that managers define and attempt to achieve specific outcomes. Future budgets should be tied to whether those results are achieved. The OIOS should be tasked with a larger monitoring/evaluation role to evaluate the degree to which programs are achieving their targeted results.

- The United States should support the secretary-general’s plan, described in his March 21 report, to establish a Management Performance Board “to ensure that senior officials are held accountable for their actions and the results their units achieve.”

- The United States should insist upon both of the secretary-general’s sunsetting proposals: the 1997 proposal to include sunset clauses for all major new mandates, and the proposal in the March 21 report this year to review all mandates dating back five years or more. Every mandate and program should have a sunset clause to ensure that it is regularly evaluated and continues to perform a necessary function. The sunset clauses should assume that programs will be shut down unless the General Assembly’s budget committee confirms by consensus that they should continue based on a publicly available analysis identifying the program’s purpose, budget, and ongoing relevance.

- The United States should insist that the United Nations publish annually a list of all subsidiary bodies and their functions, budgets, and staff. Their budgets
should be subject to the same sunset provisions that apply to other UN programs and activities. The United Nations should also publish budget information in a manner that lays out multi-year expenditures by program and identifies the source of funds as assessed or voluntary (including the source country) and includes in-kind contributions.

The U.S. Office of Management and Budget (OMB) should annually report to Congress on all U.S. contributions, both assessed and voluntary, to the United Nations. Moreover, given the problem of duplication within the UN system, the new COO should be charged with analyzing programs and mandates to verify that they do not overlap with other mandates, programs, or entities in the UN system.

The United States should work with a representative group of member-states to explore ways of giving larger contributors a greater say in votes on budgetary matters without disenfranchising smaller contributors. The consensus-based budget process has proved effective at reining in increases in the UN budget but not at setting priorities or cutting many obsolete items.

**Personnel**

The United States should insist on the secretary-general’s call in his March 21 report for a one-time severance program to remove unwanted, or unneeded, staff, and should monitor that program closely to ensure it is designed to remove the staff who ought to be removed.

The United Nations should not offer permanent contracts to any new employees. The identification of redundant staff, along with other relevant recommendations in this report, should apply fully to the UN’s nearly 5,000 contractors and consultants.

The UN’s hiring practice must reflect the emphasis on competence laid out in the Charter, with geographical considerations taken into account only after the competence test is met.

The United States should insist that the United Nations install a more empowered and disciplined Human Resources Department that employs all the techniques of modern personnel policies.

The United States should support granting UN managers the authority to assign employees where they can be best used and amending job placement policies to permit promotional opportunities.

The United Nations should more systematically take advantage of secondments of personnel from member-states on a pro bono basis for specified periods or tasks.
The General Assembly must fully implement its new requirement that candidates for positions on the UN Administrative Tribunal must possess appropriate qualifications before being approved.

In criminal cases involving UN personnel, immunity should be waived unless the Legal Advisor to the secretary-general determines that justice is unlikely to be served in the country at issue. The Legal Advisor’s report should be made available to the proposed Independent Oversight Board to ensure accountability to an independent body. Efforts must be made to find an appropriate jurisdiction elsewhere.

Legal fees for accused staff should only be reimbursed if the accused staff is cleared by appropriate legal processes.

A new standard of personnel ethics must be developed and advertised within the United Nations. Disclosure forms must be mandatory at the P-5 level and above. Failure to disclose must be sanctioned, and sanctions clearly laid out. An Office of Personnel Ethics should be established within the Secretariat but accountable to the IOB to serve as a repository for disclosure documents. These documents must be made available to member-states upon request.

The United Nations must meet the highest standards of information disclosure. The United States should carefully monitor the Secretariat’s current efforts to develop a comprehensive information disclosure policy.

If the United Nations is again called upon to administer a large scale sanctions regime it should set up an effective and separate management structure, with serious audit capacity, to do so.

The United States should work with other member-states to identify which of the operational programs now receiving funds from the assessed budget should be funded entirely by voluntary contributions.

The Department of Peacekeeping Operations (DPKO) should become a more independent program with distinct rules and regulations appropriate for its operational responsibility for comprehensive peacekeeping missions. Its responsibilities must include coordination with broader reconstruction and development activities of the United Nations.

The General Assembly’s committee structure should be revised to increase its effectiveness and to reflect the substantive priorities of the United Nations, as identified in other parts of the Task Force report. Bearing in mind the recommendations of this report, the United States should review the mandates and performance of the committees with a view to identifying areas of duplication between the committees and other bodies, programs and mandates in the UN system.
**Deterring Death and Destruction: Catastrophic Terrorism and Proliferation of Nuclear, Chemical, and Biological Weapons**

**UN Security Council**

- P-5 members should consult regularly on proliferation and terrorism issues. Frequent substantive contacts will not guarantee unanimity, but they will promote greater convergence in perceptions of the threat and facilitate more constructive engagement when difficult issues are brought before the Council.

- The Council as a whole should also meet regularly on proliferation and terrorism issues. It should receive closed-door briefings three or four times a year by the Directors General of the IAEA and OPCW, the Chairs of the CTC and 1540 Committee, and other senior officials from relevant UN organizations.

- The United States and other Security Council members should urge the 1540 Committee to move aggressively in encouraging UN members to put in place the laws and control measures required by UN Security Council Resolution 1540.

- The United States should press within the Council for improving the effectiveness of the UNSCR 1373’s Counter-Terrorism Committee.

- The United States should promote the “naming of names” that is, the United States should push the Security Council to have the 1373 Committee publicly list state sponsors of terror.

- The United States should take the lead in the Council to rationalize the work of the three Security Council committees responsible for terrorism and proliferation under three separate resolutions (1267, 1373, and 1540).

- The United States should also take the lead in the Council on steps to strengthen international verification such as it is in the nonproliferation fields. If the IAEA or OPCW Technical Secretariat, respectively, is unable with existing authorities to resolve whether a particular country is in compliance, the Council will meet immediately with a view to providing authorization, under Chapter VII, to utilize much more extensive, supplementary verification methods (e.g., comparable to those authorized for use in Iraq by UN Security Council Resolution 1441).

- The Council should also strengthen the UN secretary-general’s existing authority to initiate field investigations of alleged violations of the Geneva Protocol or BWC by making it mandatory for states to grant prompt access and provide full cooperation.

- To carry out the more robust supplementary verification activities in the nuclear and chemical fields that may be authorized by the Security Council, the IAEA and OPCW should be prepared to make available on short notice inspectors who are specially trained in more rigorous verification methods. In the biological weapons area, where no comparable verification organization exists, the
Council should establish and train a roster of specialists who would be available immediately in the event that the Council or secretary-general (under his authority to initiate CW or BW investigations) activated them.

- The U.S. should support a Council instruction to UNMOVIC and the IAEA to document and archive information on the investigation of Iraqi WMD programs begun in 1991, with a mandate to complete the task within six months.

- On the critical subject of the nuclear fuel cycle and the Nuclear Non-Proliferation Treaty, the United States should continue to promote the Bush Administration’s initiative to prevent the acquisition of uranium enrichment and plutonium reprocessing facilities by additional countries.

- The United States should encourage the Council to strengthen legal authorities to interdict illicit WMD-related shipments and disrupt illicit WMD-related networks.

- The United States should urge Council action to discourage and impede unjustified use of the NPT’s withdrawal provision, which allows a party to leave the Treaty after 90 days if it asserts that remaining in the Treaty would jeopardize its supreme interests.

- The Council should develop a menu of penalties that would be available for future Council consideration in individual cases of violations.

**UN General Assembly**

- The General Assembly should move expeditiously to adopt a definition of terrorism along the lines recommended by the High-Level Panel and endorsed by the secretary-general. On the basis of that definition, the Assembly should proceed as soon as possible to conclude a comprehensive convention on terrorism. The definition of terrorism should cover the actions of individuals or irregular organizations, rather than armies since the latter are bound by the rules of war and need not be covered by additional language prohibiting terrorism. Although international consensus on the basis of the formulation contained in the High-Level Panel would be a major step forward, the definition of terrorism should ideally also cover acts of violence against noncombatant military units—for example, those deployed to a given country as part of a UN-authorized peacekeeping force or those present on foreign soil only to provide training or receive logistics support.

- The Terrorism Prevention Branch of the UN Office on Drugs and Crime (UNODC) should be encouraged to intensify its efforts to promote wide adherence to the international conventions on terrorism, especially the new Convention for the Suppression of Acts of Nuclear Terrorism, and to provide member-states legal advice on domestic implementing legislation necessary to make those conventions effective.
**International Atomic Energy Agency (IAEA)**

- The United States should continue pressing for establishment of a committee of the IAEA Board to review the Agency’s role in monitoring and promoting compliance with nuclear nonproliferation obligations.

- The IAEA and its Board should strongly promote universal ratification and rigorous enforcement of the Additional Protocol. Nuclear Suppliers Group members can assist in this effort by adopting a guideline that makes adherence to the Additional Protocol by recipient states a condition for nuclear cooperation.

- IAEA Board members should urge that the Agency’s relatively new function of investigating nuclear trafficking networks be expanded.

- The United States and other Board members must strongly encourage the IAEA to assign higher priority to nuclear security.

- The IAEA and its Board should examine means of assuring countries that renounce the right to possess their own enrichment and reprocessing capabilities that they will have reliable access to nuclear reactor fuel supplies.

**Organization for the Prohibition of Chemical Weapons (OPCW)**

- The missions of OPCW and its Technical Secretariat should be adjusted to deal more heavily with the nonstate actor chemical weapons threat.

- OPCW should become a partner of the 1540 Committee to help it implement UN Security Council Resolution 1540’s requirements in the chemical area as in the case of the IAEA for nuclear issues, including taking the lead in assisting in establishing international standards for legislation criminalizing CW-related activities by nonstate actors. It should assist the Committee in the area of physical protection, assessing the adequacy of security and accountancy measures at declared chemical weapons storage depots and developing international standards for protecting chemical industry plants against theft or sabotage. With respect to the reports countries are called upon to submit under 1540, the OPCW would assist in evaluating performance, suggesting improvements, and coordinating assistance efforts.

- The United States and other CWC parties should request OPCW’s Technical Secretariat to examine the potential for state and nonstate actors to use new technologies, such as micro-reactors and novel chemical agents, for CW purposes and make recommendations on whether and how the CWC regime can be modified to keep up with the evolving CW proliferation threat.

**World Health Organization (WHO)**

- While the WHO should strengthen its existing public health capabilities that are also relevant to reducing the biowarfare threat, consideration should urgently be given to establishing a new U.N. organization responsible for dealing with biological weapons issues.
WHO should be encouraged to undertake a major upgrading of its global disease surveillance and response network. The United States should be prepared to take the lead in persuading other donor governments to commit the additional resources required. Informal arrangements should be worked out so that, in the event of a suspicious disease outbreak that seemed to be the result of intentional BW use, WHO could immediately notify the new UN biological warfare organization and the UN secretary-general, who would be in a position to dispatch biowarfare experts to assist WHO in its investigation.

The new UN organization responsible for countering the bio-warfare threat would work with the 1540 Committee and relevant international health organizations, including WHO, to develop common international biosecurity standards, both with respect to ensuring that only bona fide scientists have access to dangerous pathogens and ensuring that facilities engaged in legitimate research with dangerous pathogens have adequate physical security measures in place.

The new bio-warfare organization should also work with the WHO and other international scientific organizations to develop international guidelines or standards for reviewing, approving, and monitoring dual-use bioscientific research projects, particularly in the area of genetic engineering, that could produce results that could be applied by states or terrorist groups to offensive BW purposes.

Conference on Disarmament (CD)

The CD has outlived its usefulness and should be disbanded. Instead of having a single multilateral negotiating body take its place, the Security Council should, as the need arises, set up ad hoc bodies of manageable size to take on discrete, narrowly defined tasks, such as negotiating a treaty banning further production of fissile materials or developing common international standards for biosecurity.

War and Peace: Preventing and Ending Conflicts

UN Peacekeeping: Doctrine, Planning and Strategic Guidance

The Department of Peacekeeping Operations should develop doctrine that recognizes the need for capable forces in the new security environments in which peacekeepers are mandated by the Security Council to operate, and the United States should press for member state acceptance of these new realities and their resource implications.

More broadly, the United Nations should develop doctrine and strategy for multidimensional peace operations that thoroughly integrate the security dimension with economic and political development requirements. Prior to deployments, a strategic assessment of the crisis situation should be made to determine the full range of measures necessary to effectively address the causes of the crisis. Strategic mission plans should precede deployments, and should be drafted by senior-level mission strategy groups brought together prior to missions.
Sexual Exploitation and Abuse

The United Nations must quickly implement a policy of zero tolerance of sexual exploitation and abuse by peacekeepers. The United States should strongly support implementation of reform measures designed to ensure uniform standards for all civilian and military participants in peace operations; training programs relating to sexual exploitation and abuse; increased deployment of women in peacekeeping operations; deployment of established (rather than “patched together”) units to peacekeeping operations; accountability of senior managers; effective data collection and management; victims assistance; staffing increases to enhance supervision; and organized recreational activities for peacekeepers.

While these measures have recently been endorsed by member-states, the United States should urge generous budgetary support for these initiatives, and should also press for independent investigative capacity.

The United States should seek to ensure effective programs of assistance for victims who make substantial claims, even when neither the victim nor the United Nations is able to obtain redress from the perpetrator of the abuse.

States that prove unwilling or unable to ensure discipline among their troops should not be permitted to provide troops to peacekeeping missions.

Rapid Deployment

While the Task Force does not endorse a standing UN military force, members-states must increase substantially the availability of capable, designated forces, properly trained and equipped, for rapid deployment to peace operations on a voluntary basis. The Secretariat should enhance its capacity to coordinate increases in member state contributions to the Stand-by Arrangements system.

The United States should sustain and strengthen its support for regional peacekeeping capacity building, such as the Global Peace Operations Initiative.

The Department of Defense should prepare policy options for U.S. support of capacity enhancements and for U.S. engagement in peace operations consistent with U.S. national interests.

The UN Role and Capacity in Conflict Mediation and Peacebuilding

To enhance support for UN efforts at conflict mediation and negotiation, the United States should support an increase in resources for the Department of Political Affairs (DPA), following an independent study providing a strategy for enhancing DPA capacity and improving coordination with DPKO.

To enhance support for postconflict peacebuilding activities, the United States should support the creation of a Peacebuilding Commission, a Peacebuilding Support Office, and a voluntary peacebuilding support fund.
The United States should also encourage member governments with expertise in peacebuilding activities, such as those related to rule of law, to play lead nation roles on these issues in particular peace operations.

The Task Force supports an increase in funding for the peace operation-related activities of the Office of the High Commissioner for Human Rights and the UN's Electoral Assistance Division.

**U.S. Capacity in Civilian Postconflict Stabilization Activities**

To enhance U.S. ability to support postconflict reconstruction and to coordinate its efforts with the United Nations and other governments, the United States should strengthen the new State Department Office of Reconstruction and Stabilization, and Congress should provide it with resources necessary (and requested by the Administration) to play its coordination role.

**Sanctions**

Sanctions must be part of an overall strategy that integrates diplomacy and coercion in an informed and effective manner, and must be carefully targeted to avoid unintentional impacts, punish perpetrators of abuses and illegality, and create incentives for change. Member-states and the Secretariat must develop dedicated capacities for sanctions analysis, implementation and enforcement.

**Helping People and Nations: Development and Humanitarian Assistance**

**General Recommendations**

The U.S. Department of State should be the policy leader for development and humanitarian assistance issues, especially with respect to coordinating U.S. Government support to multilateral organizations.

Enhance the predictability and coherence of U.S. support.

Place greater emphasis on external evaluation.

**Reducing Poverty**

Push the United Nations to balance the interest in poverty reduction with an interest in governance and economic growth.

The U.S. Department of State’s new office for the Office of the Coordinator for Reconstruction and Stabilization (S/CRS) should establish a collaborative relationship with the UN Peacebuilding Commission, if such a new body is created as part of UN reform.

Reorient the mission and activities of the Economic and Social Council (ECOSOC), giving it a clearly focused mission.

ECOSOC should eliminate the practice of secret voting by members, and the Department for Economic and Social Affairs should be streamlined.
Strengthen the UN relationship with the World Bank should be strengthened.

Connect the UN Development Group (UNDG) with the equivalent executive bodies dealing with humanitarian and peacekeeping operations.

Empower resident coordinators with regard to sector-wide strategies and budgets.

Apply new business models for delivering assistance, including greater partnership between UN agencies and the private sector.

Rationalize and simplify the funding of UN Programs.

The Consolidated Appeals Process (CAPS) model—which greatly improves transparency and improves the ability of member governments to donate to priority programs—should be replicated beyond its current application in humanitarian relief to other domains of UN assistance, such as child survival, peace-building, rule of law, postcrisis recovery (including demobilization and reintegration of soldiers), and disaster risk mitigation.

Allow leading UN officials and resident coordinators to appoint the personnel they wish, but hold them accountable for the mission and results.

UN field offices should be encouraged to continue moving toward common services.

Establish third-party and independent mechanisms for auditing as well as for monitoring and evaluation.

**Containing Disease**

Strengthen the lead coordinating role of WHO in combating infectious diseases.

WHO should operate in all areas of the world. Taiwan, for instance, is excluded from WHO membership due to the opposition of China. This deprives the organization of valuable resources and significantly impedes the fight against the SARS epidemic and other infectious diseases. Taiwan should have the closest possible association with WHO.

Strengthen and mandate UNICEF to regain the lead it once had, ten years ago, in the global efforts for child survival and against hunger and nutritional deficiency diseases.

**Alleviating Disaster**

Re-engineer the relief architecture of the current UN.

Require that 15–20 percent of disaster funding be spent toward risk reduction and mitigation.
2
Saving Lives, Safeguarding Human Rights, and Ending Genocide
The Task Force notes that the United Nations is a body of member-states and regrets that, too often, member-states have found it convenient to lay blame solely on the United Nations in cases when member-states themselves have blocked intervention or opposed action by the United Nations. On stopping genocide, all too often “the United Nations failed” should actually read “members of the United Nations blocked or undermined action by the United Nations.” Nevertheless, the Task Force believes that the American people expect effective action from the United Nations in terms of enhancing the international community’s ability to act to save lives and make people safer. Nowhere is this more true than in crafting effective strategies for preventing and halting genocide, mass killing, and major human rights abuses. The Task Force believes that the American people will strongly support a United Nations that is effective in these areas—and will be unfavorably disposed to a United Nations that fails to deliver. The following is a summary of key recommendations made concerning these areas:

- The United States should endorse and call on the UN Security Council and General Assembly to affirm a responsibility of every sovereign government to protect its own citizenry and those within its borders from genocide, mass killing, and massive and sustained human rights violations.

- The United Nations and member-states should agree that the most pressing human rights task today is the monitoring, promotion, and enforcement of human rights and, in particular, the stopping of genocide and mass killing.

- The UN Human Rights Commission should be abolished.

- A Human Rights Council ideally composed of democracies and dedicated to monitoring, promoting, and enforcing human rights should be created. The council should coordinate its work with the Democracy Caucus and the UN Democracy Fund.

- The United States should take and/or support immediate initiatives as outlined in this report to halt the genocide in Darfur, Sudan, including the assembly of a U.S.-coordinated package of assistance for the African Union deployment in Darfur that will serve as a force multiplier.

- The United Nations must create a rapid reaction capability among UN member-states that can identify and act on threats before they fully develop. The Task Force, however, opposes the establishment of a standing UN military force.

The problem of responding effectively to genocide comes down to three key elements:

Authority. The United States has been an effective voice for the protection and promotion of freedom and democracy throughout the world. Americans have paid for their freedom and the freedom of others in blood and treasure through a
long series of wars. Our Declaration of Independence says the first right that all people are endowed with by their Creator is the right to life.

The United States government should affirm that every sovereign government has a “responsibility to protect” its citizens and those within its jurisdiction from genocide, mass killing, and massive and sustained human rights violations.

Sovereignty belongs to the people of a country, and governments have a responsibility to protect their people. If a government fails to protect the lives of those living within its jurisdiction from genocide, mass killing, and massive and sustained human rights violations, it forfeits claims to immunity from intervention (based on the principle of nonintervention in a state’s internal affairs) if such intervention is designed to protect the at-risk population. This principle is consistent with existing UN Charter authority.

In certain instances, a government’s abnegation of its responsibilities to its own people is so severe that the collective responsibility of nations to take action cannot be denied. The United Nations Security Council can and should act in such cases. In the event the Security Council fails to act, its failure must not be used as an excuse by concerned members to avoid protective measures. The United States should insist that states asserting an absolutist doctrine of nonintervention explain why they are prevent action against the world’s genocidaires. Those engaged in mass murder must understand that they will be identified and held accountable.

The United States government should call on the UN Security Council and General Assembly to affirm a responsibility of every sovereign government to protect its own citizenry and those within its borders from genocide, mass killing, and massive and sustained human rights violations. The secretary-general’s High-Level Panel and his own reform recommendations in the In Larger Freedom report address these issues as well.¹

President Bush articulated a pledge in a written notation on a document describing the horror of the Rwanda genocide: “Not on my watch.”

Future presidents should affirm the “Not on my watch” pledge.

Ability. The United Nations, through its member-states and other international or transnational organizations or institutions, has substantial resources that they can bring to bear to the urgent task of preventing or halting genocide, mass killing, and massive and sustained human rights violations.

The urgent task required of all United Nations member-states right now, which the United States should lead, is to determine available capabilities and coordinate them so they can be brought rapidly to the fore in a crisis.

It is important to remember that effective action in a pregenocidal situation may take many forms.
The United States should be prepared to lead the Security Council in finding the most effective action across the full range of legal, economic, political, and military tools.

In addition to military action—which should never be ruled out, lest it encourage perpetrators to wait out the international community—potential tools include publicity, the Security Council’s taking action, sending a UN special envoy, applying “smart” sanctions against ringleaders (travel bans, asset freezes), threat of prosecution against the leaders and their agents, suspension of UN privileges, suspension of military sales, and economic sanctions.

Regional and other organizations often have substantial capacity at their disposal. NATO, the European Union, the African Union, and other institutions can bring effective pressure and, when necessary, forces to bear against genocide and mass killing. In addition, individual states have capabilities they may be willing to offer in response to particular situations.

The United States should take the lead in assisting the United Nations and other institutions in identifying potential assets and creating or improving mechanisms for coordination.

For example, UN Security Council resolutions under Chapter VII should call on all member-states and other international and regional organizations to assess the relevant and appropriate capacity they possess to address the situation at hand and report back to the Security Council. In addition, the United Nations and other international and regional organizations should establish robust liaison offices in order to facilitate coordination.

**Action.** The first key component of mobilizing effective action is determining the potential development of genocide, mass killing, or massive and sustained human rights violations. There are cases in which action is needed no matter whether there has been a finding of genocide.

The United States should strongly support the creation of an enhanced and effective capability within the UN system to identify these threats before they fully develop. This capability should be assigned to the Office of the Special Adviser for the Prevention of Genocide in association with the Office of the High Commissioner for Human Rights. They can organize early detection and warning procedures and link them to effective early action. Both the Special Adviser and the High Commissioner should have the authority to report such matters directly to the Security Council. The Task Force, however, opposes the establishment of a standing military force.

The United States should support the principle that those nations closest to a crisis have a special regional responsibility to do what they can to ameliorate the crisis.
Appropriate assistance can come from nations or organizations outside the region when the nations closest to the crisis lack capacity.

- The United States should also provide assistance aimed at the development of regional capacity in advance of a crisis.

Some regional and international organizations seek to become more active in dealing with human rights crises but lack well-developed infrastructure and sufficient assets to be effective. The United States should consider the importance of developing such capability in the context of assistance programs. When a matter comes before the Security Council, the council should appoint a contact group of involved nations to monitor action toward its resolution. The contact group can provide additional liaison with regional organizations.

- The United States must insist that in cases in which the Security Council is unable to take effective action in response to massive human rights abuses and/or genocide, regional organizations and member-states may act.

**STRATEGIES AND SYSTEMS FOR EFFECTIVELY STOPPING GENOCIDE AND MASS MURDER**

One of the major problems in stopping genocide is the challenge of acting effectively while the genocide and mass killing are being perpetrated. The process of identifying the problem, getting agreement that action by the Security Council or individual nations is necessary, and then fashioning effective intervention is long and complicated.

The tragedies of Cambodia, Bosnia, Rwanda—and now Darfur—are grim and heartrending warnings that the limited tools for intervention have proven unusable and/or ineffective at deterring or stopping those who would engage in genocide, mass killing, and massive and sustained human rights violations. The following system would augment and clarify the process for protecting the innocent from these abuses.

Under the “responsibility to protect your own citizens,” the United States should propose a new set of strategies to be explicitly promulgated as a promise to the innocent and a guarantee of punishment to regimes engaged in genocide, mass killing, and massive and sustained human rights violations.

1. If genocide, mass killing, or massive and sustained human rights violations are under way, the government should be warned that it has a responsibility to protect its own citizens.

2. Governments engaged in genocide, mass killing, and massive and sustained human rights violations should face sanctions, including seizure of financial assets of national leaders and those of their families and associates. A UN Security Council resolution should declare the regime to be criminal and impose on all member-states the absolute obligation to cut off all financial aid, diplomatic ties, etc. As such nations would have demonstrably “persistently violated the principles
contained in the present [United Nations] Charter,” they should be expelled in accordance with Article VI of the Charter. No representative of the criminal regime should be granted entry by other nations. In effect, any regime committing genocide, mass killing, and massive and sustained human rights violations would be ostracized by the world.

3. If the above measures fail to lead to an expeditious change in behavior, the Security Council should consider authorizing military intervention. Any military assets that can easily be destroyed or impounded should be immediately at risk. The Security Council should ensure that the intervention possesses the authority and capability to achieve its objective of preventing or halting genocide, mass killing, and massive and sustained human rights violations in the face of opposition by the criminal regime or its proxies. In the event that the Security Council is derelict or untimely in its response states—individually or collectively—would retain the ability to act.

4. Those perpetrating mass murder will be identified and held accountable. Accountability can come in many forms, including through tribunals authorized by the Security Council, national courts, hybrid tribunals, regional courts, or truth and reconciliation commissions.

Success has to be defined as stopping the killing and holding the guilty accountable. Talking while people die is not success. To the contrary, an impotent and ineffective response simply encourages others inclined to commit genocide, mass killing, and massive and sustained human rights violations. The measurement has to be in the reality on the ground for the innocent, not dialogue among diplomats and bureaucrats in New York and elsewhere.

**PREVENTING GENOCIDE**

Specific measures the Task Force recommends the United States take to prevent future occurrences of genocide, mass killing, and massive and sustained human rights violations include the following:

- Support inclusion of language in all Chapter VII Security Council resolutions calling on member-states, regional organizations, and any other parties to voluntarily assess the relevant capabilities they can contribute to enforcement of the resolutions. Security Council resolutions have the potential to be more effective if they generate a menu of potential capabilities for enforcement. For example, as a crisis emerges, member-states should ask themselves whether and what they can contribute, either on their own or in conjunction with other states or relevant organizations such as NATO and the EU. This will not only generate a positive list of capabilities but will also reveal areas in which capabilities are missing, potentially allowing swifter action to generate them. Security Council resolutions should trigger expanded “prudent planning” in all such organizations. A key element in the prudent planning will be improved mechanisms for rapidly raising forces for quick deployment in crisis situations.
Undertake a review of assistance programs to assess what bilateral action the United States can take that will enhance the capabilities of regional and other international organizations to prevent or halt genocide, mass killing, and massive and sustained human rights violations. The U.S. assistant secretary of state for international organizations or other appropriate official should lead an interagency working group to conduct this review.

Encourage the AU and other regional bodies to develop their own capabilities to prevent and halt genocide, mass killing, and massive and sustained human rights violations. Where appropriate, the United States should support these efforts through training, logistics, intelligence, and equipment.

Support discretionary authority of the High Commissioner for Human Rights (HCHR) and the Special Adviser for the Prevention of Genocide (SAPG) to report directly to the Security Council. The HCHR and SAPG need to establish processes that ensure warnings are received efficiently and then speedily reviewed and investigated. Direct reporting authority helps ensure timely reporting in a crisis. This independent reporting capability, in turn, is likely to encourage other components of the UN structure to act quickly and weigh in on the crisis.

Ensure that the offices of the HCHR and SAPG have adequate resources to rapidly investigate at the first indication of trouble. Nongovernmental organizations and neighboring national governments are often the “eyes and ears” of the international community in terms of early detection. The SAPG office needs significantly greater resources but must retain an ability to move quickly. The special adviser position should be full-time. Additional resources should be provided for the HCHR office to consolidate rapporteur functions in that office.

Support linkage of early information on potential genocide, mass killing, and massive and sustained human rights violation situations to early preventive action. All reporting should include options for early action. These need not be exhaustive, but they should begin with the presumption that effective action is necessary and will be taken.

HUMAN RIGHTS

When world leaders met in 1945 at Dumbarton Oaks to hammer out a charter for the United Nations, Franklin Roosevelt argued for including in it a reference to individual human rights. Roosevelt was probably the only Allied leader at the table with an abiding interest in the subject, a characteristically American concern. In any event, he was persuasive enough to see to it that the UN Charter, unlike the Treaty of Versailles and the League of Nations Covenant that had preceded it, spoke of human rights. Many of these ideals were then incorporated in the 1948 Universal Declaration on Human Rights, which was championed by the United States.

In the intervening decades, however, the United Nations has not proven to be the advocate of human rights that President Roosevelt had hoped. Indeed, so distorted has the UN Human Rights Commission become that countries with appalling, even monstrous, human rights records—Syria, Zimbabwe, Libya, and Cuba, to name a
few—could all be seated there. Iraq, too—at the very moment between 1987 and 1988, when “Chemical Ali,” at the behest of Iraqi dictator Saddam Hussein, was deploying mustard gas and Sarin nerve agents against his Kurdish countrymen, massacring one hundred thousand of them; arresting and detaining for months, in unspeakable conditions, thousands of Kurdish women, children, and elderly people; supervising the disappearance of tens of thousands of villagers, sometimes entire populations of villages; and so forth—was a member in good standing of the commission. Today the government of Sudan, even as it oversees the perpetration of a genocide on its own soil, is serving its second term there. As a result of its politicization and eroded credibility, the Human Rights Commission is failing in the most imperative human rights task now: monitoring, promoting, and enforcing human rights.

“We have reached a point at which the commission’s declining credibility has cast a shadow on the reputation of the United Nations system as a whole and where piecemeal reforms will not be enough,” Secretary-General Kofi Annan told delegates in Geneva on April 7, 2005. “The commission’s ability to perform its tasks has been overtaken by new needs and undermined by the politicization of its sessions and the selectivity of its work.”

The Task Force recommends that the UN Human Rights Commission be abolished. All activities currently under way under mandate of the commission should be terminated (without prejudice to the possibility of reauthorization under other auspices, as appropriate). This recommendation is in agreement with the UN secretary-general’s own assessment.

The U.S. government should support the creation of a Human Rights Council, ideally composed of democracies, to monitor and enforce human rights. The United Nations’ credibility on human rights is undermined by its failure to hold its member-states to the human rights standards codified in the UN Charter. The United Nations counts the world’s worst human rights offenders as members in full standing. To the extent that the United Nations can contribute to the promotion, extension, and protection of human rights in the context of a world body whose de facto sole criterion of membership is territorial sovereignty, that contribution is most welcome. However, until the United Nations holds its members accountable for their failure to observe well-established human rights norms, the United Nations is not the best forum for the proposed Human Rights Council. Human rights are best promoted by states that themselves respect the human and political rights of their own citizens. Democratic governments that recognize the equal freedom of all citizens offer the best protection of human rights and the best examples in “state practice” in terms of customary international law on the protection of human rights. Historically, they have also been the most forceful and effective proponents of the extension of human and political rights and the end of their abuse. The council should be smaller than the Human Rights Commission and sit in permanent session. States under UN sanction and states unwilling to accept
monitoring missions authorized by the council must be ineligible for membership. The council should ideally consist of democracies committed to upholding and promoting the highest standards in human rights and coordinate its effort with the Democracy Caucus and the UN Democracy Fund. The United States should oppose efforts by regional groupings within the General Assembly to nominate members of the council solely on the basis of rotation.

The U.S. Permanent Mission to the United Nations should include an official of ambassador rank whose responsibility will be to promote the efficacy of the Democracy Caucus within the United Nations and to promote the extension of democratic rights more broadly among member-states.

The U.S. government should support authority for the HCHR to appoint an advisory council to exchange information, develop best practices, promote human rights, and publicize offenses. The High Commissioner should be mindful to appoint only those individuals with a strong record in support of human rights. Strict standards of professionalism, as well as uniform procedures for reporting, are essential. The HCHR should also have the authority to periodically review the mandates of the Special Rapporteurs to ensure they remain relevant and focus on the highest priorities.

The U.S. government should support the work of national and regional courts, and tribunals authorized by the Security Council, as well as truth and reconciliation commissions, in identifying those responsible for mass atrocities and in prosecuting and punishing them as appropriate.

The U.S. government should reiterate that punishing offenders is no substitute for timely intervention to prevent their crimes and protect their potential victims.

**DARFUR: HALTING A GENOCIDE**

Since the Rwandan genocide of 1994, there has been no clearer case of a calculated, government-sanctioned campaign of extermination than the one taking place in Darfur today. And there is no more persuasive argument for effective humanitarian/military intervention than the catastrophic situation in which millions of Darfuris now find themselves.

A twenty-year Khartoum-backed crusade of violent harassment by the *janjaweed*, militias of Arab extraction against darker-skinned, “disloyal” Darfuris turned to outright warfare two years ago as badly outmatched rebel groups, emboldened by the apparent success of similar groups in southern Sudan, rose up to try to protect their communities. The calamitous result has now been widely, though not unanimously, recognized as a genocide by the international community. There is no dispute in the international community that human rights abuses and violations of international humanitarian law have occurred on a massive scale there. Slaughter, rape, starvation, displacement—the tools historically employed by mass murderers—are on display there for the whole world to see.
The government of Sudan, which has actively engaged in supporting the bombing of hospitals, the strafing of the unarmed, and the killing of the innocent, has continued to act with impunity. Meanwhile, “[c]aught in a maelstrom of violence, deprivation, and brutal destruction are more than three million Darfuri civilians,” warns Sudan expert Eric Reeves: “Almost four hundred thousand have already perished from violence, disease, and malnutrition in more than two years of conflict and displacement. Hundreds of thousands more will die cruel deaths in the coming months and years unless there is urgent humanitarian intervention, with necessary military support.”

The government of Sudan denied a member of the Task Force and expert staff of the Task Group access to Darfur by withholding visas. The Task Group has accordingly relied on first-hand accounts of persons representing UN agencies, nongovernmental organizations, and the U.S. government in developing an understanding of the situation on the ground.

In relation to Darfur, the Task Force focused closely on how to coordinate and sequence a more effective international response aimed at halting killings in the region, ensuring sufficient security to enable refugees and internally displaced persons (IDPs) to return to and rebuild their villages, and bringing to justice perpetrators of war crimes and crimes against humanity.

The case of Darfur resembles a game of “hot potato.” Individuals and institutions grab hold of the issue only long enough to pass it along to the next player. Too often, Task Force fact-finders were met with expressions of sympathy for the plight of the people of Darfur, general expressions of a willingness to help, and lengthy explanations about how such help could not be forthcoming until some other individual or institution acts first. In addition, some parties, acting in accordance with other interests, have chosen to give priority to policy issues that are subsidiary from the point of view of survival in Darfur. In these respects, consciously or not, the parties create a culture of delay and inaction or inadequate action for which no single party can be held accountable. It is alarming to think that the creation of this culture of delay may be the tacit wish of some of the parties. Yet the absence of outrage and the frequent expression of resignation at the difficulty of addressing the situation do little to dispel such an impression.

- The U.S. government should make clear that responsibility for the genocide in Darfur rests with the government in Khartoum. Palliative measures to halt the immediate loss of life are necessary but in themselves will not constitute a solution. A solution can come only in the form of a regime in Khartoum that respects the human rights of all Sudanese.

- The United States should welcome the role of the African Union (AU) in Darfur and assist in its development as an effective regional organization that can play a growing role in dealing with crises on the African continent.
The United States should make every effort to enhance AU capabilities in two main areas: (a) ensuring that it is adequate to the task of providing security in Darfur and protecting civilians, and (b) building on AU capabilities going forward.

At the UN Security Council, the United States should pursue a mandate for the AU-led force that provides for the protection of civilians and authorizes the deployment of a sufficiently large military force to achieve that end.

Some have speculated that a more robust mandate may be difficult to achieve because of resistance from one or some of the P-5 members of the UN Security Council. Maximum diplomatic pressure must be brought to bear. The Security Council can assure all members that legitimate national interests of members can be protected in the context of a mandate adequate to protect civilians in Darfur. Surely no Security Council member can plausibly argue that its national interest requires the perpetuation of conditions in which massive killing and internal displacement of civilians continue, with potential famine conditions resulting from the inability to plant crops because of inadequate security. Estimates vary on the number of “boots on the ground” required to ensure security in Darfur, ranging in some cases as high as fifty thousand. There is no reason in principle that the Security Council should not pursue a very substantial authorization. In any event, the problem is not merely the authorized size of a force but the number of troops available, which has been smaller even than the currently authorized level of 3,400 troops for the monitoring force.

The United States should assemble a package of assistance for the AU deployment in Darfur that will serve as a “force multiplier.”

The AU mission is short on critical assets that would greatly enhance its capabilities—and the United States is capable of generating a package of assistance to improve its effectiveness. Such a package would include military liaison personnel; helicopters to ensure increased mobility for troops in the region; and command, control, communication, intelligence, and reconnaissance assets to tie the entire force together. The AU force will also require additional on-the-ground training to fulfill its mission. Properly equipped, trained, and supported, the AU force will be able to fulfill an expanded mandate, including a robust mission statement and rules of engagement that permit the use of lethal force in the protection of civilians. It is important to emphasize that this assistance package does not contemplate deploying American troops in a combat role in Sudan. The personnel requirement will be limited to liaisons, helicopter pilots, and trainers. Any broader U.S. deployment would be regarded as significantly disadvantageous by many of those currently engaged in Darfur. Some have expressed concerns that U.S. forces could come under terror and other attacks by Islamic radical elements known to be operating and training in the region, and others have noted that U.S. “boots on the ground” would likely have the effect of superseding the AU’s lead role, which in turn would be destructive of “downstream” AU capability, rather than helping in building that capacity.
A logical place to plan an assistance package would be NATO. If NATO is unable to achieve consensus, and given the European Union (EU) role to date in support of the AU mission (including financing of the force itself), it may be possible to agree to an EU lead role on assistance with NATO support in accordance with the “Berlin Plus” formula. EU leaders may prefer a bilateral EU-U.S. dialogue and agreement on an assistance package. In the event that no agreement within existing institutions is possible, the United States should be prepared to form and lead a “coalition of the willing” in support of the AU mission.

The United States should assist in establishment of a “no-fly” zone over Darfur. The government of Sudan has repeatedly used helicopter gunships against civilian targets. This must stop. The government of Sudan must be informed that any additional use of helicopters or other aircraft against civilians will result in the disabling or destruction of all government air assets in the region. It is important to understand that enforcing a “no-fly” zone over Darfur is very different from, and militarily much simpler than, enforcing the “no-fly” zone over Iraq. The base from which Sudanese government helicopters operate is well-known and accessible. A “no-fly” zone in this case is a matter of sternly warning the government of Sudan, having good reconnaissance to detect violations, and then following up if necessary.

The United States should assist in increasing the number of troops in the AU mission. Beyond authorization of a larger force by the Security Council, the AU will likely require additional assistance in filling its ranks, and this may entail commitment of financial resources. At present, the AU deployment is funded largely through contributions by the European Union. The size of the commitment should be dictated by the requirements on the ground.

The United States government should embrace the short-term strategic goal in Darfur of ending the ability of the militias to control the countryside so that security is adequate for civilians to return from refugee and IDP camps to their villages and resume everyday life. The Office of the United Nations High Commissioner for Refugees has a credible plan for the return of refugees and IDPs to their homes (or what is left of them) in order to begin rebuilding, but the plan is contingent on an adequate security environment. A minimal intervention that only secures refugees and IDPs in camps is inadequate. The humanitarian aspect of relief work in Darfur must not become an excuse for avoidance of the political and, if need be, military task of ensuring security.

Perpetrators must be held accountable for war crimes and crimes against humanity.

Press neighboring governments to cooperate with efforts to stop the killing in Darfur and not to interfere with international efforts under threat of sanction. States that insist on supporting the government of Sudan in proscribed activities should understand that they will pay a price for doing so.
Encourage the pursuit of a general peace agreement in western Sudan/Darfur. A negotiated end to the political conflict in a fashion that protects civilians would be highly desirable.

Support and encourage democratic reform in Sudan. In the long run, the only secure protection for the Sudanese people is a democratic Sudan whose government respects the rights of all its people. The United States should be forthright in its support for a democratic Sudan and should assist in whatever fashion is practical those persons and elements within Sudan dedicated to the creation of a democratic government that recognizes the freedom and dignity of all Sudanese.

ENDNOTES

3
In Need of Repair: Reforming the United Nations
THE NEED AND PROSPECTS FOR REFORM

When Task Force members and experts went to UN headquarters in late March, they met with every official they asked to see, from the deputy secretary-general to the chief of staff to a score of under secretaries-general, assistant secretaries-general, and various working-level staff, along with representatives of several member-states. The stories heard were frequently grim accounts of poor management, excessive politicization, and missed opportunities for reform. Despite the efforts of a few member-states, the United Nations remains lacking in oversight and accountability.

The need for internal reform has never been more pressing. During the Cold War, the United Nations and its staff reflected the same rifts that then divided the world, along with the upheavals caused by the rapid increase in the number of countries and thus the number of UN member-states. The restricted role of the UN Secretariat during this time consisted primarily of providing support services for intergovernmental conferences and diplomacy, along with some peacekeeping, development, and humanitarian operations. Now, the United Nations is being called upon to carry out far more demanding tasks that have tested the organization’s administrative structures beyond their limits. Even if the United Nations is never again called on to manage so vast an undertaking as the Oil-for-Food Program (OFF), the member-states, including the United States, are insisting on a substantial operational agenda, from peacekeeping to humanitarian assistance to the “special political missions” intended to prevent or end conflicts.

Since the late 1980s, U.S. pressures, including financial restrictions, have helped to bring about several reforms: adherence to an informal rule on passing the budget by consensus, creation of the Office of Internal Oversight Services (OIOS), and adoption of results-based budgeting. But by and large, the United Nations has proved resistant to change. The internal management reforms carried out to date have failed to create an institution that meets basic standards of good management, much less one that reflects the profoundly changed nature of what the United Nations is doing. If the United Nations is to carry out those tasks, its ossified managerial structures need more than tinkering.

In the wake of recent scandals, the UN Secretariat’s top leadership appears to understand the need for substantial improvements in how the organization is run. The Secretariat’s paper, “UN Management Reforms 2005,” lays out a significant reform agenda and claims that many such changes are already under way. Some parts of the United Nations, such as the United Nations Development Program (UNDP), have already significantly reformed, demonstrating what may be possible for the rest of the organization.

WHAT IS WRONG?

It is a demanding task to make the United Nations work effectively, efficiently, and transparently. The United Nations faces structural problems of oversight and accountability, management, agenda setting and resource allocation, and human resources management. Efforts to address these problems are frustrated by basic
disagreements among the member-states as to what priorities the organization should serve, by enormous politicization over every detail of budget allocation and personnel, and by a legacy of poor management practices that has left the organization vulnerable to inefficiency and abuse. From the beginning, the United States and other member governments have wrestled with the challenge of devising an effective international bureaucracy that must answer to scores of bosses—the UN member-states (191 at present). In the late 1940s, the U.S. Senate released the first in what has become a long string of reports calling for reforms in UN management. Since then, decades of reform efforts have frequently stumbled on political shoals or bogged down under the weight of the institution’s enormous inertia.

The current wave of internal reforms began in 1997, when the newly elected secretary-general, Kofi Annan, launched a series of initiatives intended to make the United Nations a more efficient and effective organization. He eliminated one thousand staff positions that were not filled at the time, consolidated UN offices in other countries, merged various UN departments to create a more rational structure, and asked the General Assembly to authorize a number of reforms he could not undertake under his own authority. A series of U.S. Government Accountability Office (GAO) reports on implementation of these reforms found that the reforms have often been implemented slowly, when implemented at all. Most of the reforms that the secretary-general could undertake under his own authority have been implemented to some degree, but many are incomplete. Those reforms requiring General Assembly approval remain further behind. In his March 21, 2005 report *In Larger Freedom: Towards Development, Security, and Human Rights for All*, the secretary-general repeated some of his earlier calls for reform and added a few new ones. On May 17, 2005, Deputy Secretary-General Louise Frechette released a report of management reform measures the Secretariat is now undertaking.

**Limited Oversight**

The Oil-for-Food Program overtaxed the UN’s fragile oversight and accountability mechanisms, revealing significant flaws that urgently need to be addressed if confidence in the United Nations is to be restored. Even if the Office of the Iraq Program had not been flawed by some combination of incompetence and alleged criminality, the job of overseeing OFF would still have overstretched the available resources. But the OFF scandal may have also created an opportunity for reform by demonstrating conclusively the need for a significant strengthening of the oversight system.

There are three existing oversight mechanisms:

- The OIOS, created in 1994 at U.S. instigation, is responsible for internal audits, investigations, inspections, monitoring, and evaluation. The United States intended that the OIOS would serve functions similar to those of an inspector general in a U.S. government agency, but the actual role of the OIOS has been more limited and its resources seriously constrained. To audit or investigate any UN body or activity whose funding is not part of the regular budget, the OIOS must ask that body for the necessary resources, one reason that the
OIOS did not adequately oversee the OFF program. Until December 2004, OIOS reports were usually available only to the United Nations’ management team and seen as an internal management tool. OIOS audits are now available to all member-states upon request, which promotes accountability but also raises concerns about whether those reports will be as frank and hard-hitting as they need to be if they are to be a useful tool for the UN’s senior managers. There is no equivalent of a corporate independent audit committee to oversee the OIOS and provide true independence. Nor can OIOS manage its budget in an efficient manner. Employees lacking the skills of an auditor cannot be replaced by those who have such skills. The UN secretary-general has repeatedly called for a comprehensive review of OIOS, but, to date, the General Assembly has not acted on this recommendation.

• The Joint Inspection Unit, which was intended to serve as a UN systemwide equivalent of the U.S. GAO. It has not been much used.

• The Board of Auditors, created at the first session of the General Assembly in 1946. It consists of the auditors general or equivalent officials of three UN member-states, serving for a six-year, nonrenewable term upon appointment by the General Assembly, with one member’s term expiring every two years. The auditors general themselves spend a few weeks each year at the United Nations and detail staff to be there full-time for the duration of the term, with additional staff coming in as needed. The board’s external audit reports are publicly available. The current members are from the Philippines, the Republic of South Africa, and France. This is the one part of the oversight system that seems to work well as is.

Inadequate Management Systems
No single official is tasked with the daily running of the United Nations. The UN Charter describes the secretary-general as the chief administrative officer, but the member-states have never looked for managerial expertise when selecting secretaries-general. The deputy secretary-general, whose position was created in the 1997 series of reforms, says that she is not the organization’s chief operating officer. Nor is anyone else. Secretary-General Kofi Annan has proposed useful reforms since taking office in 1997, but implementation of those proposals has been seriously inadequate. Moreover, his proposals fall far short of what is needed. Neither the secretary-general nor any other responsible part of the UN structure has been willing to push hard against resistance from some member-states or from Secretariat staff, and the formal process for monitoring and following through on reforms has left much to be desired.

The Secretariat has announced two reforms intended to redress some of these management weaknesses. First, it is creating an oversight committee charged with ensuring that appropriate management action is taken to implement the recommendations of the various oversight bodies. That committee will have three internal and two external members and should meet for the first time in summer 2005. Second, it has established two senior committees, one on policy and the
other on management, both to be chaired by the secretary-general, to improve the quality and speed of high-level decision making.

**Politicized Budgeting and Programming**
The budget/program process suffers from microcontrol by member-states. Member-states that pay only a tiny share of the UN regular budget have often shown little concern with whether funds are well spent. Programs and activities, once mandated by the General Assembly, face little scrutiny and can live on forever without having to justify their existence as efforts to institute “sunset” provisions have failed. Under pressure from the United States, the Secretariat has adopted a system of “results-based” budgeting. However, not enough attention has been given to defining the sought-after “results” in a manner that makes them subject to measurement. And there does not appear to be an effective system to monitor the results nor to link those results back to budgetary decisions. Staff at the Secretariat argue that the General Assembly will not allow them to discontinue programs. However, the Task Group discerned no sustained, large-scale effort by the Secretariat to identify which activities should be discontinued.

Determining what programs the United Nations will carry out and how much money will go to those programs is determined by the General Assembly in a legislative process whose essentials would seem familiar to members of Congress. The UN Charter is vague about what that process should be, saying only, “1. The General Assembly shall consider and approve the budget of the Organization. 2. The expenses of the Organization shall be borne by the Members as apportioned by the General Assembly.”

The United Nations operates on a two-year budget cycle. The regular biennial budget is submitted by the secretary-general to the General Assembly for approval. That budget covers the Secretariat in New York, Geneva, Vienna, and Nairobi; the regional economic commissions; the special political missions (twenty-five at last count, including Afghanistan and Iraq); and smaller U.N. offices around the world.

The regular budget covers only part of core, or “first-ring” (see Appendix C), UN activities. Except for a small number of staff positions in the Department of Peacekeeping Operations that are covered by the regular budget, peacekeeping expenses are handled through a separate budget assessed annually, a budget that is now more than twice the regular budget. Several UN entities, such as UNDP and UNICEF, have separate budgets funded by voluntary contributions. The Oil-for-Food Program, including administration of the program at UN headquarters, was funded from Iraqi oil revenues.

The secretary-general’s submission is reviewed by the Advisory Committee on Administrative and Budgetary Questions (ACABQ), which consists of sixteen individuals (ostensibly but not always experts on budgetary and administrative matters) who are nominated by their governments and elected by the General Assembly, but who serve in their personal capacity. The ACABQ, which scrutinizes every detail of
the UN budget, has evolved into a powerful body. No country automatically has
its candidate on the committee, but an American is usually a member.

The budget and the recommendations of the ACABQ are then reviewed by the
General Assembly's Administrative and Budgetary (Fifth) Committee, which is
a committee of the whole. The Fifth Committee is clearly a significant source of
the UN's administrative difficulties. The quality of representatives on the Fifth
Committee is questionable, with few countries making an effort to send people
with expertise in budgetary or administrative matters. The extraordinary size of
the committee (191 representatives, one for each member state) militates against
efficient operation, but smaller states in particular seem determined to prevent
any erosion of their voice.

Final approval of the budget is up to the General Assembly as a whole, with each
member state entitled to one vote, regardless of how large a share of the budget
it pays. Countries pay different shares according to a scale that takes into account
such factors as their share of the global economy. The only formal rule on budget
approval is Article 18 of the UN Charter, which states that a two-thirds major-
ity of General Assembly members present and voting is necessary on “important
questions,” including budgetary ones.

Since the late 1980s, at the behest of the United States, the budget has been
adopted by consensus to ensure that the countries that pick up most of the tab
cannot be forced to accept substantial increases in the size of the budget without
their consent.8 However, there is no formal rule requiring consensus, and the
United States cannot block a budget it opposes. If budgets were to come to a
vote, the 128 member-states that pay the lowest assessments (totaling less than 1
percent of the budget) collectively constitute a two-thirds majority and could thus
pass the budget.

The practice of consensus on the budget (along with demands from Congress
and the strengthening U.S. dollar that compensated for inflation and lessened
pressure to increase the budget) has helped to constrain budget growth, leading
to zero-growth budgets over the past three biennial budgets, covering six years.
The United States has abandoned the zero-growth principle as the dollar has
declined in value and as the United States has pressed for new special political
missions and other new UN activities.

Significant flaws in the budget process remain. The General Assembly and
especially its oversized Fifth (Budget) Committee have a culture of microman-
agement. Too many countries with too little on the table have too much say in
decision making. There is no tradition of delegating substantial authority to the
Secretariat to act. Countries trade favors to protect programs that benefit their
interests and jobs held by their nationals.

The 1997 reforms included a call for “results-based budgeting,” intended to
shift the focus of planning, budgeting, reporting, and oversight from inputs and
outputs to outcomes—i.e., whether programs actually achieve their intended
results. Results-based budgeting was ostensibly implemented beginning in the 2004–05 biennium budget. But the evaluation of results that is a critical part of the process is sorely lacking. There is no comprehensive UN-wide effort to evaluate whether intended results are in fact being achieved. In part, the problem is that the desired improvements can be hard to define (e.g., should interpreters be required to speak more rapidly). But it also appears that many managers and member-states have little interest in making results-based budgeting work.

The 1997 reform proposals also included a recommendation that new UN initiatives involving new organizational structures and/or major commitments of funds be subject to “sunset provisions”—that is, time limits that would lead to termination of programs unless renewed by the General Assembly. There was no suggestion that such provisions would apply retroactively to eliminate existing programs. The General Assembly did not act on this minimal sunset recommendation. The March 21, 2005, report *In Larger Freedom*, backs off from the call for sunset provisions, calling only for a “review” of all programs whose mandates are more than five years old.

Another mechanism for dealing with obsolete programs is the “5.6 Rule,” the requirement that every Secretariat department identify the programs and activities within its realm that it considers to be the lowest priorities. Last year, the Secretariat identified 916 “outputs” (conferences, publications, etc.) that should be eliminated, not a large number compared to the many thousand outputs and programs mandated by the General Assembly. After much struggle with the member-states, all were eliminated, leading to savings of perhaps several million dollars.

**Personnel**

The United Nations (not including the specialized agencies) had 37,598 employees as of June 2004. Of those, 40 percent worked for the Secretariat, 21 percent for UNICEF, 16 percent for the UN High Commissioner for Refugees, 14 percent for UNDP, and the remaining 9 percent for various other UN programs. As of 2003, the United Nations also employed 4,944 contractors and consultants.

The personnel system has accumulated a heavy load of staff who lack the skills or the motivation to perform their duties, or whose duties are no longer necessary. For too many of the member-states, the United Nations is seen as a job placement bureau. Staff may remain in the same job for years or decades and often resist efforts to transfer them, particularly if a transfer would mean leaving New York or other desirable locations. Morale is dismal. A recent survey of UN Secretariat staff, carried out by Deloitte on behalf of the OIOS, described a high level of discontent, distrust, and pessimism among staff concerning the integrity of the organization. Staff complained that supervisors do not follow the rules, particularly those related to budgetary and perquisite issues. They also complained about the use of political power in hiring and promotion. In response to an open-ended
but positively phrased question, “What suggestions or comments would you like to offer to improve integrity within the United Nations?” some 75 percent of the answers were negative, with a heavy focus on behavior and accountability.9

One significant reform has been made. Most UN staff members are now hired on fixed-term, rather than permanent, contracts, which should make it easier for a determined manager to phase out poor performers. (The exception, which we question, is some thirty-five to forty entry-level professional staff each year, who must first pass the National Competitive Exams and are given permanent appointments after a six-month probationary period.)

But more broadly, efforts to reform the system are not helped by the absurd level of member state micromanagement. A Secretariat request to reduce the length of time staff openings must be advertised from sixty to forty-five days was not only refused, but led to a General Assembly demand for yet another study of the causes of delay in recruiting UN staff.

The Human Resources Department does not utilize basic standard management practices. The existing performance appraisal system is ineffective. Supervisors appraise their own staff, but there is no 360-degree appraisal to enable staff to provide feedback about their supervisors; and the Human Resources Department has no system in place to rate the performance of managers or to provide an independent assessment of employees’ performance. In any case, the Human Resources Department is headed by an assistant secretary-general who is outranked by the under secretaries-general, whose performance her department ought to be evaluating. Among the reforms announced by the United Nations in May 2005 is the establishment of a management performance board intended to systematically assess the performance of senior managers. The board is to be chaired by the deputy secretary-general and include two under secretaries-general and one former senior official, with the heads of the Department of Management and the Office of Internal Oversight Services serving as ex officio members. There is no system for developing staff careers within the United Nations as all positions are filled through open competition.

The internal justice system available to staff who are threatened with termination for poor performance is, as one senior official candidly told us, “royally screwed up,” contributing mightily to the personnel problems by making it difficult to fire staff for cause. The key problem lies in the appeals process following the initial complaint and investigation. There are two staff-management boards that serve as the first round of appeal for staff. The Joint Appeals Board handles issues related to performance, benefits, and appraisals. The Joint Disciplinary Committee handles misconduct cases. These bodies typically take a year or more to review cases. Staff dissatisfied with the outcome at this level can appeal to the UN Administrative Tribunal, which has been a significant part of the problem. No qualifications have been required to serve as a judge on the administrative tribunal, and often the member-states that make those appointments seem more inter-
In Need of Repair: Reforming the United Nations

In need of repair: reforming the United Nations

ested in providing a sinecure than in ensuring that the tribunal is truly competent and dedicated to the cause of justice. Descriptions of the quality of tribunal decisions range from “uneven” to “appalling.” The tribunal cannot force the secretary-general to rehire staff, but if he refuses to do so, it can award substantial financial damages. Thus, what should be a fundamental deterrent to bad staff performance and a key support to a system of good personnel management is not available.

The secretary-general has repeatedly tried to reform the statute of the tribunal to require a minimal level of qualification. In April 2005, the General Assembly (GA) adopted a resolution amending the statute of the UN Administrative Tribunal to provide that its new members shall possess judicial or other relevant legal experience as of January 1, 2006, and specifically saying more members should be professional judges.10 The resolution does not specify how the GA will ensure that the tribunal’s members truly meet professional standards. The resolution also calls on the secretary-general to form a panel of external and independent experts to consider redesigning the judicial administration system.

The Reform Experience of UNDP

A potentially useful model for reform is the UNDP, one of the “funds and programs” in the United Nations’ second ring. UNDP receives most of its funding from voluntary contributions that member-states make over and above their assessed dues to the regular UN budget. UNDP answers not to the General Assembly’s Fifth Committee but, rather, to a thirty-two-member executive board that is much less involved in management decisions. That board almost always includes UNDP’s top ten to twelve donor countries, which provide the vast bulk of its funding, along with a rotating membership of developing countries.

In the 1990s, the donor countries were dissatisfied with UNDP, expressing concerns that they did not understand what UNDP did or how it measured results. Funding was falling off. In response, in 1996 UNDP instigated a change-management process aimed at clarifying UNDP’s roles and procedures.

UNDP put together a business plan for itself, setting out its own goals to focus on strategic priorities not well covered by other development institutions, such as democratic governance. After reviewing its headquarters structure and staffing, it reduced the headquarters budget and staff by 25 percent, terminating some staff and moving others to UNDP’s field operations. It reprofiled its 135 country offices to move them from working on assorted projects to the high-level policy advice that became UNDP’s main mission. It cut the budget of field offices by 15 percent and used the funds saved to buy out staff, mostly people who did not qualify under the new job criteria. Separation packages were funded through a combination of the separation budget allocation and the reprioritization of resources within the regular budget, not additional resources. In all, one thousand staff were given separation packages. About half were replaced with new hires whose skills better matched UNDP’s needs, including many from the private sector. The budget for coordinating this worldwide overhaul was a mere $500,000. In 1999, UNDP created a multiyear funding framework as a strategic management tool, designed to monitor key results achieved and resources used over three-year increments.
Although the reform was designed at the top, UNDP made serious efforts to engage its worldwide workforce. High-level UNDP officials trained some 400 staff in country offices on the reform process and then picked 130 of those to facilitate the reform process. UNDP headquarters provided toolkits, templates, model structures for country offices, and model job descriptions. UNDP admits that not every country office head leapt at the opportunity to make the hard decisions necessary to terminate staff and change programmatic direction, but argues that most country offices significantly reformed.

We take no position on whether the UNDP reform effort has translated into better results.\(^{11}\) What is clear, however, is that UNDP succeeded in many of the kinds of basic administrative reforms that have so long been stymied in the Secretariat.

UNDP’s reform process benefited from some significant advantages over other parts of the United Nations. By the nature of its work, it is easier (though still not easy) to specify what results are being sought and measure the degree to which they are being achieved. It does not have to deal with the General Assembly’s Fifth Committee. Its executive board is much smaller, and the member-states on the board are more willing to permit the UNDP administrator to make budget and personnel decisions without political interference. Because most of its budget comes from voluntary funding that dries up if member-states are not happy with UNDP’s performance, UNDP has a substantial incentive to focus on that performance.

Despite these differences, the UNDP experience does hold out promise as a model for other parts of the United Nations. One crucial lesson is the importance of leadership. Successful reform requires diligent, persistent effort, clear vision, and the capability to “sell” both member-states and staff on the need for specific changes. Another lesson is the role of member-states. Member-states are in control of UNDP’s budget and administration through the executive board, just as member-states control the Secretariat via the Fifth Committee. The difference is that the UNDP executive board allows the UNDP administrator to manage UNDP and to lay out the vision for the organization. The Fifth Committee does not usually give the secretary-general such leeway.

**RECOMMENDATIONS**

**Oversight**

Effective oversight is crucial both to deter corruption and to ensure efficient use of resources. Effective auditing always saves more money than it costs. The Secretariat is now creating a new management structure with two committees that include several under secretaries-general, one committee for management and one for policy, so that there is a formal senior management structure charged with responding to OIOS findings. This is a useful step but falls far short of what is needed.

Most important, the United Nations needs to create an Independent Oversight Board (IOB) that would function in a manner similar to a corporate
independent audit committee. Such bodies are crucial to ensure that audits and investigations are truly independent.\textsuperscript{12} The IOB would receive OIOS reports and, in consultation with the Board of Auditors and Secretariat management, would have the authority to fix the budget and approve and direct the assignments of the OIOS and of the Board of External Auditors, just as an independent audit committee in the United States has such authority with respect to both the internal and the external auditor. The IOB would appoint the head of the OIOS (subject to the approval of the secretary-general) and set his or her salary and tenure. In short, the OIOS budget must be set by an independent oversight board and submitted to the General Assembly budget committee in a separate track outside the regular budget process.

An effective IOB should consist of no more than seven fully qualified individuals. At least three of them should be the auditors general of three member countries other than those manning the Board of Auditors. Auditors general are typically independent of their own governments, have the proper skill sets for the job, and have the standing needed to establish the proper relationship with the Board of Auditors. Other members might include highly respected former finance ministers or heads of central banks. An effective IOB could also be responsible for appointing a separate investigating body in the case of any future large-scale scandals.

Two further steps are needed. First, the United Nations must provide both the resources and the authority to OIOS to provide appropriate oversight to every activity that is managed by UN personnel, whether or not that activity is funded by the assessments of the General Assembly or by voluntary contributions. Second, transparency is key to the workings of a reformed United Nations system, and accountability to member-states is vital. Oversight reports must be accessible to member-states under guidelines that facilitate transparency and meet, at a minimum, the freedom of information flow between U.S. investigative agencies and the Congress.

\textbf{Management}

Many of the proposals for reform on management put forward by the secretary-general in his March report and in the subsequent May 17 list of reforms under way seem appropriate and desirable, but the secretary-general has often put forward good-sounding reform proposals then failed to push hard against predictable resistance from staff and member-states. The secretary-general needs a far more effective process for following through on reform proposals to ensure they are fully implemented.

The United Nations needs top leadership that knows how to manage a complex organization and is charged with doing so. The UN Secretariat needs to have a single, very senior official in charge of daily operations and, filling the role of chief operating officer (COO). That official should not be the secretary-general, who has too many other responsibilities. But the secretary-general must understand and provide leadership on good management practices. The United States should insist on management capability as a fundamental criterion for the selection of the
next secretary-general. The United States should seek agreement in the General Assembly for a more effective management structure, one that would make the next deputy secretary-general the organization’s COO.

The secretary-general must have the authority to remove top management without cause. According to UN officials, new contracts for under secretaries-general and assistant secretaries-general will specify that all such officials serve at the pleasure of the secretary-general.

**Budget and Programming**

Two existing pieces of the reform effort could, if properly implemented, help significantly to ensure that UN programs are worth doing and doing well. The first of these is the “5.6 Rule,” which requires the Secretariat to identify low-priority activities in the budget proposal. ■ The 5.6 Rule should be enforced and bolstered by an additional requirement that managers identify the lowest-priority activities equivalent to 15 percent of their budget request or face an across-the-board reduction of that amount. The identification of 15 percent of the budget as low priority should not necessarily be interpreted as a list for elimination, but as information on what programs could be reduced in favor of higher-priority mandates.

Second, the United Nations needs to get serious about results-based budgeting, and that will require a thoroughgoing commitment throughout the Secretariat and by the member-states. ■ The Secretariat’s leadership must demand that managers define and attempt to achieve specific outcomes. Future budgets should be tied to whether those results are achieved. The OIOS should be tasked with a larger monitoring/evaluation role to evaluate the degree to which programs are achieving their targeted results. Funding for such evaluation should be a required part of every program’s budget submission, including the “funds and programs” such as UNDP that are not funded from the regular budget. The United Nations’ budget office should oversee the defining of the “results” to be achieved by programs, and the member-states must avoid micromanaging this process. ■ The United States should support the secretary-general’s plan, described in his March 21 report, to establish a management performance board “to ensure that senior officials are held accountable for their actions and the results their units achieve.”

■ In addition, the United States should insist upon both of the secretary-general’s sunsetting proposals: the 1997 proposal to include sunset clauses for all major new mandates, and the proposal in the March 21 report this year to review all mandates dating back five years or more. Every mandate and program should have a sunset clause to ensure that it is regularly evaluated and continues to perform a necessary function. ■ The sunset clauses should assume that programs will be shut down unless the General Assembly’s budget committee confirms by consensus that they should continue, based on a publicly available analysis identifying the programs’ purpose, budget, and ongoing relevance.
Although the United Nations’ general budget is now on its website, far too much information remains obscure. The General Assembly, the Economic and Social Council (ECOSOC), and the Security Council all have numerous subsidiary bodies whose work commands resources but whose functions are often obscure and whose very existence may be known only to a handful of insiders. The United States should insist that the United Nations publish annually a list of all subsidiary bodies and their functions, budgets, and staff. Their budgets should be subject to the same sunset provisions that apply to other UN programs and activities. The United Nations should also publish budget information in a manner that lays out multiyear expenditures by program, identifies the source of funds as assessed or voluntary (including the source country), and includes in-kind contributions. Moreover, given the problem of duplication within the UN system, the new COO should be charged with analyzing programs and mandates to verify that they do not overlap with other mandates, programs, or entities in the UN system.

The United States is the largest donor to the United Nations system, contributing 22 percent of the regular budget and nearly 27 percent of the peacekeeping budget. As significant as these contributions are, however, these assessed contributions are exceeded by U.S. voluntary contributions to the UN system. According to the U.S. Department of State, the U.S. paid an estimated $3.845 billion in contributions to the UN system in 2004, of which $2.278 billion—nearly 60 percent—was voluntary. The State Department can only estimate these numbers because individual departments and agencies in the U.S. government provide funding directly, and no single part of the U.S. government is responsible for tracking all U.S. contributions to the United Nations system. The Office of Management and Budget (OMB) should annually report to Congress on all U.S. contributions, both assessed and voluntary, to the United Nations.

The consensus-based budget process has proved effective at reining in increases in the UN budget but not at setting priorities or cutting many obsolete items. The United States should work with a representative group of member-states to explore ways of giving larger contributors a greater say in votes on budgetary matters without disenfranchising smaller contributors.

**Personnel**

The priorities on personnel reform are to remove staff who do not or cannot perform or whose skills are not in keeping with the current needs of the organization, and to modernize the human resources function. The United States should insist on the secretary-general’s call in his March 21 report for a one-time severance program to remove unwanted or unneeded staff and should monitor that program closely to ensure it is designed to remove the staff who ought to be removed. The sunsetting provisions described above, which will help to end programs, mandates, and publications that serve no meaningful purpose for the UN membership, will help to identify which staff are redundant and should be offered severance packages. The severance program should be paid for by the separated staff’s forgone salaries and benefits. Because the money saved over the years would not yet be available to pay severance costs at the time of separation, it will be necessary to provide one-
time severance funds. To prevent a resurrection of this problem, the United Nations should not offer permanent contracts to any new employees. The identification of redundant staff, along with other relevant recommendations in this report, should apply fully to the United Nations’ nearly five thousand contractors and consultants.

Article 101 of the UN Charter states, “The paramount consideration in the employment of the staff and in the determination of the conditions of service shall be the necessity of securing the highest standards of efficiency, competence, and integrity. Due regard shall be paid to the importance of recruiting the staff on as wide a geographical basis as possible.” Unfortunately, this reasonable prioritization has been reversed and the emphasis on geographical balance for hiring decisions has become far too pronounced. The UN’s hiring practice must reflect the emphasis on competence laid out in the Charter, with geographical considerations taken into account only after the competence test is met.

It would be futile to undertake a severance program if the operation of the human resources function is not reformed. In a few years, the same deadwood of useless programs and ill-equipped employees would be repeated. Therefore, the United States should insist that the United Nations install a more empowered and disciplined Human Resources Department that employs all the techniques of modern personnel policies.

Another flaw in the system is the rigid restrictions that prevent managers from having the flexibility to move staff and positions to meet changing priorities. The United States should support granting UN managers the authority to assign employees where they can be best used and amending job placement policies to permit promotional opportunities.

The United Nations should more systematically take advantage of secondments of personnel from member-states on a pro bono basis for specified periods or tasks. There are many tasks and skills required by UN operations that could be better addressed by professionals seconded from national governments rather than new employees. Rotating these professionals into the United Nations on a periodic basis provides a means for introducing new ideas, techniques, and experience without having to deal with terminating contracts or moving people or positions. It also allows the system to deal with unexpected demands, particularly in cases of humanitarian or peacekeeping operations. Although some member-states have previously opposed secondments, fearing that personnel from a handful of member-states would come to dominate, the UN’s new operational responsibilities demand a more flexible approach.

The internal justice system must be rendered more effective. To ensure that the United Nations is able to terminate staff appropriately in the future, the General Assembly must fully implement its new requirement that candidates for positions on the UN Administrative Tribunal possess appropriate quali-
fications before being approved. UN personnel charged with criminal offenses should not be able to take cover behind diplomatic or functional immunity. Given the existence of deeply flawed criminal justice systems in some areas of UN operations, however, there needs to be reasonable protections for UN staff who may be falsely charged. || In criminal cases, immunity should be waived unless the legal advisor to the secretary-general determines that justice is unlikely to be served in the country at issue. The legal advisor’s report should be made available to the proposed independent oversight board to ensure accountability to an independent body. Efforts must be made to find an appropriate jurisdiction elsewhere. || Legal fees for accused staff should be reimbursed only if the accused staff is cleared by appropriate legal processes.

|| A new standard of personnel ethics must be developed and advertised within the United Nations. Disclosure forms must be mandatory at the P-5 level and above. Failure to disclose must be sanctioned and sanctions clearly laid out. An Office of Personnel Ethics should be established within the Secretariat but should be accountable to the IOB to serve as a repository for disclosure documents. These documents must be made available to member-states upon request.

|| The United Nations needs a far more robust policy for protecting whistleblowers. A revised policy is currently under discussion within the United Nations, in what the Secretariat says is an effort to carry out the extensive staff consultation needed in formulating policies of this nature in order to build the kind of trust and confidence needed for the policy to have any real meaning.

The United Nations must meet the highest standards of information disclosure. The United States should carefully monitor the Secretariat’s current efforts to develop a comprehensive information disclosure policy.

If the United Nations is again called upon to administer a large-scale sanctions regime, it should set up an effective and separate management structure, with serious audit capacity, to do so.

Rethinking the Management of UN Operational Activities

Some of the UN’s more operational programs, such as UNDP, seem to have found ways around the serious management deficiencies that plague the Secretariat. Their success suggests a model. Many UN programs, such as the UN Conference on Trade and Development (UNCTAD) and the regional economic commissions, might function better if funded entirely by voluntary contributions. These programs already receive substantial voluntary contributions. Moving them out of the regular budget would have two advantages. First, they would be freed from the involvement of the General Assembly’s Fifth (Budget) Committee, a freedom that contributed significantly to UNDP’s success in pushing through rapid reform. Second, having them rely entirely on voluntary contributions imposes a kind of market discipline, forcing them to produce results in order to receive continued funding. || The United States should work with other member-states to identify which of the
operational programs now receiving funds from the assessed budget should be funded entirely by voluntary contributions.

The Department of Peacekeeping Operations (DPKO) should become a more independent program, with separate staff support and distinct rules and regulations appropriate for its operational responsibility for comprehensive peacekeeping missions. Its responsibilities must include coordination with broader reconstruction and development activities of the United Nations.

With more than six hundred headquarters personnel responsible for a field presence that now approaches eighty thousand (uniformed and civilian), DPKO’s management is already overstretched. The scope of the department’s current responsibilities and operational requirements extend far beyond traditional peacekeeping deployments and now involve political engagement, human rights monitoring, disarmament, demobilization and reintegration of fighters, protection of civilians under specified circumstances, and other, often high-risk, operations. In addition, DPKO missions must now coordinate integrated, multidimensional activities involving political development, small-scale “civic action”–type construction, judicial and penal system development, governance and anticorruption measures, and development assistance.

The DPKO will continue to be funded by the assessed peacekeeping budget, and its head will continue to report to the secretary-general. But DPKO cannot hope to plan for long-term successful interventions while hobbled by the member state micromanagement endemic within the current budgetary and oversight process. This reform requires a separate and streamlined management, organizational, and budget process that includes a role for major financial and troop contributors and other “lead nations.”

**General Assembly Reform**

The General Assembly committees of the whole are entirely too large and constitute a serious impediment to the organization’s effective operation. In addition to the problems with the Fifth Committee described throughout this report, it appears that the Second Committee (economic and financial) and the Third Committee (social, humanitarian, and cultural) largely replicate the purposes of ECOSOC. The secretary-general’s March 21 report calls for review of the General Assembly’s roles and structures, a call the United States should strongly endorse.

The General Assembly’s committee structure should be revised to increase its effectiveness and to reflect the substantive priorities of the United Nations, as identified in other parts of the Task Force report. Bearing in mind the recommendations of this report, the United States should review the mandates and performance of the committees with a view to identifying areas of duplication between the committees and other bodies, programs, and mandates in the UN system.
**BRINGING ABOUT REFORM: THE U.S. ROLE**

A significant effort by the United States more than a decade ago demonstrates that diplomacy has the potential to be effective in certain circumstances. In 1991, American diplomacy was instrumental in developing support for reforms among a wide swath of member-states. In a process that started quietly with a small group of member-states and eventually expanded to include some fifty permanent representatives, a significant investment of U.S. diplomatic resources (along with strong support from the U.S. administration from the top down) led to strong consensus on a series of management and accountability reforms.

A rare opportunity for reform through diplomacy exists in the wake of the recent scandals at the United Nations. The United States should bring its considerable diplomatic leverage to bear to take advantage of this opportunity. To be successful, American diplomacy must build a strong coalition including key member-states from various regions and groups and among the UN’s staff, many of whom share America’s strong desire to reform the United Nations into an organization that works. In the course of these efforts, the United States needs to know what essential points it wishes to achieve and on which other issues it is prepared to negotiate formulas to induce others to accept U.S. positions.

**Table 1. United Nations Scale of Assessments**

<table>
<thead>
<tr>
<th>Top 10 Contributors</th>
<th>Percent Assessed</th>
</tr>
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<tbody>
<tr>
<td>United States</td>
<td>22.0</td>
</tr>
<tr>
<td>Japan</td>
<td>19.5</td>
</tr>
<tr>
<td>Germany</td>
<td>8.7</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>6.1</td>
</tr>
<tr>
<td>France</td>
<td>6.0</td>
</tr>
<tr>
<td>Italy</td>
<td>4.9</td>
</tr>
<tr>
<td>Canada</td>
<td>2.8</td>
</tr>
<tr>
<td>Spain</td>
<td>2.5</td>
</tr>
<tr>
<td>China</td>
<td>2.1</td>
</tr>
<tr>
<td>Mexico</td>
<td>1.9</td>
</tr>
<tr>
<td><strong>Total Top 10</strong></td>
<td><strong>76.4</strong></td>
</tr>
</tbody>
</table>

| Contribution of Lowest 128 | 0.966 |

The scale of assessments is based in part on each country’s capacity to pay as determined by its share of the global economy. The U.S. share of global gross domestic product (GDP) is 30 percent. By special arrangement, the United States pays 22 percent of the regular budget. Japan’s share of GDP is 11.9 percent; it pays 19.5 percent of the regular budget.

However, the assessed contribution tells only part of the story. Total U.S. contributions to the United Nations system were $3.845 billion—not including indirect support for peacekeeping operations, which can cost billions of dollars per year. Only $1.567 billion of this contribution was to meet assessed budgets. By comparison, $2.278 billion, or nearly 60 percent of the total U.S. contribution, was voluntary.

### Table 2. U.S. Contributions to UN System (Millions US Dollars), CY2004

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<thead>
<tr>
<th>Organizations by Category</th>
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<th>Assessed Contributions</th>
<th>Voluntary Contributions</th>
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<td>UNODC</td>
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All contributions noted are from U.S. fiscal year 2004 except for those in red text. Red text indicates organizations whose assessments are paid at the end of the calendar year and are paid for in the subsequent U.S. fiscal year (i.e., the calendar year 2004 assessments are paid in U.S. fiscal year 2005). The Peacekeeping budget matches neither fiscal year because the calendar year straddles two peacekeeping budgets.

* The United States makes irregular voluntary contributions to UN Trust Funds.

** The U.S. Department of Defense makes substantial voluntary and indirect contributions to UN peacekeeping that are not included in this table. For instance, the Government Accountability Office reported in 2002 that U.S. assessed and voluntary contributions to UN peacekeeping operations from 1996 to 2001 were an estimated $3.45 billion. However, GAO estimated that indirect U.S. contributions from 1996 through 2001 that benefited UN peacekeeping were an estimated $24.2 billion, primarily through DOD. Source: U.S. Government Accountability Office, "UN Peacekeeping: Estimated U.S. Contributions, Fiscal Years 1996-2001," (GAO-02-294), February 2002.

*Source:* U.S. Department of State. There is no comprehensive source of data on U.S. contributions to the United Nations. Data in this table are approximations and restricted to funding controlled by the Department of State. Funding from other sources in the U.S. government, such as USAID or the Department of Agriculture, has been incorporated where possible, but the contributions in the table may not reflect the total contributions from these sources. Contributions from the Department of Defense are not included in this table.
NOTES
8. There is no formal requirement for consensus. The change in procedure is based on a 1986 statement from the president of the General Assembly that the GA “should continue to make all possible efforts with a view to establishing the broadest possible agreement” on the budget.
11. A recent study by the Department for International Development (DFID), the British government’s equivalent to USAID, ranked UNDP first out of 23 multilateral organizations (World Bank, UNICEF, etc.) in terms of organizational effectiveness; see DFID’s “Assessment of Multilateral Effectiveness,” from the International Division Advisory Department, Government of the United Kingdom, February 28, 2005. In a recent OMB-led Performance Appraisal Rating Tool (PART) process assessing UNDP’s mission and performance, the organization was given the highest possible rating of “effective” and an overall score of 91 percent: purpose, 100 percent; planning, 88 percent; management, 100 percent; results/accountability, 84 percent. The PART summary also stated that UNDP supports U.S. strategic interests that “include economic development, democracy and human rights, and growth and stability worldwide.” The Task Group did not evaluate either study’s methodology and takes no position on their findings.
12. The need for such a body is highlighted by the fact that representatives of the Board of Auditors have expressed concern that the failure to have a completely independent OIOS with the authority and the resources to provide truly effective oversight of all UN operations may well constitute a material weakness in the internal controls of the United Nations and thus make it difficult if not impossible in the future for the Board of Auditors to render a clean opinion of the UN’s operations.
13. This does not include indirect contributions to UN peacekeeping from the U.S. Department of Defense, which can be considerable. For instance, the Government Accountability Office reported in 2002 that U.S. assessed and voluntary contributions to UN peacekeeping operations from 1996 to 2001 were an estimated $3.45 billion. However, GAO estimated that indirect U.S. contributions from 1996 through 2001 that benefited UN peacekeeping were approximately $24.2 billion, primarily through the Department of Defense; see U.S. Government Accountability Office, “UN Peacekeeping: Estimated U.S. Contributions, Fiscal Years 1996–2001,” GAO-02-294 (February 2002).
Deterring Death and Destruction: Catastrophic Terrorism and the Proliferation of Nuclear, Chemical, and Biological Weapons
THE THREAT

Concern about weapons of mass destruction (WMD) is nothing new. U.S. administrations have been preoccupied with the spread of such weapons for decades, and they have had notable successes in curbing it. Argentina and Brazil terminated their nuclear weapons programs when military-led governments fell from power. After independence, Ukraine, Belarus, and Kazakhstan transferred their inherited nuclear weapons to Russia. South Africa gave up its small nuclear arsenal in the transition to black majority rule. In the early 1990s, Saddam's Iraq was forced to abandon its WMD programs if not its hopes for regenerating them some day. And after the second Gulf War, Muammar Qaddafi agreed to give up Libya's WMD efforts.

Despite these successes, current trends are alarming. North Korea continues defiantly to enhance its nuclear capabilities. Iran is building a uranium enrichment facility that it claims will produce enriched uranium for civil nuclear reactors but could also be used to produce fissile material for nuclear weapons. U.S. and other investigators are trying to understand the full scope of Pakistani scientist A. Q. Khan's black market network, which provided critical equipment and technologies to support the nuclear weapons programs of Iran, North Korea, Libya, and perhaps other countries. The Pakistani government itself faces a substantial threat from Islamic militants who, if they ever succeed in their goal of assuming power in Pakistan, would find themselves in possession of a substantial nuclear arsenal. Pessimism about the future of the global nuclear nonproliferation regime is growing. Left unchecked, it could lead countries around the world to conclude that unless they jump on the nuclear bandwagon—or at least hedge their bets by acquiring the infrastructure for a future nuclear option—they will be putting themselves in jeopardy.

The threat of nuclear proliferation is paralleled by the threat of the proliferation of biological weapons (BW), perhaps more aptly called weapons of mass murder than weapons of mass destruction. The BW threat is especially acute because of rapid advances in the area of genetic engineering and because BW programs are smaller, less expensive, and easier to conceal than nuclear weapons programs.

The threat of additional countries acquiring WMD is bad enough. But in a post-9/11 world, the dangers are magnified several-fold by the very real prospect that terrorist groups will obtain the wherewithal to carry out mass-casualty attacks. In its review of U.S. intelligence regarding WMD, the Silberman-Robb Commission states that, in the wake of the U.S.-led invasion of Afghanistan, al-Qaeda's BW program was found to be further along than previously believed and had probably acquired several BW agents as early as 1999. In the nuclear area, al-Qaeda reportedly tried to buy highly enriched uranium from South Africa in 1992. Bin Laden himself met with two retired Pakistani nuclear scientists to discuss nuclear weapons. And documents found in Afghanistan suggested that al-Qaeda had been examining nuclear weapon designs. In a report to Congress in December 2004, the Central Intelligence Agency's National Intelligence Council (NIC) stated that terrorists had targeted Russian nuclear weapon storage sites. It cited reported thefts of weapons-grade nuclear materials from Russian institutes and came to a very troubling conclusion: “We assess that undetected smuggling has occurred, and we
are concerned about the total amount of material that could have been diverted or stolen in the last thirteen years."

This dual threat—terrorist groups and potentially hostile regimes both seeking WMD—has become the number one security challenge facing the United States today.

**Assessment of UN Efforts to Address the Threat**

To assess how effective the United Nations has been in combating the twin dangers of WMD proliferation and catastrophic terrorism, it is necessary to examine the various components of the UN system that have had responsibility for dealing with those threats.

**Security Council**

The first place to look in assessing the United Nations’ role in the areas of proliferation and terrorism is the Security Council, the UN organ assigned by the Charter to bear “primary responsibility for the maintenance of international peace and security.”

**Role in proliferation.** The Security Council’s experience with Iraq since the first Gulf War illustrates both the strengths and weaknesses of the Council in dealing with WMD proliferation. On the one hand, council-imposed sanctions, while prone to leakage and corruption, nonetheless crippled Iraq’s war-making capacity and, together with council-mandated verification arrangements of unprecedented intrusiveness, apparently convinced Saddam to suspend his WMD programs. On the other hand, unique circumstances made possible the disarming of Iraq. The council was able to unite behind a tough regime of sanctions and inspections in the early 1990s because Iraq had been decisively defeated in war after committing a clear-cut act of aggression. Moreover, Saddam was willing to readmit inspectors only in late 2002 under a credible and imminent threat of U.S.-led military intervention.

In the area of verification of WMD-related obligations, the Security Council broke new ground in 1991 by setting up the United Nations Special Commission (UNSCOM) as part of its cease-fire resolution for the first Gulf War (UN Security Council Resolution, or UNSCR, 687). This resolution required Iraq to eliminate all of its programs for nuclear, chemical, and biological weapons and long-range missiles, and directed UNSCOM, as a subsidiary body of the council, and the International Atomic Energy Agency (IAEA) to monitor implementation. UNSCOM was given responsibility for the biological, chemical, and missile parts of UNSCR 687’s mandate, while the IAEA was to handle its nuclear parts.

With inspection authorities much broader than those contained in any arms control or nonproliferation agreement, UNSCOM and the IAEA carried out certain key tasks effectively, despite frequent Iraqi obstructionist behavior. They destroyed large quantities of chemical weapons, BW production facilities, and nuclear infrastructure. But as the Security Council Permanent Five (P-5) consensus broke down in the mid-to-late 1990s, Saddam gained confidence that he could defy the international community with impunity, and Iraqi obstructionism increased significantly.
In December 1998, after being pulled out of Iraq on the eve of U.S. air strikes, UNSCOM and IAEA inspectors were not allowed by Iraqi authorities to return. One year later, the Security Council adopted UNSCR 1284, which set up the United Nations Monitoring, Verification, and Inspection Commission (UNMOVIC) as a successor to UNSCOM. But Saddam did not permit UN inspectors to return to Iraq until fall 2002, when the prospect of U.S.-led military intervention had become a credible threat. By then, the council had unanimously adopted UNSCR 1441, which gave UNMOVIC and the IAEA much stronger verification authorities. They used those authorities to conduct an intensive campaign of inspections that ended when UN personnel were pulled out of Iraq shortly before the second Gulf War. The inspections produced assessments that, especially in retrospect, appear accurate and consistent with the results of the exhaustive, postwar investigation carried out by the U.S.-led Iraq Survey Group. UNMOVIC continues to function in New York, engaged primarily in analytical activities.

The chief lesson from Iraq is that the Security Council can be an effective tool in the fight against proliferation when it is united and confronts a proliferator with the serious consequences of flouting its obligations. Thus, in the early 1990s and briefly in late 2002 (e.g., UNSCR 1441), it was united and effective. But when P-5 consensus broke down in the late 1990s, the sanctions began to unravel. And when sharp divisions emerged in early 2003, a military solution was pursued outside the United Nations.

The Security Council has a mixed record in dealing with other proliferation challenges. Counterterrorism sanctions imposed on Libya, together with the second Gulf War and Saddam’s capture, helped pressure Qaddafi to come clean on both terrorism and WMD. Following Indian and Pakistani nuclear tests in May 1998, the council passed a strong resolution of condemnation and called on the newly declared nuclear powers to adopt constraints. However, because many nations wanted to improve relations with New Delhi and Islamabad, and because the two had not joined and therefore not violated the Nuclear Nonproliferation Treaty (NPT), the council did not pursue the matter further.

On North Korea, the IAEA board of governors referred Pyongyang’s noncompliance to the Security Council in 1993 and 2003. But China and others opposed council action, and so the venue shifted to bilateral U.S.—North Korea talks in 1993–94 and to the current Six-Party Talks. The council was unable to prevent North Korea’s withdrawal from the NPT in January 2003. On Iran, while IAEA investigators have discovered numerous past violations of Tehran’s safeguards obligations, the IAEA board has not agreed with repeated U.S. efforts to send the issue to the council, arguing that European-Iranian negotiations should first be pursued and that the council would only bog down in P-5 disagreements. Thus, on the two major proliferation threats currently posed by countries—North Korea and Iran—the Council is playing essentially no role.

On the WMD proliferation threat posed by nonstate actors, the Security Council took a very encouraging step in April 2004 by adopting UNSCR 1540. Based on
a Bush administration initiative, UNSCR1540 directs that “all states shall refrain from providing any form of support to nonstate actors that attempt to develop, acquire, manufacture, possess, transport, transfer, or use nuclear, chemical, or biological weapons and their means of delivery.” To ensure that states will have the capacity to fulfill that obligation, UNSCR 1540 requires them to put in place effective domestic laws, regulations, and enforcement mechanisms that can help prevent the proliferation of WMD and WMD-related materials and technologies to terrorist groups or other countries. Member governments are required to criminalize proliferation-related activities by nonstate actors (e.g., illicit trafficking and brokering, manufacture of proscribed weapons and materials); establish effective national export, transshipment, and border control systems; and implement physical protection measures to secure sensitive materials from theft or seizure. Finally, the resolution calls on all states to submit reports on what they are doing to meet these requirements and establishes the “1540 Committee” with a two-year mandate to monitor progress.

What is envisioned is that the 1540 Committee and its staff will evaluate country reports, identify deficiencies, suggest improvements, and help the countries find the assistance they need to strengthen their capacities. But with less than a year left in the committee’s mandate, key questions remain: Against what standards will the committee measure performance? With authorization for only seven experts, how can it make its evaluations and recommendations? How energetically will it press member-states to comply with their obligations? Who will fund the assistance required to bring national controls up to acceptable standards? By adopting 1540 under Chapter VII of the UN Charter (mandatory implementation), the Security Council has created a potentially powerful tool for countering the nonstate proliferation threat. Whether that tool is used effectively will depend on how these questions are answered.

Role in terrorism. The Security Council, like the rest of the United Nations and the international community, was slow to address the threat of terror before September 11, 2001. Its attitude reflected the prevailing international attitude that terrorism was, with few exceptions, a national problem. It issued condemnatory resolutions and promoted the twelve antiterrorism conventions, but it took few practical steps to prioritize the threat. During the 1990s there were only two cases in which the council took strong actions against terrorism by applying mandatory sanctions, both in response to strong U.S. pressure. In 1992–93, it sanctioned Libya for the terrorist bombings in 1988 and 1989 of PanAm and UTA airliners. Later, in 1999, it also imposed sanctions (UNSCR 1267) on al-Qaeda and the Taliban regime in Afghanistan in the aftermath of the U.S. embassy bombings in East Africa and created a sanctions committee to monitor and report on implementation.

The 1992 Libyan sanctions were the first for terrorist acts under Chapter VII of the UN Charter (mandatory for UN members), and the first “targeted” sanctions—that is, sanctions mainly focused on the causative acts (in this case, arms, civil aviation, and diplomatic sanctions), and only secondarily on economic measures. Their contribution to getting Libya to cease its support of terrorism has caused them to be...
Following 9/11, the Security Council became more active in countering terrorism. On September 28, 2001, acting under Chapter VII, it adopted UNSCR 1373, which reaffirmed its condemnation of the September 11 attacks and expressed its determination to prevent all such terrorist acts. UNSCR 1373 aims to combat terrorism by requiring member-states to control terrorist financing, deny terrorists support and safe haven, modernize law enforcement and judicial measures, share information with other governments, improve border and document security, assist in international terrorist investigations, and ratify the twelve antiterrorism conventions. The resolution also established the Counterterrorism Committee (CTC), which monitors the implementation of 1373 and seeks to increase national counterterrorism capabilities.

The CTC had a relatively productive initial eighteen months, boosting the number of states ratifying all twelve antiterrorism conventions from two in 2001 to more than sixty and getting many states to strengthen controls on terrorist financing by instituting or improving regulation of financial institutions and transfers. Stimulated by the United Nations, many global, regional, and functional organizations, for the first time, placed counterterrorism on their agendas through terrorism action plans. In March 2003, the CTC convened a meeting of sixty international organizations (e.g., the Organization for Security and Cooperation in Europe, the Organization of American States, the International Monetary Fund, the International Civil Aviation Organization, Interpol, the European Union, and the Association of Southeast Asian Nations), some regionally based and others technically specialized, in an effort to gain partners in the implementation effort. All sixty agreed to assist the CTC in implementing 1373.

This new workload and other obligations of its work program, such as reviewing country reports, placed strains on the CTC’s inadequate staff (six experts). While Security Council members quickly agreed there was a structural problem, it took one year, until March 2004, to pass UNSCR 1535, establishing the Counterterrorism Executive Directorate (CTED). Now another year has gone by and the CTED exists mainly on paper, with only a new executive director and three staffers to support the work of the CTC. The momentum of the first eighteen months is gone. The role of the CTC as an international “hub” for coordination and cooperation, envisaged in the March 2003 meeting, was never realized. Instead of the sense of urgency that existed in 2001–02, there is a lack of attention by the council and bureaucratic inertia and opposition by the Secretariat.

In January 2004, following the U.S. invasion of Afghanistan, the Taliban collapse, and al-Qaeda’s dispersal, the Council revised UNSCR 1267. UNSCR 1526 focused on asset freezes, gave the sanctions a stronger and more global scope, and tried to address the complex disputes surrounding the “listing” of individuals and organizations subject to sanctions. The resolution also restructured the 1267 Committee’s staff to enable it to better carry out its new mission of tracking al-Qaeda worldwide.
and applying sanctions wherever necessary. Although finding al-Qaeda assets is increasingly difficult and internal disputes over “listing” continue, the 1267 Committee is doing useful work in asset blockage and freezing, but it has not yet been effective on the travel and armaments controls mandated by UNSCR 1526.

**General Assembly**

As the UN organ most representative of the world body’s membership, the General Assembly (GA), has the potential to reinforce nonproliferation and counterterrorism norms, build wide support for significant initiatives (e.g., UN General Assembly Resolution 59/90 on “man-portable” air defense systems), and strengthen the legitimacy of measures adopted in less representative bodies (e.g., UN General Assembly Resolution 59/80, endorsing UN Security Council Resolution 1540). But GA resolutions are nonbinding recommendations (unlike Security Council resolutions passed under Chapter VII), and the assembly long ago fell into the habit of adopting so many arms control and nonproliferation resolutions each year—many of them without a vote or serious debate—that the currency has become devalued almost beyond recovery. Its annual First Committee sessions have become a vehicle for scoring points and voicing pent-up frustrations rather than finding common ground or having a real-world impact. Therefore, while the United States sometimes regards the GA as an opportunity to promote its particular nonproliferation objectives, it is likely, in the absence of major reform, to view the GA most often as playing at best a marginal role, compared for example to the Security Council.

The significant work on terrorism being done in the GA has been done in its Sixth Committee, which has negotiated conventions related to international terrorism. Together with those negotiated in other venues, they collectively constitute the “twelve conventions,” critical elements in the still incomplete legal and political corpus of international law and “international norms” against terrorism.

A thirteenth antiterrorism convention—the Convention for the Suppression of Acts of Nuclear Terrorism—was recently completed by the Sixth Committee and approved unanimously by the GA on April 13, 2005. The convention will be opened for signature in September. It criminalizes the possession or use of a nuclear device or radioactive material to cause death or injury. It calls on parties to exchange information, ease extradition procedures, and pursue criminal prosecutions of individuals engaged in acts of nuclear terrorism. It has not, however, fully solved the dilemma of the definition of terrorism, which, after more than a decade, still bedevils the negotiation of a comprehensive treaty against terrorism. Many Group of Seventy-Seven (G-77) states, led by their Muslim members, insist that wars of national liberation and the ejection of “occupying forces” should be exempted from the terrorism constraints that apply to all other conflicts. Such a definition could legitimize the use of terror not just against Israel but also against coalition forces in Iraq. If this definitional issue can be resolved, agreement would soon be possible on a comprehensive treaty on terrorism.

The GA created the Terrorism Prevention Branch (TPB) in the United Nations’ Office of Drugs and Crime to strengthen international cooperation through tech-
technical assistance. Based in Vienna, the TPB has assisted in the implementation of UNSCR 1373 in dozens of member-states. Besides promoting ratification and entry into force of the twelve conventions, TPB focuses on providing legal assistance to member-states, including advice on and drafts of implementing legislation needed in many countries to make the conventions effective.

Secretary-General and Secretariat

Public pronouncements by the UN secretary-general (SG) on questions of WMD proliferation and terrorism are not binding on member-states or other UN organs but can carry significant weight with the international community. The SG can call attention to particular issues and place them on the international agenda by convening expert groups, commissioning studies, or issuing reports of his own. Since 9/11, the SG has used the “bully pulpit” to press member-states to give higher priority to terrorism, especially catastrophic terrorism. His speech on March 11, 2005, in Madrid was an ambitious call for action, for international cooperation, and for practical measures to defeat the scourge of terrorism globally.\(^7\) His recent report, *In Larger Freedom: Towards Development, Security, and Human Rights for All*, addresses both the proliferation and terrorist threats.\(^8\)

The Secretariat, in accordance with the UN Charter, has played primarily a support and staff function. The Department for Disarmament Affairs and the Department of Political Affairs provide advice to the SG, support for international meetings (e.g., UNGA First Committee, Conference on Disarmament, NPT Review Conference), and objective information on arms control, nonproliferation, and terrorism to the public and member-states, which can be especially valuable to smaller countries.

The Secretariat has been less actively involved in terrorism issues than in proliferation matters, reflecting the deeper international consensus on stopping proliferation than on opposing terrorism. In general, the United States and other major powers have not encouraged the Secretariat to play an activist, policy-initiating role on proliferation or terrorism—or on most other UN issues, for that matter. The Secretariat is required by the Charter to staff all UN organs. While it does a credible job of supporting the secretary-general, it has had an uneven record with the Security Council, which is why the major powers have not turned to it to support important council initiatives and have instead favored special council committees with staffs that are instructed by and are responsive directly to the council committees—notably the CTC and 1540 Committee.

A little-known authority vested in the secretary-general by GA and Security Council resolutions is the ability to launch field investigations of alleged violations of the 1925 Geneva Protocol (banning the use of biological and chemical weapons) or of the Biological Weapons Convention (BWC). The SG has authorized four investigations of the alleged use of chemical and toxin weapons: in the early 1980s in Southeast Asia and Afghanistan, during the 1980s Iran-Iraq war, and in 1992 in Mozambique and Azerbaijan. While the SG’s ability to initiate such investigations can help fill a void left by the absence of a verification mechanism in the BWC,
The authority as it currently stands has serious weaknesses. In particular, an accused country is under no obligation to accept a visit by UN investigators or to cooperate in other ways, and this undermined the effectiveness of the investigations launched in the 1980s and early 1990s. The United States supports strengthening the SG’s existing investigation authority by calling on BWC parties to accept investigations on their territory without the right of refusal.

**International Atomic Energy Agency**

A UN-related organization that has played, and will continue to play, a central role in efforts to prevent nuclear proliferation and nuclear terrorism is the IAEA, the Vienna-based body charged with verifying nuclear nonproliferation obligations. Over the years, the IAEA has had major successes (e.g., discovering North Korea’s false declaration on plutonium holdings; eliminating and accurately evaluating the status of Iraq’s post-1991 nuclear program; digging out information about Iran’s eighteen-year, clandestine uranium enrichment effort). But it failed to detect Iraq’s pre-1991 nuclear program, Libya’s and Iran’s covert programs, and A. Q. Khan’s nuclear black market operations—failures that it shared in varying degrees with the world’s leading intelligence services.

The IAEA and its major members have learned from these mistakes. Handicapped severely in pre-1991 Iraq by its authority to inspect only declared nuclear sites, the agency successfully pushed for an Additional Protocol to existing safeguards agreements that requires its parties to give the agency much greater information and access. Just as important, instead of the overly trusting and cooperative safeguards culture that had previously characterized the IAEA’s approach toward the countries it was monitoring, the agency has in recent years adopted a more skeptical and aggressive attitude toward its verification tasks.

The IAEA has also adapted to the changing threat environment, especially to the threats posed by terrorist groups and illicit nuclear trafficking networks. Since 9/11, it has substantially beefed up its efforts in the area of nuclear security, including programs to help member-states improve their capability to protect nuclear materials and installations against theft or sabotage and to detect nuclear smuggling at their borders. It has been at the center of efforts to strengthen international guidelines and legal instruments in the field of physical protection. It has helped develop and implement a code of conduct on securing radioactive sources that could be used in “dirty bombs.” It has worked with the United States and Russia to secure and repatriate U.S.- and Russian-origin highly enriched uranium from potentially vulnerable research reactor sites around the world. And as an outgrowth of its investigations into the Libyan and Iranian nuclear programs, it has set up a small unit whose mission is to trace and help eradicate nuclear black market operations.

IAEA director general Mohamed ElBaradei has also taken the lead in calling international attention to the loophole in the NPT that allows parties to acquire enrichment and reprocessing facilities—which are capable of producing both fuel for civil nuclear reactors and fissile cores for nuclear bombs—as long as such facilities are under IAEA safeguards. He commissioned a study that looks at alternatives to
allowing additional countries to acquire sensitive nuclear facilities under national control, including multinational approaches to the nuclear fuel cycle. Recognizing that gaining international support for fewer proliferation-prone fuel cycle arrangements will be difficult and time-consuming and wishing to forestall the further spread of sensitive facilities while consideration of new arrangements is under way, he has proposed a five-year, worldwide moratorium on the construction of new enrichment and reprocessing plants.

While the IAEA has strengthened and expanded its capabilities to meet a rapidly evolving threat, it still faces serious impediments. To do its job effectively, it needs more information from member-states—information about nuclear transactions and procurement efforts, as well as intelligence about suspicious programs and activities. Its on-the-ground presence is a huge advantage, but it needs help from member-states on where to look. It also needs more robust verification authorities. The Additional Protocol is a big improvement over previous arrangements, but it provides far less than “anywhere, anytime” access and does not allow the agency to investigate weaponization activities where no nuclear material is present. Another handicap is resources. Breaking out of the zero-real-growth budget straightjacket that large donor governments had applied to all international organizations for many years has enabled the IAEA to devote greater resources to pressing verification needs. But the growth in agency missions, especially post-9/11 missions related to the terrorist threat, has outrun the growth in the budget. Finally, the agency and its board of governors need a more effective approach for dealing with hard compliance cases. Their handling of safeguards violations involving Romania, Libya, Iran, North Korea, and South Korea—with some violations being referred to the Security Council and others not—showed no consistent pattern, and this has adversely affected the IAEA’s credibility.

Organization for the Prohibition of Chemical Weapons
The Organization for the Prohibition of Chemical Weapons (OPCW) is a relatively small UN organization based in The Hague and charged with monitoring compliance with the Chemical Weapons Convention (CWC), which bans the development, production, stockpiling, and use of chemical weapons. The OPCW’s Technical Secretariat, with its director general and 180 inspectors, is responsible for overseeing the destruction of declared chemical weapons stocks and production facilities, and for monitoring industrial and military facilities to ensure that they are not being used for chemical weapons (CW) production or other proscribed activities. Although budgetary shortfalls and public concerns about the safety of destruction technologies have slowed implementation of the CWC, especially the timeframe for destroying U.S. and Russian CW stocks, most observers agree that the OPCW has done a good job on its relatively routine verification tasks—monitoring declared facilities and activities.

There is substantial doubt, however, about whether the OPCW is capable of detecting cheating by a determined CWC violator. Chemical weapons are relatively easy to manufacture and conceal. In recognition of the verification difficulties posed by CW, the CWC contains unprecedented inspection provisions, obligating its
parties to accept short-notice challenge inspections at any place on their territory where another party alleges that noncompliance is occurring. Despite suspicions by the United States and others that a number of CWC parties have clandestine CW programs, this challenge inspection procedure has never been exercised. Thus, unlike in the case of the IAEA, where initial NPT verification authorities were found wanting and strengthened, the OPCW’s most crucial verification tool has never been put to the test.

In assessing OPCW’s role in addressing the nonstate actor CW threat, it is important to keep in mind that the CWC, which was negotiated in the early 1990s and entered into force in 1997, focused almost exclusively on state-level activities. The missions assigned to OPCW at the time reflected that focus. Now that a consensus seems to be emerging that the CW threat comes primarily from terrorists rather than from states, urgent consideration should be given to how the OPCW’s missions could be adapted to address such nonstate actor threats.

**World Health Organization**

The World Health Organization (WHO), dedicated to improving public health globally, does not get involved in biological weapons issues per se. Indeed, WHO scientists are reluctant to get into the security side of the life sciences for fear that it could compromise their hard-won ability to work with and gain access to countries where health needs are acute. Still, much of what WHO does in dealing with naturally occurring diseases is directly relevant to preventing and coping with biowarfare. Because there is no international body that deals specifically with the security dimensions of biotechnology, WHO has increasingly been called upon to play a significant role, consistent with its core public health mission, in addressing the BW threat.

WHO’s Global Outbreak Alert Response Network, established to provide an early detection and response capability for outbreaks of naturally occurring infectious diseases around the world, also provides a valuable mechanism for detecting, characterizing, responding to, and containing BW attacks. But if this network is to be effective in dealing with natural or man-made disease outbreaks, it must be strengthened considerably. Many developing countries lack adequate laboratory capabilities to test for diseases, and the overall global surveillance system is inadequately funded.

To prevent terrorists from acquiring or making BW, it is essential to tighten restrictions on who can have access to dangerous pathogens for legitimate research purposes and to strengthen physical security measures at facilities authorized to conduct such research. While the United States and others have taken such steps, there are currently no universally recognized biosecurity standards. Given its robust biosafety program, as well as the more preliminary work it has done in the areas of biosecurity, WHO could play a key role in crafting agreed-upon standards.

In view of rapid advances in the life sciences, especially in the area of genetic engineering, a serious concern today is that unbridled research could result in deliberate
or even accidental creation of new or more lethal biowarfare agents. To minimize these risks, there should be international oversight mechanisms or procedures to review, approve, and monitor dual-use bioscientific research projects—especially in the area of genetic engineering—that have the potential to be misapplied by states and terrorists to offensive BW purposes. The only such mechanism currently in place is the WHO advisory panel that closely oversees research on smallpox at the two facilities in the United States and Russia authorized to retain the live smallpox virus. WHO’s experience in this area, as well as the peer oversight procedures already in place in the United States and elsewhere, could be the basis for developing international oversight standards.

**Conference on Disarmament**

As the multilateral negotiating body responsible for the NPT, the BWC, the CWC, the Comprehensive Test Ban Treaty, and other agreements, the Conference on Disarmament (CD) has in the past made major contributions to arms control and nonproliferation. But for nearly a decade, it has produced no new agreements and has spent most of its time wrangling over priorities and procedural matters. Having grown to 65 members and 37 observers, it has become much too unwieldy to do serious work, especially for an institution that operates by consensus. It has become a debating society, not a negotiating body. Moreover, the CD remains focused mainly on the traditional state-to-state arms control and nonproliferation agenda and has been slow to take up measures addressing the nonstate actor threat. As it has become gridlocked, governments have begun to downgrade their participation in the forum. The CD, according to Kofi Annan, “faces a crisis of relevance.”

**The UN’s Role to Date**

The United Nations’ record in addressing the challenges of WMD proliferation and catastrophic terrorism is mixed. When there is consensus among the P-5, the Security Council can be an effective tool for stopping and frustrating proliferation and terrorism; witness its actions against Iraq, Libya, and Taliban-ruled Afghanistan. Lacking P-5 consensus, the council is immobilized, as it has been on North Korea and Iran, the two countries of greatest proliferation concern today.

UN negotiating organs—the CD on arms control and nonproliferation and the working group of the GA’s Sixth Committee on terrorism—have helped create and boost support for international nonproliferation agreements and counterterrorism conventions but have so far gridlocked on producing new multilateral nonproliferation agreements and a definition of terrorism.

The IAEA failed to detect clandestine nuclear activities in Iraq, Iran, and Libya, but then strengthened its verification authorities and safeguards culture and effectively unraveled Iran’s eighteen-year covert enrichment effort. OPCW has performed its routine monitoring tasks competently but has not yet come to grips with widespread suspicions about CWC noncompliance.
Although its record on both proliferation and terrorism is mixed, the United Nations’ role in fighting proliferation is somewhat more mature than in the case of counterterrorism. In part, this is because the international consensus against WMD proliferation formed decades ago, whereas widespread support for counterterrorism emerged only after 9/11, and even now is uneven within the world community. As a result, the institutions for countering proliferation are for the most part already well established, while the institutions and methodologies in the area of counterterrorism have a long way to go.

Perhaps the most encouraging aspect of the UN record on proliferation and terrorism is that key UN institutions established to deal with state-to-state issues have recognized that many of today’s most acute security threats come from nonstate actors and have begun to adapt their missions accordingly. This is most evident in the Security Council’s adoption of UNSCRs 1267, 1373, and 1540 and the IAEA’s enhanced efforts in the areas of nuclear security and illicit trafficking.

It remains to be seen, however, whether these initial steps to cope with nonstate actor threats will be effectively pursued. The three bodies implementing 1267, 1373, and 1540 lack means of enforcing compliance with the resolutions’ requirements. They rely on the power of persuasion and the incentive provided by offers to assist states in building their counterproliferation and counterterrorism capacities. So far, even mild measures, such as “naming and shaming,” are widely seen as inconsistent with what most members believe should be the committees’ cooperative, consensual mode of operating.

Another critical question, in light of the growing number of countries found in recent years to have violated their commitments, is whether UN organizations and their member-states can muster the political will to enforce compliance with nonproliferation and counterterrorism norms and agreements. The failure so far to deal satisfactorily with either the North Korean or Iranian nuclear programs poses a fundamental challenge to the United Nations’ ability to fulfill its central goal of maintaining international peace and security.

Of course, it would be unfair to hold UN institutions wholly or even largely responsible for the threats currently posed to the international system by proliferation and terrorism. After all, the United Nations is not much more than the sum of its member-states. Unless its members, especially the major powers, are prepared to recognize the gravity of these threats and to act together decisively to counter them, the dangers will only grow, regardless of what is done to strengthen UN institutions and practices. Still, the UN system at the present time clearly has significant shortcomings as a tool for fighting catastrophic terrorism and the proliferation of WMD—and reducing those shortcomings could pay real dividends for U.S. and international security.

**Task Force Findings and Recommendations**

The U.S. strategy for preventing catastrophic terrorism and the proliferation of WMD involves a wide range of policies.
• Tightening national and multilateral controls over transfers of nuclear and other sensitive materials and technologies.

• Eradicating black market networks, especially the A. Q. Khan network.

• Controlling terrorist financing and denying terrorists safe havens or other support.

• Enhancing cooperation in interdicting illicit shipments of WMD-related materials.

• Bolstering international legal agreements, including the antiterrorism conventions, and strengthening compliance arrangements.

• Securing stocks of nuclear materials, biological pathogens, and chemical agents against theft or seizure by state or nonstate actors.

• Discouraging additional countries from acquiring enrichment or reprocessing capabilities.

• Heading off or rolling back rogue nation nuclear capabilities through diplomacy backed by strong pressures, including sanctions and the threat of military force.

• Strengthening U.S. intelligence capabilities and improving exchanges of information, both internally and with cooperating governments.

• Protecting the American homeland, including by deploying missile defenses, upgrading air defenses, securing borders and ports, strengthening document security, and preparing to mitigate the effects of any WMD attack.

While the United States will look to the United Nations to play a significant role in pursuing a number of these policies, UN institutions will not be at the center of U.S. strategy. Some efforts will be pursued multilaterally outside the UN system, either through formal multilateral mechanisms (e.g., Nuclear Suppliers Group) or through less formal, ad hoc groups or coalitions (e.g., Proliferation Security Initiative, or PSI). Much will be done unilaterally, including strengthening U.S. intelligence, protecting the homeland, and preparing our military for counterterrorist operations. And much will be done bilaterally with our partners in Europe, Asia, and the Middle East.

But the United Nations’ role, even if limited, can be important. UN organizations have comparative advantages unavailable to the United States acting alone or even with coalition partners. They bring an added dimension of perceived legitimacy and objectivity that can help place effective pressure on reluctant countries to cooperate and meet their obligations. Their international authority can complement and reinforce what the United States and its partners are doing outside the UN system (e.g., the boost that UNSCR 1540 gives to the PSI). And the resources that UN institutions offer—funds to assist less-capable countries in building their nonproliferation or counterterrorism capacities, components of a global disease surveillance network, or weapons inspectors with on-the-ground presence—can add significantly to what the United States is able to provide on its own. Moreover, as we saw in Iraq and are
now seeing in Iran, issues will inevitably arise in the UN context that affect vital U.S. interests. The United States therefore has an important stake in the ability of UN organizations to function effectively in the fight against terrorism and proliferation.

On the basis of its own research, and after reviewing the reports of the High-Level Panel on Threats, Challenges, and Change and the secretary-general, the Task Force offers the following recommendations.

**Security Council**
The council should play a more assertive role in ensuring effective verification and enforcement of nonproliferation obligations. The prospect of strong council action may serve as a deterrent to noncompliance. If the council appears paralyzed and unable to assume responsibility, the nonproliferation regime will unravel and threatened states will look to solutions outside the United Nations. Moreover, having taken important initial steps in UNSCRs 1373 and 1540 to address threats from nonstate actors, the council must now follow through to give those directives teeth and ensure that their potential is fully realized. If the Security Council fails to live up to its responsibilities, UN members will have to expect individual states to act on their own or in ad hoc coalitions or other multilateral structures to contain the threat.

- P-5 members should consult regularly on proliferation and terrorism issues. Frequent substantive contacts will not guarantee unanimity, but they could promote greater convergence in perceptions of the threat and facilitate more constructive engagement when difficult issues are brought before the Security Council.

- The Council as a whole should also meet regularly on proliferation and terrorism issues. It should receive closed-door briefings three or four times a year by the directors general of the IAEA and OPCW, the chairs of the CTC and 1540 Committee, and other senior officials from relevant UN organizations.

- The United States should urge the 1540 Committee to move aggressively in encouraging UN members to put in place the laws and control measures required by UNSCR 1540. The committee should develop standards for evaluating states’ performance in key substantive areas (e.g., criminalization of proscribed activities, physical protection, export controls), establish procedures for identifying deficiencies and recommending improvements, and coordinate assistance programs to help states bring their laws and control systems up to acceptable standards. If countries resist recommendations for improving their capacities for proliferation control, the committee must have the means to press them to meet their obligations. Clearly, the committee cannot fulfill its ambitious mandate with seven experts. The IAEA and OPCW should be given responsibility (and adequate funding) for helping implement 1540 in their areas of expertise. In other areas (e.g., BW), the committee should be authorized additional staff. To eliminate uncertainty about the committee’s future, the
Security Council should immediately authorize an indefinite extension of the committee’s mandate beyond April 2006.

The United States should press within the Security Council for improving the effectiveness of the UNSCR 1373’s Counterterrorism Committee. The United States should promote the “naming of names”—that is, the United States should push the Security Council to have the 1373 Committee publicly list state sponsors of terror. It should also list those countries failing to make adequate efforts to stanch terrorism emanating from their soil and/or to share information they may possess about terrorist organizations and individuals.

In the realm of institutional improvements, key objectives of the Security Council should be fully staffing the Counterterrorism Executive Directorate as soon as possible, revising CTC practices so it becomes a policy oversight (not an executive) committee, and giving the executive director full executive authority under the guidance of the CTC for carrying out the CTC’s approved work program. The provision of technical assistance to member-states should be facilitated, including by cooperating with other council committees charged with similar tasks. To remedy the current lack of common standards to measure states’ performance, the CTC and CTED should adopt broadly accepted standards, codes, and best practices, especially those of intergovernmental organizations with expertise in areas relevant to 1373 implementation. The council should also encourage CTC coordination and cooperation with international and regional organizations along the lines envisioned at the March 2003 conference of more than sixty intergovernmental organizations.

The United States should take the lead in the Council to rationalize the work of the three Security Council committees responsible for terrorism and proliferation under three separate resolutions (1267, 1373, and 1540). Although each committee has a distinct mandate, the functions of the three overlap significantly. With three separate committees, it is more difficult and time-consuming for the council to manage them effectively and harder to staff them properly. Among the solutions that should be explored are mandating closer coordination among the committees (including reducing unnecessary duplication in member-states’ reports), combining their staffs, and combining the committees themselves. The council should also mandate a study on the advisability of setting up within the UN system an agency devoted to leading the work of the United Nations against terrorism, with a special emphasis on WMD terrorism.

The United States should also take the lead in the council on steps to strengthen international verification authorities in the nonproliferation field. The Security Council should adopt the following resolution: If the IAEA board of governors or the OPCW executive council decides that the IAEA or OPCW Technical Secretariat, respectively, is unable with existing authorities to resolve whether a particular country is in compliance, the council will meet immediately with a view to providing authorization, under Chapter VII, to utilize much more extensive, supplementary verification methods (e.g., comparable to those authorized for use in Iraq by UNSCR 1441). The council should also
strengthen the UN secretary-general’s existing authority to initiate field investigations of alleged violations of the Geneva Protocol or BWC by making it mandatory for states to grant prompt access and provide full cooperation.

To carry out the more robust supplementary verification activities in the nuclear and chemical fields that may be authorized by the Security Council, the IAEA and OPCW should be prepared to make available on short notice inspectors who are specially trained in more rigorous verification methods. In the biological weapons area, where no comparable verification organization exists, the council should establish and train a roster of specialists who would be available immediately in the event that the council or secretary-general (under his authority to initiate CW or BW investigations) activated them. The roster would consist of experts who would be activated by the UN only if and when needed.

The United States should support a council instruction to UNMOVIC and the IAEA to document and archive information on the investigation of Iraqi WMD programs begun in 1991, with a mandate to complete the task within six months. A final report should not be written; the issue has received enough broad-level scrutiny. But it would be useful nonetheless to catalogue, in the form of a manual or compendium of technical information, methodologies developed in the course of the Iraq experience for future reference by any other missions that may undertake intrusive inspections at the direction of the Security Council. In carrying out this task, UNMOVIC and the IAEA should draw on the work of the Iraq Survey Group (ISG) and consult closely with ISG officials. After this task is completed, the Council should disband UNMOVIC.

On the critical subject of the nuclear fuel cycle and the Nuclear Nonproliferation Treaty, the United States should continue to promote the Bush administration’s initiative to prevent the acquisition of uranium enrichment and plutonium reprocessing facilities by additional countries. It should also consider what steps by the Security Council might enhance the prospects of this initiative, including a resolution calling for a continuation of the one-year moratorium on transfers of enrichment and reprocessing equipment and technology adopted at the June 2004 G-8 Sea Island Summit meeting and possibly also for a fixed-duration moratorium on the construction of new facilities in all countries. Depending on the length of any such measures, they could create short-term leverage against potential proliferators without leading to a shortage in reactor fuel supplies, given the adequacy of existing enrichment capacity and enriched uranium stocks worldwide. (See also the IAEA section below regarding assurances of fuel supply; such assurances might help persuade states forgoing indigenous fuel-cycle capabilities that they would have reliable access to reactor fuel.)

The United States should encourage the Security Council to strengthen legal authorities to interdict illicit WMD-related shipments and disrupt illicit WMD-related networks. In October 2005, members of the UN’s International Maritime Organization are expected to adopt a protocol to the 1988 agreement
on Suppression of Unlawful Acts Against the Safety of Maritime Navigation that would give flag states a clear legal basis to board ships if they are suspected of carrying WMD or related materials. Building on that anticipated outcome, the council should consider what additional steps to take, including authorization for controls on finances for illicit proliferation networks (analogous to steps already taken to disrupt terrorist-related financial operations) and expansion of international law to permit interdiction of illicit WMD shipments on the high seas.

The United States should urge Security Council action to discourage and impede unjustified use of the NPT’s withdrawal provision, which allows a party to leave the treaty after 90 days if it asserts that remaining in the treaty would jeopardize its supreme interests. Various approaches should be considered, including a council decision that (a) withdrawing states will be held accountable for any violations committed while in the treaty, (b) withdrawal will trigger immediate council consideration of the implications for international peace and security and imposition of enhanced verification measures in the withdrawing state, or (c) withdrawing states must forfeit the right to retain nuclear facilities or materials imported while party to the treaty and perhaps also the right to import additional nuclear equipment and technology.

The Security Council should develop a menu of penalties that would be available for future council consideration in individual cases of violations. This could expedite adoption of sanctions when they may be warranted and thus enhance deterrence against violations of nonproliferation obligations. Based on the Council’s experience with “targeted” sanctions in the case of Libya (as well as the desirability from a humanitarian standpoint of limiting collateral effects), the menu would seek to focus tightly the impact of the penalties and relate them where possible to the nature of the causative acts. A wide range of measures should be considered, including “naming and shaming” and restricting the rights and privileges of members states in UN organizations (e.g., participating and voting in UN committees and commissions or in the IAEA board). In addition to developing a menu of possible penalties, the council should prescribe some sanctions that would be imposed automatically in specified circumstances—for example, suspension of nuclear cooperation with countries found to be in noncompliance with their safeguards agreements (or countries under investigation for safeguards violations). While the credible threat of council-imposed sanctions can help deter violations of nonproliferation obligations, it is also important for the United States and other P-5 members to make clear that punitive steps by member-states outside the UN context may at times be justified if lack of P-5 consensus precludes collective action in the name of the council.

**General Assembly**

The GA should move expeditiously to adopt a definition of terrorism along the lines recommended by the High-Level Panel and endorsed by the secretary-general. On the basis of that definition, the GA should proceed as soon as possible to conclude a comprehensive convention on terrorism. The defi-
nition of terrorism should cover the actions of individuals or irregular organizations, rather than armies, because the latter are bound by the rules of war and need not be covered by additional language prohibiting terrorism. Although international consensus on the basis of the formulation contained in the High-Level Panel recommendation would be a major step forward, the definition of terrorism should ideally also cover acts of violence against noncombatant military units—for example, those deployed to a given country as part of a UN-authorized peacekeeping force or those present on foreign soil only to provide training or offer logistics support.

The Terrorism Prevention Branch of the UN Office of Drugs and Crime should be encouraged to intensify its efforts to promote wide adherence to the international conventions on terrorism, especially the new Convention for the Suppression of Acts of Nuclear Terrorism, and to provide member-states legal advice on domestic implementing legislation necessary to make those conventions effective.

**International Atomic Energy Agency**

If the IAEA is to be an effective instrument for preventing nuclear proliferation and nuclear terrorism, it must continue to take a more dogged, probing approach to safeguards and increase its focus on threats from nonstate actors. The agency’s effectiveness will also depend on its reputation for professionalism and objectivity, and that will require the director general and staff to adhere closely to their essentially technical mandate. But success will not depend only on the actions of the agency. The IAEA can be only as effective as the support it gets from its members—in terms of the authorities, information, and resources they are prepared to entrust to the agency—and the support it gets from the Security Council—in terms of prompt attention to cases of noncompliance the IAEA refers to it.

The United States should continue pressing for establishment of a committee of the IAEA board to review the agency’s role in monitoring and promoting compliance with nuclear nonproliferation obligations. The committee should examine how existing verification authorities, under comprehensive safeguards agreements and the Additional Protocol, can be fully exploited. The committee should recommend ways of strengthening those authorities, including giving agency inspectors a mandate to investigate weaponization activities and requiring states to provide the agency more complete information on nuclear exports and imports. The committee should also develop guidelines for dealing with questions of compliance with safeguards agreements—guidelines that distinguish between the director general’s largely technical function of reporting all safeguards infractions to the board of governors and the board’s political function of deciding when to refer noncompliance to the UN Security Council. The committee should report its findings and recommendations to the board of governors within a year.
The IAEA and its board should strongly promote ratification and rigorous enforcement of the Additional Protocol. Nuclear Suppliers Group members can assist in this effort by adopting a guideline that makes adherence to the Additional Protocol by recipient states a condition for nuclear cooperation.

IAEA board members should urge that the agency’s relatively new function of investigating nuclear trafficking networks be expanded, both as a means of monitoring members’ compliance with their safeguards agreements and as a contribution to stopping such networks from providing sensitive equipment or technology to terrorist groups.

The United States and other board members must strongly encourage the IAEA to assign higher priority to nuclear security. The agency should promote wide adherence to and effective implementation of relevant international legal instruments, including the Code of Conduct on the Safety and Security of Radioactive Sources and the Convention on the Physical Protection of Nuclear Materials, which will be amended and strengthened at a July 2005 conference convened by the agency. It should also greatly expand its advisory and training efforts, especially its International Physical Protection Advisory Service (IPPAS) missions and its training programs for customs, border security, and other nuclear security officials. In an important new role for the agency, it should become a partner with the Security Council’s 1540 Committee in the area of nuclear security, assuming responsibility for establishing the physical protection guidelines to be used by the committee, evaluating states’ physical protection programs, recommending improvements, and coordinating assistance. Funding for the agency’s nuclear security efforts has increased since 9/11, but is mainly based on voluntary contributions and is far short of what is needed. The United States should support putting nuclear security in the regular IAEA budget and substantially increasing funding levels.

To support international efforts to discourage the spread of enrichment and reprocessing facilities under national control, the IAEA and its board should examine means of assuring countries that renounce the right to possess their own enrichment and reprocessing capabilities that they will have reliable access to nuclear reactor fuel supplies. Given its reputation as an honest broker and provisions in its charter that anticipate a possible role in fuel supply, the IAEA could help identify and obtain an alternative source of supply in the event that a country’s existing fuel supplies were cut off for reasons unrelated to its compliance with its nonproliferation obligations.

Organization for the Prohibition of Chemical Weapons

The missions of OPCW and its Technical Secretariat should be adjusted to deal more heavily with the nonstate actor chemical weapons threat. Since manpower is already stretched thin trying to cope with OPCW’s existing mandate, this will require a substantial increase in resources for the organization.
OPCW should become a partner of the 1540 Committee to help it implement UNSCR 1540’s requirements in the chemical area, as in the case of the IAEA for nuclear issues. Drawing on its experience helping CWC parties prepare the domestic implementing legislation required by the CWC, OPCW should take the lead in assisting the 1540 Committee to establish international standards for legislation criminalizing CW-related activities by nonstate actors. It should assist the committee in the areas of physical protection, assessing the adequacy of security and accountancy measures at declared chemical weapons storage depots, and developing international standards for protecting chemical industry plants against theft or sabotage. With respect to the reports, countries are called upon to submit under UNSCR 1540, the OPCW would assist in evaluating performance, suggesting improvements, and coordinating assistance efforts.

The United States and other CWC parties should request OPCW’s Technical Secretariat to examine the potential for state and nonstate actors to use new technologies, such as microreactors and novel chemical agents, for CW purposes and make recommendations on whether and how the CWC regime can be modified to keep up with the evolving CW proliferation threat.

World Health Organization and a Possible New Agency
WHO’s expertise and global reach are critical to the fight against bioterrorism. However, there is a serious risk that involving WHO too heavily in security matters could compromise its vital civilian public health mission. Accordingly, while WHO should be asked to strengthen its existing public health capabilities that are also relevant to reducing the biowarfare threat, consideration should urgently be given to establishing a new UN organization responsible for dealing with BW issues.

WHO should undertake a major upgrading of its existing global disease surveillance and response network. The United States should be prepared to take the lead in persuading other donor governments to commit the additional resources required. Informal arrangements should be worked out so that in the event of a suspicious disease outbreak that seemed to be the result of intentional BW use, WHO could immediately notify the new UN biological warfare organization and the UN secretary-general, who would be in a position to dispatch biowarfare experts from the standby BW verification mechanism to assist WHO in its investigation.

The new UN organization responsible for countering the biowarfare threat would work with the 1540 Committee and relevant international health organizations, including WHO, to develop common international biosecurity standards for ensuring that only bona fide scientists have access to dangerous pathogens and ensuring that facilities engaged in legitimate research with dangerous pathogens have adequate physical security measures in place. This will build on the work that WHO has already done in the area of biosafety and biosecurity.
The new biowarfare organization should also work with WHO and other international scientific organizations to develop international guidelines or standards for reviewing, approving, and monitoring dual-use bioscientific research projects, particularly in the area of genetic engineering, that could produce results that could be applied by states or terrorist groups to offensive BW purposes. In developing such standards, the new organization could draw initially on WHO’s experience with its smallpox advisory committee and could collaborate with such organizations as the International Union of Microbiological Societies and the InterAcademy Forum.

In addition to its other responsibilities, the new UN organization could be responsible for training and administering a roster of BW specialists (see recommendation above) who would be available immediately to carry out field investigations or other activities in the event that the Security Council or the secretary-general activated them.

**Conference on Disarmament**
The CD has outlived its usefulness and should be disbanded. Instead of having a single multilateral negotiating body take its place, the Security Council should, as the need arises, set up ad hoc bodies of manageable size to take on discrete, narrowly defined tasks, such as negotiating a treaty banning further production of fissile materials or developing common international standards for biosecurity. Participation in these ad hoc groups (both in terms of countries and international organizations) would vary from group to group, depending on the subject matter under consideration. Given the greater focus today on threats from nonstate actors, the tasks mandated by the Security Council are likely to range more widely than the items traditionally handled by the CD.

**Conclusions**
Terrorism and the proliferation of nuclear, biological, and chemical weapons are twentieth century threats that have come together in the twenty-first century to create the world’s worst nightmare. They have become the most acute security challenge facing the United States and the international community. Sometimes the measures needed to counter these twin dangers are the same or similar, and sometimes they are distinct. But one thing these threats certainly have in common is that no single country can overcome them by itself. Countering proliferation and terrorism effectively is simply impossible without broad international cooperation. Although such cooperation will at times be pursued most efficiently and appropriately outside the UN system—through unilateral actions or ad hoc or more formal coalitions—the United Nations and related organizations will often be very useful, given the wide scope of their membership and the special authorities and capabilities at their disposal.

But if the United States is to look to the United Nations to play a major role in what has become the number one U.S. national security priority, the United Nations must prove that it can deliver—and that will require substantial improvements in UN institutions and practices. Fortunately, in recent years, we have seen a
growing recognition in UN organs that the international security environment has changed and that we must now focus as much attention on nonstate actors as on states. Moreover, there now seems to be much greater appreciation that terrorism is neither just a domestic concern nor a legitimate instrument of policy, but a fundamental challenge to the entire international system with no valid justification. Just as important, we have also seen a willingness to adapt UN institutions, at least some of them, to address today’s evolving threats.

There is a long way to go, however, between recognizing changing realities and putting in place effective organizations and practices to cope with them. Compared to counterproliferation, counterterrorism has a longer way to go, largely because the world woke up to the threat of catastrophic terrorism only after 9/11. Some states have dragged their feet on an acceptable definition of terrorism, and the institutional mechanisms needed to deal with the threat essentially had to be built from scratch, and indeed are still being built.

But in the area of proliferation as well, some UN-related mechanisms have yet to prove themselves, and others must be substantially strengthened, especially mechanisms for monitoring and enforcing compliance with international nonproliferation obligations. The cases of North Korea and Iran are critical tests for the UN system. President Bush and other world leaders have said that a North Korea or Iran with nuclear weapons would be intolerable. But if the international community is to have options other than tolerating the intolerable or using military force, the Security Council and particularly its permanent members must demonstrate that they truly regard the proliferation of nuclear and other weapons of mass destruction as a grave threat to international peace and security and they are prepared to act accordingly.

In the end, of course, it is not just a question of whether the United Nations and related organizations will adopt the necessary institutional and procedural reforms to make them more reliable tools for preventing catastrophic terrorism and the proliferation of WMD—although such reform is certainly critical. The more fundamental question is whether the United States and other member-states are prepared to summon the political will to work together and use those tools effectively. If the members fail to work together effectively, the pressures on the United States and other responsible governments to protect themselves by acting independently of the United Nations will become enormous.

NOTES


5
War and Peace: Preventing and Ending Conflicts
INTRODUCTION
There is a broad range of policy and operational issues that impact the role of the United Nations in “preventing and ending conflict and building stable societies.” In this chapter, the Task Force addresses three key issues that relate to capacity and effectiveness in this critical area: (1) United Nations peace operations, (2) the United Nations’ role in conflict mediation and postconflict peacebuilding, and (3) the role of international sanctions in addressing issues of conflict. There are also crucially important legal, policy, and operational issues relating to the use of force to prevent or end conflicts and quell large-scale abuses of human rights, but those issues are addressed in other parts of this Task Force report.

This chapter examines each of the three sets of issues described above, identifying and assessing obstacles to progress, assessing proposals for reform, and providing recommendations for action.

To examine an ongoing UN operation that illustrates many of the most compelling challenges relating to preventing conflict and building stable societies, the Task Force traveled to Haiti during March 13–17, 2005. What follows are the findings from that trip that are relevant to the broad themes of this assessment.

UNITED NATIONS PEACE OPERATIONS
United Nations peacekeeping is the most resource-intensive, visible, and, arguably, most important UN activity designed to prevent and end conflict and build stable societies. While there have been many successful peacekeeping missions over the years, current efforts are bedeviled by both limited capacity and operational challenges. In addition, the credibility of UN peacekeeping has been badly damaged by revelations of sexual exploitation and abuse in the UN operations in the Congo and elsewhere. Task Force members are deeply concerned by these revelations and believe that any overall reform effort must include an effective plan and systemwide commitment to end abuses and ensure accountability.

The Evolution of UN Peacekeeping
Over the course of the past two decades, the United Nations has experienced major growth and transformation in peacekeeping activities, particularly with the transformation of “traditional” UN peacekeeping and the assumption by the United Nations of broad responsibilities relating to peace stabilization and reconstruction in societies emerging from conflict. Between 1948 and 1990, the United Nations initiated some eighteen peacekeeping operations. Most were authorized by the Security Council implicitly under Article VI (Pacific Settlement of Disputes) and were assigned the relatively narrow tasks of monitoring ceasefires and border disengagement agreements between states that had grown weary of armed conflict, were prepared to agree to an armistice or even a peace agreement, but were deeply suspicious of the intentions of their opponents. The simple presence of an impartial, lightly armed, internationally recognized force to ensure observance of agreements and investigate and report on violations—but prepared to use force solely in self-defense—could help to build the confidence necessary among the parties to sustain a fragile peace.
Beginning nearly two decades ago, both the magnitude and scope of peacekeeping began to expand dramatically, and while the pace of activity slowed considerably in the mid-1990s, that appears to have represented only a temporary lull. Between 1990 and today, the Security Council, with the support of the United States, has initiated more than forty peacekeeping operations. As of late March 2005, there were nearly 70,000 international military and police forces serving in seventeen UN peacekeeping missions, and the approved budget for the period ending June 30, 2005, stood at nearly $4 billion (and was likely to rise significantly for 2005–06).

More significant than the magnitude of these missions has been their breadth of focus and complexity, and the expectations that have accompanied the UN presence. UN peacekeepers and their civilian counterparts have been asked, in essence, to help remake societies coming out of internal conflict—to help negotiate peace agreements, reform security sectors, promote political reconciliation and effective and democratic governance, and rebuild systems of justice. This more intrusive, multidimensional involvement was characteristic of UN missions in Namibia, Cambodia, Central America, Haiti, West Africa, and the Balkans, where the challenges of rebuilding failed or failing state institutions have been formidable. These missions, generally termed “peace operations” to reflect their breadth and complexity, have also come with far more challenging and complicated security environments than traditional peacekeeping deployments. In the absence of indigenous capacity, UN military and police have been asked to ensure public security in post-conflict environments, deter and respond to threats of violence, and mentor and train local security forces.

The Contemporary Record

The recent report of the secretary-general’s High-Level Panel on Threats, Challenges, and Change identifies a correlation between the increased involvement of the United Nations in addressing civil conflict and an overall decline in civil wars since the early 1990s. And indeed, many UN peace operations, or UN civilian missions supported by “coalitions of the willing” under national or regional command—from Namibia to Sierra Leone, Cambodia to East Timor, and Macedonia to Kosovo—have helped to provide stability and to promote political and economic development.

Nonetheless, there have also been tragic failures. In some cases, such as Sierra Leone and East Timor, progress in strengthening missions came only after rebels effectively challenged peace agreements and peacekeepers, and local inhabitants were subjected to vicious attacks resulting in large-scale loss of life. Moreover, mass killings in Rwanda and Srebrenica took place notwithstanding the presence of UN peacekeepers. The causes of these two disastrous chapters in the history of UN peacekeeping have been described in detail elsewhere. But in both cases, local populations had legitimate expectations of protection, while key UN member states were unprepared to assist or equip peacekeepers to address threats to civilians.

Recognizing the New Realities

Today, UN member governments appreciate that UN peacekeepers often need very robust capabilities to defend themselves, the mandate of their missions, and civilians in their areas of operations. This requirement was recognized in the 2000
report of the secretary-general’s Panel on United Nations Peace Operations (hereafter, the Brahimi Report). At the same time, the panel emphasized “that consent of the local parties, impartiality and the use of force only in self-defense should remain the bedrock principles of peacekeeping.” And even when it went beyond these “bedrock principles,” the panel suggested that more robust capabilities would be needed to “defend” the mandate in response to would-be spoilers, rather than to pursue affirmatively broad-based security objectives through the use of force.

However compelling the theory and logic of this position of use of force as the exception to the rule, it bears less and less resemblance to what member states are actually asking of peacekeeping forces on a regular basis. In the case of the current UN deployment in Haiti, where the mission is expected “to ensure a secure and stable environment within which the constitutional and political process in Haiti can take place,”7 the Haitian National Police (HNP) is the only formal indigenous institution with an internal security mandate. The HNP is widely regarded by Haitians as corrupt and brutal in its methods, ineffective as a law enforcement entity, and unable to operate with success against armed elements of the ex-military or gangs associated with the former president. As a result, for peacekeepers and international civilian police, ensuring a secure and stable environment requires authority and willingness to launch attacks on police outposts being occupied by armed opposition elements, conduct security sweeps throughout Port-au-Prince neighborhoods engulfed in violence and criminality, and take on responsibilities for security sector reform.

The Bush administration has endorsed this robust security role for peacekeepers in Haiti, as it has also supported robust mandates elsewhere in recent years, from Liberia to Burundi to the Congo.8

**Peace Operations and U.S. National Interests**

This approach has coincided with administration statements and policies in recent years indicating its general view that “failed states matter”—that poverty, political instability, and the absence of effective and accountable government abroad can create serious threats to U.S. interests at home. This perspective was clearly informed by the terrorist attack on the United States on September 11, 2001, and reflects recognition that the political chaos into which Afghanistan descended after 1989 created a fertile environment for the emergence of the Taliban and a base of operations for al-Qaeda.9

In the case of Haiti, administration officials identified important U.S. interests, noting that increased instability could create substantial pressures for out-migration and large-scale refugee flows. They also expressed concern about Haiti’s role as a transit point for narcotics traffickers in the Western Hemisphere and about risks of criminal domination of the Haitian economy. These factors almost certainly informed the decision to deploy U.S. troops to the country in 2004.

The key question for the Task Force in the area of UN peacekeeping is whether we are prepared to endorse the current practice of the United States and other members
of the Security Council in demanding that peacekeepers regularly engage in a broad range of robust security activities. If so, then the United States and other governments must do much more to enhance capacities if we wish to ensure substantial success. The Task Force believes that the practical alternatives—to consign the United Nations to future failures, or to dramatically reduce the United Nations’ role in efforts to manage conflict and build stable societies—are unacceptable.

**Areas for Enhancement**

Since the early 1990s, the United Nations in general, and the Department of Peacekeeping Operations (DPKO) in particular, has implemented a series of improvements that has put the organization in a better position to meet contemporary challenges. But despite important progress in recent years, we are concerned about several impediments to effective implementation of operations in the new and more challenging environments. These impediments involve both operational and structural issues, as well as issues of professionalism among peacekeepers.\(^{10}\)

**Doctrine, planning, and strategic guidance for mission deployment.** In Haiti, the delegation was told that some nine months after the formal start of the mission, there was still no mission implementation plan. This created considerable uncertainty, especially with respect to the various roles and responsibilities among the more than 6,000 peacekeeping troops, as well as the more than 1,400 international civilian police. This absence of strategic guidance reflects not only a problem within the mission, but also deficiencies in the general development of common doctrine, which would identify roles, missions, and force employment principles to address the contemporary challenges faced by peacekeepers. These problems in Haiti also appear to reflect deficiencies in strategic and tactical planning within the UN Secretariat.

Pursuant to an earlier reform effort, the United Nations instituted integrated mission Task Forces, essentially interdepartmental working groups pulled together to coordinate activities relating to a particular field operation. Unfortunately, while useful as clearinghouses for information, these entities have not proven to be highly successful as interdepartmental planning and decision-making processes, and a number of experts have encouraged sharpened efforts in this area. For example, the Stimson Center has urged that the Integrated Mission Task Force structure be augmented by a senior-level mission strategy group that would bring together field and headquarters leadership prior to missions to plan strategy and implementation.

In the area of peacekeeping doctrine, member states have been reluctant even to support formally the Brahimi Panel’s endorsement of “robust” peacekeeping forces to meet new security challenges in peace operations, let alone consider broad doctrine recognizing the need for enhanced capabilities in this area.\(^{11}\)

**Rapid deployment.** The Brahimi Report identified rapid deployment of troops as a key objective\(^ {12} \) and also called for enhancements in capacity to deploy international civilian police and rule of law specialists as well as other civilian specialists for multidimensional operations. In recent years, there has been progress in
many of these areas, such as use of new procedures to make UN monies available for planning missions before they are mandated; some enhancement of the UN Stand-By Arrangements system, by which member states make known to the organization the capabilities they may be willing to contribute in support of UN operations; and enhancement of strategic deployment stocks at the UN Logistics Base in Brindisi. But as demonstrated by very slow deployment of the mission to Haiti, the requirements in each of these areas continue to outstrip the resources and capacity to respond. A number of these issues were addressed in the report of the secretary-general’s High-Level Panel on Threats, Challenges and Change, as well as in the subsequent report of the secretary-general, “In Larger Freedom: Toward Development, Security and Human Rights for All.” Both reports urged further improvements and suggested that, in some cases, regional peacekeeping operations be supported through assessed contributions to the United Nations.

There have also been regional efforts, by the African Union and others, to increase the supply of available peacekeepers worldwide. In June 2004, the United States announced the Global Peace Operations Initiative (GPOI) at the G-8 Summit in Sea Island, Georgia. This initiative, focused primarily (though not exclusively) on African countries, is designed to assist governments in Africa and other regions to substantially increase worldwide capability for peace stabilization. As announced at the summit, the goal was to train and equip 75,000 troops by 2010, as well as enhance related national capabilities and international coordination. The administration told the Task Force that it is providing $100 million toward this initiative in 2005.

**Absence of developed country involvement in blue-helmeted operations.** In Haiti, only 3.5 percent of the military staff and contingents are from the developed world, and these numbers are similar to figures worldwide. One senior DPKO official told the delegation that of the nearly 70,000 peacekeepers worldwide, the twenty-five countries of the European Union make up only 6.7 percent of the total. They make up only 2.3 percent of some 55,000 peacekeepers in Africa. Since the mid-1990s, the United States has essentially adopted a policy of noninvolvement of its military units in UN peace operations, though a very small number of U.S. military observers and staff officers have joined them on occasion.

UN officials maintain that the involvement of more developed-country troops, with their enhanced capabilities, is important to send a strong message of resolve to spoilers and to fill important implementation gaps, especially in areas such as transport, logistics, communications, and intelligence. The High-Level Panel called upon developed states to transform their capabilities in the post–Cold War environment to permit greater participation in peacekeeping activities. A very senior Haitian government official put it in much simpler terms for the delegation when he said that, in lieu of the thousands of UN soldiers in Haiti, the country would need only fifty U.S. troops, along with some vehicles, to maintain security. While he was certainly overstating the case, the delegation heard sentiments from other experts about both the symbolic and deterrent value of some U.S. military presence in the country.
Despite the very limited involvement of the U.S. military in peace operations, the U.S. Department of Defense (DOD) has recognized the increasing importance of peace stabilization activities. For example, DOD is deeply involved in the administration’s GPOI, and DOD officials have focused considerable attention in recent months on enhancing capabilities to coordinate on stabilization issues with civilian counterparts, as well as with nongovernmental, regional, and international organizations.

**Information analysis and early warning.** In recent years, the UN Secretariat has implemented a range of measures to enhance access to information, including development of the DPKO’s Situation Center and Best Practices Unit; the United Nations’ “ReliefWeb” website, which provides a clearinghouse for information on humanitarian issues; and a range of other informal networks. Nonetheless, “the United Nations still has no single, co-located team dedicated to managing information, tracking multiple crisis and conflict trends, recommending preventive action based on those trends, or anticipating global UN requirements for either peacekeeping or peacebuilding.”

Enhancing capacity at headquarters is only part of the challenge. UN peacekeeping missions must have access to detailed and real-time information. In Haiti, the delegation heard repeated complaints about the limited or nonexistent resources to obtain information on local conditions essential to meeting the mission’s objectives. This limited considerably the ability of mission personnel to identify law enforcement and security threats and respond appropriately. U.S. interests are directly affected in this case; for example, information on gang violence, narcotics trafficking, and related issues could be critical to ensuring that the UN-supported political process is not hijacked by criminal enterprises masquerading as legitimate political organizations.

**Headquarters staffing and funding for peacekeeping operations.** Despite significant enhancements, capacity to support field missions from headquarters is still far too limited. The United Nations deploys more “out-of-area” forces than any government in the world, with the exception of the United States. Yet the headquarters staff of the DPKO numbers only about 600. DPKO’s civilian police division, which includes about twenty professional staff, is inadequate to support the more than 4,000 international civilian police deployed around the world. The High-Level Panel recognized this deficiency and endorsed the creation of a corps of fifty to one hundred senior police officials to conduct assessments and assist in the start-up of operations.

As of early March, the annual peacekeeping budget was about $4 billion for the period ending June 30, 2005, and is likely to rise considerably given new requirements. DPKO headquarters staff are funded from the UN peacekeeping support account (which can fluctuate from one year to the next) and not from the regular budget, creating uncertainty within the institution about DPKO’s capacity to maintain basic institutional competence over time. Moreover, member states have exercised exceptional scrutiny over peacekeeping budgets; for example, with some recent
exceptions, assessed contributions have not been authorized for start-up reconciliation and development activities, even though voluntary funding (the traditional source of support for these activities) is often in short supply at the outset of new missions.17

Professionalism: addressing the crimes of sexual exploitation and abuse. The United Nations defines sexual exploitation as “any actual or attempted abuse of a position of vulnerability, differential power, or trust for sexual purposes, including, but not limited to, profiting monetarily, socially, or politically from the sexual exploitation of another.” Sexual abuse is defined as “actual or threatened physical intrusion of a sexual nature, whether by force or under unequal or coercive conditions.”18

Members of the Task Force are deeply concerned about reports of sexual exploitation and abuse by deployed UN peacekeepers. Although most experts believe this problem is evident in many peace operations, this issue became the subject of considerable public attention in the context of recent abuses in the Congo, described in an excerpt from the summary of a UN investigative report:

Media reports in early 2004 indicated the recurrence of acts of sexual exploitation and abuse of Congolese women and girls by United Nations peacekeepers serving with the United Nations Organization Mission in the Congo (MONUC) in Bunia. … Interviews with Congolese women and girls confirmed that sexual contact with peacekeepers occurred with regularity, usually in exchange for food or small sums of money. Many of these contacts … involved girls under the age of 18, with some as young as 13.19

The delegation interviewed Prince Zeid Ra’ad Zeid Al-Hussein, the Jordanian ambassador to the United Nations, who was asked by the secretary-general to advise him on this issue and prepare a public report. Ambassador Zeid emphasized that the key to addressing this issue effectively was ending a climate of impunity. His recently issued report, “A Comprehensive Strategy to Eliminate Future Sexual Exploitation and Abuse in United Nations Peacekeeping Operations” (hereafter, “Comprehensive Strategy”), indicates that there is “an extensive mosaic of provisions drafted at varying points in time and with varying degrees of legal force dealing with sexual exploitation and abuse that apply to the various categories of peacekeeping personnel.”20

The report’s description of the applicability of the secretary-general’s 2003 bulletin on measures to address sexual exploitation and abuse appears to reflect this sense of ambiguity. The report indicates that the bulletin applies only to UN staff members, but that civilian police and military observers agree to be bound by directives that summarize the provisions of the bulletin. The rules regarding military members of national contingents have been less clear. The model status of forces agreement indicates that troop-contributing countries have jurisdiction over military members of contingents,21 and the report states that “troop-contributing countries have over the years universally accepted the general standards of conduct set out in the publications entitled Ten Rules: Code of Personal Conduct for Blue Helmets and We Are United Nations Peacekeepers.”22 But as a practical matter, there has been no system-
atic effort to ensure that such requirements are deemed binding by members of military contingents or to ensure that troops know they will be held accountable.

In summary, principal shortcomings appear to include a lack of clearly identifiable rules applicable to all; the absence of a systemwide commitment (including among member states) to investigation and, as appropriate, punishment of members of military contingents; the absence of local enforcement capability for investigation and prosecution of civilian members of UN missions; limitations on resources for effective investigations; absence of dedicated procedures and personnel at headquarters and within peacekeeping missions to address issues such as mission education and training and interaction with local populations; and absence of redress or compensation for victims. Finally, without seeking in any way to excuse sexual exploitation and abuse, the “Comprehensive Strategy” report notes that absence of organized recreational activities for troops can also contribute to aberrant and unacceptable behavior.

The report’s major recommendations are that the standards and requirements of the secretary-general’s bulletin be made applicable to all participants in UN peace operations, and that troop-contributing nations formally agree that their troops will be bound by those standards and be subject to national disciplinary action if they violate those standards; that the United Nations establish a permanent criminal investigative capacity; that experts from troop-contributing countries be involved in investigations of members of military contingents, to ensure that evidence is gathered in conformity with methods that might permit host country prosecution; that troop-contributing countries agree to on-site courts-martial for members of military contingents who are believed to have committed serious offenses; that headquarters and field staff be hired to ensure intensive training of contingents, outreach programs, and data collection and management; that troop-contributing countries attempt to send regular units to peacekeeping operations, as such units seem to have greater discipline than units patched together for a particular operation; that UN missions be empowered to develop additional (and, as appropriate, more stringent) rules, depending on their particular situations; that increased efforts be made to provide organized recreational opportunities to peacekeepers; that better efforts be made to provide redress and compensation for victims, such as through the creation of a voluntary fund; that systems of managerial accountability be established; and that efforts be made to consider how to assist local authorities to enforce criminal accountability against civilian members of missions who engage in sexual exploitation and abuse. Finally, the report urges that DPKO and member states seek to increase the number of women peacekeepers. This final recommendation is consistent with UN Security Council Resolution 1325 (2000), a landmark measure that endorsed the urgent need to increase the involvement of women in UN activities relating to conflict prevention and mediation.

In late April 2005, the General Assembly Special Committee on Peacekeeping Operations expressed its support for the bulk of the recommendations described above, and the General Assembly’s Special Political and Decolonization Committee (Fourth Committee) subsequently endorsed the decisions of the Special
Committee on Peacekeeping Operations.\(^25\) The challenge, however, will be in implementation, especially given significant funding requirements. Moreover, some of the key recommendations, such as creation of an independent capacity for investigation, do not seem to have been fully embraced. In the case of investigations, the Task Force was told that member states appear to support use of the Office of Internal Oversight Services (OIOS). It is, however, unclear whether OIOS is best equipped to collect information that might be relevant to criminal prosecutions, or to work jointly with member state investigators, as recommended in the “Comprehensive Strategy” report.

**Recommendations for United Nations Peacekeeping**

The United States should encourage the following reforms and enhancements.

- **Doctrine, planning, and strategic guidance.** The DPKO should develop doctrine that recognizes the need for capable forces in the new security environments in which peacekeepers are mandated by the Security Council to operate, and the United States should press for member state acceptance of these new realities and their resource implications.

  More broadly, the United Nations should develop doctrine and strategy for multidimensional peace operations that thoroughly integrate the security dimension with economic and political development requirements. Prior to deployments, a strategic assessment of the crisis situation should be made to determine the full range of measures necessary to address effectively the causes of the crisis. Strategic mission plans should precede deployments and should be drafted by senior-level mission strategy groups brought together prior to missions. In general, the lead-nation principle should be used for rule-of-law measures, including police, judiciary, and penal systems, as well as for military training, equipping, deployment, and support.

- **Sexual exploitation and abuse.** The United Nations must quickly implement a policy of zero tolerance of sexual exploitation and abuse by peacekeepers. The United States should strongly support implementation of reform measures designed to ensure uniform standards for all civilian and military participants in peace operations; improve training programs relating to sexual exploitation and abuse; increase deployment of women in peacekeeping operations; encourage deployment of established (rather than “patched together”) units to peacekeeping operations; impose accountability of senior managers; support effective data collection and management; provide victims assistance; increase staff to enhance supervision; and organize recreational activities for peacekeepers. While these measures have recently been endorsed by member states, the United States should urge generous budgetary support for these initiatives and should also press for independent investigative capacity. The United States should seek to ensure effective programs of assistance for victims who make substantial claims, even when neither the victim nor the United Nations is able to obtain redress from the perpetrator of the abuse. Finally, states that prove unwilling or unable to ensure discipline among their troops should not be permitted to provide troops to peacekeeping missions.
Rapid deployment. While the Task Force does not endorse a standing UN military force, member states must substantially increase the availability of capable, designated forces, properly trained and equipped, for rapid deployment to peace operations on a voluntary basis. The Secretariat should enhance its capacity to coordinate increases in member state contributions to the Stand-By Arrangements system.

Currently, more than eighty governments participate in the UN Stand-By Arrangements system, a voluntary arrangement whereby governments express their willingness to make troops and other capabilities available to peace operations. But most governments are not in a position to deploy quickly. DPKO should prepare and present to member states a plan to assist governments to substantially augment their capabilities in this area. Such a plan will have significant implications for DPKO resources.

U.S. support for peace operations. (1) The United States should sustain and strengthen its support for regional peacekeeping capacity-building, such as the Global Peace Operations Initiative. (2) The U.S. Department of Defense (DOD) should prepare policy options for U.S. support of capacity enhancements and for U.S. engagement in peace operations consistent with U.S. national interests.

DOD’s recent efforts to enhance coordination and capabilities relating to stability operations set the right tone for a plan and a program of greater U.S. support in this general area. For example, while the United States formally participates in the United Nations’ Stand-By Arrangements system, its participation is of only limited operational value to the United Nations—as it provides only a very general list of U.S. capabilities with little indication of what precisely might be forthcoming. More than fifty governments, including the United Kingdom, Australia, and many other U.S. allies, provide more detailed information about the support they might consider, and the United States should consider upgrading its participation in this voluntary program.

Information analysis and early warning. Member states should create a single, co-located team committed to tracking and identifying conflict trends and anticipating requirements for peacekeeping or peacebuilding. DPKO should identify, and member states should generate, resources required to ensure that all peacekeeping missions have information-gathering capacity to ensure operational success.

Headquarters staffing and funding for peacekeeping operations. The United States should support (1) the creation of a senior police force management unit to conduct assessments and assist in the establishment of new peace operations; (2) assessed funding for first-year, quick-impact projects in peace operations, as well as the full range of early disarmament, demobilization, and reintegration assistance when those have been identified in premission assessments as critical for success; and (3) the adoption of two-year budgets for support of peacekeep-
ing to ensure greater stability, permit more careful planning, and reduce administrative burdens.

**Organization of the Department of Peacekeeping Operations.** As noted in the chapter on UN integrity, accountability, transparency, and effectiveness, the Task Force believes that DPKO effectiveness would be greatly enhanced if the department operated as a more independent program.

**UN Role and Capacity in Conflict Mediation and Peacebuilding**

Contemporary peacekeeping deployments are designed to sustain security necessary to permit political reconciliation and economic development. The likelihood of such reconciliation and development is often affected by two critical elements: first, the quality and character of conflict mediation and resolution efforts of parties to the conflict acting with the cooperation of regional and international organizations; and second, the coherence and timeliness of postconflict peacebuilding activities relating to rule of law, political reconciliation and constitutional development, and to economic recovery and reconstruction.

In the case of Haiti, the last of a series of UN missions, the International Civilian Support Mission in Haiti (MiCAH) departed the country in 2001, largely in frustration about the level of Haitian government cooperation. In the period leading to the crisis of 2004 resulting in the departure of President Aristide, the Organization of American States and the Caribbean Community were involved in efforts to end the various impasses in Haiti; but the impact was modest, at best, and neither the Security Council nor the Secretariat was deeply engaged. While the international community has a strong interest in developing regional mediation capacity in the Americas and elsewhere, earlier re-engagement in Haiti by the UN mediators might have made a difference. Even if such re-engagement did not result in a negotiated solution, it may have helped to set the stage for a more rapid and coherent planning process for the peace operation that was ultimately deployed.

The issue, of course, is broader than the Haiti case. For example, in Africa in particular, there have been several examples of peace processes that yielded unsustainable or flawed agreements in circumstances where more intensive, more coherent, and more broadly based UN involvement may have made a difference.

Many have argued that the UN “diplomatic service,” represented by officials in the Secretariat’s Department of Political Affairs (DPA), is underresourced and understaffed. The total number of professionals in the department is about 150, with only about 50 officers in regional bureaus. As a result, its ability to provide early warning to other parts of the UN system, to be systemically engaged in peace negotiations, and to keep its counterparts in the UN system well-informed about impending requirements for the institution is seriously limited.

In the area of postconflict peacebuilding, the UN system has made progress in recent years. For example, the United Nations Development Program’s (UNDP) Bureau of Crisis Prevention and Recovery has developed critical expertise and
provided valuable resources to reconstruction efforts in postconflict settings. Moreover, DPKO field missions have better integrated the work of agencies dealing with peacebuilding activities, and the head of the local UNDP office now generally serves as the deputy special representative of the secretary-general in countries with multidimensional UN peace operations. At the same time, important elements of the Secretariat that should actively support the peacebuilding components of peace operations have been under-resourced. For example, the Office of the High Commissioner for Human Rights, which has very capable leadership and many dedicated field staff, has been without the capacity to deploy human rights monitors with the speed and numbers required for new operations in Africa. In addition, the Secretariat is without the operational capacity to quickly deploy judges, lawyers, and other rule-of-law specialists to assist field operations. With respect to electoral assistance, one UN electoral adviser in Haiti perhaps put it best when he complained to the delegation about the lack of resources for UN field operations in this area. Using an automobile-related simile while reflecting on his own professional transition from the private voluntary organization (PVO) sector to the United Nations, he said it was like going from a “Mustang” to a “tractor with a flat tire and no gas.” When he worked for the PVO, he supervised personnel working in nine countries, and his staff was larger than the entire staff of the UN electoral division in New York. As demonstrated in the case of the recent Iraqi elections, this UN division can play an important role in advancing the democratic process.

A number of reports have urged enhancements in the UN capacity for conflict mediation. For example, the secretary-general’s High-Level Panel urged that the United Nations’ DPA be provided with additional resources and be restructured to ensure a “field-oriented, dedicated mediation support capacity,” as well as expertise in negotiation. The Stimson Center has made similar recommendations.

There have also been calls for substantial enhancements in the United Nations’ abilities in the area of postconflict reconstruction. The High-Level Panel endorsed the creation of an intergovernmental peacebuilding commission, as well as a peacebuilding support office, focused on efforts to avert state collapse and to assist in the full range of postconflict activities. And the panel supported a standing peacebuilding fund of at least $250 million. In his subsequent report, the secretary-general endorsed the call for the peacebuilding commission and fund, focusing primarily on the postconflict challenge.

The Bush administration last year established a new State Department Office of Reconstruction and Stabilization. According to the State Department, this office “will lead and coordinate U.S. government planning and institutionalize U.S. capacity to help stabilize and reconstruct societies in transition.” Unfortunately, initial requests for modest support of this office have not been fully funded by the Congress, but the office has nonetheless begun to play an important role in formulation of U.S. policy in this area.
Recommendations

- The UN role and capacity in conflict mediation and peacebuilding. To enhance support for UN efforts at conflict mediation and negotiation, the United States should support an increase in resources for the Department of Political Affairs, following an independent study providing a strategy for enhancing DPA capacity and improving coordination with DPKO.

To enhance support for postconflict peacebuilding activities, the United States should support the creation of a peacebuilding commission, a peacebuilding support office, and a voluntary peacebuilding support fund. The United States should also encourage member governments with expertise in peacebuilding activities, such as those related to rule of law, to play lead-nation roles on these issues in particular peace operations. Finally, the Task Force supports an increase in funding for the peace operation–related activities of the Office of the High Commissioner for Human Rights and the United Nations’ Electoral Assistance Division.

- U.S. capacity in civilian postconflict stabilization activities. To enhance U.S. ability to support postconflict reconstruction and to coordinate its efforts with the United Nations and other governments, the United States should strengthen the new State Department Office of Reconstruction and Stabilization, and Congress should provide it with resources necessary (and requested by the administration) to play its coordination role.

The Role of Sanctions in Addressing Issues of Conflict

The United Nations Security Council has imposed sanctions under Chapter VII in sixteen cases: Afghanistan, Angola, Cote d’Ivoire, the Democratic Republic of the Congo, Ethiopia and Eritrea, Haiti, Iraq, Liberia, Libya, Rwanda, Sierra Leone, Somalia, South Africa, Southern Rhodesia, Sudan, and the former Yugoslavia. The vast majority have been imposed since 1990, and most have been designed to prevent or end conflicts, in one manner or another.

At the time of the Task Force visit, Haiti had been free of international sanctions for many years. But an examination of UN sanctions imposed upon Haiti in the early and mid-1990s reveals several of the key issues that have surrounded the sanctions debate. After the 1991 coup, the administration of George H. W. Bush imposed limited sanctions against Haiti. In June 1993, UN Security Council Resolution 841 imposed an oil and arms embargo, froze foreign assets, and established a Security Council monitoring committee. Though the embargo was suspended on August 27, 1993, with the expected implementation of the Governor’s Island Accord, it was reimposed in October by UN Security Council Resolution 873, and then substantially strengthened in May 1994 by UN Security Council Resolution 917.

The Haiti case yields several conclusions of general applicability and relevant to UN action in this area.

Sanctions are less likely to be successful when targets perceive mixed signals from the international community. Certainly before 1993, there was little likelihood that the
coup sponsors in Haiti felt overwhelming pressure for change as a result of sanctions that were in effect. The Bush administration’s ambivalence about President Aristide was well known, and multilateral sanctions were not imposed until June 1993.

Sanctions, by themselves, are less likely to be effective when targets perceive the conflict in “winner-take-all” terms. By some accounts, the sanctions regime played a role in convincing Haiti’s de facto leaders to agree to the Governor’s Island Accord, but only insofar as the sanctions demonstrated resolve by the international community to persevere—even if that meant use of force. Thus, when armed thugs succeeded in preventing the USS Harlan County from deploying personnel in support of the agreement, a subsequent renewal of sanctions did little to move the regime. 33

Broad sanctions will be less successful if they cannot effectively target constituencies with influence over the political process. In Haiti, where there were yawning income gaps, the members of the regime and the very rich could mitigate the negative impacts of sanctions, while the very poor—who were seriously affected by sanctions—had little influence over the political process.

Labor- and resource-intensive monitoring and enforcement efforts can be critical to success. To ensure against widespread violations of sanctions, the Clinton administration stepped up monitoring and enforcement efforts on both the high seas and at the border between Haiti and the Dominican Republic. 34 These kinds of measures reflected the priority accorded to the Haitian case by U.S. policymakers, but often such measures have not accompanied other UN sanctions regimes.

Broad-based sanctions regimes are a blunt instrument that can impose dire impacts on the poor. By one account, sanctions against Haiti led to the elimination of 300,000 jobs in the formal economy by the time they were lifted in 1994, and increased fuel and transportation costs meant dramatic price increases for staple goods. 35

Most of the other sanctions regimes imposed over the past fifteen years have tended to reaffirm these lessons and have also offered some others. For example, sanctions on Serbia demonstrated the importance of measures to mitigate impacts to third parties. According to one estimate, Security Council sanctions cost Macedonia $1.2 billion in 1992 and $1.8 billion in 1993. 36 In the case of Iraq sanctions, the failure to seriously consider compensation for Jordan meant turning a blind eye to Iraqi smuggling, and even condoning it, 37 which greatly enhanced Iraq’s coffers. In addition, beyond the internal management failures and reports of malfeasance, the oil-for-food arrangements pursuant to Iraq sanctions demonstrated broader limitations in the current capacity of the UN Secretariat to administer sanctions regimes that involve highly complex operational issues. Moreover, lack of consensus among key member states regarding implementation issues, inadequate oversight, and member state complicity in violations only compounded the problems.

Most debates about sanctions within the Security Council do not pay adequate attention to how the proposed regime would impact the actions of the targeted parties, nor do they consider sanctions in the context of a broader strategy toward promoting change. Moreover, while UN sanctions resolutions have established sanc-
tions committees to monitor implementation, member states bear significant individual responsibility in this area, and there is often little effective coordination.

The most detailed recent recommendations relating to sanctions come from the secretary-general’s High-Level Panel. Suggested enhancements include the routine establishment of more effective monitoring mechanisms to ensure enforcement, guidelines, and reporting procedures for member states; greater donor support to states to enhance their sanctions enforcement capabilities; effective auditing procedures to ensure adequate administration, and improved procedures within sanctions committees for consideration of the humanitarian impact of sanctions. The report calls for appointment of a senior official with resources necessary to consider the most effective means of targeting sanctions and coordinating responsibilities. The official would also be involved in compliance efforts and could make recommendations for adjustments, as appropriate.

**Recommendation**

- Sanctions must be part of an overall strategy that integrates diplomacy and coercion in an informed and effective manner, and must be carefully targeted to avoid unintentional impacts, punish perpetrators of abuses and illegality, and create incentives for change. Member states and the Secretariat must develop dedicated capacities for sanctions analysis, implementation, and enforcement.

- Among the enhancements suggested by the High-Level Panel on Threats, Challenges and Change, we support establishment by the Security Council and/or sanctions committees of more effective monitoring mechanisms, guidelines, and reporting procedures for member states; more effective auditing procedures to oversee sanctions administration; and improved procedures within sanctions committees for consideration of humanitarian impacts. We believe that the panel’s recommendation for the appointment of a senior Secretariat official to address these issues will only be effective if that official is supported by a strong team of technical experts and diplomats.

**NOTES**

1. This is not to suggest that early UN peace operations never became involved in the internal affairs of member states. For example, the UN operation in the Congo (1960–1964) was authorized to provide to the government military assistance, to help the government to establish law and order, and to maintain the territorial integrity and political independence of the Congo.

2. Peacekeepers could not quell conflict when states were determined to resume warfare; nor could they ensure that the truces they sought to establish would be followed by sustainable peace agreements between states. Nonetheless, whether it was the United Nations Military Observer Group in India and Pakistan that monitored the disengagement in Kashmir; the United Nations Emergency Forces that were deployed to monitor and supervise the cessation of hostilities and withdrawal and redeployment of forces after conflict between Egypt and Israel; or the United Nations Peacekeeping Force in Cyprus, designed to supervise a ceasefire and maintain a buffer zone between parties to the conflict, traditional UN peacekeeping operations could help to provide stability, early warning, and/or an environment in which political negotiations could take place.


8. See UN Security Council Resolutions 1509 (September 19, 2003), 1545 (May 21, 2004), and 1565 (October 1, 2004).

9. In a March 14, 2002, speech before the Inter-American Development Bank, in which he revealed plans for a major increase in development assistance, President Bush reflected on the connection between state failure, poverty, and political instability, on the one hand, and U.S. national interests on the other:

> Poverty doesn’t cause terrorism. Being poor doesn’t make you a murderer. Most of the plotters of 11 September were raised in comfort. Yet persistent poverty and oppression can lead to hopelessness and despair. And when governments fail to meet the most basic needs of their people, these failed states can become havens for terror.

> In Afghanistan, persistent poverty and war and chaos created conditions that allowed a terrorist regime to seize power. And in many other states around the world, poverty prevents governments from controlling their borders, policing their territory, and enforcing their laws. Development provides the resources to build hope and prosperity, and security.

10. Some of the discussion in the paragraphs that follow in this section, especially on progress that has already been achieved in areas of concern, is drawn from or informed by William J. Durch et al., *The Brahimi Report and the Future of UN Peace Operations* (Washington, D.C.: Henry L. Stimson Center, 2003).

11. Ibid., 22, citing A/C.4/55/6 (December 4, 2000), para. 45.


13. Although the DPKO official appeared to recite these figures from memory and numbers are continually changing, the percentages cited were substantially accurate as of April 2005.

14. In defending their general reluctance about U.S. military deployments in support of peace stabilization, military, Department of Defense, and other U.S. officials have, over the years, expressed a range of concerns. First, they have noted the potential impact on overall readiness, especially given the intractable nature of many political conflicts and deployments of long duration. Second, they have argued that the U.S. military would inevitably be pressed into public security and law enforcement missions for which they are ill-suited. Third, officials have noted that, with many hundreds of thousands of U.S. troops deployed in critical regions around the world, the U.S. military is already making unique contributions to international peace and security, and that the demands of burden sharing suggest that others should take the lead on peace operations. Finally, they have contended that U.S. troops on the ground can become especially attractive targets for “spoilers,” who well understand that undermining the resolve of the United States can go a long way toward compromising the will of the international community.


17. The UN’s budget committees have expanded the scope of activities that might be supported through assessed contributions, largely on a case-by-case basis, but this has not been systematic. For example, assessed funding traditionally supported disarmament and initial demobilization activities, such as the establishment of reception centers and identification of combatants. In the
case of the mission in Liberia, established in 2003, funding was also provided for reintegration activities. Similarly, missions have recently included some support for so-called “Quick Impact Projects.” See discussion of these issues in Durch et al., *The Brahimi Report*.


23. Although such civilians have immunity from prosecution for official acts, the secretary-general may waive immunity. The real challenge is developing effective local law enforcement capability. The alternative, accountability in the country of nationality, is very challenging, given legal and logistical impediments to effective prosecution.


26. This recommendation is drawn from Durch et al., *The Brahimi Report*, 39.


28. For example, the Organization of American States was unable to fund and implement even a relatively modest 2003 proposal for the deployment of six hundred international civilian police; see ibid., 9.


31. A description of UN sanctions regimes can be found at the UN website, at www.un.org/News/ossg/sanction.htm.


36. These figures were drawn from website of the Life and Peace Institute, Uppsala, Sweden. When it was accessed in early 2005, the URL (www.life-peace.org/newroutes/newroutes1998/nr199802/against.htm) suggested that the figures appeared in a 1998 edition of *New Routes*, a journal of the Institute. However, the author was unable to access or examine the 1998 edition of the journal prior to publication of this chapter.

6
Helping People and Nations: Development and Humanitarian Assistance
INTRODUCTION

Extreme poverty, disease, natural disaster, and weak and failing states threaten millions of lives worldwide. What can be done about these challenges, and by whom? The magnitude of the task necessarily involves different responses by a number of different entities. There are roles for governments and the private sector in rich and poor countries alike.

In addressing these global threats, there is also a clear ongoing role for the United Nations. The UN development and assistance programs enjoy a number of advantages over individual countries in achieving development goals, including universality, on the ground presence, expertise, and experience. The World Bank, in particular, has a sizeable advantage with respect to development, which is likely to grow in the coming years.

The contribution of the United Nations is, however, sometimes hindered by entrenched politics. There is also a need to place more emphasis on free markets, the rule of law, civil society, and democratic governance. In addition, there is a proliferation and redundancy of normsetting and implementing entities and a lack of transparency and accountability.

This Task Force thinks that the time is ripe for reform. Poor countries have been receiving development assistance for forty years or more—a total of more than a trillion dollars—but, tragically, that assistance has often failed to reduce poverty. The priority should be to make assistance effective by promoting the legal, political, and economic infrastructure that will allow aid and private investment to flourish. This will also require changes and reform at relevant UN programs and institutions.

This is a big challenge in part because the United Nations is a complex constellation of entities and programs, which comprise a multilevel network that operates with different (and sometimes overlapping) missions, management and reporting structures, and funding programs.

With respect to development and humanitarian assistance, the United Nations operates on three levels. First, the United Nations operates on a policy level. This involves the Security Council, which passes resolutions, some of which are mandatory; the administrative role of the secretary-general and the Secretariat; the 191-member General Assembly, which debates, votes on rules, and passes nonbinding resolutions; and the 54-member Economic and Social Council.

Second, the United Nations operates on a conceptual level, such as establishing the development goals enshrined in the 2000 Millennium Declaration and developing technical standards as provided by various independent specialized agencies. An example of a technical standard would be strategies for reducing infant mortality or increasing agricultural production.

Third, the United Nations works on programs and field projects, coordinating development and disaster relief functions in recipient countries and regions. Fixing problems on one level does not necessarily change the reality at another.
With respect to the approximately twenty assistance-related UN agencies working in these areas, it is useful to distinguish between (1) the funds and programs that report directly to the secretary-general; and (2) the independent specialized agencies, including the World Bank and the International Monetary Fund (IMF), which report to their own executive boards.

At the country level, the UN system is even more complex, with ten to twenty UN agencies or programs often present in even the poorest country. A country team is coordinated (often loosely) by a resident coordinator. In the event of a peacekeeping mission, the country team is led by a special representative of the secretary-general (SRSG). The appointment of an SRSG is a highly personal and politically sensitive selection by the secretary-general. While a number of these appointees have served with distinction, recent merit testing has improved the quality of resident coordinators.

It is in U.S. interests to raise the priority given to health, development, and humanitarian assistance. The United States should focus its UN reform efforts on enhancing efficiency, eliminating overlaps, and responding in a more timely manner. These reforms include the following:

- Creating a new consensus focusing on increasing economic growth and development. The preponderance of economic analysis reveals that liberal economic policies and the rule of law are key drivers in promoting economic growth and reducing poverty. The United Nations’ focus on increasing official development assistance (ODA) to the target of 0.7 percent of donor nations’ gross domestic product (GDP) reflects a laudable effort. Emphasizing the preconditions necessary for development, however, is the key to bringing these countries out of poverty. While government-to-government assistance is important and in certain cases indispensable, private investment and the legal, political, and economic infrastructure that allow such aid and investment to flourish are the key to development. While aid may help the poor cope temporarily with some of the consequences of poverty, it should be targeted to help create the conditions under which aid and private investment can flourish. Countries beset by corruption, heavy state intervention, and other counterproductive policies will not see long-term sustained economic growth and development even with the support of economic assistance. Development assistance should be disbursed based on results and designed to encourage recipients to adopt sound economic policies and bolster the rule of law.

- Incorporate total resource flows, including government assistance and private flows, to the developing world into a new metric analyzing development assistance. The role of development assistance is exaggerated. Most resources for economic development and sustainable poverty reduction come through trade, private financial flows, international charitable organizations and expatriate remittances. The 0.7 percent of GDP target would be more meaningful if other contributions relevant to development were incorporated into this calculation, including private charitable donations. The United States should work to promote this
metric internationally. Additionally, the most important benchmark, of course, is the effectiveness of assistance in achieving genuine economic growth and development to alleviate poverty. The reality is that effective poverty reduction is often delivered by private, nongovernmental groups and that sustainable poverty reduction also requires investment, trade, and economic growth.

- Restating that the Millennium Development Goals (MDGs) are laudable objectives, but are focused largely on the symptoms of poverty and are not, in themselves, a solution to poverty which requires increased economic growth. Honest governance, the rule of law, and respect for private property are essential prerequisites for achieving the MDG goals of halving extreme poverty and hunger; achieving universal basic education, promoting gender equality, reducing child and maternity mortality, combating AIDS and other major diseases, and expanding access to clean water and sanitation and ensuring environmental sustainability.

- Requiring independent external monitoring and evaluation, requiring more results-based budgeting, and making operational agencies more subject to voluntary contributions over which contributing member states will have more supervision.

- Reducing the bloated staffing of the Department of Economic and Social Affairs and ensuring that the Economic and Social Council (ECOSOC) focuses on useful endeavors rather than, as now, engaging in endless, redundant discourse or pretending that it is the World Trade Organization.

- Reassessing the many programs, funds, and subsidiary bodies in the UN system studying or advising countries on development issues for purpose, coordination, and capabilities, with many existing bodies phased out or merged to eliminate duplication and increase efficiency.

- Strengthening the coordination of the development agencies by strengthening the role of the resident coordinator and the UN Development Program (UNDP).

- Increasing the effectiveness of the World Heath Organization (WHO), ensuring it can perform a strong coordinating role to contain the spread of diseases across borders.

- The U.S. Congress should propose an interdonor effort to reorganize the organizational architecture of UN relief agencies, revising their mandates, where necessary, to eliminate duplication and bureaucracy.

**ENDING POVERTY**

Major issues related to the reform of UN development programs include questions about their stated goals, the adequacy of the management systems, the cost-effectiveness of implementation, the unpredictability of resources, and the independent validation of their results.
**Governance and management.** The present UN system tends to proliferate agencies and programs, with inadequate and dispersed accountability. As a result, the UN country teams have great difficulty with serious coordination and strategy development from the independent clusters of agencies and the disparity of influence of the World Bank and the IMF. Much depends on the quality of the resident coordinators. Poorly qualified resident coordinators more bent on central control than quality can overlook the technical expertise of the specialized agencies. There is no sure way to balance between centralization and decentralization, but better country management is essential if the UN system is to reduce rather than magnify transaction costs to recipient countries.

**Delivery and implementation.** The basic question about the content of what the United Nations is delivering concerns the extent to which basic best practices of development are being incorporated, for example, ensuring local ownership when there is demonstrated political will within the country, allowing competition among proposals when practical, building the indigenous human capacity, and providing transparency and clear accountability. The United Nations can start by working to reduce unnecessary redundancies, such as the duplication of support services—from motor pools to informational technology services and office space. Moving toward common services has been much discussed but not vigorously pursued.

**Resources.** In humanitarian assistance, it is understandable that saving lives will be more critical than saving dollars. However, sustainable development assistance is different; member states deserve to have more control over which operational agencies they wish to fund. Reliance on voluntary funding for operational agencies would introduce greater market pressures for these agencies to be responsive to donors. At the same time, pushing UN agencies to work more from voluntary contributions will accentuate the problem of an endless competition for raising money for specific projects undertaken by specific agencies. To counteract this drag on aid effectiveness and to avoid a complete focus on raising piecemeal funds, it will be imperative to strengthen the strategic planning function of the United Nations and ensure that funds are raised for country-level programs rather than narrow, sector-by-sector projects. At the same time, member states can make their voluntary contributions more predictable or multiyear. Whatever money is spent, however, it is critical that the UN system be more transparent and accountable for how money—including U.S. tax dollars—is spent and accounted for.

**Results.** Can a new focus on measuring the MDGs help bring better information to the public sphere to determine which interventions are working and which are not? Because of the lack of temporal congruity between two- and four-year political time frames and five- and ten-year development cycles, there is ample scope for a wider appreciation by U.S. officials and the public of the historical context and long-term trends at stake in development. Regular qualitative assessments of progress toward achieving agreed outcomes can be one element of demonstrating results.
Is It Possible to Manage the United Nations System?

Two of the four major organs of the United Nations—the General Assembly and ECOSOC—are deeply involved in debating or shaping humanitarian and development assistance policies. Several programs and funds, notably the United Nations Children’s Fund (UNICEF), UNDP, and the UN High Commissioner for Refugees (UNHCR), were created by the United Nations and have separate boards. But most of the normative and operational capacities of the UN system reside in fifteen specialized agencies that have developed largely independently of these principal organs. In addition, actions taken by a third organ, the Security Council, can have a profound impact on humanitarian and development assistance by dint of the mandates or resolutions emanating from this decision-making body. To dwell on the elements most important to ending poverty, however, it is imperative that decision makers understand (1) the severe limitations of ECOSOC, (2) the continued potential of the UNDP and UN Development Group, and, finally, (3) some of the elements of the specialized agencies.

ECOSOC. The Economic and Social Council was created by the UN Charter to serve as the principal organ for coordinating humanitarian and development issues for both the United Nations proper and its family of specialized agencies. The deliberations of ECOSOC have been greatly weakened by the tripling of its membership since it was founded. As a result, it is no longer capable of carrying out its assigned functions of promoting “fundamental freedoms” by serving as a “central forum” for discussion and coordination of the activities of all UN agencies. Indeed, ECOSOC generates scant impact on its mandated issues and has been frustrated by its limited ability to influence decisions and programs of such organizations as the World Trade Organization, the World Bank, and the IMF. Moreover, composed of democratic and autocratic governments alike, ECOSOC has limited ability to address the Charter’s call for addressing fundamental human rights and “social progress and better standards of life in larger freedom.” ECOSOC is supported by some one thousand employees in a Secretariat body, the Department of Economic and Social Affairs, and ostensibly coordinates the specialized agencies; in reality that function is more effectively achieved through the UN Development Group (UNDG), headed by UNDP. Many of ECOSOC’s deliberations are redundant, with the result that ECOSOC hashes and rehashes pronouncements and resolutions, including those espousing ideas antithetical to U.S. interests.

ECOSOC must be reoriented toward a useful function.

This analysis is largely consistent with the three major recommendations of the report of the secretary-general’s High-Level Panel on Threats, Challenges, and Change. That report underscores the institutional problems that arise from the fact that issues of trade and finance reside outside the United Nations, making it futile for ECOSOC to attempt to manage them, and that the rise of specialized agencies independent of the principal UN organs makes it equally fanciful for ECOSOC to assume that it is the ultimate coordinating body. The UN secretary-general has called for ECOSOC to play the “leading role” in making policies and helping to implement the MDGs. The three ways ECOSOC could play that role were spelled
out in the High-Level Panel report as follows: (1) giving it “normative and analytical leadership” over issues linking development and security by creating a new Committee on the Social and Economic Aspects of Security Threats; (2) making ECOSOC “an arena in which states measure their commitments to achieving key development objectives in an open and transparent manner”; and (3) providing “a regular venue for engaging the development community at the highest level, in effect transforming itself into a ‘development cooperation forum.’”

**United Nations Development Program and Development Group.** Although the UNDP is sometimes portrayed as “the UN’s global development network,” the reality is far more complex. In 1970, inspired by a major reform study known as the Jackson Report, the General Assembly established UNDP as the central element of the UN system’s technical cooperation. Although the General Assembly sets out the overall policy of UNDP, and ECOSOC is responsible for the general rules of governance of UNDP, the body is largely self-governed by its own executive board and run by an administrator and his or her staff. UNDP’s chief tasks are threefold and involve all operational development cooperation activities and all sectors of development: (1) to help provide a single financing instrument, (2) to provide country-level coordination, and (3) to help coordinate financing and technical implementation issues between headquarters and the UN family of agencies. The limitations of UNDP are obvious: UNDP is not a single funding source. Indeed, the budgets of the agencies coordinated by UNDP far exceed the resources of UNDP. Also, the UNDP resident coordinator is a primus inter pares whose success is dependent on the skill of the coordinator and the cooperation of others.

The recent reform of UNDP has given added weight to its role as a key coordinating body. But its main function continues to be its special relationship with host governments, promoting transparency and good governance, and improving the planning of development. In the past decade, UNDP has become more prominent as a conceptual leader, with its *UN Human Development Reports*, first published in the early 1990s, and more recently with publications such as the *UN Arab Human Development Report*, which has given some voice to regional calls for political and economic freedom in the Middle East. Bolstering the resident coordinator system, creating a common program framework known as the United Nations Development Assistance Framework, introducing a multiyear funding framework, initiating results-based management, and shoring up the authorities and quality of resident coordinators have added some business discipline to an overly decentralized system.

The questions reformers now face are the perennial one of the balance between more or less centralization within the United Nations and whether UNDP could play yet a stronger role if it were granted greater authority over personnel and perhaps budgets. But the key question for U.S. policymakers should be what goals they want UNDP to focus on and how UNDP fits with U.S. development programs, which have in the past few years been refocused more on economic-growth approaches to development.

Current problems discussed with respect to inefficiency and ineffectiveness of UN development programs include the following:
• **The lack of a chief executive officer and unity of command**, including in recipient countries. Member states pursue their parochial interests, while separate agencies focus on their own projects, while resident coordinators have limited authorities over personnel and budget.

• **The tussle between greater centralization and decentralization** within the UN system. While creating a more effective chain of command within the United Nations would seem to be common sense, there is also a concomitant danger of overly centralizing the complex technical responsibilities of development. This tension can also reduce the quality of joint planning.

• **The blurred division of responsibilities between norm-setting and implementing agencies.** Not every agency needs to be in the field, especially those whose comparative advantage lies in their ability to establish international norms and national-level policies, whether on education, agriculture, health care, trade, or the environment.

• **A highly unstable and unpredictable resource base.** There is no simple cure to this problem. Increasing predictable core funding can lead to a lack of competition among agencies with duplicative abilities; decreasing core funding forces them to spend far more time touting their project successes and seeking to raise money. One recent innovation has been the use of a multiyear budget framework, but this is only a planning tool.

**Specialized agencies.** Another way to look at the long quest for UN reform on development is the shoring up of the United Nations’ conceptual leadership in the field of development, reforms undertaken to improve the structure and policymaking capacity of the United Nations, and measures taken to streamline and improve the effectiveness of UN administration. Conceptually, the World Bank dominates development, a fact that is difficult for the United Nations and even the U.S. Agency for International Development (USAID) to fully digest. Structurally, the strengthening of the resident coordinator system, which helps coordinate all UN activity on the ground in recipient countries, is improving “jointness” among UN agencies. But not all parts of the UN system are equal; the World Bank and IMF tend to have a great deal of sway with host governments. Administrative problems include not only unnecessary duplication of common services, but the serious lack of independent monitoring, evaluation, and accountability.

The United Nations should also be diligent in incorporating the best practices of development. While the history of development suggests a need to keep expectations modest—and remain fully aware that we may be seeing good plans that will never be fully enacted—this preliminary survey is identifying an unexpected but clear pattern:

• Greater ownership and participation at the local, regional, and national level.

• A much sharper focus on economic growth and private sector development and trade as a means of reducing poverty.
• Much more attention to the rule of law and property rights.

• A concentration on larger, focused programs rather than myriad small projects that are delinked rather than interconnected.

• A desire to achieve specific, measurable results in a finite period of time.

Resources
Nearly all studies on development assistance focus solely on government-to-government transfers, which captures only part of the picture. Most resources for economic development and sustainable poverty reduction will come not through ODA, but through trade, private financial flows, international charitable organizations, and expatriate remittances (see figure 2). ODA is only a tiny percentage of total resource flows to the developing world. Over the past decade, the United States and Japan have accounted for 40 percent of total development assistance worldwide, with the United Kingdom, Germany, France, and the Netherlands contributing 35 percent, and all other donors about 25 percent. While the United States provided 24 percent of the world’s development assistance in 2004 ($19 billion of a total $79 billion), that ODA was less than private charitable giving, investment, remittances, and trade by a wide margin. There is no accurate measure of many private resource flows, nor is there broad consensus whether to distinguish between private charitable flows and those flows that are economically driven. Nonetheless, it makes little sense to magnify the importance of official governmental aid over private resources.

Controlling Disease
The U.S. government should encourage the United Nations to play a larger and increasingly indispensable role in managing dangerous diseases that have the potential to cross international borders. It is impossible to predict when and how mutations may lead to new diseases that will rapidly spread across continents; but we know from history that unimagined, lethal epidemics, such as the influenza pandemic of 1918, spread across continents roughly twice a century, killing millions of people. The central UN entity responsible for tracking and addressing health problems is the WHO, which has a critical mass of expertise, essential for the crafting of public health norms and medical best-practice guidance. WHO maintains databases of global disease patterns required to help ministries establish priorities. Health activities also make up a substantial part of the aid portfolio of other UN agencies. UNICEF has the most extensive field programs in immunization, child health, and hygiene. UNDP mounts integrated programs, the Joint United Nations Program on HIV/AIDS (UNAIDS) provides technical expertise on fighting AIDS, and the World Food Program targets food assistance as support to families affected by chronic disease. The UNHCR manages surveillance and health care outreach programs for some ten million refugees and internally displaced persons per year. Each of these UN agencies covers overlapping territory, much of the time complementary. For example, the World Bank may provide funding to UNICEF, to work under the aegis of UNHCR in a refugee crisis, to provide immunization according to guidelines developed by WHO. Multilateral funding for disease control has proven more and more popular over the years.
Some of the most cost-effective investments known in any area are simple immunizations, vitamin A, and oral rehydration salts that, for mere pennies per person reached, have in combination saved tens of millions of children from death. The United Nations’ primary health care efforts against diarrhea, respiratory infection, measles, malnutrition, and parasitic diseases have saved billions of life years, despite some recent reversals due to AIDS and the reemergence of tuberculosis (the return of which is largely related to immune-compromise due to AIDS).

**The United States Supports the UN’s Control of Infectious Disease in Many Ways**

The United States also has a special role in global health issues. Much of the world’s leading research on disease science and disease control is conducted through funding by the U.S. National Institutes of Health (NIH) and through efforts by laboratories under the aegis of the U.S. armed forces. Much of the world’s development of life-saving drugs and vaccines is conducted by and reliant upon U.S.-based pharmaceutical companies as well as non-U.S. firms with significant research labs in the United States, supported by constellations of U.S. universities and innovative, risk-taking biotech firms.

Historically, many of the WHO’s most important programs were guided in either partnership with the U.S. Centers for Disease Control (CDC) or with staff lent from CDC. The relationship with CDC had historically been ad hoc, however, depending to a great degree on the independent initiatives of individuals in CDC or their offices. In recent years, the relationship between CDC and WHO has waned further, as the U.S. administration, particularly at the Department of Health and Human Services, has asserted itself more as the decision maker in U.S. government–WHO relations, inhibiting and reducing many CDC-WHO initiatives that had worked well in the past.

**Hunger and Nutrient Deficiency Diseases**

In recent years, USAID’s successful Famine Early Warning System (FEWS) has allowed U.S. and UN food aid to reach potential famine zones in a timely enough manner to avert famine. Famine-related starvation has declined year-by-year for the past forty years and rarely occurs today, except in small pockets, mostly in war zones or failed states. For the first time in human history, famine has been largely conquered. Yet while famine-related starvation has been largely reduced, chronic malnutrition persists in roughly the same numbers each year, in large measure because of a failure to reduce malnutrition rates in much of sub-Saharan Africa and the sheer numbers of at-risk children in Asia. Vitamin and mineral (micronutrient) deficiency diseases are much more widespread, often unseen and neglected, yet as lethal, despite the fact that they can be prevented inexpensively. The UN system has many nutrition offices scattered among specialized agencies, funds, and programs. However, no one UN agency houses a critical mass of nutrition experts or champions the fight against malnutrition in its various forms, which greatly impedes the nutrition work of the organization as a whole.
Similarly, the UN system needs a champion for the larger category of childhood survival, which encompasses many strategies and tactics incubated at UNICEF, though lost in UNICEF’s recent turn from operationality.

**Obstacles to Better UN Coordination in Disease Control**
The principal impediment to WHO’s effectiveness and credibility is the multi-layered system of authorities through which it is required to work. Not only does WHO have to abide by its own governing body, the World Health Council, but WHO decisions and programs are also mediated by regional health bodies, which collectively comprise the WHO, each of which has its own governing structure, and each of which can block or delay the implementation of actions initiated at WHO headquarters. In the field, country offices of WHO are staffed by and report primarily to their regional bodies, not to WHO headquarters. Its structure represents a business model that would not be deemed functional in any commercial or government enterprise. The future of international public health hinges on reform in the organizational structure of WHO. However, while each country may acknowledge the need, on a global scale, to free WHO of its regional tiers, many countries will resist losing control over their own regional body.

**Alleviating Disaster**
As the world’s population continues to grow and concentrate in cities, the trend for disasters will continue to increase as well, as more people are exposed to floods and other inevitable natural phenomena.

One lesson of the December 2004 tsunami disaster ought to be that there are a wide range of infrequent but high-impact natural events, including earthquakes, volcanic eruption, and meteor impact, for which we need to prepare. Even though the lessons of the 2004 tsunami and other emergencies repeatedly point out that the best way to save lives is through prevention and preparedness, funding remains disproportionately low for disaster risk reduction and preparedness, including early warning systems, national standards for disaster-resistant housing, emergency plans and stockpiles, public education, and the like.

**United Nations and Related International Organization Agency Capabilities**
Member governments have at times sought to consolidate responsibility for overall humanitarian action by the United Nations. Further frustrations with field-level coordination have led the United Kingdom minister of development to propose that the Office for the Coordination of Humanitarian Affairs (OCHA) manage a $1 billion budget—in essence making this office of the UN Secretariat operational.

OCHA has grown in its scope of activities and does a good job of providing information about the work of non-UN agencies as well, including nongovernmental organizations (NGOs) and the Red Cross movement. UNHCR and the World Food Program (WFP) provide the bulk of aid in emergencies.
Persistent Gaps in UN Response to Emergencies

In one disaster after another, key gaps are repeatedly observed. One much-debated gap is for a category of emergency-affected persons, internally displaced persons (IDPs), who have not benefited from the same level of protection or assistance as refugees, due to the absence of any one UN agency that accepts responsibility.

Persistent water shortages in refugee camps and famines invariably account for a large share of total deaths in emergencies.18 No UN agency takes responsibility for water supply in a dependable manner, because no UN agency has been mandated to. Similarly, there are failures of attention to community health, vector control, micronutrient delivery, risk reduction, community education, and field-level protection. Protection of civilians from intentional harm, including massacres, has also been given short shrift in many aid programs. Most UN efforts and NGO field projects have focused on the delivery of commodities and health care, rather than the equally vital needs of rescue, documentation, accompaniment, and advocacy.

Of equal importance are gaps in the geographic apportionment of humanitarian aid. Each year one or two big-headline emergencies capture the majority of earmarked donations, binding UN agencies to applying them only in the one or two most visible emergencies. Millions of civilians deaths in Angola, Mozambique, Burundi, Congo, India, Burma, and, until recently, Afghanistan were directly related to lack of proportionality in donations and the fact that funds that UN agencies do receive are not sufficiently fungible in how they can be used.

Finally, there are critical gaps in timing. Typically, the lion’s share of funding arrives after the acute period of an emergency, when international intervention was most needed. In short-onset natural disasters, this problem is intractable: there is almost no way that large amounts of funding can be usefully programmed to save lives given that almost all of the deaths associated with the hazard occur within the first hours. Meanwhile, for longer-term, protracted emergencies, including famines, wars, and complex emergencies, it is feasible for aid to be better-timed. Frequently, pledges are never honored or are not best suited for the situation. The case of Darfur is instructive. Aid agencies performed well after arrival in response to the massive displacement, keeping excess mortality low during the period from July 2004 to present. Actual mortalities were less than predicted because of effective programs by aid agencies. However, the whole international community was late in arriving. Tens of thousands of deaths probably did occur during early 2004, before the UN humanitarian apparatus was sufficiently established in Khartoum and Darfur.

Restructuring of UN Assistance Programs

There are three feasible approaches for restructuring UN humanitarian assistance programs.

One way is to extend the current trend in common services to its logical limits. Organizing the United Nations around functions would tend to resolve the current awkward situation whereby UNHCR oversees refugees, UNICEF oversees children,
and WFP oversees the food needs of refugee children, all at the same time. A logical extension of this trend in the near term would be to carve out common services for other sectors as well, including security, base camps, personnel, telecommunications, training, procurement, final distribution, health services, and evaluation.

A second course is to convert UNHCR into the UN Agency for Forced Migrants, which would handle all displaced persons, not only refugees. At present, confusion in the field derives from a cross-hatch of agencies claiming some but not all responsibility for displaced persons. Converting UNHCR into this wider agency could give it global responsibility for all forced migrants and persons in refugee-like jeopardy, including internally displaced persons (IDPs), environmentally displaced persons, forcibly trafficked persons, and other displaced people. In order to reduce time lags, debates, and funding shortfalls, UNHCR would be given a global mandate, but commensurately, UNHCR would not be responsible for all related fundraising.

A third approach is to create one unified UN humanitarian aid agency. Whereas a new UN Agency for Forced Migrants would be the lead agency responsible for all refugees and IDPs, a larger agency would also manage each of the sectors, such as food and water, and also work in the relief and mitigation of natural disasters, including famines, reflecting the range of issues addressed by OCHA. The overall evaluation, streamlining, and consolidation of humanitarian bodies should include those devoted to the Palestinian situation. The advantages of a single UN relief agency are reduced expense and delays, greater coherence, greater economies of scale, easier planning, and enhanced accountability and transparency. Risks, however, include loss of creative tensions, less agency access into some countries, and potential for vulnerability to bad senior management. Also, seeking the creation of a unified humanitarian aid entity would meet considerable resistance from entrenched bureaucracies, within both the United Nations itself and various funding offices that define their importance according to their relationship to whichever of the myriad UN agencies would be collapsed. This is the reason why it will only get due consideration if pushed strongly by an influential outside body, such as the U.S. Congress.

Recommendations
General Recommendations
- The U.S. Department of State should be the policy leader for development and humanitarian assistance issues, especially with respect to coordinating U.S. government support to multilateral organizations. To achieve better burden-sharing with the United Nations (and to avoid having every donor discussion focus on why the United States needs to contribute more money), the United States needs to speak with a more coherent voice, at the very minimum with respect to multilateral organizations such as the United Nations. USAID has the greatest knowledge and capacity for the many technical components comprising both development and humanitarian aid, and thus the Department of State-USAID relationship must be well integrated. Treasury’s leading role in managing the multilateral development banks should continue, but it, too, should be done
in a manner tightly integrated with the Department of State. Meanwhile, overall decision making on U.S.-wide UN issues should be given greater coherence, planning, and coordination by Department of State principals. The Bureau for Population, Refugees, and Migration (PRM) could be renamed the Humanitarian Policy and Planning Bureau, which elevates and acknowledges its current expertise and practice. It should be encouraged to take a greater role in working with the UN system in planning a more integrated and preventive approach to disasters, forced migration, and the humanitarian impact of wars. In this it needs to work in consultation and coordination with the International Organization Affairs and Democracy Human Rights, and Labor bureaus of the Department of State, as well as the new Office of the Coordinator for Reconstruction and Stabilization. Overseeing all of this could be a deputy national security advisor for stabilization, reconstruction, and development.

Enhance the predictability and coherence of U.S. support. The U.S. government needs to fix three problems with its support of UN assistance. First, there currently exists no mechanism to measure the total sum of support to any of the UN development or relief agencies—including funding and technical support, as well as personnel secondments. Second, branches of the U.S. government that manage some funding of their corresponding UN agencies are largely unaware of and therefore not coordinated with other branches in the U.S. government also funding that same UN agency. At a minimum, transparency and coordination within the U.S. government should be increased among all these funding mechanisms. Third, U.S. government and other donor contributions to many of the operational, assistance-delivering UN agencies, from UNICEF and UNHCR to UNDP and WFP and other emergency entities, are largely “voluntary,” irregular, and difficult to predict. The U.S. Congress could work with legislatures of other donor countries to help make funding more predictable and ensure, among other things, funding for refugees and victims of protracted development problems and neglected crises. The incoherence in U.S. government funding is nowhere more problematic than in the health sector, which would greatly benefit from regularized, aggregated, and predictable support. Within the Good Humanitarian Donorship Initiative (begun in 2004), the United States should seek ways in which hundreds of different donor offices can bring about a more unified approach to funding time-sensitive UN programs. The U.S. Office of Management and Budget needs to be able to report to Congress and the Department of State what total levels of UN support are.

Place greater emphasis on external evaluation. The United States should demand more independent evaluation of UN development and humanitarian programs. Monitoring programs must not simply be restricted to assessing progress in the MDGs, but include assessment of improved political and economic governance. With respect to humanitarian programs, the long-held perspective that field research and documentation in times of crisis is a nuisance or a lesser priority has led to enormous waste, as inappropriate and wasteful aid supplies continue to be donated in the wrong places. Independent cross-check and evaluation mecha-
isms should be instituted, potentially though expansion of the Joint Inspection Unit (JIU) of the United Nations, which up to now has been little used.

**Recommendations for Reducing Poverty**

- **Push the United Nations to balance the interest in poverty reduction with an interest in governance and economic growth.** Economic analysis reveals that liberal economic policy and the rule of law are key drivers in promoting economic growth and reducing poverty. While aid may help the poor cope temporarily with some of the consequences of poverty, countries beset by corruption, heavy state intervention, and other counterproductive policies will not see long-term sustained economic growth and development, even with the support of economic assistance. A key element in development assistance must be to encourage recipients to improve governance, adopt sound economic policies, and bolster the rule of law, which are essential to increasing growth and reducing poverty. Like the Millennium Challenge Corporation (MCC), the United Nations should create systems that don’t just reward for reward’s sake, but bolster and reinforce good governance practice where it is put into effect. At the same, the U.S. should recommend other metrics, beyond the aspirational goal of 0.7 percent of GDP contribution to government assistance in favor of a new metric that incorporates all relevant flows to the developing world, including private and charitable contributions.

- **Support for reforming failing or weak states.** The U.S. Department of State’s new Office of the Coordinator for Reconstruction and Stabilization (S/CRS) should establish a collaborative relationship with the UN Peacebuilding Commission, if such a new body is created as part of UN reform. Both S/CRS and the Peacebuilding Commission will need to work with UNDP and counterpart offices in other aid agencies that have the expertise for assisting governance, rule of law, property rights, and reconstructing governments and infrastructure in transitional states (like Liberia), in emerging states (like East Timor or Kosovo), and in failed states (like Somalia). As mentioned above, giving a single deputy national security advisor responsibility for stabilization, reconstruction, and development could help improve interagency coordination, which in turn would better leverage the United Nations.

- **Reorient the mission and activities of the Economic and Social Council (ECOSOC).** The mission of a scaled back and focused ECOSOC should be directed toward crosscutting issues, achievement of the MDGs, and issues of good governance, the rule of law, and anticorruption. ECOSOC should eliminate the practice of secret voting by members, and the Department for Economic and Social Affairs should be streamlined.

- **Clarify the UN role in development.** There are more than twenty programs, funds, and subsidiary bodies in the UN system studying or advising countries on development issues. These bodies seldom meet or coordinate their activities. The United Nations needs to reassess these bodies for purpose, coordination, and capabilities, with many existing bodies phased out or merged to eliminate dupli-
cation and increase efficiency. Moreover, there needs to be a recognition of the
United Nations’ limitations. The amount of ODA given directly to the United
Nations is relatively small, perhaps amounting to little more than $1 billion of a
total global ODA of around $65 billion. The World Bank and other international
financial institutions and the bilateral aid agencies have a commanding advantage
over the United Nations in development knowledge and resources. Global anti-
poverty efforts should recognize the comparative advantage in resources, knowl-
dge, and influence of the World Bank and bilateral aid agencies. To the extent
that the United Nations should remain involved in development, its role should
be limited to discussion of crosscutting issues, achievement of the MDGs, the rule
of law, and anticorruption.

- **Strengthen the UN relationship with the World Bank.** Global antipoverty efforts
  should better blend the World Bank’s intellectual leadership with the UN ground
  presence around the world. For example, UNDP should manage trust funds in
countries where those trust funds involve crisis recovery, failed states, and use by
other UN agencies (mostly because of the speed with which UNDP can move
money relative to the World Bank). The World Bank, in turn, should manage
trust funds that are primarily for budgetary support to weak governments and
large infrastructure projects.

- **Connect the UN Development Group (UNDG) with the equivalent executive
  bodies dealing with humanitarian and peacekeeping operations,** knitting together
the lead agencies and offices into a supra-coordinating entity. Particularly in the
emerging areas of peacebuilding and reconstructing failed states, the UNDG needs
a more formal and coherent action plan for how it will tap state-building capaci-
ties from around the system. The United States should encourage the trend toward
merging the governing boards of independent agencies, as currently piloted by the
joint meetings of UNDP, UNICEF, and WFP governing boards.

- **Empower resident coordinators with regard to sectorwide strategies and
  budgets.** The United Nations country resident coordinator should be supported
to better coordinate sectorwide approaches among United Nations agencies as
well as Bretton Woods institutions (such as the World Bank). There should be
a single budgeting process and budget presentation that is consolidated all year
round, not only for an occasional publication, and where possible, a common
location for UN country offices. To improve the overall quality of UN resident
coordinators, the United Nations should make it easier to draw them from all
UN agencies, not just UNDP. It should also lower the barrier to the timely
recruitment of qualified resident coordinators from outside the UN system.

- **Apply new business models for delivering assistance, including greater partner-
  ship between UN agencies and the private sector.** Among the models that UN
agencies should seek to adopt and adapt are some pioneered by the Millennium
Challenge Corporation—setting clear, independently measurable standards. New
business models should not be confined merely to how UN agencies themselves
behave; they should include new business models for understanding how poverty
reduction is actually achieved—through policy changes to increase economic freedom and the rule of law, which lead to improved economic growth. UN and other public aid should be viewed as complementary public investment in such public goods as health, education, and infrastructure to support private investment. Aid should focus on improvements in governance, including anticorruption and the rule of law, that support private investment and entrepreneurship. Development tools such as microfinance should likewise be supported as a means for both direct enterprise creation and education in markets for people otherwise unfamiliar with them. In general, more UN agencies need to learn to work through the private organizations, both nonprofit and commercial, in their field implementation. UN agencies and Bretton Woods institutions can build more on the United Nations Office of Procurement Services (UNOPS) business model, which is less bureaucratic, more flexible, more results-oriented, and makes better use of delivery capacities in the private sector. Rather than competing with one another, UN assistance agencies should become less operational and subcontract more, and in the process frame a competitive bidding environment among field-based partners.

**Rationalize and simplify the funding of UN programs.** There should be a detailed study that assesses field assistance operations and the issues of moving them off the assessed budget. More broadly, the entire budgets of UNHCR, WFP, WHO, UNICEF, the UN Population Fund (UNFPA), the UN Development Fund for Women (UNIFEM), the Food and Agriculture Organization (FAO), the International Labor Organization (ILO), the International Fund for Agricultural Development (IFAD), the UN Industrial Development Organization (UNIDO), UNDP, and other assistance-oriented agencies outside the Secretariat could be fully funded through voluntary funding. This would allow clearer correspondence in foreign aid programs managed by the United Nations between donors such as the U.S. government and the programs they are supporting. As a next step, UN operational agencies, both in the UNDG and on the humanitarian side, should build on the recent donor principles negotiated at the Organization for Economic Cooperation and Development (OECD), and in the Good Humanitarian Donorship Initiative, to simplify the way that the whole set of UN programs is presented for funding to donors and, in turn, how donors can more coherently respond.

**The Consolidated Appeals Process (CAPS) model—which greatly improves transparency and improves the ability of member governments to donate to priority programs—should be replicated beyond its current application in humanitarian relief to other domains of UN assistance, such as child survival, peacebuilding, rule of law, postcrisis recovery (including demobilization and reintegration of soldiers), and disaster risk mitigation.**

**Allow leading UN officials and resident coordinators to appoint the personnel they wish, but hold them accountable for the mission and results.** In turn, UN officials also should exercise the right to terminate employment of staff for poor or nonperformance, and the United Nations should move toward performance-
based compensation. Particularly in field operations, project work should not inherit from the Secretariat a presumption of lifetime entitlement akin to the foreign or civil service. The UN quota system of employment should be limited to hiring people with demonstrated skill sets.

- **UN field offices should be encouraged to continue moving toward common services.** More common services should be shared between UN assistance agencies, including collocation, base stations, information and telecommunications, procurement, logistics, security, personnel, assessment missions, mapping, public communication, and NGO liaison.

- **Establish third-party and independent mechanisms for auditing, monitoring, and evaluation.** Independent evaluation is required in order for the U.S. government, other governments, and the UN development agencies to learn from past experience and respond with institutional change. UN development and relief agencies should adopt proven corporate practices in measuring outcomes. As it is, they continue to monitor and report only their throughput (how much they spent) and how many target populations were visited (although UNDP has recently launched results-based management based on outcomes or impact, related to the MDGs). Both the UN Office of Internal Oversight (OIOS) and a revitalized JIU can play an important role in auditing and evaluation, with a mandate to make the workings and accomplishments of the United Nations open to the public. In the development field, the World Bank can usefully contribute expertise in establishing performance measures.

**Recommendations for Containing Disease**

- **Strengthen the lead, coordinating role of WHO in combating infectious diseases.** Subject to the consent of sovereign nations, WHO’s emergency authority needs to be augmented to better achieve its goal of rapidly containing new types of pandemic diseases. This is particularly important with regard to international disease surveillance and early warning, including issues pertaining to international travel and quarantine of individuals, which require coordination with municipal, state, and national governments. The WHO’s natural strength is in establishing global norms and regulations, managing scientific knowledge, collecting field data (disease surveillance), and intervening to stop the spread of communicable diseases. WHO should focus on infectious diseases that harm poor countries, not tertiary issues like the use of tobacco or obesity. In order for WHO to better meet expectations by the U.S. government and other donors to understand, model, detect, and address diseases arising from animal vectors, the animal and veterinary epidemiology divisions and capabilities of the FAO should be transferred from FAO to WHO. To achieve greater operational quality, WHO needs to have a clearer line of authority from its headquarters to its field offices. Therefore, WHO’s charter should be amended to revise its current governance structure, eliminating the veto authority and governance authority of the regional structures. (One way of doing this is for WHO’s governing council to seek this potentially controversial change of its charter via a request from the United Nations General Assembly.)
WHO should operate in all areas of the world. Taiwan, for instance, has been excluded from WHO membership due to the opposition of China. This deprives the organization of valuable resources and significantly impedes the fight against the SARS epidemic and other infectious diseases. Taiwan should have the closest possible association with WHO.

Strengthen and mandate UNICEF to regain the lead it once had, ten years ago, in the global efforts for child survival and against hunger and nutritional deficiency diseases. One UN agency should assume responsibility for the lead role in the stalled efforts to reduce malnutrition in developing countries, a role which UNICEF previously played and needs to reacquire through consolidation of the various small nutrition oversight cells within WFP, FAO, UNAIDS, UNDP, IFAD, and the Administrative Committee on Coordination/Standing Committee on Nutrition (ACC/SCN).

Every five years, revisit the fragmentation of multilateral action in health. In recent years, there has been a proliferation of entities with redundant objectives, creating unnecessary competition and inefficiency—for example, UNAIDS and the Global Fund for HIV/AIDS, Tuberculosis and Malaria, which duplicate work already done by WHO and the World Bank. Governments should periodically review these newer entities to determine the most efficient manner of achieving overall objectives. UNAIDS, which nominally blends the work of nine other UN agencies, but in fact is a stand-alone agency based in Geneva, brings added value in concentrating attention and mobilizing resources in a common spirit, which is called for at times in history. Along with that, WHO remains the larger norm-setting, guidelines-publishing body.

Recommendations for Alleviating Disaster

Re-engineer the current UN relief architecture. The United States should lead a serious, high-level effort to address the problem of too many independent agencies, with overlapping responsibilities, inefficient competition, and persistent failures to respond in certain sectors. Instead of more ad hoc, short-term arrangements, deeper, more long-term changes should be considered, such as redefining the mandate of UNHCR, or building the capacity of one UN operational agency to ensure the delivery of whatever assistance is required by refugees, IDPs, and other persons affected by natural disaster. One agency responsible for relief, plus mitigation and recovery, can combine the capabilities, missions, budget streams, and field presence of any set of existing agencies.

Require that 15–20 percent of disaster funding be spent toward risk reduction and mitigation. Crises have always captured the attention and money of donors, after the fact and therefore too late to avert the impact of the crisis. The United States should promote the benefits of disaster mitigation to other donors and collectively aim for increasing current levels. UN agencies also underspend on mitigation and should be required, via U.S. earmarks, to devote more of their field program expenditures to risk prevention, mitigation, and preparedness.
NOTES


2. The fifteen agencies are International Labor Organization; Food and Agriculture Organization of the United Nations; UN Educational, Scientific and Cultural Organization; World Health Organization; World Bank Group; International Monetary Fund; The International Civil Aviation Organization; International Maritime Organization; International Telecommunication Union; Universal Postal Union; World Meteorological Organization; World Intellectual Property Organization; International Fund for Agricultural Development; United Nations Industrial Development Organization; and the World Tourism Organization.

3. A fifth organ, the Trusteeship Council, could theoretically be pivotal should the United Nations establish a trusteeship over a country as was done, for instance, in East Timor. The secretary-general called for its revitalization in the late 1990s, and yet little has come of it, presumably because lead member states such as the United States found it too weak for the dangerous peace-making and enforcement missions in Afghanistan and Iraq. In his latest report, he favors its abolition. But the institution itself deserves additional review, even if it would be more applicable to a state such as Liberia rather than Iraq. Where the United States does not intend a viceroy model such as that employed after World War II in Germany and Japan, the notion of an international trusteeship following a protective war could be a valuable multilateral mechanism for burden-sharing. Only the sixth organ, the International Court of Justice, is more removed from humanitarian and development assistance, although there is a potential for more systematic linkages between the UN presence on the ground and deliberations over human rights abuses and crimes against humanity.


9. One area in which UNDP has played a critical role is bringing together a core quartet of operational UN agencies: the UN Children’s Fund (UNICEF), the UN Population Fund (UNFPA), and the World Food Program (WFP). The UN Development Group comprises Secretariat bodies as well as the other development funds and programs and the following UN institutions: Conference on Trade and Development, Drug Control Program, Environment Program, Office of the High Commissioner for Refugees, Relief and Works Agency for Palestine Refugees in the Near East, and Human Settlements Program (UN-Habitat).


11. Established in 1946 as the UN International Children’s Emergency Fund for Postwar Europe, UNICEF has evolved its mission over the decades, under its governing council—on which the United States serves—to now play a leading role in advocacy for the rights of children, and for helping countries with field-level delivery of primary health care, maternal education, and hygiene. One of UNICEF’s competitive strengths vis-à-vis other UN agencies is that is relied upon by all actors to provide 40 percent of all childhood vaccines in the world, or all the vaccines from the UN system, alongside the special work of the Pan American Health Organization (PAHO) in the Americas.

12. For example, the U.S. armed forces maintain a state-of-the-art laboratory network around the world, a pivotal (and at this point in time indispensable) element of the Global Emerging Infections Surveillance and Response System (GEIS). U.S. support to global infectious disease surveillance also extends to the participation of U.S. veterinarians and the Association for Assessment and Accreditation of Laboratory Animal Care International.

13. The FEWS project, designed in 1986, has been, per dollar invested, one of the most efficient, and high-impact efforts that Congress has ever funded, saving millions of lives by catalyzing timely aid.

14. As an example, in the Western Hemisphere, the PAHO supports health programs throughout Latin America, the Caribbean, and North America. Among other things, the PAHO procures and ships childhood vaccines for its many member states. The PAHO has also been a leader among all UN agencies in designing systemwide approaches to natural disaster response, including relief logistics.

15. Because the U.S. government has a special relationship with the PAHO, commensurate with its special role in the hemisphere, and is proud that the PAHO is based in Washington, D.C., the U.S. government may be conflicted about diminishing PAHO’s role vis-à-vis Geneva. Nevertheless, Congress should recognize that there are courses of reform that can maintain PAHO’s level of importance and activities in day-to-day programming, while at the same time providing the necessary authority, oversight, and global coherence roles that WHO requires at a central level.

16. In 1992, at the behest of a U.S. government initiative, the United Nations created the Department of Humanitarian Affairs (DHA), which later was renamed the Office for the Coordination of Humanitarian Affairs (OCHA). Because of donor frustrations with field coordination in relief, this office has grown dramatically in the last ten years, even as UNHCR and other emergency entities have remained flat-lined in their budgets and activities.

17. The current, 2005, minister in charge of the Department for International Development (DFID), Hilary Benn, has proposed a number of enhancements to UN humanitarian aid, including the proposition that OCHA should have its own $1 billion fund for executing relief operations and no longer be tied to the goodwill of other UN agencies to see results. OCHA officials interviewed by the USIP Task Force on the UN were wary of OCHA becoming operational and losing its neutrality vis-à-vis other UN agencies. In any case, it would completely change OCHA’s style and role.

18. Water supply—when it is lacking in absolute volume—is more important than water quality.

19. In fact, these were the reasons for the original creation of UNDRO, DHA, and OCHA; they were simply unable to be realized given the architecture of the larger UN system that these groups confronted.

20. For example, new “Mitigation Appeals Process (MAPs) and a Recovery Appeals Process (RAPs).”
21. Discussion of these authorities is currently under review within WHO’s executive board with participation of the U.S. government.

22. Among its lead roles, WHO, for any category of humanitarian emergency, should lead the international system in defining which diseases or conditions are notifiable (reportable), which “essential drugs” should be imported (in concert with the national Ministry of Health), and in fashioning the surveillance system and surveys.

23. An interesting recent example occurred when WHO was asked by governments to convene experts to render an opinion, highly visible and controversial, about whether genetically modified foods were dangerous to persons consuming them. This occurred during the height of the food aid response in southern Africa in fall 2002, when several food-deficit countries put off allowing U.S. food aid (corn primarily) to be given for urgent humanitarian purposes on account of apprehensions about this genetically modified food’s safety. WHO did render and publish an opinion stating that there were no known or proven adverse health outcomes from genetically modified food, though the wording left open the possibility that harmful health effects might be discovered in the future.

24. FAO’s Emergency Prevention System for Trans-Boundary Animal and Plant Pests and Diseases (EMPRES), established in 1994, should be moved to WHO. Similarly, the normative functions of the FAO in tracking the health aspects of edible foods and drugs, in the form of the Codex Alimentarius, should be transferred to WHO.

25. The Codex Alimentarius is at present jointly managed by the FAO and WHO to develop food standards and codes of practice that govern food trade. The FAO was established ahead of most other UN agencies: in 1943 in Hot Springs, Virginia, an interim commission was created and FAO was signed into being in 1945. It took a lead role in many areas because in the first part of the 1900s, most of the world’s population was still engaged in agriculture for a living. As the world economy diversifies, agriculture will play less and less a central organizing role in framing transboundary issues, such as product safety or disease alerts.

26. The regional structures currently prevent headquarters control. They should exist as regional offices but without the degree of control they have had to override WHO’s central authority. Currently, WHO as a whole reports to its governing council and not to ECOSOC or the Security Council. The General Assembly plays a somewhat neutral, and therefore feasible role, in achieving WHO rechartering.

27. Even in its dealings with member states, the General Assembly’s resolutions are not like those of a legislature; they do not establish binding obligations on members.

28. At present, the fact that it is nonoperational, but norm-setting, is valuable because it is widely respected as neutral and lacking conflicts of interest. It is also of value because its neutrality is useful for shedding light on the emerging AIDS spread in regions, such as central, south, and east Asia, that are reluctant both politically and socially to acknowledge their indigenous AIDS epidemic.

29. A key reason why UNAIDS was not simply left as a part of WHO was the counterweight of UNDP, which also had active AIDS programs. The compromise between WHO and UNDP was to create a stand-alone entity, UNAIDS.

30. It could also become the UN system’s lead agency in two related areas: disaster risk reduction and postcrisis recovery. The reason that it might be the lead UN agency for implementing disaster risk reduction and postcrisis recovery (currently a task UNDP champions) is because the best way to achieve both objectives is during relief activities, using bursts of relief funds to design interventions according to principles of “developmental relief.” No UN agency currently has the demonstrated ability to be a lead in disaster mitigation or preparedness, as it involves a different way of thinking, which it would be mandated to mainstream.

31. The current proportion of disaster funding spent on mitigation is somewhere between 2 percent and 8 percent, but difficult to measure for two reasons. First, as a bad practice, aid agencies hide programs that are aimed at mitigation by labeling them something else (relief or development), because of a disinterest in mitigation by donors. Second, as a good practice, much of the mitigation/prevention aspects of relief and development programs are blended in as “developmental relief,” and it is therefore difficult to label as fitting either in a relief cost accounting category or a mitigation category. The development minister of the UK, Hilary Benn, has proposed that a minimum of 10 percent of disaster funds be spent on mitigation. As a proportion of overall foreign aid, the proportion spent on risk mitigation is closer now to 1 percent.
Appendixes
APPENDIX A: TASK FORCE ON THE UNITED NATIONS CONSULTATIONS, DECEMBER—MAY 2005

Austria
Director General of the International Atomic Energy Agency
IAEA Senior Officials

Belgium
Deputy U.S. Permanent Representative to NATO and senior staff
U.S. Representative to NATO Military Committee
Headquarters, U.S. European Command
Supreme Headquarters Allied Powers Europe
UK Permanent Representative to NATO
Norwegian Permanent Representative to NATO
NATO Secretary-General and senior staff
EU officials

Canada
Prime Minister
Minister of Foreign Affairs
Assistant Deputy Minister Global Affairs, Foreign Affairs
Vice President, Canadian International Development Agency
Assistant Deputy Minister North America, Foreign Affairs
Director-General, Policy Planning, Department of Defense
Director-General, International Security Bureau, Foreign Affairs
Director-General, Global Issues, Foreign Affairs

Côte d’Ivoire
Economic Affairs Section Chief, U.S. Embassy
Representative, UNDP
Representative, UNHCR

France
Director for United Nations and International Organizations
French Foreign Ministry

General Meetings
UN Association of Canada
Department of State/Office for the Coordinator for Reconstruction and Stabilization
U.S. Government Accountability Office
National Security Council
John R. Mathiason
Stephen Stedman, Research Director, United Nations High-Level Panel on Threats, Challenges, and Change
Daniel Fata, Senate Republican Policy Committee
Edward Luck, Columbia University
Ambassador (ret.) James Dobbins, RAND Corporation
Joshua Muravchik, American Enterprise Institute
Anne Bayefsky, Hudson Institute
Ambassador (ret.) David Birenbaum, Woodrow Wilson Center
Vidar Helgesen, State Secretary, Norwegian Ministry of Foreign Affairs
Rolf Ekeus, OSCE Commissioner on National Minorities
Mark Malloch Brown, Chief of Staff to the UN Secretary-General
Kofi Annan, Secretary-General of the United Nations
William H. Luers, Chairman and President of the United Nations Association
Timothy Wirth, President of the United Nations Foundation
Ambassador Jan Eliasson, Sweden (incoming President of the General Assembly)
Ambassador (ret.) Max Kampelman, Georgetown University
Dick Thornburgh, former Attorney General and UN Under Secretary-General for Administration
Condoleezza Rice, U.S. Secretary of State
Japanese Embassy Officials in Washington, D.C.
German Embassy Officials in Washington, D.C.
South Korean Embassy Officials in Washington, D.C.

Ghana
Representative and Acting UN Resident Coordinator, WHO
Representative, UNICEF
Representative, WFP
Representative, UNFPA
Resident Representative, UNDP
Officer, Poverty Reduction Unit, UNDP
Peace and Governance Adviser, UNDP
Representative, IMF
Partnership Officer, World Bank
Executive Director, Integrated Social Development Center
Director, West Africa Network for Peacebuilding
Deputy Chief of Mission, U.S. Embassy
Director-General, Private Enterprise Foundation
George Gyan-Baffour, Deputy Minister, Ministry of Finance
Alex Newton, Deputy Director, USAID

Haiti
UN Stabilization Mission in Haiti (MINUSTAH)
Special Representative of the Secretary-General and principal staff
Commander of UN Military Forces
Commanding officer of Jordanian Formed Police Unit
Commanding officer of Pakistani Formed Police Unit
Commanding officer of Chinese Formed Police Unit
Commanding officer of Jordanian Army Battalion
Acting UN Civilian Police Commander and staff
Disarmament, Demobilization, and Reinsertion Program
U.S. Civilian Police Contingent officers
UN Election Division officials

Organization of American States (OAS)
   Ambassador and Head of Mission

Inter-American Development Bank
   Head of Office

Haitian Government Officials
   Prime Minister
   Minister of Interior
   Minister of Justice
   Haitian National Police Director-General

U.S. Government Officials
   American Ambassador
   Political Officer
   Police Advisor
   USAID Country Director
   Defense Attaché

Others
   National Coalition on Human Rights
   International Crisis Group
   Representatives of political parties and local NGOs

**Indonesia**

Deputy U.S. Ambassador and senior officials
USAID/Office of Foreign Disaster Assistance/Disaster Assistance Response
   Team senior officials
World Health Organization
UN Development Program
Australian Aid
UN Children’s Fund
World Food Program
Joint Logistics Center
Office for the Coordination of Humanitarian Affairs
Save the Children UK
International Organization of Migration
Office of the High Commission for Human Rights
U.S. Health and Human Services
Catholic Relief Services

**Liberia**

Special Representative of the Secretary-General and Coordinator of United Nations Operations in Liberia
Ambassador, U.S. Embassy
Representative, OTI
Representative, OFDA
Representative, Food for Peace
Deputy Chief of Mission, U.S. Embassy
Political Counselor, U.S. Embassy
Economic Officer, U.S. Embassy
Senior Program Officer and Senior Repatriation and Reintegration Officer, UNHCR
Special Representative of the Secretary-General and Coordinator of UN Operations
Director, LRRRC
Representatives, U.S. CIVPOL
Head, U.S. CIVPOL Contingent
Deputy Contingent Commander, U.S. CIVPOL
Acting Operations Coordinator, U.S. CIVPOL
Political Counselor, U.S. Embassy
Representative, USAID
Regional Security Officer, U.S. Embassy
Representative, USAID
Head of Mission, Norwegian Refugee Council
Acting Program Manager, Norwegian Refugee Council
Representative, WHO
Country Director, UNDP
Representative, UNICEF
Representative, FAO
Representative, WFP
Acting Head of Mission, IOM
Country Director, International Republican Institute
Country Director, National Democratic Institute
Director, USAID
Head of Delegation, International Committee of the Red Cross
Administrator, Catholic Archdiocese
Program Officer, Save the Children UK
Executive Director, Center for Democratic Empowerment
Executive Director, National Human Rights Center
Head of UN Elections Division and staff
Head of UN Civil Affairs Division and staff
Representative, UN Political Plans and Policy Division

**Libya**
Prime Minister

**Mali**
Representatives, U.S. Embassy
Officials, UNDP
Mali Government Officials, Millennium Challenge Account
Representative, West African Enterprise Network
Representative, Eltham Green Christian Center
Representative, Primature
Director, Direction de la Cooperation International, Ministry of Foreign Affairs
Secretary-General, Ministry of Planning
UN Agencies
Director, USAID

**Netherlands**
President of the International Criminal Court (ICC)
Chief Prosecutor, ICC
President of the International Criminal Tribunal for the Former Yugoslavia (ICTY)
Chief Prosecutor, ICTY

**Singapore**
Officials from the Ministry of Foreign Affairs

**Sweden**
Hans Blix, former head of the United Nations Monitoring, Verification, and Inspection Commission

**Switzerland**
UN Development Program
World Health Organization
Acting High Commissioner for UNHCR
International Organization for Migration
Swedish Mission to the UN Geneva
Office for the Coordination of Humanitarian Affairs
UN Children’s Fund
Director, UN International Strategy for Disaster Reduction
Officials from the U.S. Mission to UN Geneva
Officials from the European Commission
International Committee of the Red Cross
UN High Commissioner for Human Rights
Human Rights Officer, Sudan (via telephone from Khartoum)
U.S. Permanent Representative to the Human Rights Commission
United Kingdom Permanent Representative to the Human Rights Commission
Australia Permanent Representative to the Human Rights Commission

**United Kingdom**
Stephen Pattison
Enyr Jones Parry
Minister, DFID
Foreign Office Permanent Under Secretary

**United Nations Headquarters, New York**
UN Office of the Deputy Secretary-General
UN Office for the Coordination of Humanitarian Affairs
UN Office of Legal Affairs
UN Office of the High Commissioner for Human Rights
UN Office of the Special Adviser for the Prevention of Genocide
UN Department of Political Affairs, Africa Division
Mission of China to the UN
Mission of France to the UN
Mission of the United Kingdom to the UN
Mission of Nigeria to the UK
Mission of the United States to the UN
Under Secretary-General for Communications
United Nations Information Center
U.S. Representative to the United Nations for UN Management and Reform
Under Secretary-General and Legal Counsel,
Assistant Secretary-General, Office of Legal Affairs
Assistant Secretary-General for Human Resources
Under Secretary-General, Internal Oversight Services
Deputy Permanent Representative, Permanent Mission of Jamaica
Deputy to the President of the G-77 on GA Reform
Delegates to Fifth Committee
Department of Management, Procurement
Director of the Investigations Division, OIOS
Director, Legal Division, Office of Legal Affairs
Senior Adviser, UNDP Initiatives on UN Reform
Department of Political Affairs
Under Secretary-General for Peacekeeping Operations
Assistant Secretary-General for Peacekeeping Operations
Under Secretary-General for Management

**United States Congress**
House International Relations Committee Staff
Senate Foreign Relations Committee Staff
APPENDIX B: LEGISLATION ESTABLISHING THE TASK FORCE

MAKING APPROPRIATIONS FOR FOREIGN OPERATIONS, EXPORT FINANCING, AND RELATED PROGRAMS FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2005, AND FOR OTHER PURPOSES

CONFERENCE REPORT
TO ACCOMPANY
H.R. 4818

NOVEMBER 20 (legislative day, NOVEMBER 19), 2004.—Ordered to be printed.
administrative expenses shall be treated as a reprogramming of funds under section 605 of this Act and shall not be available for obligation or expenditure except in compliance with the procedures set forth in that section.

**ADMINISTRATIVE PROVISION—SMALL BUSINESS ADMINISTRATION**

Not to exceed 5 percent of any appropriation made available for the current fiscal year for the Small Business Administration in this Act may be transferred between such appropriations, but no such appropriation shall be increased by more than 10 percent by any such transfers: Provided, That any transfer pursuant to this paragraph shall be treated as a reprogramming of funds under section 605 of this Act and shall not be available for obligation or expenditure except in compliance with the procedures set forth in that section.

**STATE JUSTICE INSTITUTE**

**SALARIES AND EXPENSES**

For necessary expenses of the State Justice Institute, as authorized by the State Justice Institute Authorization Act of 1992 (Public Law 102-572), $2,613,000: Provided, That not to exceed $2,500 shall be available for official reception and representation expenses.

**UNITED STATES-CHINA ECONOMIC AND SECURITY REVIEW COMMISSION**

**SALARIES AND EXPENSES**

For necessary expenses of the United States-China Economic and Security Review Commission, $3,000,000, including not more than $5,000 for the purpose of official representation, to remain available until expended.

**UNITED STATES INSTITUTE OF PEACE**

**OPERATING EXPENSES**

For necessary expenses of the United States Institute of Peace as authorized in the United States Institute of Peace Act, $23,009,000: Provided, That $1,500,000 is for necessary expenses for the Task Force on the United Nations: Provided further, That the Task Force on the United Nations shall submit a report on its findings to the Committees on Appropriations of the House of Representatives and Senate not later than 180 days after the date of enactment of this Act.

**UNITED STATES SENATE-CHINA INTERPARLIAMENTARY GROUP**

**SALARIES AND EXPENSES**

For necessary expenses of the United States Senate-China Interparliamentary Group, as authorized under Section 153 of the Consolidated Appropriations Act, 2004 (22 U.S.C. 276n; Public Law 108-199; 118 Stat. 448), $100,000, to remain available until expended.
odologies to project loan volume once a disaster declaration has occurred.

**Administrative Provision—Small Business Administration**

The conference agreement includes bill language allowing transfers between accounts.

**State Justice Institute**

**Salaries and Expenses**

The conference agreement provides $2,613,000 for the State Justice Institute (SJI), instead of $2,227,000 as proposed by the House and $3,000,000 as proposed by the Senate. The conference agreement incorporates by reference the House report language regarding the Office of Justice Programs and sources of non-Federal funding.

**United States-China Economic and Security Review Commission**

**Salaries and Expenses**

The conference agreement includes $3,000,000 as proposed by the House for the necessary expenses of the United States-China Economic and Security Review Commission, instead of $2,800,000 as proposed by the Senate. This level includes not more than $5,000 for the purpose of official representation. The conference agreement includes language making funding available until expended, as proposed by the Senate. The conference agreement also includes $1,000,000 for the expansion of the Commission's research programs and enhanced outreach efforts, as proposed by the House.

The conference agreement incorporates, by reference, the Senate report language directing the Commission to conduct certain research and provide a report no later than May 1, 2005.

**United States Institute of Peace**

**Operating Expenses**

The conference agreement includes $28,000,000 for the United States Institute of Peace. Within the amounts provided, including prior year funding, the Institute may use such funds as necessary for advance architectural work and planning related to a new headquarters facility.

In addition, the conferees direct the Institute to create a task force to study the United Nations' efforts to meet the goals of its charter as signed in June of 1945. This study should address obstacles to achieving such goals, especially the goal of maintaining international peace and security and the promotion of universal respect for and observance of human rights and fundamental freedoms. The conferees are deeply troubled by the inaction of the United Nations on many fronts, especially in regard to the genocide in Darfur, Sudan, and the allegations of corruption regarding the United Nations Oil-For-Food program. The task force should consist of experts from the following public policy forums: American Enterprise Institute, Brookings Institution, Council on Foreign Re-
lations, Center for Strategic and International Studies, Hoover Institution, and Heritage Foundation. The conferees anticipate the task force would not include more than 12 members. The conferees expect the results of the study to be presented to the Committees on Appropriations within 180 days of the enactment of this Act.

UNITED STATES SENATE-CHINA INTERPARLIAMENTARY GROUP

SALARIES AND EXPENSES

The conference agreement includes an appropriation of $100,000 for the salaries and expenses of the United States Senate-China Interparliamentary Group as proposed by the Senate. Funding for the Interparliamentary Group was not included in the House bill.

TITLE VI—GENERAL PROVISIONS
(INCLUDING RESCISSIONS)

The conference agreement includes the following General Provisions:

Sec. 601. The conference agreement includes section 601 regarding the use of appropriations for publicity and propaganda purposes.

Sec. 602. The conference agreement includes section 602 regarding the availability of appropriations for obligation beyond the current fiscal year.

Sec. 603. The conference agreement includes section 603 regarding the use of funds for consulting purposes.

Sec. 604. The conference agreement includes section 604 providing that should any provision of the Act be held to be invalid, the remainder of the Act would not be affected.

Sec. 605. The conference agreement includes section 605 regarding the policy by which funding available to the agencies funded under this Act may be reprogrammed for other purposes.

Sec. 606. The conference agreement includes section 606 regarding the construction, repair, or modification of National Oceanic and Atmospheric Administration vessels in overseas shipyards.

Sec. 607. The conference agreement includes section 607 prohibiting funds in the bill from being used to implement, administer, or enforce any guidelines of the Equal Employment Opportunity Commission (EEOC) similar to proposed guidelines covering harassment based on religion published by the EEOC in October 1993.

Sec. 608. The conference agreement includes section 608 regarding the purchase of American made products.

Sec. 609. The conference agreement includes section 609 prohibiting the use of funds for any United Nations peacekeeping mission that involves U.S. Armed Forces under the command or operational control of a foreign national unless the President certifies that the involvement is in the national security interest.

Sec. 610. The conference agreement includes section 610 that requires agencies to provide quarterly reports to the Committees on Appropriations regarding unobligated balances.
“The UN” can refer to several different entities: the collection of national governments that are its members and decision makers, the staff whose function it is to carry out the decisions of the member states, or the large number of intergovernmental organizations that are loosely, collectively labeled “the UN system.” To ensure clarity, it is helpful to think of the United Nations as a series of concentric rings.

At its core, the United Nations is an intergovernmental entity established by the UN Charter, with four intergovernmental bodies: the General Assembly, which includes every member state; the Economic and Social Council (ECOSOC), which
includes a rotating membership of fifty-four member states; the Security Council, comprising fifteen member states, five of whom (the United States, the United Kingdom, Russia, France, and China), known collectively as the Permanent Five, or P-5, are permanent and have veto power; and the defunct Trusteeship Council. These bodies are supported by a staff of international civil servants in the UN Secretariat, which is headed by the secretary-general. Most of these entities and their activities are funded under the regular budget, for which member states are assessed dues by the General Assembly. Peacekeeping is funded by a separate assessed budget and is carried out under the auspices of the Secretariat’s Department of Peacekeeping Operations.

In the next ring out, the United Nations includes a series of what are called “Funds and Programs,” semi-independent entities established by the General Assembly, such as the UN Development Program and the UN Children’s Fund (UNICEF). The “Funds and Programs” (not to be confused with activities in the “core,” or first ring, which misleadingly are also referred to as “Programs”) report to independent boards of member states and are funded primarily by voluntary contributions, but are generally bound by the rules and procedures of the Secretariat.

The last ring out is the UN system, which includes all of the specialized agencies (the UN Education, Scientific and Cultural Organization, or UNESCO; the World Health Organization; the Food and Agriculture Organization; etc.) that are loosely affiliated with the United Nations but are fully independent entities, based on their own separate treaties, and that are not subject to the authority of the secretary-general or the General Assembly. The chapter in this report on assessment of UN internal reform covers only the first two rings, as the specialized agencies operate independently. A major issue not covered in this report is the need for coordination across the agencies.
**LIST OF ACRONYMS**

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>ACABQ</td>
<td>Advisory Committee on Administrative and Budgetary Questions</td>
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<tr>
<td>ACC/SCN</td>
<td>Administrative Committee on Coordination/Standing Committee on</td>
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<tr>
<td>AIDS</td>
<td>Acquired Immunodeficiency Syndrome</td>
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<td>AU</td>
<td>African Union</td>
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<tr>
<td>BW</td>
<td>Biological Weapons</td>
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<td>BWC</td>
<td>Biological Weapons Convention</td>
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<td>CAPS</td>
<td>Consolidated Appeals Process</td>
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<td>CD</td>
<td>Conference on Disarmament</td>
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<td>CDC</td>
<td>United States Centers for Disease Control</td>
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<td>CIA</td>
<td>Central Intelligence Agency</td>
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<td>COO</td>
<td>Chief Operating Officer</td>
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<td>CTC</td>
<td>Counterterrorism Committee</td>
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<td>Counterterrorism Executive Directorate</td>
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<td>CW</td>
<td>Chemical Weapons</td>
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<tr>
<td>CWC</td>
<td>Chemical Weapons Convention</td>
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<tr>
<td>DCI</td>
<td>Director of Central Intelligence</td>
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<td>DOD</td>
<td>U.S. Department of Defense</td>
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<td>DPA</td>
<td>Department of Political Affairs</td>
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<td>DPKO</td>
<td>Department of Peacekeeping Operations</td>
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<tr>
<td>ECOSOC</td>
<td>Economic and Social Council</td>
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<td>EU</td>
<td>European Union</td>
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<td>FAO</td>
<td>Food and Agriculture Organization</td>
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<td>FBI</td>
<td>Federal Bureau of Investigation</td>
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<td>FEWS</td>
<td>Famine Early Warning System</td>
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<td>GA</td>
<td>General Assembly</td>
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<td>GAO</td>
<td>U.S. Government Accountability Office</td>
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<td>GDP</td>
<td>Gross Domestic Product</td>
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<td>GPOI</td>
<td>Global Peace Operations Initiative</td>
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<tr>
<td>HCHR</td>
<td>High Commissioner for Human Rights</td>
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<td>HNP</td>
<td>Haitian National Police</td>
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<tr>
<td>IAEA</td>
<td>International Atomic Energy Agency</td>
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<tr>
<td>IDP</td>
<td>Internally Displaced Persons</td>
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<tr>
<td>IFAD</td>
<td>International Fund for Agricultural Development</td>
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<td>ILO</td>
<td>International Labor Organization</td>
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<td>IMF</td>
<td>International Monetary Fund</td>
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<td>IOB</td>
<td>Independent Oversight Committee</td>
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<tr>
<td>ISG</td>
<td>Iraq Survey Group</td>
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<td>JIU</td>
<td>Joint Inspection Unit</td>
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<tr>
<td>MCA</td>
<td>Millennium Challenge Account</td>
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<td>MCC</td>
<td>Millennium Challenge Corporation</td>
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<tr>
<td>MDG</td>
<td>Millennium Development Goals</td>
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<tr>
<td>MICAH</td>
<td>International Civilian Support Mission in Haiti</td>
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<tr>
<td>MINUSTAH</td>
<td>United Nations Mission in Haiti</td>
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<tr>
<td>Acronym</td>
<td>Description</td>
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<tr>
<td>NATO</td>
<td>North Atlantic Treaty Organization</td>
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<td>NGO</td>
<td>Nongovernmental Organization</td>
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<tr>
<td>NIH</td>
<td>National Institutes of Health</td>
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<tr>
<td>NPT</td>
<td>Nuclear Nonproliferation Treaty</td>
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<tr>
<td>OAS</td>
<td>Organization of American States</td>
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<tr>
<td>OCHA</td>
<td>Office for the Coordination of Humanitarian Affairs</td>
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<tr>
<td>ODA</td>
<td>Official Development Assistance</td>
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<tr>
<td>OECD</td>
<td>Organization for Economic Cooperation and Development</td>
</tr>
<tr>
<td>OFF</td>
<td>Oil-for-Food Program</td>
</tr>
<tr>
<td>OIOS</td>
<td>Office of Internal Oversight Services</td>
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<tr>
<td>OMB</td>
<td>U.S. Office of Management and Budget</td>
</tr>
<tr>
<td>OPCW</td>
<td>Organization for the Prohibition of Chemical Weapons</td>
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<tr>
<td>P-5</td>
<td>UN Security Council Permanent Five (United States, Russia, England, France, and China)</td>
</tr>
<tr>
<td>PRM</td>
<td>Bureau of Population Refugees and Migration (U.S. Department of State)</td>
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<tr>
<td>PSI</td>
<td>Proliferation Security Initiative</td>
</tr>
<tr>
<td>PVO</td>
<td>Private Voluntary Organization</td>
</tr>
<tr>
<td>S/CRS</td>
<td>Office of the Coordinator for Reconstruction and Stabilization (U.S. Department of State)</td>
</tr>
<tr>
<td>SAPG</td>
<td>Special Adviser for the Prevention of Genocide</td>
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<tr>
<td>SARS</td>
<td>Severe Acute Respiratory Syndrome</td>
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<tr>
<td>SC</td>
<td>Security Council</td>
</tr>
<tr>
<td>SG</td>
<td>Secretary-General</td>
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<tr>
<td>SRSG</td>
<td>Special Representative of the Secretary General</td>
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<tr>
<td>TPB</td>
<td>Terrorism Prevention Branch</td>
</tr>
<tr>
<td>UN</td>
<td>United Nations</td>
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<tr>
<td>UNAIDS</td>
<td>Joint United Nations Program on HIV/AIDS</td>
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<tr>
<td>UNCTAD</td>
<td>United Nations Conference on Trade and Development</td>
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<tr>
<td>UNDG</td>
<td>United Nations Development Group</td>
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<tr>
<td>UNDP</td>
<td>United Nations Development Program</td>
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<tr>
<td>UNESCO</td>
<td>United Nations Education, Scientific, and Cultural Organization</td>
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<tr>
<td>UNFPA</td>
<td>United Nations Population Fund</td>
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<td>UNHCR</td>
<td>United Nations High Commissioner for Refugees</td>
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<td>UNICEF</td>
<td>United Nations Children’s Fund</td>
</tr>
<tr>
<td>UNIDO</td>
<td>United Nations Industrial Development Organization</td>
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<tr>
<td>UNODC</td>
<td>United Nations Office on Drugs and Crime</td>
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<tr>
<td>UNIFEM</td>
<td>United Nations Development Fund for Women</td>
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<td>United Nations Monitoring, Verification, and Inspection Commission</td>
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<td>UNOPS</td>
<td>United Nations Office of Procurement Services</td>
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<td>UNSCOM</td>
<td>United Nations Special Commission</td>
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<td>UNSCR</td>
<td>United Nations Security Council Resolution</td>
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<td>U.S. Agency for International Development</td>
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<td>WFP</td>
<td>World Food Program</td>
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<td>Acronym</td>
<td>Full Form</td>
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<tr>
<td>WHO</td>
<td>World Health Organization</td>
</tr>
<tr>
<td>WMD</td>
<td>Weapons of Mass Destruction</td>
</tr>
</tbody>
</table>
MEMBERS OF THE TASK FORCE ON THE UNITED NATIONS

The members of the Task Force are a diverse and bipartisan group of distinguished Americans from a variety of professions and backgrounds. They include former diplomats, policymakers, business executives, and military leaders. The Task Force is co-chaired by Newt Gingrich, former Speaker of the House of Representatives, and George Mitchell, former Majority Leader of the Senate.

Newt Gingrich, Former Speaker of the House of Representatives (Co-Chair)
CEO, Gingrich Group

George J. Mitchell, Former Majority Leader of the Senate (Co-Chair)
Chairman, DLA Piper Rudnick Gray Cary, LLP

Wesley K. Clark, General U.S. Army (Ret.)
Chairman and CEO, Wesley K. Clark & Associates

Edwin J. Feulner
President, The Heritage Foundation

Roderick M. Hills
Partner, Hills & Stern, LLP

Donald McHenry, Ambassador (Ret.)
Distinguished Professor, School of Foreign Service, Georgetown University

Thomas R. Pickering, Ambassador (Ret.)
Senior Vice President, International Relations, The Boeing Company

Danielle Pletka
Vice President, Foreign and Defense Policy, American Enterprise Institute

Anne-Marie Slaughter
Dean, Woodrow Wilson School of Public and International Affairs, Princeton University

A. Michael Spence
Partner, Oak Hills Capital Partners

Malcolm Wallop, Former U.S. Senator
Chairman and Founder, Frontiers of Freedom

R. James Woolsey
Former Director of Central Intelligence
Vice President, Booz Allen Hamilton

Senior Advisers
Charles G. Boyd, General U.S. Air Force (Ret.)
President and CEO, Business Executives for National Security

J. Robinson West
Chairman, PFC Energy
Chairman of the Board of Directors, U.S. Institute of Peace
Task Group Members and Experts

As directed by the Congress, the U.S. Institute of Peace has organized the Task Force with the support and participation of leading public policy organizations, including the American Enterprise Institute, the Brookings Institution, the Center for Strategic and International Studies (CSIS), the Council on Foreign Relations, the Heritage Foundation, and the Hoover Institution. Each of these institutions provided a number of experts to support the members of the Task Force. Below is a list of experts listed by Task Force working groups.

**Group One: Preventing and Ending Conflicts and Building Stable Societies**

**Members**
- Wesley K. Clark (Wesley K. Clark & Associates)
- Malcolm Wallop (Frontiers of Freedom)

**Experts**
- Eric Schwartz, Coordinator (Council on Foreign Relations)
- Frederick Barton (CSIS)
- Bathsheba Crocker (CSIS)
- Michael McFaul (Hoover Institution)
- William Nash (Council on Foreign Relations)

**Group Two: Preventing and Responding to Genocide and Gross Human Rights Violations**

**Member**
- Anne-Marie Slaughter (Princeton University)

**Senior Adviser**
- J. Robinson West (PFC Energy)

**Experts**
- Tod Lindberg, Coordinator (Hoover Institution)
- Ivo Daalder (Brookings Institution)
- Lee Feinstein (Council on Foreign Relations)
- Joseph Loconte (Heritage Foundation)

**Group Three: Preventing Catastrophic Terrorism and the Proliferation of Weapons of Mass Destruction**

**Member**
- Thomas R. Pickering (The Boeing Company)

**Senior Adviser**
- Charles G. Boyd (Business Executives for National Security)

**Experts**
- Robert Einhorn, Coordinator (CSIS)
- Michael O’Hanlon (Brookings Institution)
- James Phillips (Heritage Foundation)

**Group Four: Ensuring the Effectiveness, Integrity, Transparency, and Accountability of the UN System**

**Members**
- Edwin J. Feulner (Heritage Foundation)
- Roderick M. Hills (Hills & Stern)

**Experts**
- Ann Florini, Coordinator (Brookings Institution)
- Nile Gardiner (Heritage Foundation)
- Branka Jikich (CSIS)
- James Lindsay (Council on Foreign Relations)
- Brett Schaefer (Heritage Foundation)

**Group Five: Fostering Economic Development and Reducing Poverty**

**Members**
- Donald McHenry (Georgetown University)
- A. Michael Spence (Oak Hills Capital Partners)

**Experts**
- Patrick Cronin, Coordinator (CSIS)
- Kenneth Anderson (Hoover Institution)
- Steve Hansch (Georgetown University)