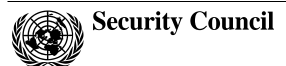
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Letter dated 2 April 2012 from the Chair of the Security Council Committee established pursuant to resolution 1737 (2006) addressed to the President of the Security Council

I have the honour to transmit herewith the report of the Security Council Committee established pursuant to resolution 1737 (2006) (see annex), which covers the Committee's activities during the period from 1 January to 31 December 2011. The report is submitted in accordance with the note by the President of the Security Council of 29 March 1995 (S/1995/234).

(Signed) Néstor Osorio

Chair

Security Council Committee established pursuant to resolution 1737 (2006)







Report of the Security Council Committee established pursuant to resolution 1737 (2006)

I. Introduction

- 1. The present report of the Security Council Committee established pursuant to resolution 1737 (2006) covers the period from 1 January to 31 December 2011.
- 2. During the reporting period, the Bureau of the Committee consisted of Néstor Osorio (Colombia) as Chair, with the delegation of Nigeria providing the Vice-Chair.

II. Background information

- 3. The Committee is mandated to oversee the implementation of the relevant measures imposed by the Security Council in its resolutions 1737 (2006), 1747 (2007), 1803 (2008) and 1929 (2010) relating to the Islamic Republic of Iran. Those measures include: an embargo on proliferation-sensitive nuclear activities and the development of nuclear weapon delivery systems, with exemptions; a ban on the export and procurement of any arms and related materiel from the Islamic Republic of Iran and on the supply of the seven categories of conventional weapons as defined for the purposes of the United Nations Register of Conventional Arms and related services to the Islamic Republic of Iran; an assets freeze and a travel ban on designated individuals and/or entities, with exemptions, as specified; financial and business restrictions; and a ban on the provision of bunkering services, when there are reasonable grounds to believe that vessels are carrying prohibited items in the context of resolutions 1737 (2006), 1747 (2007), 1803 (2008) and 1929 (2010).
- 4. In carrying out its mandate, the Committee is assisted by the Panel of Experts, created pursuant to paragraph 29 of resolution 1929 (2010) to carry out, under the direction of the Committee, the tasks provided for in that paragraph. The Panel was initially established by the Security Council for a period of 12 months, until 9 June 2011. By its resolution 1984 (2011), the Council extended the mandate of the Panel of Experts until 9 June 2012. On 30 June 2011, the Secretary-General reappointed the eight experts serving the Panel at that time. During the reporting period, the Panel submitted its final report, dated 7 May, and two midterm reports dated 4 February and 9 November. It also submitted its programme of work to the Committee, as required in paragraph 3 of resolution 1984 (2011). The Panel also provided to the Committee four quarterly assessments of Member States' implementation reports in accordance with paragraph 31 of resolution 1929 (2010). During the reporting period, the Panel of Experts participated in a number of events, which are listed in annex I.

III. Summary of the Committee's activities

Revision of the guidelines of the Committee

5. The guidelines of the Committee for the conduct of its work were initially adopted on 30 May 2007. On 24 April 2008, the Committee approved a revised text of the guidelines, which incorporated the relevant provisions of resolution 1803 (2008). The guidelines went through another substantial revision in July 2011,

during which the relevant provisions of resolutions 1929 (2010) and 1984 (2011) were taken into consideration. The Committee approved the guidelines on 19 August 2011. Copies of the guidelines were subsequently transmitted to all Member States and relevant international and regional organizations and agencies. The guidelines are available on the Committee's web page, at www.un.org/sc/committees/1737/pdf/revisedguidelinesfinal.pdf.

Informal consultations

- 6. In 2011, the Committee met four times in informal consultations (4 March, 8 June, 16 June and 7 December). The Committee also conducted its work using the silent procedure.
- 7. On 4 March, the Committee received an oral briefing from the Coordinator of the Panel of Experts in which she summarized the key points of the Panel's interim report of 4 February. The Committee agreed to consider, among other actions, disseminating additional optional guidance on submitting implementation reports, possibly by means of a note verbale and/or through the Committee's website, and to periodically organize open briefings at United Nations Headquarters for interested Member States. The Committee also agreed to request additional information from Member States about the individuals and entities on the Committee's consolidated list.
- 8. On 8 June, the Committee received a briefing from the Panel of Experts on its final report, which was submitted pursuant to paragraph 29 of resolution 1929 (2010).
- 9. At its meeting on 16 June, the Committee continued its discussion of the final report and agreed to continue to consider actions to implement the recommendations contained in the report that enjoy consensus. In that respect, the Committee decided to request the Panel of Experts to draft implementation assistance notices based on the five thematic areas covered by the recommendations. The Panel submitted the five drafts to the Committee on 5 July 2011.
- 10. At its meeting on 7 December, the Committee heard an oral briefing provided by the Coordinator of the Panel of Experts, who summarized the essential points contained in the Panel's midterm report of 9 November 2011, submitted to the Committee in accordance with paragraph 2 of resolution 1984 (2011). The Committee also agreed to hold an open briefing, subject to Committee agreement on the format and with the assistance of the Panel of Experts, to inform Member States of the mandate and activities of the Committee and its Panel of Experts.

Implementation reports received from Member States

11. By the end of the reporting period, the Committee received a total of 96 reports under resolution 1737 (2006), 83 reports under resolution 1747 (2007), 77 reports under resolution 1803 (2008) and 77 reports under resolution 1929 (2010) (see annex II).

Notifications and requests for exceptions received from Member States

12. The Committee received a number of notifications during the reporting period: three notifications under paragraph 5 of resolution 1737 (2006) concerning the delivery of items for use in the nuclear plant in Bushehr, the Islamic Republic of Iran; six notifications under paragraph 15 of resolution 1737 (2006) in connection with the receipt and/or unfreezing of funds in order to make payments due under

contracts entered into prior to the listing of the respective entities; two notifications under paragraph 13 (b) of resolution 1737 (2006) regarding exemptions to the assets freeze for extraordinary expenses; and one notification under paragraph 13 (d) of resolution 1737 (2006), which provides for an exemption to the assets freeze for activities directly related to the items specified in paragraphs 3 (b) (i) and (ii) of the resolution.

90-day reports to the Security Council

13. Under the provisions of subparagraph 18 (h) of resolution 1737 (2006), the Chair must report to the Security Council at least every 90 days on the Committee's activities. Accordingly, the Chair briefed the Council on 22 March, 23 June, 7 September and 21 December 2011 (see S/PV.6502, S/PV.6563, S/PV.6607 and S/PV.6697).

Responses to queries received from Member States

14. The Committee responded to four written queries from Member States requesting guidance and/or information on various aspects of the sanctions regime. The queries concerned the following issues: the scope of the assets freeze and the reasons for the designation of an entity as subject to the assets freeze (two queries); the presumed involvement of a Member State in an incident of illegal arms trans-shipment previously reported by another Member State (one query); and information on whether an Iranian entity indicated in the letter from a Member State was the same as an entity listed in annex III to resolution 1803 (2008) (one query).

IV. Violations and alleged violations of the sanctions regime

- 15. During the period under review, the Committee received six notifications of reported "violations" of Security Council measures relating to the Islamic Republic of Iran. Three of those notifications reported a "violation" of paragraph 5 of resolution 1747 (2007) and included information indicating that the reporting Member State inspected and seized shipments of conventional weapons. Two of the notifications reported a "violation" of paragraph 3 of resolution 1737 (2006), as amended by paragraph 13 of resolution 1929 (2010), and included information that the reporting Member State inspected and seized shipments of dual-use items. The last notification reported a "violation" of paragraph 9 of resolution 1929 (2010) and included information indicating that the reporting Member States concluded that the Islamic Republic of Iran undertook both activity related to ballistic missiles capable of delivering nuclear weapons and launches using ballistic missile technology.
- 16. In response, the Committee dispatched letters to most reporting States expressing its appreciation for the information provided and urging them to continue to cooperate closely with the Committee and the Panel of Experts in their investigation of the cases. The Committee also dispatched letters to States concerned with a previously reported violation that was recorded in the Committee's 2010 annual report (see S/2010/682, para. 19) and received responses from two Member States.
- 17. In accordance with its mandate, the Panel of Experts carried out inspections of five of the six reported cases with the consent and cooperation of the reporting States. As required by its mandate, the Panel of Experts provided its findings and recommendations with regard to the cases in separate reports to the Committee.

18. The Committee, with the assistance of the Panel of Experts, is continuing its investigations of the reported incidents.

V. Observations and recommendations

19. The primary responsibility for the implementation of the measures imposed by the Security Council rests with Member States. The Committee notes with grave concern that the continued trend of reported sanctions violations involving prohibited arms transfers from the Islamic Republic of Iran, first highlighted publicly by the Committee in 2009, is continuing. Violations by Member States of their obligations under the Charter of the United Nations are a serious matter. For its part, in facilitating and monitoring the implementation of the relevant measures, the Committee will continue to discharge its mandate as effectively and efficiently as possible, and it stands ready to consider any proposals that fall within its purview. In this respect, the Committee welcomes the assistance of the Panel of Experts and urges all Member States to cooperate fully with the Committee and the Panel.

Annex I

Major activities of the Panel of Experts in 2011

- 1. During the reporting period, the Panel of Experts conducted activities under the guidance of the Committee established pursuant to resolution 1737 (2006) to fulfil its mandate under paragraph 29 of resolution 1929 (2010).
- 2. From 4 to 8 January, the Panel travelled to Japan to hold consultations with the Government on the implementation of relevant Security Council resolutions concerning the Islamic Republic of Iran. From 15 to 21 January, the Panel travelled to Nigeria to carry out inspections of the *Everest* case.
- 3. From 19 February to 1 March, the Panel held consultations with the French, German and Russian authorities in Paris, Berlin and Moscow, respectively. From 27 February to 1 March, the Panel travelled to Washington, D.C., where it received briefings by Government officials.
- 4. From 5 to 9 March, one group of the Panel travelled to Israel to meet with Government officials and to carry out inspections of the *Francop* case, while from 7 to 11 March, another group of the Panel travelled to Malta and Turkey to meet with relevant Government officials and to carry out inspections of the *Hansa India* case. From 12 to 17 March, the Panel travelled to Italy to undertake inspections of the *M/S Finland* case. From 27 to 29 March, the Panel participated in the 2011 Carnegie International Nuclear Policy Conference, held in Washington, D.C., which focused on issues concerning nuclear energy, non-proliferation and disarmament strategies.
- 5. From 10 to 13 April, the Panel travelled to South Korea to inspect the Korean Air Cargo incident. From 25 to 27 April, the Panel carried out inspections of the *STX Patraikos* case in Singapore. From 26 to 30 April, the Panel travelled to China to hold consultations with relevant Government officials on implementation of relevant Security Council resolutions.
- 6. From 7 to 10 May, the Panel travelled to the United Arab Emirates and Azerbaijan to meet with relevant Government officials on issues related to the Panel's mandate. From 24 to 26 May, the Panel travelled to Israel to carry out inspections of the *M/V Victoria* case.
- 7. From 27 to 30 August, the Panel travelled to Brazil to meet with relevant Government officials on the impact of sanctions on legitimate trade. During the mission, the Panel also visited port facilities and held discussions with a local think tank.
- 8. From 9 to 11 September, the Panel travelled to Belarus and Armenia to hold consultations with relevant Government authorities concerning national implementation reports.
- 9. From 24 to 29 September, the Panel travelled in small groups to London, Brussels, Geneva, and Lyon, France, to discuss issues related to inspections of reported incidents of sanctions violations and to gather information from interested parties concerning issues related to the conduct of the Panel's work programme.
- 10. On 11 October, the Coordinator of the Panel attended the meeting of the Group of Eight Non-Proliferation Directors Group held in Paris.

- 11. From 22 to 28 October, the Panel attended the plenary meeting of the Financial Action Task Force in Paris and the conference on curtailing nuclear commodity trafficking in London.
- 12. From 6 to 11 November, the Panel travelled to several Gulf States and held consultations with relevant Government officials in Bahrain, Oman and the United Arab Emirates. On 17 and 18 November, the Panel attended a sanctions-related seminar in Istanbul, Turkey, and on 19 November it visited Diyarbakir, Turkey, in connection with the Yas Air Cargo incident.
- 13. On 1 December, the Panel attended the Eighth Asian Senior-Level Talks on Non-Proliferation, held in Tokyo, and discussed non-proliferation efforts in Asia with other interlocutors.
- 14. From 8 to 12 December, the Panel travelled to Ukraine to hold consultations with the Ukrainian authorities on the implementation of Security Council resolutions. The Panel also visited port facilities in Odessa. From 12 to 16 December, the Panel travelled to Australia to meet with relevant Government agencies on issues related to uranium exports, including policies safeguarding uranium for peaceful purposes only by importing States. The Panel also participated in a workshop on Security Council sanctions measures and the rule of law organized by the Australian National University. On 15 and 16 December, the Panel visited the International Civil Aviation Organization, in Montreal, to discuss technical issues concerning air transport in the context of monitoring the implementation of Security Council resolutions concerning the Islamic Republic of Iran.

Annex II

Reports received from Member States pursuant to paragraph 19 of Security Council resolution 1737 (2006), paragraph 8 of resolution 1747 (2007), paragraph 13 of resolution 1803 (2008) and paragraph 31 of resolution 1929 (2010)

	(1)	(2)	(3)	(4)
Member State	Pursuant to resolution 1737 (2006)	Pursuant to resolution 1747 (2007)	Pursuant to resolution 1803 (2008)	Pursuant to resolution 1929 (2010)
Albania	S/AC.50/2007/9			
		S/AC.50/2011/20 (co	embined report 1 to 4)	
Algeria	S/AC.50/2007/65 (combined report 1 and 2) S/AC.50/2011/19 (combined report 1 to 4)			
Andorra	S/AC.50/2007/50		S/AC.50/2009/3	S/AC.50/2010/34
Argentina	S/AC.50/2007/57	S/AC.50/2007/57/ Add.1-2	S/AC.50/2008/60	S/AC.50/2011/1
Australia	S/AC.50/2007/27	S/AC.50/2007/70	S/AC.50/2008/19	S/AC.50/2010/5
Austria	S/AC.50/2007/11	S/AC.50/2007/66	S/AC.50/2008/2	S/AC.50/2010/2
Azerbaijan	S/AC.50/2007/107 (c	combined report 1 and 2)	S/AC.50/2008/44	S/AC.50/2011/3
Bahrain	S/AC.50/2007/67	S/AC.50/2007/121	S/AC.50/2008/12 and Add.1	S/AC.50/2011/31
Bangladesh	S/AC.50/2007/47			
Belarus	S/AC.50/2007/41	S/AC.50/2007/77	S/AC.50/2008/16	S/AC.50/2010/27
Belgium	S/AC.50/2007/10	S/AC.50/2007/74	S/AC.50/2008/14	S/AC.50/2010/18
Brazil	S/AC.50/2007/26	S/AC.50/2007/82	S/AC.50/2008/63	S/AC.50/2010/22
Brunei Darussalam	S/AC.50/2008/1 (co	ombined report 1 and 2)	S/AC.50/2008/64	S/AC.50/2011/27
Bulgaria	S/AC.50/2007/2 and Add.1	S/AC.50/2007/108 and Add.1	S/AC.50/2008/11	S/AC.50/2010/31
Cambodia	S/AC.50/2007/125			
Canada	S/AC.50/2007/33	S/AC.50/2007/75	S/AC.50/2008/5	S/AC.50/2010/35
China	S/AC.50/2007/22	S/AC.50/2007/99	S/AC.50/2008/18	S/AC.50/2010/32
Colombia		S/AC.50/2011/8 (con	mbined report 1 to 4)	
Costa Rica	S/AC.50/2007/71 (c	ombined report 1 and 2)		

	(1)	(2)	(3)	(4)
Member State	Pursuant to resolution 1737 (2006)	Pursuant to resolution 1747 (2007)	Pursuant to resolution 1803 (2008)	Pursuant to resolution 1929 (2010)
Croatia	S/AC.50/2007/15	S/AC.50/2007/117	S/AC.50/2008/61	S/AC.50/2010/47
Cuba	S/AC.50/2007/38	S/AC.50/2007/89	S/AC.50/2008/38	
Cyprus	S/AC.50/2007/128 (c	combined report 1 and 2)	S/AC.50/2008/65	S/AC.50/2010/20
Czech Republic	S/AC.50/2007/14			S/AC.50/2010/33
Denmark	S/AC.50/2007/13	S/AC.50/2007/85		S/AC.50/2010/39
Djibouti		S/AC.50/2011/17 (co	mbined report 1 to 4)	
Ecuador	S/AC.50/2007/129 (d	combined report 1 and 2)		
Egypt	S/AC.50/2007/59	S/AC.50/2007/68	S/AC.50/2008/3	S/AC.50/2010/26 and Add.1
Estonia	S/AC.50/2007/49	S/AC.50/2007/113		S/AC.50/2010/19
Finland	S/AC.50/2007/19	S/AC.50/2007/97	S/AC.50/2008/26	S/AC.50/2010/8
France	S/AC.50/2007/17	S/AC.50/2007/84	S/AC.50/2008/39	S/AC.50/2010/24
Georgia	S/AC.50/2007/29			S/AC.50/2010/11
Germany	S/AC.50/2007/37	S/AC.50/2007/98	S/AC.50/2008/15	S/AC.50/2010/15
Ghana	S/AC.50/2007/136			
Greece	S/AC.50/2007/60	S/AC.50/2007/122		S/AC.50/2011/15
Grenada	S/AC.50/2007/140			
Guatemala	S/AC.50/2007/100 (d	combined report 1 and 2)	S/AC.50/2008/33	S/AC.50/2010/36
Hungary	S/AC.50/2007/81 (c	ombined report 1 and 2)	S/AC.50/2008/59	S/AC.50/2011/14
India	S/AC.50/2007/20	S/AC.50/2007/123	S/AC.50/2008/49	S/AC.50/2011/6
Indonesia	S/AC.50/2007/5		S/AC.50/2008/10	
Iraq	S/	S/AC.50/2011/13 and Add.1 (combined reports 1 to 4)		
Ireland	S/AC.5	50/2010/1 (combined repo	ort 1 to 3)	S/AC.50/2011/30
Israel	S/AC.50/2007/141 (c	combined report 1 and 2)	S/AC.50/2009/4	S/AC.50/2011/2
Italy	S/AC.50/2007/25	S/AC.50/2007/103	S/AC.50/2008/47	S/AC.50/2010/41
Jamaica			S/AC.50/2008/21	
Japan	S/AC.50/2007/16	S/AC.50/2007/79	S/AC.50/2008/24	S/AC.50/2010/12
Jordan	S/AC.50/2007/119 (c	combined report 1 and 2)	S/AC.50/2008/17	S/AC.50/2011/7

12-28436 **9**

	(1)	(2)	(3)	(4)
Member State	Pursuant to resolution 1737 (2006)	Pursuant to resolution 1747 (2007)	Pursuant to resolution 1803 (2008)	Pursuant to resolution 1929 (2010)
Kazakhstan	S/AC.50/2007/39	S/AC.50/2007/102	S/AC.50/2008/36	S/AC.50/2011/11
Kuwait	S/AC.50/2007/118 (c	combined report 1 and 2)	S/AC.50/2008/57 and Add. 1	
Kyrgyzstan	S/AC.50/2007/53	S/AC.50/2008/50	S/AC.50/2008/53	
Latvia	S/AC.50/2007/62	S/AC.50/2007/91	S/AC.50/2011/26 (cc	ombined report 3 and 4)
Libyan Arab Jamahiriya	S/AC.50/2007/61	S/AC.50/2007/69	S/AC.50/2008/51	
Liechtenstein	S/AC.50/2007/31		S/AC.50/2008/27	S/AC.50/2011/10
Lithuania	S/AC.50/2007/34	S/AC.50/2007/90	S/AC.50/2008/55	S/AC.50/2011/9
Luxembourg	S/AC.50/2007/64			
Malta	S/AC.50/2007/7	S/AC.50/2007/63	S/AC.50/2008/35	S/AC.50/2010/16
Mauritius	S/AC.50/2007/35 and Add.1	S/AC.50/2007/106	S/AC.50/2008/58	
Mexico	S/AC.50/2007/58	S/AC.50/2007/94	S/AC.50/2008/45	S/AC.50/2010/29
Monaco	S/AC.50/2007/130	S/AC.50/2007/126		
Montenegro		S/AC.50/2011/24 (co	ombined report 1 to 4)	
Morocco	S/AC.5	S/AC.50/2009/2 (combined repo		S/AC.50/2010/14
Namibia				S/AC.50/2010/42
Netherlands	S/AC.50/2007/48	S/AC.50/2007/73	S/AC.50/2008/32	S/AC.50/2010/10
New Zealand	S/AC.50/2007/36	S/AC.50/2007/132	S/AC.50/2008/22	S/AC.50/2010/6
Niger	S/AC.50/2007/135 (c	S/AC.50/2007/135 (combined report 1 and 2)		
Nigeria		S/AC.50/2011/4 (cor	mbined report 1 to 4)	
Norway	S/AC.50/2007/6	S/AC.50/2007/93	S/AC.50/2008/4	
Oman	S/AC.50	0/2008/62 (combined rep	ort 1 to 3)	
Pakistan	S/AC.50/2007/12	S/AC.50/2007/96	S/AC.50/2008/6	S/AC.50/2010/17 and Add.1
Panama	S/AC.50/2007/139 (c	combined report 1 and 2) S/AC.50/2011/25 (co	ombined report 1 to 4)	
Peru	S/AC.50/2007/44	S/AC.50/2007/86	S/AC.50/2008/41	S/AC.50/2010/30
Philippines	S/AC.50/2007/137 (c	combined report 1 and 2)	S/AC.50/2009/1	S/AC.50/2011/29

	(1)	(2)	(3)	(4)
Member State	Pursuant to resolution 1737 (2006)	Pursuant to resolution 1747 (2007)	Pursuant to resolution 1803 (2008)	Pursuant to resolution 1929 (2010)
Poland	S/AC.50/2007/43	S/AC.50/2007/95	S/AC.50/2008/37	S/AC.50/2011/23
Portugal	S/AC.50/2007/56	S/AC.50/2007/111	S/AC.50/2008/30	S/AC.50/2010/43
Qatar	S/AC.50/2007/24 and Add.1	S/AC.50/2007/87 and Add.1	S/AC.50/2008/25	S/AC.50/2010/44
Republic of Korea	S/AC.50/2007/51	S/AC.50/2007/115	S/AC.50/2008/28	S/AC.50/2010/9
Republic of Moldova	S/AC.50/2007/127 (c	combined report 1 and 2)	S/AC.50/2011/18
Romania	S/AC.50/2007/30	S/AC.50/2007/101	S/AC.50/2008/52	S/AC.50/2010/38
Russian Federation	S/AC.50/2007/8 and Add. 1	S/AC.50/2007/92 and Add. 1	S/AC.50/2008/13 and Add.1	S/AC.50/2010/4 and Add.1
San Marino				S/AC.50/2010/40
Saudi Arabia	S/AC.50/2007/120		S/AC.50/2008/56	
Serbia	S/AC.50/2007/52	S/AC.50/2007/131		S/AC.50/2010/45
Singapore	S/AC.50/2007/45	S/AC.50/2007/116	S/AC.50/2008/43	S/AC.50/2010/28
Slovakia	S/AC.50/2007/42	S/AC.50/2007/78	S/AC.50/2008/9	S/AC.50/2011/12
Slovenia	S/AC.50/2007/23		S/AC.50/2008/54	S/AC.50/2011/16
South Africa	S/AC.50/2007/4	S/AC.50/2008/40 (cd	ombined report 2 and 3)	S/AC.50/2010/46
Spain	S/AC.50/2007/55	S/AC.50/2007/112	S/AC.50/2008/46	S/AC.50/2011/22
Sri Lanka		S/AC.50/2007/133		S/AC.50/2011/5 and Add.1
Suriname	S/AC.50/2007/138 (c	combined report 1 and 2)	
Sweden	S/AC.50/2007/21	S/AC.50/2007/83		S/AC.50/2010/3
Switzerland	S/AC.50/2007/40	S/AC.50/2007/109	S/AC.50/2008/20	S/AC.50/2010/37
Thailand	Not published	Not published	S/AC.50/2008/29	S/AC.50/2010/23
The former Yugoslav Republic of Macedonia	S/AC.50/2007/1	S/AC.50/2007/114	S/AC.50/2008/42	
Turkey	S/AC.50/2007/32			S/AC.50/2010/13
Ukraine		07/80 and Add.1 reports 1 and 2)	S/AC.50/2008/7	S/AC.50/2011/21
United Arab Emirates	S/AC.50/2007/46	S/AC.50/2007/104		S/AC.50/2010/25

	(1)	(2)	(3)	(4)
Member State	Pursuant to resolution 1737 (2006)	Pursuant to resolution 1747 (2007)	Pursuant to resolution 1803 (2008)	Pursuant to resolution 1929 (2010)
United Kingdom of Great Britain and Northern Ireland	S/AC.50/2007/3	S/AC.50/2007/72	S/AC.50/2008/31	S/AC.50/2010/21
United States of America	S/AC.50/2007/18	S/AC.50/2007/88	S/AC.50/2008/34	S/AC.50/2010/7
Uruguay		S/AC.50/2007/134 and Add.1	S/AC.50/2008/8	
Uzbekistan	S/AC.50/2007/124 (c	ombined report 1 and 2)	S/AC.50/2008/23	
Viet Nam	S/AC.50/2007/54	S/AC.50/2007/110	S/AC.50/2008/48	
Yemen	S/AC.50/2007/76			

Non-Member States/Observers

European Union	S/AC.50/2007/28	S/AC.50/2007/105	•
curobean Union	3/AC.3U/2UU//20	5/AC.30/2007/103	,