Appendix-I

Peace Proposals

The "Four Points": Pham Van Dong Speech
DRV National Assembly, April 8, 1965

It is the unswerving policy of the Government of the Democratic Republic of Vietnam to strictly respect the 1954 Geneva Agreements on Vietnam, and to correctly implement their basic provisions as embodied in the following points:

1. Recognition of the basic national rights of the Vietnamese people: peace, independence, sovereignty, unity and territorial integrity. According to the Geneva Agreements, the U.S. government must withdraw from South Vietnam all U.S. troops, military personnel and weapons of all kinds, dismantle all U.S. military bases there, cancel its "military alliance" with South Vietnam. It must end its policy of intervention and aggression in South Vietnam. According to the Geneva Agreements, the U.S. government must stop its acts of war against North Vietnam, completely cease all encroachments on the territory and sovereignty of the Democratic Republic of Vietnam.

2. Pending the peaceful reunification of Vietnam, while Vietnam is still temporarily divided into two zones, the military provisions of the 1954 Geneva Agreements on Vietnam must be strictly respected: the two zones must refrain from joining any military alliance with foreign countries, there must be no foreign military bases, troops and military personnel in their respective territory.

3. The internal affairs of South Vietnam must be settled by the South Vietnamese people themselves, in accordance with the program of the South Vietnam National Front for Liberation, without any foreign interference.
4. The peaceful reunification of Vietnam is to be settled by the Vietnamese people in both zones, without any foreign interference.

This stand unquestionably enjoys the approval and support of all peace- and justice-loving Governments and peoples in the world.

The Government of the Democratic Republic of Vietnam is of the view that the above-expounded stand is the basis for the soundest political settlement of the Vietnam problem. If this basis is recognized, favorable conditions will be created for the peaceful settlement of the Vietnam problem and it will be possible to consider the reconvening of an international conference along the pattern of the 1954 Geneva Conference on Vietnam.

The U.S. Version of the “Four Points”
Presented to Mai Van Bo by Edmund Gullion,
August 6, 1965

Point I -- The basic rights of the Vietnamese people to peace, independence, sovereignty, unity and territorial integrity are recognized as set forth in the Geneva Accords of 1954. Obtaining compliance with the essential principles in the Accords is an appropriate subject for immediate, international discussions without preconditions and subsequent negotiations. Such discussions and negotiations should consider, among other things, appropriate means, including agreed stages, for the withdrawal of foreign military and quasi-military personnel and weapons from South and North Vietnam; the dismantling of foreign military bases in both areas; the cancellation of military alliances in contravention of the Accords; and the regrouping and redeployment of indigenous forces.

Point II -- Strict compliance with the military provisions of the Geneva Accords must be achieved in
accordance with schedules and appropriate safeguards to be agreed upon in the said discussions and subsequent negotiations.

Point III -- The internal affairs of South and North Vietnam must be settled by the South and North Vietnamese peoples themselves in conformity with the principles of self-determination without any foreign interference.

Point IV -- The issue of reunification of Vietnam must be decided peacefully, on the basis of free determination by the peoples of South and North Vietnam without foreign interference.

"Fourteen Points for Peace in Southeast Asia" (White House press release, January 7, 1966)

1. The Geneva Agreements of 1954 and 1962 are an adequate basis for peace in Southeast Asia;

2. We would welcome a conference on Southeast Asia or on any part thereof;

3. We would welcome "negotiations without preconditions" as the 17 nations put it;

4. We would welcome unconditional discussions as President Johnson put it;

5. A cessation of hostilities could be the first order of business at a conference or could be the subject of preliminary discussions;

6. Hanoi's four points could be discussed along with other points which others might wish to propose;

7. We want no U.S. bases in Southeast Asia;
8. We do not desire to retain U.S. troops in South Vietnam after peace is assured;

9. We support free elections in South Vietnam to give the South Vietnamese a government of their own choice;

10. The question of reunification of Vietnam should be determined by the Vietnamese through their own free decision;

11. The countries of Southeast Asia can be non-aligned or neutral if that be their option;

12. We would much prefer to use our resources for the economic reconstruction of Southeast Asia than in war. If there is peace, North Vietnam could participate in a regional effort to which we would be prepared to contribute at least one billion dollars;

13. The President has said “The Viet Cong would not have difficulty being represented and having their views represented if for a moment Hanoi decided she wanted to cease aggression. I don’t think that would be a problem.”

14. We have said publicly and privately that we could stop the bombing of North Vietnam as a step toward peace although there has not been the slightest hint or suggestion from the other side as to what they would do if the bombing stopped.

**The Lewandowski 10 Points**

1. The U.S. is interested in a peaceful solution through negotiations.

2. Negotiations should not be interpreted as a way to negotiated surrender by those opposing the U.S. in Vietnam. A political negotiation would be aimed at finding
an acceptable solution to all the problems, having in mind that the present status quo in South Vietnam must be changed in order to take into account the interests of the parties presently opposing the policy of the U.S. in South Vietnam.

3. The U.S. does not desire a permanent or a long-term military presence in South Vietnam.

4. The U.S. is willing to discuss all problems with respect to the settlement.

5. The U.S. is willing to accept the participation of “all” in elections and the supervision of these elections by an appropriate international body.

6. The U.S. believes that reunification should be settled by the Vietnamese themselves after peace and proper representative organs are established in South Vietnam.

7. The U.S. is prepared to abide by a neutral South Vietnam.

8. The U.S. is prepared to stop bombing “if this will facilitate such a peaceful solution.” In this regard the U.S. is prepared to accept DRV modalities on the cessation and not require the DRV to admit infiltration into South Vietnam.

9. The U.S. will not agree to “reunification under military pressure.”

10. The U.S. will not declare now or in the future its acceptance of North Vietnam’s 4 or 5 points.”

Appendix-II

The Vietnam Agreement and Protocols

January 27, 1973

The parties participating in the Paris conference on Vietnam,

With a view to ending the war and restoring peace in Vietnam on the basis of respect for the Vietnamese peoples’ fundamental national rights and the South Vietnamese people’s right to self-determination, and to contributing to the consolidation of peace in Asia and the world.

Have agreed on the following provisions and undertake to respect and to implement them:

CHAPTER I

Article 1

THE VIETNAMESE PEOPLE’S FUNDAMENTAL NATIONAL RIGHTS

The United States and all other countries respect the independence, sovereignty, unity and territorial integrity of Vietnam as recognized by the 1954 Geneva Agreements on Vietnam.

CHAPTER II

CESSATION OF HOSTILITIES WITHDRAWAL OF TROOPS
Article 2

A cease-fire shall be observed throughout South Vietnam as of 2400 hours G.M.T., on Jan. 27, 1973.

At the same hour, the United States will stop all its military activities against the territory of the Democratic Republic of Vietnam by ground air and naval forces, wherever they may be based, and end the mining of the territorial waters, ports, harbors and waterways of the Democratic Republic of Vietnam. The United States will remove, permanently deactivate or destroy all the mines in the territorial waters, ports, harbors and waterways of North Vietnam as soon as this agreement goes into effect.

The complete cessation of hostilities mentioned in this article shall be durable and without limit of time.

Articles 3

The parties undertake to maintain the cease-fire and to insure a lasting and stable peace.

As soon as the cease-fire goes into effect:

(a) The United States forces and those of the other foreign countries allied with the United States and the Republic of Vietnam shall remain in place pending the implementation of the plan of troop withdrawal. The Four-Party Joint Military Commission described in Article 16 shall determine the modalities.

(b) The armed forces of the two South Vietnamese parties shall remain in place. The Two-Party Joint Military Commission described in Article 17 shall determine the areas controlled by each party and the modalities of stationing.
(c) The regular forces of all services and arms and the irregular forces of the parties in South Vietnam shall stop all offensive activities against each other and shall strictly abide by the following stipulations:

* All acts of force on the ground, in the air and on the sea shall be prohibited.
* All hostile acts, terrorism and reprisals by both sides will be banned.

Articles 4

The United States will not continue its military involvement or intervene in the internal affairs of South Vietnam.

Article 5

Within 60 days of the signing of this agreement, there will be a total withdrawal from South Vietnam of troops, military personnel, including technical military personnel and military personnel associated with the pacification program, armaments, munitions and war material of the United States and those of the other foreign countries mentioned in Article 3(a). Advisers from the above mentioned countries to all para-military organizations and the police force will also be withdrawn within the same period of time.

Article 6

The dismantlement of all military bases in South Vietnam of the United States and of the other foreign countries mentioned in Article 3(a) shall be completed within 60 days of the signing of this agreement.
Article 7

From the enforcement of the cease-fire to the formation of the government provided for in Articles 9 (b) and 14 of this agreement, the two South Vietnamese parties shall not accept the introduction of troops, military advisers and military personnel, including technical military personnel, armaments, munitions and war material into South Vietnam.

The two South Vietnamese parties shall be permitted to make periodic replacement of armaments, munitions and war material which have been destroyed, damaged, worn out or used up after the cease-fire, on the basis of piece-for-piece, of the same characteristics and properties, under the supervision of the Joint Military Commission of Control and Supervision.

CHAPTER III

THE RETURN OF CAPTURED MILITARY PERSONNEL AND FOREIGN CIVILIANS, AND CAPTURED AND DETAINED VIETNAMESE CIVILIAN PERSONNEL

Article 8

(a) The return of captured military personnel and foreign civilians of the parties shall be carried out simultaneously with and completed not later than the same day as the troop withdrawal mentioned in Article 5. The parties shall exchange complete lists of the above-mentioned captured military personnel and foreign civilians on the day of the signing of this agreement.

(b) The parties shall help each other to get information about those military personnel and foreign civilians of the parties missing in action, to determine the location
and take care of the graves of the dead so as to facilitate the exhumation and repatriation of the remains, and to take any such other measures as may be required to get information about those still considered missing in action.

(c) The question of the return of Vietnamese civilian personnel captured and detained in South Vietnam will be resolved by the two South Vietnamese parties on the basis of the principles of Article 21 (b) of the Agreement on the Cessation of Hostilities in Vietnam of July 20, 1954. The two South Vietnamese parties will do so in a spirit of national reconciliation and concord, with a view to ending hatred and enmity, in order to ease suffering and to reunite families. The two South Vietnamese parties will do their utmost to resolve this question within 90 days after the cease-fire comes into effect.

CHAPTER IV
THE EXERCISE OF THE SOUTH VIETNAMESE PEOPLE’S RIGHT TO SELF DETERMINATION

Article 9

The Government of the United States of America and the Government of the Democratic Republic of Vietnam undertake to respect the following principles for the exercise of the South Vietnamese people’s right to self-determination:

(a) The South Vietnamese people’s right to self determination is sacred, inalienable and shall be respected by all countries.
(b) The South Vietnamese people shall decide themselves the political future of South Vietnam through genuinely free and democratic general elections under international supervision.

(c) Foreign countries shall not impose any political tendency or personality on the South Vietnamese people.

Article 10

The two South Vietnamese parties undertake to respect the cease-fire and maintain peace in South Vietnam, settle all matters of contention through negotiations and avoid all armed conflict.

Article 11

Immediately after the cease-fire, the two South Vietnamese parties will:

* Achieve national reconciliation and concord, end hatred and enmity, prohibit all acts of reprisal and discrimination against individuals or organizations that have collaborated with one side or the other.

* Insure the democratic liberties of the people: personal freedom, freedom of speech, freedom of the press, freedom of meeting, freedom of organization, freedom of political activities, freedom of belief, freedom of movement, freedom of residence, freedom of work, right to property ownership and right to free enterprise.

Article 12

(a) Immediately after the cease-fire, the two South Vietnamese parties shall hold consultations in a spirit of national reconciliation and concord, mutual respect
and mutual none limination to set up a National Council of National Reconciliation and Concord of three equal segments. The council shall operate on the principle of unanimity. After the National Council of National Reconciliation and Concord has assumed its functions, the two South Vietnamese parties will consult about the formation of councils at lower levels. The two South Vietnamese parties shall sign an agreement on the internal matters of South Vietnam as soon as possible and do their utmost to accomplish this within 90 days after the cease-fire comes into effect, in keeping with the South Vietnamese people’s aspirations for peace, independence and democracy.

(b) The National Council of National Reconciliation and Concord shall have the task of promoting the two South Vietnamese parties’ implementation of this agreement, achievement of national reconciliation and concord and insurance of democratic liberties. The National Council of National Reconciliation and Concord will organize the free and democratic general elections provided for in Article 9(b) and decide the procedures and modalities of these general elections. The institutions for which the general elections are to be held will be agreed upon through consultations between the two South Vietnamese parties. The National Council of National Reconciliation and Concord will also decide the procedures and modalities of such local elections as the two South Vietnamese parties agree upon.

Article 13

The question of Vietnamese armed forces in South Vietnam shall be settled by the two South Vietnamese parties in a spirit of national reconciliation and concord, equality and mutual respect, without interference, in accordance with the postwar situation. Among the questions to be discussed by the two South Vietnamese parties are steps to reduce
their military effective and to demobilize the troops being reduced. The two South Vietnamese parties will accomplish this as soon as possible.

Article 14

South Vietnam will pursue a foreign policy of peace and independence. It will be prepared to establish relations with all countries irrespective of their political and social systems on the basis of mutual respect for independence and sovereignty and accept economic and technical aid from any country with no political conditions attached. The acceptance of military aid by South Vietnam in the future shall come under the authority of the government set up after the general elections in South Vietnam provided for in Article 9(b).

CHAPTER V

THE REUNIFICATION OF VIETNAM AND THE RELATIONSHIP BETWEEN NORTH AND SOUTH VIETNAM

Article 15

The reunification of Vietnam shall be carried out step by step through peaceful means on the basis of discussions and agreements between North and South Vietnam, without coercion or annexation by either party, and without foreign interference. The time for reunification will be agreed upon by North and South Vietnam.

Pending reunification:

(a) The military demarcation line between the two zones at the 17th Parallel is only provisional and not a political
or territorial boundary, as provided for in paragraph 6 of the Final Declaration of the 1954 Geneva Conference.

(b) North and South Vietnam shall respect the demilitarized zone on either side of the provisional military demarcation line.

(c) North and South Vietnam shall promptly start negotiations with a view to re-establishing normal relations in various fields. Among the questions to be negotiated are the modalities of civilian movement across the provisional military demarcation line.

(d) North and South Vietnam shall not join any military alliance or military bloc and shall not allow foreign powers to maintain military bases, troops, military advisers and military personnel on their respective territories, as stipulated in the 1954 Geneva Agreements on Vietnam.

CHAPTER VI

THE JOINT MILITARY COMMISSIONS, THE INTERNATIONAL COMMISSION OF CONTROL AND SUPERVISION, THE INTERNATIONAL CONFERENCE

Article 16

(a) The parties participating in the Paris conference on Vietnam shall immediately designate representatives to form a Four-Party Joint Military Commission with the task of insuring joint action by the parties in implementing the following provisions of this agreement:
* The first paragraph of Article 2, regarding the enforcement of the cease-fire throughout South Vietnam.

* Article 3(a), regarding the cease-fire by U.S. forces and those of the other foreign countries referred to in that article.

* Article 5, regarding the withdrawal from South Vietnam of U.S. troops and those of the other foreign countries mentioned in Article 3(a).

* Article 6, regarding the dismantlement of military bases in South Vietnam of the United States and those of the other foreign countries mentioned in Article 3(a).

* Article 8(a), regarding the return of captured military personnel and foreign civilians of the parties.

* Article 8(b), regarding the mutual assistance of the parties in getting information about those military personnel and foreign civilians of the parties missing in action.

(b) The Four-Party Joint Military Commission shall operate in accordance with the principle of consultations and unanimity. Disagreements shall be referred to the International Commission of Control and Supervision.

(c) The Four-Party Military Commission shall begin operating immediately after the signing of this agreement and end its activities in 60 days, after the completion of the withdrawal of U.S. troops and those of the other foreign countries mentioned in Article 3(a) and the completion of the return of captured military personnel and foreign civilians of the parties.

(d) The four parties shall agree immediately on the organization, the working procedure, means of activity
and expenditures of the Four-Party Joint Military Commission.

Article 17

(a) The two South Vietnamese parties shall immediately designate representatives to form a Two-Party Joint Military Commission with the task of insuring joint action by the two South Vietnamese parties in implementing the following provisions of this agreement:

* The first paragraph of Article 2, regarding the enforcement of the cease-fire throughout South Vietnam, when the Four-Party Joint Military Commission has ended its activities.

* Article 3(b), regarding the cease-fire between the two South Vietnamese parties.

* Article 3(c), regarding the cease-fire between all parties in South Vietnam, when the Four-Party Joint Military Commission has ended its activities.

* Article 7, regarding the prohibition of the introduction of troops into South Vietnam and all other provisions of this article.

* Article 8, regarding the question of the return of Vietnamese civilian personnel captured and detained in South Vietnam;

* Article 13, regarding the reduction of the military effectives of the two South Vietnamese parties and the demobilization of the troops being reduced.

(b) Disagreements shall be referred to the International Commission of Control and Supervision.
(c) After the signing of this agreement, the Two-Party Joint Military Commission shall agree immediately on the measures and organization aimed at enforcing the cease-fire and preserving peace in South Vietnam.

Article 18

(a) After the signing of this Agreement, an International Commission of Control and Supervision shall be established immediately.

(b) Until the International conference provided in Article 19 makes definitive arrangements, the International Commission of Control and Supervision will report to the four parties on matters concerning the control and supervision of the implementation of the following provisions of this agreement:

* The first paragraph of Article 2, regarding the enforcement of the cease-fire throughout South Vietnam.

* Article 3 (a), regarding the cease-fire by United States forces and those of the other foreign countries referred to in that article.

* Article 3 (c), regarding the cease-fire between all the parties in South Vietnam.

* Article 5, regarding the withdrawal from South Vietnam of United States troops and those of the other foreign countries mentioned in Article 3 (a).

* Article 6, regarding the dismantlement of military bases in South Vietnam of the United States and those of the other foreign countries mentioned in Article 3 (a).

* Article 8 (a), regarding the return of captured military personnel and foreign civilians of the parties.
The International Commission of Control and Supervision shall form control teams for carrying out its tasks. The four parties shall agree immediately on the location and operation of these teams. The parties will facilitate their operation.

(c) Until the international conference makes definitive arrangements, the International Commission of Control and Supervision will report to the two South Vietnamese parties on matters concerning the control and supervision of the implementation of the following provisions of this agreement:

* The first paragraph of Article 2, regarding the enforcement of the cease-fire through South Vietnam, when the Four-Party Joint Military Commission has ended its activities.

* Article 3 (b), regarding the cease-fire between the two South Vietnamese parties.

* Articles 3 (c), regarding the cease-fire between all parties in South Vietnam, when the Four-Party Joint Military Commission has ended its activities.

* Article 7, regarding the prohibition of the introduction of troops into South Vietnam and all other provisions of this article.

* Article 8(c), regarding the question of the return of Vietnamese civilian personnel captured and detained in South Vietnam.

* Article 9(b), regarding the free and democratic general elections in South Vietnam.
* Article 13, regarding the reduction of the military effectives of the two South Vietnamese parties and the demobilization of the troops being reduced.

The International Commission of Control and Supervision shall form control teams for carrying out its tasks. The two South Vietnamese parties shall agree immediately on the location and operation of these teams. The two South Vietnamese parties will facilitate their operations.

(c) Unit the international conference makes definitive arrangements, the International Commission of Control and Supervision will report to the two South Vietnamese parties on matters concerning the control and supervision of the implementation of the following provisions of this agreement:

* The first paragraph of Article 2, regarding the enforcement of the cease-fire throughout South Vietnam, when the Four-Party Joint Military Commission has ended its activities.

* Article 3(b), regarding the cease-fire between the two South Vietnamese parties.

* Article 3(c), regarding the cease-fire between all parties in South Vietnam, when the four-Party Joint Military Commission has ended its activities.

* Article 7, regarding the prohibition of the introduction of troops into South Vietnam and all other provisions of this article.

* Article 8(c), regarding the question of the return of Vietnamese civilian personnel captured and detained in South Vietnam.
* Article 9(b), regarding the free and democratic
genral elections in South Vietnam.

* Article 13, regarding the reduction of the military
effectives of the two South Vietnamese parties and the
demobilization of the troops being reduced.

The International Commission of Control and
Supervision shall form control teams for carrying out its
tasks. The two South Vietnamese parties shall agree
immediately on the location and operation of these teams. The two South Vietnamese parties will facilitate their
operation.

(d) The International Commission of Control and
Supervision shall be composed of representatives of four
countries: Canada, Hungary, Indonesia and Poland. The
chairmanship of this commission will rotate among the
members for specific periods to be determined by the
commission.

(e) The International Commission of Control and
Supervision shall carry out its tasks in accordance with the
principle of respect for the sovereignty of South Vietnam.

(f) The International Commission of Control and
Supervision shall operate in accordance with the principle of
consultations and unanimity.

(g) The International Commission of Control and
Supervision shall begin operating when a cease-fire comes
into force in Vietnam. As regards the provisions in Article
18(b) concerning the four parties, the International
Commission of Control and Supervision shall end its
activities when the commission’s tasks of control and
supervision regarding these provisions have been fulfilled.
As regards the provisions in Article 18(c) concerning the two
South Vietnamese parties, the International Commission of
Control and Supervision shall end its activities on the request of the government formed after the general elections in South Vietnam provided for in Article 9(b).

(h) The four parties shall agree immediately on the organization, means of activity and expenditures of the International Commission of Control and Supervision. The relationship between the international commission and the international conference will be agreed upon by the International Commission and the International Conference.

Article 19

The parties agree on the convening of an international conference within 30 days of the signing of this agreement to acknowledge the signed agreements; to guarantee the ending of the war, the maintenance of peace in Vietnam, the respect of the Vietnamese people's fundamental national rights and the South Vietnamese people's right to self-determination; and to contribute to and guarantee peace in Indochina.

The United States and the Democratic Republic of Vietnam, on behalf of the parties participating in the Paris conference on Vietnam, will propose to the following parties that they participate in this international conference: the People's Republic of China, the Republic of France, the Union of Soviet Socialist Republics, the United Kingdom, the four countries of the International of Control and Supervision and the Secretary General of the United Nations, together with the parties participating in the Paris conference on Vietnam.
CHAPTER VII

REGARDING CAMBODIA AND LAOS

Article 20

(a) The parties participating in the Paris conference on Vietnam shall strictly respect the 1954 Geneva Agreements on Cambodia and the 1962 Geneva Agreements on Laos, which recognized the Cambodian and the Lao peoples' fundamental national rights, i.e., the independence, sovereignty, unity and territorial integrity of these countries. The parties shall respect the neutrality of Cambodia and Laos.

The parties participating in the Paris conference on Vietnam undertake to refrain from using the territory of Cambodia and the territory of Laos to encroach on the sovereignty and security of one another and of other countries.

(b) Foreign countries shall put an end to all military activities in Cambodia and Laos, totally withdraw from and refrain from reintroducing into these two countries troops, military advisers and military personnel, armaments, munitions and war material.

(c) The internal affairs of Cambodia and Laos shall be settled by the people of each of these countries without foreign interference.

(d) The problems existing between the Indochinese countries shall be settled by the Indochinese parties on the basis of respect for each other's independence, sovereignty and territorial integrity, and noninterference in each other's internal affairs.
CHAPTER VIII

THE RELATIONSHIP BETWEEN THE UNITED STATES AND THE DEMOCRATIC REPUBLIC OF VIETNAM

Article 21

The United States anticipates that this agreement will usher in an era of reconciliation with the Democratic Republic of Vietnam as with all the peoples of Indochina. In pursuance of its traditional policy, the United States will contribute to healing the wounds of war and to postwar reconstruction of the Democratic Republic of Vietnam and throughout Indochina.

Article 22

The ending of the war, the restoration of peace in Vietnam and the strict implementation of this agreement will create conditions for establishing a new, equal and mutually beneficial relationship between the United States and the Democratic Republic of Vietnam on the basis of respect for each other’s independence and sovereignty and noninterference in each other’s internal affairs. At the same time this will insure stable peace in Vietnam and contribute to the preservation of lasting peace in Indochina and Southeast Asia.

CHAPTER IX

OTHER PROVISIONS

Article 23

This agreement shall enter into force upon signature by plenipotentiary representatives of the parties participating in
the Paris Conference on Vietnam. All the parties concerned shall strictly implement this agreement and its protocols.

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

For the Government of the Republic of Vietnam
Tran Van Lam
Minister for Foreign Affairs

For the Provisional Revolutionary Government of the Republic of South Vietnam
Nguyen Thi Binh
Minister for Foreign Affairs

2-PARTY VERSION AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM

The Government of the United State of America, with the concurrence of the Government of the Republic of Vietnam,

The Government of the Democratic Republic of Vietnam, with the concurrence of the Provisional Revolutionary Government of the Republic of South Vietnam,

With a view to ending the war and restoring peace in Vietnam on the basis of respect for the Vietnamese people’s fundamental national rights and the South Vietnamese peoples’ right to self-determination, and to contributing to the consolidation of peace in Asia and the world,

Have agreed on the following provisions and undertake to respect and to implement them:
CHAPTER IX
OTHER PROVISIONS

The Paris agreement on Ending the War and Restoring Peace in Vietnam shall enter into force upon signature of this document by the Secretary of State of the government of the United States of America and the Minister for Foreign Affairs of the Government of the Democratic Republic of Vietnam, and upon signature of a document in the same terms by the Secretary of State of the Government of the United States of America, the Minister for Foreign Affairs of the Government of the Republic of Vietnam, the Minister for Foreign Affairs of the government of the Democratic Republic of Vietnam and the Minister for Foreign Affairs of the Provisional Revolutionary Government of the Republic of South Vietnam. The agreement and the protocols to it shall be strictly implemented by all the parties concerned.

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the
United States of America
William P. Rogers
Secretary of State

For the Government of the
Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

PROTOCOL ON CLEARING SEA MINES, PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE REMOVAL, PERMANENT DEACTIVATION OR DESTRUCTION OF MINES IN THE TERRITORIAL WATERS, PORTS, HARBORS AND WATERWAYS OF THE DEMOCRATIC REPUBLIC OF VIETNAM
The Government of the United States of America,

The Government of the Democratic Republic of Vietnam,

In the implementation of the second paragraph of Article 2 of the Agreement on Ending the war and Restoring Peace in Vietnam signed on this date, have agreed as follows:

Article 1

The United States shall clear all mines it has placed in the territorial waters, ports, harbors and waterways of the Democratic Republic of Vietnam. This mine-clearing operation shall be accomplished by rendering the mines harmless through removal, permanent deactivation or destruction.

Article 2

With a view to insuring lasting safety for the movement of people and watercraft and the protection of important installations, mines shall, on the request of the Democratic Republic of Vietnam, be removed or destroyed in the indicated area; and whenever their removal or destruction is impossible, mines shall be permanently deactivated and their emplacement clearly marked.

Article 3

The mine-clearing operation shall begin at twenty-four hundred (2400) hours G.M.T. on Jan. 27, 1973. The representatives of the two parties shall consult immediately on relevant factors and agree upon the earliest possible target date for the completion of the work.

Article 4
The mine-clearing operation shall be conducted in accordance with priorities and timing agreed upon by the two parties. For this purpose representatives of the two parties shall meet at an early date to reach agreement on a program and a plan of implementation. To this end:

(a) The United States shall provide its plan for mine-clearing operations, including maps of the minefields and information concerning the types, numbers and properties of the mines.

(b) The Democratic Republic of Vietnam shall provide all available maps and hydrographic charts and indicate the mined places and all other potential hazards to the mine-clearing operations that the Democratic Republic of Vietnam is aware of.

(c) The Two parties shall agree on the timing of implementation of each segment of the plan and provide timely notice to the public at least 48 hours in advance of the beginning of mine-clearing operations for that segment.

Article 5

The United States shall be responsible for the mine clearance on island waterways of the Democratic Republic of Vietnam. The Democratic Republic of Vietnam shall, to the full extent of its capabilities, actively participate in the mine clearance with the means of surveying, removal and destruction, and technical advice supplied by the United States.

Article 6

With a view to insuring the safe movement of people and watercraft on waterways and at sea, the United States shall in the mine-clearing process supply timely information about the progress of mine clearing in each area, and about
the remaining mines to be destroyed. The United States shall issue a communique when the operations have been concluded.

Article 7

In conducting mine-clearing operations, the United States personnel engaged in these operations shall respect the sovereignty of the Democratic Republic of Vietnam and shall engage in no activities inconsistent with the Agreement on Ending the War and Restoring Peace in Vietnam and this protocol. The United States personnel engaged in the mine-clearing operations shall be immune from the jurisdiction of the Democratic Republic of Vietnam for the duration of the mine-clearing operations.

The Democratic Republic of Vietnam shall insure the safety of the United State personnel for the duration of their mine-clearing activities on the territory of the Democratic Republic of Vietnam and shall provide this personnel with all possible assistance and the means needed in the Democratic Republic of Vietnam that have been agreed upon by the two parties.

Article 8

This protocol to the Paris Agreement on Ending the War and Restoring Peace in Vietnam shall enter into force upon signature by the Secretary of State of the Government of the United States of America and the Minister for Foreign Affairs of the Government of the Democratic Republic of Vietnam. It shall be strictly implemented by the two parties.

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America

For the Government of the Democratic Republic of Vietnam
PROTOCOL ON THE CEASE-FIRE
PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE CEASE-FIRE IN SOUTH VIETNAM AND THE JOINT MILITARY COMMISSIONS

The parties participating in the Paris conference on Vietnam.

In implementation of the first paragraph of Article 2, Article 3, Article 5, Article 6, Article 16 and Article 17 of the Agreement on Ending the War and Restoring Peace in Vietnam signed on this date which provides for the cease-fire in South Vietnam and the establishment of a Four-Party Joint Military Commission and a Two-Party Joint Military Commission,

Have agreed as follows:

CEASE-FIRE IN SOUTH VIETNAM

Article 1

The high commands of the parties in South Vietnam shall issue prompt and timely orders to all regular and irregular armed forces and the armed police under their command to completely end hostilities throughout South Vietnam, at the exact time stipulated in Article 2 of the Agreement and insure that these armed forces and armed police comply with these orders and respect the cease-fire.

Article 2

(a) As soon as the cease-fire comes into force and until regulations are issued by the Joint Military Commissions, all ground, river, sea and air combat forces of the parties in South Vietnam shall remain in place; that is, in
order to insure a stable cease-fire, there shall be no major redeployments or movements that would extend each party’s area of control or would result in contact between opposing armed forces and clashes which might take place.

(b) All regular and irregular armed forces and the armed police of the parties in South Vietnam shall observe the prohibition of the following acts:

1. Armed patrol into areas controlled by opposing armed forces and flights by bomber and fighter aircraft of all types, except for unarmed flights for proficiency training and maintenance;

2. Armed attacks against any person, either military or civilian, by any means whatsoever, including the use of small arms, mortars, artillery, bombing and strafing by airplanes and any other type of weapon or explosive device;

3. All combat operations on the ground, on rivers, on the sea and in the air;

4. All hostile acts, terrorism or reprisals; and

5. All acts endangering lives or public or private property.

(c) The above mentioned prohibitions shall not hamper or restrict:

1. Civilian supply, freedom of movement, freedom to work and freedom of the people to engage in trade, and civilian communication and transportation between and among all areas in South Vietnam.

2. The use by each party in areas under its control of military support elements, such as engineer and transportation units, in repair and construction of public
facilities and the transportation and supplying of the population.

(3) Normal military proficiency conducted by the parties in the areas under their respective control with due regard for public safety.

(d) The Joint Military Commissions shall immediately agree on corridors, routes and other regulations governing the movement of military transport aircraft, military transport vehicles and military transport vessels of all types of one party going through areas under the control of other parties.

Article 4

In order to avert conflict and insure normal conditions for those armed forces which are in direct contact, and pending regulation by the Joint Military Commissions, the commanders of the opposing armed forces at those places of direct contact shall meet as soon as the cease-fire comes into force with a view to reaching an agreement on temporary measures to avert conflict and to insure supply and medical care for these armed forces.

Article 5

(a) Within 15 days after the cease-fire comes into effect, each party shall do its utmost to complete the removal or deactivation of all demolition objects, minefields, traps, obstacles or other dangerous objects placed previously, so as not to hamper the population’s movement and work, in the first place on waterways, roads and railroads in South Vietnam. Those mines which cannot be removed or deactivated within that time shall be clearly marked and must be removed or deactivated as soon as possible.
(b) Emplacement of mines is prohibited, except as a defensive measure around the edges of military installations in places where they do not hamper the population’s movement and work, and movement on waterways, roads and railroads. Mines and other obstacles already in place at the edges of military installations may remain in place if they are in place where they do not hamper the population’s movement and work, and movement on waterways, roads and railroads.

Article 6

Civilian police and civilian security personnel of the parties in South Vietnam, who are responsible for the maintenance of law and order, shall strictly respect the prohibitions set forth in Article 2 of this protocol. As required by their responsibilities, normally they shall be authorized to carry pistols, but when required by unusual circumstances, they shall be allowed to carry other small individual arms.

(a) The entry into South Vietnam of replacement armaments, munitions and war material permitted under Article 7 of the agreement shall take place under the supervision and control of the Two-Party Joint Military Commission and of the International Commission of Control and Supervision and through such points of entry only as are designated by the two South Vietnamese parties. The two South Vietnamese parties shall agree on these points of entry within 15 days after the entry into force of the cease-fire. The two South Vietnamese parties may select as many as six points of entry which are not included in the list of places where teams of the International Commission of Control and Supervision are to be based contained in Article 4(d) of the protocol concerning the international commission. At the same time, the two South Vietnamese parties may also select points of entry from the list of places set forth in Article 4(d) of that protocol.
(b) Each of the designated points of entry shall be available only for that South Vietnamese party which is in control of that point. The two South Vietnamese parties shall have an equal number of points of entry.

Article 8

(a) In implementation of Article 5 of the agreement, the United States and the other foreign countries referred to in Article 5 of the agreement shall take with them all their armaments, munitions and war material. Transfers of such items which would leave them in South Vietnam shall not be made subsequent to the entry into force of the agreement except for transfers of communications, transport and other noncombat material to the Four-Party Joint Military Commission or the International Commission or Control and Supervision.

(b) Within five days after the entry into force of the cease-fire, the United States shall inform the Four-Party Joint Military Commission and the International Commission of Control and Supervision of the general plans for timing of complete troop withdrawals which shall take place in four phases of 15 days each. It is anticipated that the number of troops withdrawn in each phase are not likely to be widely different, although it is not feasible to insure equal numbers. The approximate numbers to be withdrawn in each phase shall be given to the Four-Party Joint Military Commission and the International Commission of Control and Supervision sufficiently in advance of actual withdrawals so that they can properly carry out their tasks in relation thereto.

Article 9

(a) In implementation of Article 6 of the agreement, the United States and the other foreign countries referred to in that article shall dismantle and remove from South Vietnam or destroy all military bases in South Vietnam of
the United States and of the other foreign countries referred to in that article, including weapons, mines and other military equipment at these bases, for the purpose of making them unusable for military purposes.

(b) The United States shall supply the Four-Party Joint Military Commission and the International Commission of Control and Supervision with necessary information on plans for base dismantlement so that those commissions can properly carry out their tasks in relation thereto.

The Joint Military Commissions

Article 10

(a) The implementation of the agreement is the responsibility of the parties signatory to the agreement.

The Four-Party Joint Military Commission has the task of insuring joint action by the parties implementing the agreement by serving as a channel of communication among the parties, by drawing up plans and fixing the modalities to carry out, coordinate, follow and inspect the implementation of the provisions mentioned in Article 16 of the agreement, and by negotiating and settling all matters concerning the implementation of those provisions.

(b) The concrete tasks of the Four-Party Joint Military Commission are:

(1) The coordinate, follow and inspect the implementation of the above-mentioned provisions of the agreement by the four parties.

(2) To deter and detect violations, to deal with cases of violation, and to settle conflicts and matters of contention between the parties relating to the above-mentioned provisions.
(3) To dispatch without delay one or more joint teams as required by specific cases, to any part of south Vietnam, to investigate alleged violations of the agreement and to assist the parties in finding measures to prevent recurrence of similar cases.

(4) To engage in observation at the places where this is necessary in the exercise of its functions.

(5) To perform such additional tasks as it may, by unanimous decisions, determine.

Article 11

(a) There shall be a Central Joint Military Commission located in Saigon. Each party shall designate immediately a military delegation of 59 persons to represent it on the central commission. The senior officer designated by each party shall be a general officer, or equivalent.

(b) There shall be seven Regional Joint Military Commissions located in the regions shown on the annexed map and based at the following places:

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<thead>
<tr>
<th>Regions</th>
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<td>I</td>
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<td>VI</td>
<td>My Tho</td>
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<td>VII</td>
<td>Can Tho</td>
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</tbody>
</table>

Each party shall designate a military delegation of 16 persons to represent it on each regional commission. The senior officer designated by each party shall be an officer from the rank of lieutenant colonel to colonel, or equivalent.
(c) There shall be a joint military team operating in each of the areas shown on the annexed map and based at each of the following places in South Vietnam:

<table>
<thead>
<tr>
<th>Region I</th>
<th>Region IV</th>
<th>Region VI</th>
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<tr>
<td>Quang Tri</td>
<td>Da Lat</td>
<td>Moc Hoa</td>
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<td>Phu Bai</td>
<td>Bao Loc</td>
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<th>Region II</th>
<th>Region V</th>
<th>Region VII</th>
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<tr>
<td>Hoi An</td>
<td>An Loc</td>
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<td>Tam Ky</td>
<td>Xuan Loc</td>
<td>Vinh Long</td>
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<td>Chu Lai</td>
<td>Ben Cat</td>
<td>Vi Thanh</td>
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<td>Cu Chi</td>
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<td></td>
<td>Tan An</td>
<td>Quan Long</td>
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<th>Region III</th>
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<td>Ban Me Thuot</td>
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</tbody>
</table>

Each party shall provide four qualified persons for each joint military team. The senior person designated by each party shall be an officer from the rank of major to lieutenant colonel, or equivalent.

(d) The Regional Joint Military Commission shall assist the Central Joint Military Commission in performing its tasks and shall supervise the operations of the military teams. The region of Saigon-Gia Dinh is placed under the responsibility of the central commission, which shall designate joint military teams to operate in this region.

(e) Each party shall be authorized to provide support and guard personnel for its delegations to the Central Joint
Military Commission and Regional Joint Military Commissions, and for its members of the joint military teams. The total number of support and guard personnel for each party shall not exceed 550.

(f) The Central Joint Military Commission may establish such joint sub commissions, joint staffs and joint military teams as circumstances may require. The central commission shall determine the numbers of personnel required for any additional subcommissions, staff or teams it establishes, provided that each party shall personnel for the Four-Party Joint Military Commission, to include its staffs, teams and support personnel, shall not exceed 3,300.

(g) The delegations of the two South Vietnamese parties may, by agreement, establish provisional subcommissions and joint military teams to carry out the tasks specifically assigned to them by Article 17 in the agreement. With respect to Article 7 of the agreement, the two South Vietnamese parties’ delegations to the Four-Party Joint Military Commission shall establish joint military teams at the points of entry into South Vietnam used for replacement of armaments, munitions and war material which are designated in accordance with Article 7 of this protocol. From the time the cease-fire comes into force to the time when the Two-Party Joint Military Commission becomes operational, the two South Vietnamese parties’ delegations to the Four-Party Joint Military Commission shall form a provisional subcommission and provisional Joint military terms to carry out its tasks concerning captured and detained Vietnamese civilian personnel. Where necessary for the above purposes, the two parties may agree to assign personnel additional to those assigned to the two South Vietnamese delegations to the Four-Party Joint Military Commission.
Article 12

(a) In accordance with Article 17 of the agreement, which stipulates that the two South Vietnamese parties shall immediately designate their respective representatives to form the Two-Party Joint Military Commission, 24 hours after the cease-fire comes into force, the two designated South Vietnamese parties' delegations to the Two-Party Joint Military Commission shall meet in Saigon so as to reach an agreement as soon as possible on organization and operation of the Two-Party Joint Commission, as well as the measures and organization aimed at enforcing the cease-fire and preserving peace in South Vietnam.

(b) From the time the cease-fire comes into force to the time when the Two-Party Joint Military Commission becomes operational, the two South Vietnamese parties' delegations to the Four-Party Joint Military Commission at all levels shall simultaneously assume the tasks of the Two-Party Joint Military Commission at all levels, in addition to their functions as delegations to the Four-Party Joint Military Commission.

(c) If, at the time the Four-Party Joint Military Commission cease its operation in accordance with Article 16 of the agreement, agreement has not been reached on organization of the Two-Party Joint Military Commission the delegations of the two South Vietnamese parties serving with the Four-Party Joint Military Commission at all levels shall continue temporarily to work together as a provisional two-party joint military commission and to assume the tasks of the Two-Party Joint Military Commission at all levels until the Two-Party Military Commission becomes operational.

Article 13

In application of the principle of unanimity, the Joint Military Commissions shall have no chairmen, and meetings
shall be convened at the request of any representative. The Joint Military Commissions shall adopt working procedures appropriate for the effective discharge of their functions and responsibilities.

Article 14

The Joint Military Commissions and the International Commission of Control and Supervision shall closely cooperate with and assist each other in carrying out their respective functions. Each Joint Military Commission shall inform the international commission about the implementation of those provisions of the agreement for which that Joint Military Commission has responsibility and which are within the competence of the international commission. Each Joint Military Commission may request the international commission to carry out specific observation activities.

Article 15

The Central Four-Party Joint Military Commission shall begin operation 24 hours after the cease-fire comes into force. The Regional Four-Party Joint Military Commissions shall begin operating 48 hours after the cease-fire comes into force. The joint military teams based at the places listed in Article 11(c) of this protocol shall begin operating no later than 15 days after the cease-fire comes into force. The delegations of the two South Vietnamese parties shall simultaneously begin to assume the tasks of the Two-Party Joint Military Commission as provided in Article 12 of this protocol.

Article 16

(a) The parties shall provide full protection and all necessary assistance and cooperation to the Joint Military Commissions at all levels, in the discharge of their tasks.
(b) The Joint Military Commissions and their personnel, while carrying out their tasks shall enjoy privileges and immunities equivalent to those accorded diplomatic missions and diplomatic agents.

(c) The personnel of the Joint Military Commissions may carry pistols and wear special insignia decided upon by each Central Joint Military Commission. The personnel of each party while guarding commission installations or equipment may be authorized to carry individual small arms, as determined by each Central Joint Military Commission.

Article 17

(a) The delegation of each party to the Four-Party Joint Military Commission and the Two-Party Joint Military Commission shall have its own offices, communication, logistics and transportation means, including aircraft when necessary.

(b) Each party, in its areas of control, shall provide appropriate office and accommodation facilities to the Four-Party Joint Military Commission and the Two-Party Joint Military Commission at all levels.

(c) The parties shall endeavor to provide to the Four-Party Joint Military Commission and the Two-Party Joint Military Commission by means of loan, lease or gift, the common means of operation, including equipment for communication, supply and transport, including aircraft when necessary. The Joint Military Commissions may purchase from any source necessary facilities, equipment and services which are not supplied by the parties. The Joint Military Commissions shall possess and use these facilities and this equipment.
(d) The facilities and the equipment for common use mentioned above shall be returned to the parties when the Joint Military Commissions have ended their activities.

Article 18

The common expenses of the Four-Party Joint Military Commission shall be borne equally by the four parties, and the common expenses of the Two-Party Joint Military Commission in South Vietnam shall be borne equally by these two parties.

Article 19

This protocol shall enter into force upon signature by plenipotentiary representatives of all the parties participating in the Paris conference on Vietnam. It shall be strictly implemented by all the parties concerned.

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

For the Government of the Republic of Vietnam
Tran Van Lam
Minister for Foreign Affairs

For the Provisional Revolutionary Government of the Republic of South Vietnam
Nguyen Thi Binh
Minister for Foreign Affairs

2-PARTY VERSION

PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE
CEASE-FIRE IN SOUTH VIETNAM AND THE JOINT MILITARY COMMISSIONS

The Government of the United States of America, with the concurrence of the Government of the Republic of Vietnam,

The Government of the Democratic Republic of Vietnam, with the concurrence of the Provisional Revolutionary Government of the Republic of South Vietnam,

In implementation of the first paragraph of Article 2, Article 5, Article 6, Article 16 and Article 17 of the Agreement on Ending the war and Restoring Peace in Vietnam signed on this date which provide for the cease-fire in South Vietnam and the establishment of a Four-Party Joint Military Commission and a Two-Party Joint Military Commission,

Have agreed as follows:

[Text of protocol Articles 1-18 same as above]

Article 19

The protocol to the Paris Agreement on Ending the War and Restoring Peace in Vietnam Concerning the Cease-fire in South Vietnam and the Joint Military Commissions shall enter into force upon signature of this document by the Secretary of State of the Government of the United States of America and the Minister for Foreign Affairs of the Government of the Democratic Republic of Vietnam, and upon signature of a document in the same terms by the Secretary of State of the Government of the United States of America, the Minister for Foreign Affairs of the Government of the Republic of Vietnam, the Minister for Foreign Affairs of the Democratic Republic of Vietnam and the Minister for Foreign Affairs of the protocol shall be strictly implemented by all the parties concerned.
Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

PROTOCOL ON CONTROL COMMISSION
PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE INTERNATIONAL COMMISSION OF CONTROL AND SUPERVISION

The parties participating in the Paris conference on Vietnam,

In implementation of Article 18 of the Agreement on Ending the War and Restoring Peace in Vietnam signed on this day providing for the formation of the International Commission of Control and Supervision, Have agreed as follows:

Article 1

The implementation of the agreement is the responsibility of the parties signatory to the agreement.

The functions of the international commission are to control and supervise the implementation of the provisions mentioned in Article 18 of the agreement. In carrying out these functions, the international commission shall:

(a) Follow the implementation of the above-mentioned provisions of the agreement through communication with the parties and on-the-spot observation at the places where this is required.
(b) Investigate violations of the provisions which fall under the control and supervision of the commission.

(c) When necessary, cooperate with the Joint Military Commissions in deterring and detecting violations of the above-mentioned provisions.

The international commission shall investigate violations of the provisions described in Article 18 of the agreement on the request of the Four-Party Joint Military Commission, or of the Two-Party Joint Military Commission or of any party, or, with respect to Article 9(b) of the agreement on general elections, of the National Council of National Reconciliation and Concord, or in any case where the international commission has other adequate grounds for considering that there has been a violation of those provisions. It is understood that, in carrying out this task, the international commission shall function with the concerned parties' assistance and cooperation as required.

Article 3

(a) When the international commission finds that there is a serious violation in the implementation of the agreement or a threat to peace against which the commission can find no appropriate measure, the commission shall report this to the four parties to the agreement so that they can hold consultations to find a solution.

(b) In accordance with Article 18(f) of the agreement, the international commission's reports shall be made with the unanimous agreement of the representatives of all the four members. In case no unanimity is reached, the commission shall forward the different views to the four parties in accordance with Article 18(c) of the agreement, but these shall not be considered as reports of the commission.
Article 4

(a) The headquarters of the international commission shall be at Saigon.

(b) There shall be seven regional teams located in the regions on the annexed map and based at the following places:

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<td>My Tho</td>
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<td>VII</td>
<td>Can Tho</td>
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</tbody>
</table>

The international commission shall redesignate three teams for the region of Saigon-Gia Dinh.

(c) There shall be 26 teams operating in the areas shown on the annexed map and based at the following places in South Vietnam:

Region I Region II
Quang Tri Hoi An
Phu Bai Tam Ky

Region III
Region
Kontum
Hau Bon
Phu Cat
Tinh Hoa
Ninh Hoa
Ban Me Thuot

Region VI
Moc Hoa
Giong Trom
Region VI
Region IV
Da Lat
Bao Loc
Phan Rang

Region V
An Loc
Xuan Loc

(d) There shall be 12 teams located as shown on the annexed map and based at the following places:

Lao Bao
Ben Het
Duc Co
Chu Lai
Qui Nhon
Nha Trang

Vung Tau
Xa Mat
Bien Hoa Airfield
Hong Ngu
Can Tho

(e) There shall be seven teams, six of which shall be available for assignment to the points of entry which are not listed in paragraph (d) above and which the two South Vietnamese parties choose as points for legitimate entry to South Vietnam for replacement of armaments, munitions and war material permitted by Article 7 of the agreement. Any team or teams not needed for the above-mentioned assignment shall be available for other tasks, in keeping with the commission’s responsibility for control and supervision.

(f) There shall be seven teams to control and supervise the return of captured and detained personnel of the parties.

Article 5

(a) To carry out its task concerning the return of the captured military personnel and foreign civilians of the parties as stipulated by Article 8 (a) of the agreement, the
international commission shall, during the time of such return send one control and supervision team to each place in Vietnam where the captured persons are being returned, and to the last detention places from which these persons will be taken to the places of return.

(b) To carry out its tasks concerning the return of the Vietnamese civilian personnel captured and detained in south Vietnam mentioned in Article 8 (c) of the agreement, the international commission shall, during the time of such return, send one control and supervision team to each place in south Vietnam where the above-mentioned captured and detained persons are being returned, and to the last detention places from which these persons shall be taken to the places of return.

Article 6

To carry out its tasks regarding Article 9 (b) of the agreement on the free and democratic general elections in South Vietnam, the international commission shall organize additional teams, when necessary. The international commission shall discuss this question in advance with the National Council of National Reconciliation and Concord. If additional teams are necessary for this purpose; they shall be formed 30 days before the general elections.

Article 7

The international commission shall continually keep under review its size, and shall reduce the number of its teams, its representatives or other personnel, or both, when those teams, representatives or personnel have accomplished the tasks assigned to them and are not required for other tasks. At the same time, the expenditures of the international commission shall be reduced correspondingly.
Article 8

The international commission shall continually keep under review its size, and shall reduce the number of its teams, its representatives or other personnel, or both, when those teams, representatives or personnel have accomplished the tasks assigned to them and are not required for other tasks. At the same time, the expenditures of the international commission shall be reduced correspondingly.

Article 8

Each member of the international commission shall make available at all times the following numbers of qualified personnel:

(a) One senior representative and 26 others for the headquarters staff.

(b) Five for each of the seven regional teams.

(c) Two for each of the other international control teams, except for the teams at Gio Linh and Vung Tau, each of which shall have three.

(d) One hundred sixteen for the purpose of providing support to the commission headquarters and its teams.

Article 9

(a) The international commission, and each of its team, shall act as a single body comprising representatives of all four members.

(b) Each member has the responsibility to insure the presence of its representatives at all levels of the international commission. In case a representative is absent,
the member concerned shall immediately designate a replacement.

Article 10

(a) The parties shall afford full cooperation, assistance and protection to the international commission.

(b) The parties shall at all times maintain regular and continuous liaison with the international commission. During the existence of the Four-Party Joint Military Commission, the delegations of the parties to that commission shall also perform liaison functions with the international commission. After the Four-Party Joint Military Commission has ended its activities, such liaison shall be maintained through the Two-Party Joint Military Commission, liaison missions or other adequate means.

(c) The international commission and the Joint Military Commissions shall closely cooperate with and assist each other in carrying out their respective functions.

(d) Wherever a team is stationed or operating, the concerned party shall designate a liaison officer to the team to cooperate with and assist it in carrying out without hindrance its task of control and supervision. When a team is carrying out an investigation, a liaison officer from each concerned, party shall have the opportunity to accompany it, provided the investigation is not thereby delayed.

(e) Each party shall give the international commission reasonable advance notice of all proposed actions concerning those provisions of the agreement that are to be controlled and supervised by the international commission.

(f) The international commission, including its teams, is allowed such movement for observation as is reasonably
required for the proper exercise of its functions as stipulated in the agreement. In carrying out these functions, the international commission, including its teams, shall enjoy all necessary assistance and cooperation from the parties concerned.

Article 11

In supervising the holding of the free and democratic general elections described in Articles 9(b) and 12(b) of the agreement in accordance with modalities to be agreed upon between the National Council of National Reconciliation and Concord and the international commission, the latter shall receive full cooperation and assistance from the national council.

Article 12

The international commission and its personnel who have the nationality of a member state shall, while carrying out their tasks, enjoy privileges and immunities equivalent to those accorded diplomatic missions and diplomatic agents.

Article 13

The international commission may use the means of communication and transport necessary to perform its functions. Each South Vietnamese party shall make available for rent to the international commission appropriate office and accommodation facilities and shall assist it in obtaining such facilities. The international commission may receive from the parties, on mutually agreeable terms, the necessary means of communication and transport and may purchase from any source necessary equipment and service not obtained from the parties. The international commission shall possess these means.
Article 14

The expenses for the activities of the international commission shall be borne by the parties and the members of the international commission in accordance with the provisions of this article:

(a) Each member country of the international commission shall pay the salaries and allowances of its personnel.

(b) All other expenses incurred by the international commission shall be met from a fund to which each of the four parties shall contribute twenty-three per cent (23%) and to which each member of the international commission shall contribute two per cent (2%).

(c) Within 30 days of the date of entry into force of this protocol, each of the four parties shall provide the international commission with an initial sum equivalent to four million five hundred thousand (4,500,000) French francs in convertible currency, which sum shall be credited against the amounts due from that party under the first budget.

(d) The international commission shall prepare its own budgets. After the international commission approves a budget, it shall transmit it to all parties signatory to the agreement for their approval. Only after the budgets have been approved by the four parties to the agreement shall they be obliged to make their contributions. However, in case the parties to the agreement do not agree on a new budget, the international commission shall temporarily base its expenditures on the previous budget, except for the extraordinary, one-time expenditures for installation or for the acquisition of equipment, and the parties shall continue to make their contributions on that basis until a new budget is approved.
Article 15

(a) The headquarters shall be operational and in place within 24 hours after the cease-fire.

(b) The regional teams shall be operational and in place, and three teams for supervision and control of the return of the captured and detained personnel shall be operational and ready for dispatch within 48 hours after the cease-fire.

(c) Other teams shall be operational and in place within 15 to 30 days after the cease-fire.

Article 16

Meetings shall be convened at of call of the chairman. The international commission shall adopt other working procedures appropriate for the effective discharge of its functions and consistent with respect for the sovereignty of South Vietnam.

Article 17

The members of the international commission may accept the obligations of this protocol by sending notes of acceptance to the four parties signatory to the agreement. Should a member of the international commission decide to withdraw from the international commission, it may do so by giving three months’ notice by means of notes to the four parties to the agreement, in which case those four parties shall consult among themselves for the purpose of agreeing upon a replacement member.

This protocol shall enter into force upon signature by plenipotentiary representatives of all the parties participating in the Paris conference on Vietnam. It shall be strictly implemented by all the parties concerned.
Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are officially and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

For the Government of the Republic of Vietnam
Tran Van Lam
Minister for Foreign Affairs

For the Provisional Revolutionary Government of the Republic of South Vietnam
Nguyen Thu Binh
Minister for Foreign Affairs

2-PARTY VERSION PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE INTERNATIONAL COMMISSION OF CONTROL AND SUPERVISION


In implementation of Article 18 of the Agreement on Ending the War and Restoring Peace in Vietnam signed on this date providing for the formation of the International Commission of Control and Supervision.

Have agreed as follows:
[Text of protocol Articles 1-17 same as above]
Article 18


Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs

PROTOCOL ON THE PRISONERS PROTOCOL TO THE AGREEMENT ON ENDING THE WAR CONCERNING THE RETURN OF CAPTURED MILITARY PERSONNEL AND FOREIGN CIVILIANS AND CAPTURED AND DETAINED VIETNAMESE CIVILIAN PERSONNEL

The parties participating in the Paris conference on Vietnam,

In implementation of Article 8 of the Agreement on Ending the War and Restoring Peace in Vietnam signed on this day providing for the return of captured military
personnel and foreign civilians, and captured and detained Vietnamese civilian personnel,
Have agreed as follows:

THE RETURN OF CAPTURED MILITARY PERSONNEL AND FOREIGN CIVILIANS

Article 1

The parties signatory to the agreement shall return the captured military personnel of the parties mentioned in Article 8 (a) of the agreement as follows:

* All captured military personnel of the United States and those of the other foreign countries mentioned in Article 3 (a) of the agreement shall be returned to United States authorities.

* All captured Vietnamese military personnel, whether belonging to regular or irregular armed forces, shall be returned to the two South Vietnamese parties; they shall be returned to that South Vietnamese party under whose command they served.

Article 2

All captured civilians who are nationals of the United States of any other foreign countries mentioned in Article 3 (a) of the agreement shall be returned to United States authorities. All other captured foreign civilians shall be retained to the authorities of their country of nationality by any one of the parties willing and able to do so.

Article 3

The parties shall today exchange complete lists of captured persons mentioned in Article 1 and 2 of this protocol.
Article 4

(a) The return of all captured persons mentioned in Articles 1 and 2 of this protocol shall be completed within 60 days of the signing of the agreement at a rate no slower than the rate of withdrawal from South Vietnam of United States forces and those of the other foreign countries mentioned in Article 5 of the agreement.

(b) Persons who are seriously ill, wounded or maimed, old persons and women shall be returned first. The remainder shall be returned either by returning all from one detention place after another or in order of their dates of capture beginning with those who have been held the longest.

Article 5

The return and reception of the persons mentioned in Articles 1 and 2 of this protocol shall be carried out at places convenient to the concerned parties. Places of return shall be agreed upon by the Four-Party Joint Military Commission. The parties shall insure the safety of personnel engaged in the return and reception of those persons.

Article 6

Each party shall return all captured persons mentioned in Articles 1 and 2 of this protocol without delay and shall facilitate their return and reception. The detaining parties
shall not deny or delay their return for any reason, including the fact that captured persons may, on any ground, have been prosecuted or sentenced.

THE RETURN OF CAPTURED AND DETAINED VIETNAMESE CIVILIAN PERSONNEL

Article 7

(a) The question of the return of Vietnamese civilian personnel captured and detained in South Vietnam will be resolved by the two South Vietnamese parties on the basis of the principles of Article 21 (b) of the agreement on the Cessation of Hostilities in Vietnam of July 20, 1954, which reads as follows:

"The term 'civilian internees' is understood to mean all persons who, having in any way contributed to the political and armed struggle between the two parties, have been arrested for that reason and have been kept in detention by either party during the period of hostilities."

(b) The two South Vietnamese parties will do so in a spirit of national reconciliation and concord with a view to ending hatred and enmity in order to ease suffering and to reunite families. The two South Vietnamese parties will do their utmost to resolve this question within 90 days after the cease-fire comes into effect.

(c) Within 15 days after the cease-fire comes into effect, the two South Vietnamese parties shall exchange lists of the Vietnamese civilian personnel captured and detained by each party and lists of the places at which they are held.
TREATMENT OF CAPTURED PERSONS
DURING DETENTION

Article 8

(a) All captured military personnel of the parties and captured foreign civilians of the parties shall be treated humanely at all times, and in accordance with international practice.

They shall be protected against all violence to life and person, in particular against murder in any form, mutilation, torture and cruel treatment, and outrages, upon personal dignity. These persons shall not be forced to join the armed forces of the detaining party.

They shall be given adequate food, clothing, shelter and the medical attention required for their state of health. They shall be allowed to exchange postcards and letters with their families and receive parcels.

(b) All Vietnamese civilian personnel captured and detained in South Vietnam shall be treated humanely at all times, and in accordance with international practice.

They shall be protected against all violence to life and person, in particular against murder in any form, mutilation, torture and cruel treatment, and outrages against personal dignity. The detaining parties shall not deny or delay their return for any reason including the fact that captured persons may, on any grounds, have been prosecuted or sentenced. These personnel shall not be forced to join the armed forces of the detaining party.

They shall be given adequate food, clothing, shelter and the medical attention required for their state of health. They shall be allowed to exchange postcards and letters with their families and receive parcels.
Article 9

(a) To contribute to improving the living conditions of the captured military personnel of the parties and foreign civilians of the parties, the parties shall, within 15 days after the cease-fire comes into effect, agree upon the designation of two or more national Red Cross societies to visit all places where captured military personnel and foreign civilians are held.

(b) To contribute to improving the living conditions of the captured and detained Vietnamese civilian personnel, the two South Vietnamese parties shall, within 15 days after the cease-fire comes into effect, agree upon the designation of two or more national Red Cross societies to visit all places where the captured and detained Vietnamese civilian personnel are held.

WITH REGARD TO DEAD AND MISSING PERSONS

Article 10

(a) The Four-Party Joint Military Commission shall insure joint action by the parties in implementing Article 8(b) of the agreement. When the Four-Party Joint Military Commission has ended its activities, a Four-Party Joint Military Team shall be maintained to carry on this task.

(b) With regard to Vietnamese civilian personnel dead or missing in South Vietnam, the two South Vietnamese parties shall help each other to obtain information about missing persons, determine the location and take care of the graves of the dead, in a spirit of national reconciliation and concord, in keeping with the people's aspirations.
OTHER PROVISIONS

Article 11

(a) The Four-Party and Two-Party Joint Military Commissions will have the responsibility of determining immediately the modalities of implementing the provisions of this protocol consistent with their respective responsibilities under Articles 16(a) and 17(a) of the agreement. In case the Joint Military Commission, when carrying out their tasks, cannot reach agreement on a matter pertaining to the return of captured personnel they shall refer to the international commission for its assistance.

(b) The Four-Party Joint Military Commission shall form, in addition to the teams established by the protocol concerning the cease-fire in South Vietnam and the Joint Military Commissions, a subcommission on captured persons and, as required, joint military teams on captured persons to assist the commission in its tasks.

(c) From the time the cease-fire comes into force to the time when the Two-Party Joint Military Commission becomes operational, the two South Vietnamese parties' delegations to the Four-Party Joint Military Commission shall form a provisional subcommission and provisional joint military teams to carry out its tasks concerning captured and detained Vietnamese civilian personnel.

(d) The Four-Party Joint Military Commission shall send joint military teams to observe the return of the persons mentioned in Articles 1 and 2 of this protocol at each place in Vietnam where such persons are being returned and at the last detention places from which these persons will be taken to the places of return. The Two-Party Joint Military Commission shall send joint military teams to observe the return of Vietnamese civilian personnel captured and detained at each place in South Vietnam where such persons
are being captured, and at the last detention places from which these persons will be taken to the places of return.

In implementation of Articles 18(b) and 18(c) of the agreement, the International Commission of Control and Supervision shall have the responsibility to control and supervise the observance of Articles 1 through 7 of this protocol through observation of the return of captured military personnel, foreign civilians and captured and detained Vietnamese civilian personnel at each place in Vietnam where these persons are being returned, and at the last detention places from which these persons will be taken to the places of return, the examination of lists and the investigation of violations of the provisions of the above-mentioned articles.

Article 13

Within five days after signature of this protocol, each party shall publish the text of the protocol and communicate it to all the captured persons covered by the protocol and being detained by that party.

Article 14

This protocol shall come into force upon signature by plenipotentiary representatives of all the parties participating in the Paris conference on Vietnam. It shall be strictly implemented by all the parties concerned.

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs
2-PARTY VERSION PROTOCOL TO THE AGREEMENT ON ENDING THE WAR AND RESTORING PEACE IN VIETNAM CONCERNING THE RETURN OF CAPTURED MILITARY PERSONNEL AND FOREIGN CIVILIANS AND CAPTURED AND DETAINED VIETNAMESE CIVILIAN PERSONNEL


In implementation of Article 8 of the Agreement on Ending the War and Restoring Peace in Vietnam signed on this date providing for the return of captured military personnel and foreign civilians, and captured and detained Vietnamese civilian personnel,

Have agreed as follows:

[Text of protocol Articles 1-13 same as above]

Article 14

The protocol to the Paris Agreement on Ending the War and Restoring Peace in Vietnam concerning the Return of Captured Military Personnel and Foreign Civilians and Captured and Detained Vietnamese Civilian Personnel shall enter into force upon signature of this document by the Secretary of State of the Government of the United States of America and the Minister for Foreign Affairs of the

Done in Paris this 27th day of January, 1973, in Vietnamese and English. The Vietnamese and English texts are official and equally authentic.

For the Government of the United States of America
William P. Rogers
Secretary of State

For the Government of the Democratic Republic of Vietnam
Nguyen Duy Trinh
Minister for Foreign Affairs