Signed this 18th day of July, 1999.

ALHAJI AHMAD TEJAN KABBAN,
President.

The Lomé Peace Agreement (Ratification) Act, 1999

Being an Act to ratify a Peace Agreement dated 7th July, 1999 and signed by the President in the name of Sierra Leone, of the one part, and the Leader of the Revolutionary United Front of Sierra Leone, of the other part.

[22nd July, 1999] Date of Commencement.
WHEREAS a Peace Agreement was, on 7th July, 1999, signed in Lomé, Togo, between the President, Alhaji Ahmad Tejan Kabbah in the name of Sierra Leone, of the one part; and Corporal Foday Saybana Sankoh, Leader of the Revolutionary United Front of Sierra Leone, of the other part:

AND WHEREAS the Peace Agreement contains provisions which alter the law of Sierra Leone and impose a charge on the Consolidated Fund and other funds of Sierra Leone to be established under the Peace Agreement by Acts of Parliament:

AND WHEREAS by the proviso to subsection (4) of section 40 of the Constitution of Sierra Leone, 1991, it is necessary in the light of the foregoing, for the Peace Agreement to be ratified by Act of Parliament:

NOW, THEREFORE, it is enacted by the President and Members of Parliament in this present Parliament assembled as follows:

1. The Peace Agreement referred to in the preamble and set out more fully in the Schedule is hereby ratified by Parliament.

2. The ratification effected by section 1 shall extend to the alteration of the law of Sierra Leone and the charge imposed on the Consolidated Fund and other funds to be established under the Peace Agreement by Acts of Parliament.

3. In this Act, "law" has the same meaning assigned thereto in subsection (1) of Section 171 of the Constitution of Sierra Leone, 1991.
SCHEDULE

PEACE AGREEMENT
BETWEEN THE
GOVERNMENT OF SIERRA LEONE
AND THE
REVOLUTIONARY UNITED FRONT
OF SIERRA LEONE

THE GOVERNMENT OF THE REPUBLIC OF SIERRA LEONE and
THE REVOLUTIONARY UNITED FRONT OF SIERRA LEONE (RUF/SL)

Having met in Lomé, Togo, from the 25 May, 1999, to 7 July, 1999 under the
austices of the Current Chairman of ECOWAS, President Gnassingbé Eyadéma;

Recalling earlier initiatives undertaken by the countries of the sub-region and
the International Community, aimed at bringing about a negotiated settlement of the
conflict in Sierra Leone, and culminating in the Abidjan Peace Agreement of 30
November, 1996 and the ECOWAS Peace Plan of 23 October, 1997;

Moved by the imperative need to meet the desire of the people of Sierra Leone
for a definitive settlement of the fratricidal war in their country and for genuine
national unity and reconciliation;

Committed to promoting full respect for human rights and humanitarian law;

Committed to promoting popular participation in the governance of the
country and the advancement of democracy in a socio-political framework free of
inequality, nepotism and corruption;

Concerned with the socio-economic well being of all the people of Sierra
Leone;

Determined to foster mutual trust and confidence between themselves;

Determined to establish sustainable peace and security; to pledge forthwith,
to settle all past, present and future differences and grievances by peaceful means;
and to refrain from the threat and use of armed force to bring about any change in
Sierra Leone;
Reaffirming the conviction that sovereignty belongs to the people, and that Government derives all its powers, authority and legitimacy from the people;

Recognising the imperative that the children of Sierra Leone, especially those affected by armed conflict, in view of their vulnerability, are entitled to special care and the protection of their inherent right to life, survival and development, in accordance with the provisions of the International Convention on the Rights of the Child;

Guided by the Declaration in the Final Communiqué of the Meeting in Lomé of the Ministers of Foreign Affairs of ECOWAS of 25 May, 1999, in which they stressed the importance of democracy as a factor of regional peace and security, and as essential to the socio-economic development of ECOWAS Member States; and in which they pledged their commitment to the consolidation of democracy and respect of human rights while reaffirming the need for all Member States to consolidate their democratic base, observe the principles of good governance and good economic management in order to ensure the emergence and development of a democratic culture which takes into account the interests of the peoples of West Africa;

Recommitting themselves to the total observance and compliance with the Cease-fire Agreement signed in Lomé on 18 May, 1999, and appended as Annex 1 until the signing of the present Peace Agreement;

HEREBY AGREE AS FOLLOWS:

PART ONE

CESSATION OF HOSTILITIES

ARTICLE I

CEASE-FIRE

The armed conflict between the Government of Sierra Leone and the RUF/SL is hereby ended with immediate effect. Accordingly, the two sides shall ensure that a total and permanent cessation of hostilities is observed forthwith.
ARTICLE II

CEASE-FIRE MONITORING

1. A Cease-fire Monitoring Committee (hereinafter termed the CMC) to be chaired by the United Nations Observer Mission in Sierra Leone (hereinafter termed UNOMSIL) with representatives of the Government of Sierra Leone, RUF/SL, the Civil Defence Forces (hereinafter termed the CDF) and ECOMOG shall be established at provincial and district levels with immediate effect to monitor, verify and report all violations of the cease-fire.

2. A Joint Monitoring Commission (hereinafter termed the JMC) shall be established at the national level to be chaired by UNOMSIL with representatives of the Government of Sierra Leone, RUF/SL, CDF and ECOMOG. The JMC shall receive, investigate and take appropriate action on reports of violations of the cease-fire from the CMC. The parties agree to the definition of cease-fire violations as contained in Annex 2 which constitutes an integral part of the present Agreement.

3. The parties shall seek the assistance of the International Community in providing funds and other logistics to enable the JMC to carry out its mandate.

PART TWO

GOVERNANCE

The Government of Sierra Leone and the RUF/SL, recognizing the right of the people of Sierra Leone to live in peace, and desirous of finding a transitional mechanism to incorporate the RUF/SL into governance within the spirit and letter of the Constitution, agree to the following formulas for structuring the government for the duration of the period before the next elections, as prescribed by the Constitution, managing scarce public resources for the benefit of the development of the people of Sierra Leone and sharing the responsibility of implementing the peace. Each of these formulas (not in priority order) is contained in a separate Article of this Part of the present Agreement; and may be further detailed in protocols annexed to it.

Article III Transformation of the RUF/SL into a Political Party

Article IV Enabling Members of the RUF/SL to Hold Public Office
Article V Enabling the RUF/SL to Join a Broad-based Government of National Unity through Cabinet Appointment

Article VI Commission for the Consolidation of Peace

Article VII Commission for the Management of Strategic Resources, National Reconstruction and Development

Article VIII Council of Elders and Religious Leaders.

ARTICLE III

TRANSFORMATION OF THE RUF/SL INTO A POLITICAL PARTY

1. The Government of Sierra Leone shall accord every facility to the RUF/SL to transform itself into a political party and enter the mainstream of the democratic process. To that end:

2. Immediately upon the signing of the present Agreement, the RUF/SL shall commence to organize itself to function as a political movement, with the rights, privileges and duties accorded to all political parties in Sierra Leone. These include the freedom to publish, unhindered access to the media, freedom of association, freedom of expression, freedom of assembly, and the right to mobilize and associate freely.

3. Within a period of thirty days, following the signing of the present Agreement, the necessary legal steps shall be taken by the Government of Sierra Leone to enable the RUF/SL to register as a political party.

4. The Parties shall approach the International Community with a view to mobilizing resources for the purposes of enabling the RUF/SL to function as a political party. These resources may include but shall not be limited to:

(i) Setting up a trust fund;

(ii) Training for RUF/SL membership in party organization and functions; and

(iii) Providing any other assistance necessary for achieving the goals of this section.
ARTICLE IV

ENABLING MEMBERS OF THE RUF/SL TO HOLD PUBLIC OFFICE

1. The Government of Sierra Leone shall take the necessary steps to enable those RUF/SL members nominated by the RUF/SL to hold public office, within the time-frames agreed and contained in the present Agreement for the integration of the various bodies named herein.

2. Accordingly, necessary legal steps shall be taken by the Government of Sierra Leone, within a period of fourteen days following the signing of the present Agreement, to amend relevant laws and regulations that may constitute an impediment or bar to RUF/SL and AFRC personnel holding public office.

3. Within seven days of the removal of any such legal impediments, both parties shall meet to discuss and agree on the appointment of RUF/SL members to positions in parastatals, diplomacy and any other public sector.

ARTICLE V

ENABLING THE RUF/SL TO JOIN A BROAD-BASED GOVERNMENT OF NATIONAL UNITY THROUGH CABINET APPOINTMENTS

1. The Government of Sierra Leone shall accord every opportunity to the RUF/SL to join a broad-based government of national unity through cabinet appointments. To that end:

2. The Chairmanship of the Board of the Commission for the Management of Strategic Resources, National Reconstruction and Development (CMRRD) as provided for in Article VII of the present Agreement shall be offered to the leader of the RUF/SL, Corporal Foday Sankoh. For this purpose he shall enjoy the status of Vice President and shall therefore be answerable only to the President of Sierra Leone.

3. The Government of Sierra Leone shall give ministerial positions to the RUF/SL in a moderately expanded cabinet of 18, bearing in mind that the interest of other political parties and civil society organizations should also be taken into account, as follows:
(i) One of the senior cabinet appointments such as finance, foreign affairs and justice;

(ii) Three other cabinet positions.

4. In addition, the Government of Sierra Leone shall, in the same spirit, make available to the RUF/SL the following senior government positions: Four posts of Deputy Minister.

5. Within a period of fourteen days following the signing of the present Agreement, the necessary steps shall be taken by the Government of Sierra Leone to remove any legal impediments that may prevent RUF/SL members from holding cabinet and other positions.

ARTICLE VI

COMMISSION FOR THE CONSOLIDATION OF PEACE

1. A Commission for the Consolidation of Peace (hereinafter after termed the CCP), shall be established within two weeks of the signing of the present Agreement to implement a post-conflict programme that ensures reconciliation and the welfare of all parties to the conflict, especially the victims of war. The CCP shall have the overall goal and responsibility for supervising and monitoring the implementation of and compliance with the provisions of the present Agreement relative to the promotion of national reconciliation and the consolidation of peace.

2. The CCP shall ensure that all structures for national reconciliation and the consolidation of peace already in existence and those provided for in the present Agreement are operational and given the necessary resources for realizing their respective mandates. These structures shall comprise:

   (i) the Commission for the Management of Strategic Resources, National Reconstruction and Development;

   (ii) the Joint Monitoring Commission;

   (iii) the Provincial and District Cease-fire Monitoring Committees;

   (iv) the Committee for the Release of Prisoners of War and Non-Combatants;
(v) the Committee for Humanitarian Assistance;
(vi) the National Commission on Disarmament, Demobilization and Reintegration;
(vii) the National Commission for Resettlement, Rehabilitation and Reconstruction;
(viii) the Human Rights Commission; and
(ix) the Truth and Reconciliation Commission.

3. The CCP shall have the right to inspect any activity or site connected with the implementation of the present Agreement.

4. The CCP shall have full powers to organize its work in any manner it deems appropriate and to appoint any group or sub-committee which it deems necessary in the discharge of its functions.

5. The Commission shall be composed of the following members:

(i) Two representatives of the civil society;

(ii) One representative each named by the Government, the RUF/SL and the Parliament.

6. The CCP shall have its own offices, adequate communication facilities and secretariat support staff.

7. Recommendations for improvements or modifications shall be made to the President of Sierra Leone for appropriate action. Likewise, failures of the structures to perform their assigned duties shall also be brought to the attention of the President.

8. Disputes arising out of the preceding paragraph shall be brought to the Council of Elders and Religious Leaders for resolution, as specified in Article VIII of the present Agreement.

9. Should Protocols be needed in furtherance of any provision in the present Agreement the CCP shall have the responsibility for their preparation.
10. The mandate of the CCP shall terminate at the end of the next general elections.

ARTICLE VII

COMMISSION FOR THE MANAGEMENT OF STRATEGIC RESOURCES, NATIONAL RECONSTRUCTION AND DEVELOPMENT

1. Given the emergency situation facing the country, the parties agree that the Government shall exercise full control of the exploitation of gold, diamonds and other resources, for the benefit of the people of Sierra Leone. Accordingly, a Commission for the Management of Strategic Resources, National Reconstruction and Development (hereinafter termed the CMRRD) shall be established and charged with the responsibility of securing and monitoring the legitimate exploitation of Sierra Leone’s gold and diamonds, and other resources that are determined to be of strategic importance for national security and welfare as well as cater for post-war rehabilitation and reconstruction, as provided for under Article XXVIII of the present Agreement.

2. The Government shall take the necessary legal action within a period not exceeding two weeks from the signing of the present Agreement to the effect that all exploitation, sale, export, or any other transaction of gold and diamonds shall be forbidden except those sanctioned by the CMRRD. All previous concessions shall be null and void.

3. The CMRRD shall authorize licensing of artisanal production of diamonds and gold, in accordance with prevailing laws and regulations. All gold and diamonds extracted or otherwise sourced from any Sierra Leonean territory shall be sold to the Government.

4. The CMRRD shall ensure, through the appropriate authorities, the security of the areas covered under this Article, and shall take all necessary measures against unauthorized exploitation.

5. For the export or local resale of gold and diamonds by the Government, the CMRRD shall authorize a buying and selling agreement with one or more reputable international and specialized mineral companies. All exports of Sierra Leonean gold and diamonds shall be transacted by the Government, under these agreements.
6. The proceeds from the transactions of gold and diamonds shall be public monies which shall enter a special Treasury account to be spent exclusively on the development of the people of Sierra Leone, with appropriations for public education, public health, infrastructural development, and compensation for incapacitated war victims as well as post-war rehabilitation and reconstruction. Priority spending shall go to rural areas.

7. The Government shall, if necessary, seek the assistance and cooperation of other governments and their instruments of law enforcement to detect and facilitate the prosecution of violations of this Article.

8. The management of other natural resources shall be reviewed by the CMRRD to determine if their regulation is a matter of national security and welfare, and recommend appropriate policy to the Government.

9. The functions of the Ministry of Mines shall continue to be carried out by the current authorized ministry. However, in respect of strategic mineral resources, the CMRRD shall be an autonomous body in carrying out its duties concerning the regulation of Sierra Leone's strategic natural resources.

10. All agreements and transactions referred to in this Article shall be subject to full public disclosure and records of all correspondence, negotiations, business transactions and any other matters related to exploitation, management, local or international marketing, and any other matter shall be public documents.

11. The Commission shall issue monthly reports, including the details of all the transactions related to gold and diamonds, and other licenses or concessions of natural resources, and its own administrative costs.

12. The Commission shall be governed by a Board whose Chairmanship shall be offered to the Leader of the RUF/SL, Corporal Foday Sankoh. The Board shall also comprise:

(i) Two representatives of the Government appointed by the President;

(ii) Two representatives of the political party to be formed by the RUF/SL;
(iii) Three representatives of the civil society; and

(iv) Two representatives of other political parties appointed by Parliament.

13. The Government shall take the required administrative actions to implement the commitments made in the present Agreement; and in the case of enabling legislation, it shall draft and submit to Parliament within thirty days of the signature of the present Agreement, the relevant bills for their enactment into law.

14. The Government commits itself to propose and support an amendment to the Constitution to make the exploitation of gold and diamonds the legitimate domain of the people of Sierra Leone, and to determine that the proceeds be used for the development of Sierra Leone, particularly public education, public health, infrastructure development, and compensation of incapacitated war victims as well as post-war reconstruction and development.

ARTICLE VIII

COUNCIL OF ELDERS AND RELIGIOUS LEADERS

1. The signatories agree to refer any conflicting differences of interpretation of this Article or any other Article of the present Agreement or its protocols, to a Council of Elders and Religious Leaders comprised as follows:

   (i) Two members appointed by the Inter-Religious Council;

   (ii) One member each appointed by the Government and the RUF/SL; and

   (iii) One member appointed by ECOWAS.

2. The Council shall designate its own chairperson from among its members. All of its decisions shall be taken by the concurrence of at least four members, and shall be binding and public, provided that an aggrieved party may appeal to the Supreme Court.
PART THREE

OTHER POLITICAL ISSUES

This Part of the present Agreement Consists of the following Articles:

Article IX Pardon and Amnesty

Article X Review of the Present Constitution

Article XI Elections

Article XII National Electoral Commission

ARTICLE IX

PARDON AND AMNESTY

1. In order to bring lasting peace to Sierra Leone, the Government of Sierra Leone shall take appropriate legal steps to grant Corporal Foday Sankoh absolute and free pardon.

2. After the signing of the present Agreement, the Government of Sierra Leone shall also grant absolute and free pardon and reprieve to all combatants and collaborators in respect of anything done by them in pursuit of their objectives, up to the time of the signing of the present Agreement.

3. To consolidate the peace and promote the cause of national reconciliation, the Government of Sierra Leone shall ensure that no official or judicial action is taken against any member of the RUF/SL, ex-AFRC, ex-SLA or CDF in respect of anything done by them in pursuit of their objectives as members of those organisations, since March 1991, up to the time of the signing of the present Agreement. In addition, legislative and other measures necessary to guarantee immunity to former combatants, exiles and other persons, currently outside the country for reasons related to the armed conflict shall be adopted ensuring the full exercise of their civil and political rights, with a view to their reintegration within a framework of full legality.
ARTICLE X

REVIEW OF THE PRESENT CONSTITUTION

In order to ensure that the Constitution of Sierra Leone represents the needs and aspirations of the people of Sierra Leone and that no constitutional or any other legal provision prevents the implementation of the present Agreement, the Government of Sierra Leone shall take the necessary steps to establish a Constitutional Review Committee to review the provisions of the present Constitution, and where deemed appropriate, recommend revisions and amendments, in accordance with Part V, Section 108 of the Constitution of 1991.

ARTICLE XI

DATE OF NEXT ELECTIONS

The next national elections in Sierra Leone shall be held in accordance with the present Constitution of Sierra Leone.

ARTICLE XII

NATIONAL ELECTORAL COMMISSION

1. A new independent National Electoral Commission (hereinafter termed the NEC) shall be set up by the Government, not later than three months after the signing of the present Agreement.

2. In setting up the new NEC the President shall consult all political parties, including the RUF/SL, to determine the membership and terms of reference of the Commission, paying particular attention to the need for a level playing field in the nation’s elections.

3. No member of the NEC shall be eligible for appointment to political office by any government formed as a result of an election he or she was mandated to conduct.

4. The NEC shall request the assistance of the International Community, including the UN, the OAU, ECOWAS and the Commonwealth of Nations, in monitoring the next presidential and parliamentary elections in Sierra Leone.
PART FOUR

POST-CONFLICT MILITARY AND SECURITY ISSUES.

1. The Government of Sierra Leone and the RUF/SL, recognizing that the maintenance of peace and security is of paramount importance for the achievement of lasting peace in Sierra Leone and for the welfare of its people, have agreed to the following formulas for dealing with post-conflict military and security matters. Each of these formulas (not in priority order) is contained in separate Articles of this Part of the present Agreement and may be further detailed in protocols annexed to the Agreement.

Article XIII Transformation and New Mandate of ECOMOG
Article XIV New Mandate of UNOMSIL and Phased Withdrawal of ECOMOG
Article XV Security Guarantees for Peace Monitors
Article XVI Encampment, Disarmament, Demobilization and Reintegration
Article XVII Restructuring and Training of the Sierra Leone Armed Forces
Article XVIII Withdrawal of Mercenaries
Article XIX Notification to Joint Monitoring Commission
Article XX Notification to Military Commands.

ARTICLE XIII

TRANSFORMATION AND NEW MANDATE OF ECOMOG

1. Immediately upon the signing of the present Agreement, the parties shall request ECOWAS to revise the mandate of ECOMOG in Sierra Leone as follows:

(i) Peacekeeping;

(ii) Security of the State of Sierra Leone;

(iii) Protection of UNOMSIL.

(iv) Protection of Disarmament, Demobilization and Reintegration personnel.
2. The Government shall, immediately upon the signing of the present Agreement, request ECOWAS for troop contributions from at least two additional countries. The additional contingents shall be deployed not later than 30 days from the date of signature of the present Agreement. The Security Council shall be requested to provide assistance in support of ECOMOG.

3. The Parties agree to develop a timetable for the phased withdrawal of ECOMOG, including measures for securing all of the territory of Sierra Leone by the restructured armed forces. The phased withdrawal of ECOMOG will be linked to the phased creation and deployment of the restructured armed forces.

ARTICLE XIV

NEW MANDATE OF UNOMSIL

1. The UN Security Council is requested to amend the mandate of UNOMSIL to enable it to undertake the various provisions outlined in the present Agreement.

ARTICLE XV

SECURITY GUARANTEEES FOR PEACE MONITORS

1. The Government of Sierra Leone and the RUF/SL agree to guarantee the safety, security and freedom of movement of UNOMSIL Military Observers throughout Sierra Leone. This guarantee shall be monitored by the Joint Monitoring Commission.

2. The freedom of movement includes complete and unhindered access for UNOMSIL Military Observers in the conduct of their duties throughout Sierra Leone. Before and during the process of Disarmament, Demobilization and Reintegration, officers and escorts to be provided by both Parties shall be required to facilitate this access.

3. Such freedom of movement and security shall also be accorded to non-military UNOMSIL personnel such as Human Rights Officers in the conduct of their duties. These personnel shall, in most cases, be accompanied by UNOMSIL Military Observers.
4. The provision of security to be extended shall include United Nations aircraft, vehicles and other property.

ARTICLE XVI

ENCAMPMENT, DISARMAMENT, DEMOBILIZATION AND REINTEGRATION

1. A neutral peace keeping force comprising UNOMSIL and ECOMOG shall disarm all combatants of the RUF/SL, CDF, SLA and paramilitary groups. The encampment, disarmament and demobilization process shall commence within six weeks of the signing of the present Agreement in line with the deployment of the neutral peace keeping force.

2. The present SLA shall be restricted to the barracks and their arms in the armoury and their ammunitions in the magazines and placed under constant surveillance by the neutral peacekeeping force during the process of disarmament and demobilization.

3. UNOMSIL shall be present in all disarmament and demobilization locations to monitor the process and provide security guarantees to all ex-combatants.

4. Upon the signing of the present Agreement, the Government of Sierra Leone shall immediately request the International Community to assist with the provision of the necessary financial and technical resources needed for the adaptation and extension of the existing Encampment, Disarmament, Demobilization and Reintegration Programme in Sierra Leone, including payment of retirement benefits and other emoluments due to former members of the SLA.

ARTICLE XVII

RESTRUCTURING AND TRAINING OF THE SIERRA LEONE ARMED FORCES

1. The restructuring, composition and training of the new Sierra Leone armed forces will be carried out by the Government with a view to creating truly national armed forces, bearing loyalty solely to the State of Sierra Leone, and able and willing to perform their constitutional role.
2. Those ex-combatants of the RUF/SL, CDF and SLA who wish to be integrated into the new restructured national armed forces may do so provided they meet established criteria.

3. Recruitment into the armed forces shall reflect the geo-political structure of Sierra Leone within the established strength.

ARTICLE XVIII
WITHDRAWAL OF MERCENARIES

All mercenaries, in any guise, shall be withdrawn from Sierra Leone immediately upon the signing of the present Agreement. Their withdrawal shall be supervised by the Joint Monitoring Commission.

ARTICLE XIX
NOTIFICATION TO JOINT MONITORING COMMISSION

Immediately upon the establishment of the JMC provided for in Article II of the present Agreement, each party shall furnish to the JMC information regarding the strength and locations of all combatants as well as the positions and descriptions of all known Unexploded Bombs (UXBs), Explosive Ordnance Devices (EODs), minefields, booby traps, wire entanglements, and all other physical or military hazards. The JMC shall seek all necessary technical assistance in mine clearance and the disposal or destruction of similar devices and weapons under the operational control of the neutral peacekeeping force. The parties shall keep the JMC updated on changes in this information so that it can notify the public as needed, to prevent injuries.

ARTICLE XX
NOTIFICATION TO MILITARY COMMANDS

Each party shall ensure that the terms of the present Agreement, and written orders requiring compliance, are immediately communicated to all of its forces.
PART FIVE

HUMANITARIAN, HUMAN RIGHTS AND SOCIO-ECONOMIC ISSUES

1. The Government of Sierra Leone and the RUF/SL recognizing the importance of upholding, promoting and protecting the human rights of every Sierra Leonean as well as the enforcement of humanitarian law, agree to the following formulas for the achievement of these laudable objectives. Each of these formulas (not in priority order) is contained in separate Articles of this Part of the present Agreement.

Article XXI Release of Prisoners and Abductees

Article XXII Refugees and Displaced Persons

Article XXIII Guarantee of the Security of Displaced Persons and Refugees

Article XXIV Guarantee and Promotion of Human Rights

Article XXV Human Rights Commission

Article XXVI Human Rights Violations

Article XXVII Humanitarian Relief

Article XXVIII Post War Rehabilitation and Reconstruction

Article XXIX Special Fund for War Victims

Article XXX Child Combatants

Article XXXI Education and Health

ARTICLE XXI

RELEASE OF PRISONERS AND ABDUCTEES

All political prisoners of war as well as all non-combatants shall be released immediately and unconditionally by both parties, in accordance with the Statement of June 2, 1999, which is contained in Annex 3 and constitutes an integral part of the present Agreement.
ARTICLE XXII

REFUGEES AND DISPLACED PERSONS

The Parties through the National Commission for Resettlement, Rehabilitation and Reconstruction agree to seek funding from and the involvement of the UN and other agencies, including friendly countries, in order to design and implement a plan for voluntary repatriation and reintegration of Sierra Leonean refugees and internally displaced persons, including non-combatants, in conformity with international conventions, norms and practices.

ARTICLE XXIII

GUARANTEE OF THE SECURITY OF DISPLACED PERSONS AND REFUGEES

As a reaffirmation of their commitment to the observation of the conventions and principles of human rights and the status of refugees, the Parties shall take effective and appropriate measures to ensure that the right of Sierra Leoneans to asylum is fully respected and that no camps or dwellings of refugees or displaced persons are violated.

ARTICLE XXIV

GUARANTEE AND PROMOTION OF HUMAN RIGHTS

1. The basic civil and political liberties recognized by the Sierra Leone legal system and contained in the declarations and principles of Human Rights adopted by the UN and OAU, especially the Universal Declaration of Human Rights and the African Charter on Human and People’s Rights, shall be fully protected and promoted within Sierra Leonean society.

2. These include the right to life and liberty, freedom from torture, the right to a fair trial, freedom of conscience, expression and association, and the right to take part in the governance of one’s country.
ARTICLE XXV

HUMAN RIGHTS COMMISSION

1. The Parties pledge to strengthen the existing machinery for addressing grievances of the people in respect of alleged violations of their basic human rights by the creation, as a matter of urgency and not later than 90 days after the signing of the present Agreement, of an autonomous quasi-judicial national Human Rights Commission.

2. The Parties further pledge to promote Human Rights education throughout the various sectors of Sierra Leonean society, including the schools, the media, the police, the military and the religious community.

3. In pursuance of the above, technical and material assistance may be sought from the UN High Commissioner for Human Rights, the African Commission on Human and Peoples Rights and other relevant international organisations.

4. A consortium of local human rights and civil society groups in Sierra Leone shall be encouraged to help monitor human rights observance.

ARTICLE XXVI

HUMAN RIGHTS VIOLATIONS

1. A Truth and Reconciliation Commission shall be established to address impunity, break the cycle of violence, provide a forum for both the victims and perpetrators of human rights violations to tell their story, get a clear picture of the past in order to facilitate genuine healing and reconciliation.

2. In the spirit of national reconciliation, the Commission shall deal with the question of human rights violations since the beginning of the Sierra Leonean conflict in 1991.

This Commission shall, among other things, recommend measures to be taken for the rehabilitation of victims of human rights violations.
3. Membership of the Commission shall be drawn from a cross-section of Sierra Leonean society with the participation and some technical support of the International Community. This Commission shall be established within 90 days after the signing of the present Agreement and shall, not later than 12 months after the commencement of its work, submit its report to the Government for immediate implementation of its recommendations.

ARTICLE XXVII

HUMANITARIAN RELIEF

1. The Parties reaffirm their commitment to their Statement on the Delivery of Humanitarian Assistance in Sierra Leone of June 3, 1999 which is contained in Annex 4 and constitutes an integral part of the present Agreement. To this end, the Government shall request appropriate international humanitarian assistance for the people of Sierra Leone who are in need all over the country.

2. The Parties agree to guarantee safe and unhindered access by all humanitarian organizations throughout the country in order to facilitate delivery of humanitarian assistance, in accordance with international conventions, principles and norms which govern humanitarian operations. In this respect, the parties agree to guarantee the security of the presence and movement of humanitarian personnel.

3. The Parties also agree to guarantee the security of all properties and goods transported, stocked or distributed by humanitarian organizations, as well as the security of their projects and beneficiaries.

4. The Government shall set up at various levels throughout the country, the appropriate and effective administrative or security bodies which will monitor and facilitate the implementation of these guarantees of safety for the personnel, goods and areas of operation of the humanitarian organizations.

ARTICLE XXVIII

POST-WAR REHABILITATION AND RECONSTRUCTION

1. The Government, through the National Commission for Resettlement, Rehabilitation and Reconstruction and with the support of the International Community, shall provide appropriate financial and technical resources for post-war rehabilitation, reconstruction and development.
2. Given that women have been particularly victimized during the war, special attention shall be accorded to their needs and potentials in formulating and implementing national rehabilitation, reconstruction and development programmes, to enable them to play a central role in the moral, social and physical reconstruction of Sierra Leone.

ARTICLE XXIX

SPECIAL FUND FOR WAR VICTIMS

The Government, with the support of the International Community, shall design and implement a programme for the rehabilitation of war victims. For this purpose, a special fund shall be set up.

ARTICLE XXX

CHILD COMBATANTS

The Government shall accord particular attention to the issue of child soldiers. It shall, accordingly, mobilize resources, both within the country and from the International Community, and especially through the Office of the UN Special Representative for Children in Armed Conflict, UNICEF and other agencies, to address the special needs of these children in the existing disarmament, demobilization and reintegration processes.

ARTICLE XXXI

EDUCATION AND HEALTH

The Government shall provide free compulsory education for the first nine years of schooling (Basic Education) and shall endeavour to provide free schooling for a further three years. The Government shall also endeavour to provide affordable primary health care throughout the country.
PART SIX

IMPLEMENTATION OF THE AGREEMENT

ARTICLE XXXII

JOINT IMPLEMENTATION COMMITTEE

A Joint Implementation Committee consisting of members of the Commission for the Consolidation of Peace (CCP) and the Committee of Seven on Sierra Leone, as well as the Moral Guarantors, provided for in Article XXXIV of the present Agreement and other international supporters shall be established. Under the chairmanship of ECOWAS, the Joint Implementation Committee shall be responsible for reviewing and assessing the state of implementation of the Agreement, and shall meet at least once every three months. Without prejudice to the functions of the Commission for the Consolidation of Peace as provided for in Article VI, the Joint Implementation Committee shall make recommendations deemed necessary to ensure effective implementation of the present Agreement according to the Schedule of Implementation, which appears as Annex 5.

ARTICLE XXXIII

REQUEST FOR INTERNATIONAL INVOLVEMENT

The Parties request that the provisions of the present Agreement affecting the United Nations shall enter into force upon the adoption by the UN Security Council of a resolution responding affirmatively to the request made in this Agreement. Likewise, the decision-making bodies of the other international organisations concerned are requested to take similar action, where appropriate.
PART SEVEN

MORAL GUARANTORS AND INTERNATIONAL SUPPORT

ARTICLE XXXIV

MORAL GUARANTORS

The Government of the Togolese Republic, the United Nations, the OAU, ECOWAS and the Commonwealth of Nations shall stand as Moral Guarantors that this Peace Agreement is implemented with integrity and in good faith by both parties.

ARTICLE XXXV

INTERNATIONAL SUPPORT

Both parties call on the International Community to assist them in implementing the present Agreement with integrity and good faith. The international organisations mentioned in Article XXXIV and the Governments of Benin, Burkina Faso, Côte d'Ivoire, Ghana, Guinea, Liberia, Libyan Arab Jamahiriya, Mali, Nigeria, Togo, the United Kingdom and the United States of America are facilitating and supporting the conclusion of this Agreement. These States and organisations believe that this Agreement must protect the paramount interests of the people of Sierra Leone in peace and security.

PART EIGHT

FINAL PROVISIONS

ARTICLE XXXVI

REGISTRATION AND PUBLICATION

The Sierra Leone Government shall register the signed Agreement not later than 15 days from the date of the signing of this Agreement. The signed Agreement shall also be published in the Sierra Leone Gazette not later than 48 (Forty - Eight) hours after the date of registration of this Agreement. This Agreement shall be laid before the Parliament of Sierra Leone not later than 21 (Twenty - One) days after the signing of this Agreement.
ANNEX 1

AGREEMENT ON CEASEFIRE IN SIERRA LEONE

President Ahmad Tejan KABBAH and Rev. Jesse Jackson met on 18 May 1999 with Corporal Foday Saybana SANKOH, under the auspices of President Gnassingbé EYADÉMA. At that meeting, the question of the peace process for Sierra Leone was discussed.

The Government of the Republic of Sierra Leone and the Revolutionary United Front of Sierra Leone (RUF/SL),

— Desirous to promote the ongoing dialogue process with a view to establishing durable peace and stability in Sierra Leone; and

— Wishing to create an appropriate atmosphere conducive to the holding of peace talks in Lomé, which began with the RUF internal consultations to be followed by dialogue between the Government and the RUF;

— Have jointly decided to:

1— Agree to ceasefire as from 24 May, 1999, the day that President EYADÉMA invited Foreign Ministers of ECOWAS to discuss problems pertaining to Sierra Leone. It was further agreed that the dialogue between the Government of Sierra Leone and RUF would commence on 25 May, 1999;

2— Maintain their present and respective positions in Sierra Leone as of the 24th May, 1999; and refrain from any hostile or aggressive act which could undermine the peace process;

3— Commit to start negotiations in good faith, involving all relevant parties in the discussions, not later than May 25 in Lomé;

4— Guarantee safe and unhindered access by humanitarian organizations to all people in need; establish safe corridors for the provision of food and medical supplies to ECOMOG soldiers behind RUF lines, and to RUF combatants behind
5—Immediate release of all prisoners of war and non-combatants;

6—Request the United Nations, subject to the Security Council’s authorization, to deploy military observers as soon as possible to observe compliance by the Government forces (ECOMOG and Civil Defence Forces) and the RUF, including former AFRC forces, with this cease-fire agreement.

This agreement is without prejudice to any other agreement or additional protocols which may be discussed during the dialogue between the Government and the RUF.


For the Government of Sierra Leone
ALHAJI Dr. Ahmad Tejan KABBAH
President of the Republic of Sierra Leone

For the Revolutionary United Front of Sierra Leone
Corporal Foday Saybana SANKOH
Leader of the Revolutionary United Front (RUF)

Witnessed by:

For the Government of Togo and Current Chairman of ECOWAS
Gnassingbé EYADÉMA
President of the Republic of Togo

For the United Nations
Francis G. OKELO
Special Representative of the Secretary-General

For the Organization of African Unity
US Presidential Special Envoy for the Promotion of Democracy in Africa
Adwoa COLEMAN
Representative of the Organization of African Unity

Rev. Jesse JACKSON
ANNEX 2

DEFINITION OF CEASE-FIRE VIOLATIONS

1. In accordance with Article II of the present Agreement, both parties agree that the following constitute cease-fire violations and a breach of the Cease-fire Agreement:

   a. The use of weapons of any kind in any circumstance including:

      (i) Automatic and semi-automatic rifles, pistols, machine guns and any other small arms weapon systems.

      (ii) Heavy machine guns and any other heavy weapon systems.

      (iii) Grenades and rocket-propelled grenade weapon systems.

      (iv) Artillery, rockets, mortars and any other indirect fire weapon systems.

      (v) All types of mine, explosive devices and improvised booby traps.

      (vi) Air assets outside of respective areas of control, of any nature, including reconnaissance aircraft, with the exception of pre-agreed flights.

      (vii) Air Defence weapon systems of any nature.

      (viii) Any other weapon not included in the above paragraphs.

b. Troop movements of any nature outside of the areas recognized as being under the control of respective fighting forces without prior notification to the Cease-fire Monitoring Committee of any movements at least 48 hours in advance.


d. Troop movements of any nature;

e. The construction and/or the improvement of defensive works and positions within respective areas of control, but outside a geographical boundary of 500m from existing similar positions.
f. Reconnaissance of any nature outside of respective areas of control.

g. Any other offensive or aggressive action.

2. Any training or other military activities not provided for in Articles XIII to XIX of the present Agreement, constitute a cease-fire violation.

3. In the event of a hostile external force threatening the territorial integrity or sovereignty of Sierra Leone, military action may be undertaken by the Sierra Leone Government.

ANNEX 3

STATEMENT BY THE GOVERNMENT OF SIERRA LEONE AND THE REVOLUTIONARY UNITED FRONT OF SIERRA LEONE ON THE RELEASE OF PRISONERS OF WAR AND NON-COMBATANTS

The Government of Sierra Leone (GOSL) and the Revolutionary United Front (RUF/SL) have agreed to implement as soon as possible the provision of the Cease-fire Agreement which was signed on 18 May, 1999 in Lomé, relating to the immediate release of prisoners of war and non-combatants.

Both sides reaffirmed the importance of the implementation of this provision in the interest of the furtherance of the talks.

They therefore decided that an appropriate Committee is established to handle the release by them of all prisoners of war and non-combatants.

Both the Government of Sierra Leone and the Revolutionary United Front of Sierra Leone decided that such a Committee be established by the UN and chaired by the UN Chief Military Observer in Sierra Leone and comprising representatives of the International Committee of the Red Cross (ICRC), UNICEF and other relevant UN Agencies and NGOs.

This Committee should begin its work immediately by contacting both parties to the conflict with a view to effecting the immediate release of these prisoners of war and non-combatants.

Lomé — 2 June, 1999
ANNEX 4

STATEMENT BY THE GOVERNMENT OF SIERRA LEONE AND THE REVOLUTIONARY UNITED FRONT OF SIERRA LEONE ON THE DELIVERY OF HUMANITARIAN ASSISTANCE IN SIERRA LEONE

The parties to the conflict in Sierra Leone meeting in Lomé Togo on 3rd June, 1999 in the context of the Dialogue between the Government of Sierra Leone (GOSL) and the Revolutionary United Front of Sierra Leone (RUF/SL):

Reaffirm their respect for international convention, principles and norms, which govern the right of people to receive humanitarian assistance and the effective delivery of such assistance.

Reiterate their commitment to the implementation of the Cease-fire Agreement signed by the two parties on 18th May, 1999 in Lomé.

Aware of the fact that the protracted civil strife in Sierra Leone has created a situation whereby the vast majority of Sierra Leoneans in need of humanitarian assistance cannot be reached.

Hereby agree as follows:

1. That all duly registered humanitarian agencies shall be guaranteed safe and unhindered access to all areas under the control of the respective parties in order that humanitarian assistance can be delivered safely and effectively, in accordance with international conventions, principles and norms which govern humanitarian operations.

2. In this respect the two parties shall:

   a. guarantee safe access and facilitate the fielding of independent assessment missions by duly registered humanitarian agencies.

   b. identify, in collaboration with the UN Humanitarian Co-ordinator in Sierra Leone and UNOMSIL, mutually agreed routes (road, air and waterways) by which humanitarian goods and personnel shall be transported to the beneficiaries to provide needed assistance.
c. allow duly registered humanitarian agencies to deliver assistance according to needs established through independent assessments.

d. guarantee the security of all properties and of goods transported, stocked or distributed by the duly registered humanitarian agencies, as well as the security of their project areas and beneficiaries.

3. The two parties undertake to establish with immediate effect, and not later than seven days, an Implementation Committee formed by appropriately designated and mandated representatives from the Government of Sierra Leone, the Revolutionary United Front of Sierra Leone, the Civil Society, the NGO community, and the UNOMSIL; and chaired by the United Nations Humanitarian Co-ordinator, in coordination with the Special Representative of the Secretary General in Sierra Leone.

The Implementation Committee will be mandated to:

a. Ascertain and assess the security of proposed routes to be used by the humanitarian agencies, and disseminate information on routes to interested humanitarian agencies.

b. Receive and review complaints which may arise in the implementation of this arrangement, in order to re-establish full compliance.

4. The parties agree to set up at various levels in their areas of control, the appropriate and effective administrative and security bodies which will monitor and facilitate the effective delivery of humanitarian assistance in all approved points of delivery, and ensure the security of the personnel, goods and project areas of the humanitarian agencies as well as the safety of the beneficiaries.

Issued in Lomé
June 3, 1999
### ANNEX 5

**DRAFT SCHEDULE OF IMPLEMENTATION OF THE PEACE AGREEMENT**

**I. ACTIVITIES WITH SPECIFIC TIMING:**

<table>
<thead>
<tr>
<th>TIMING</th>
<th>ACTIVITIES</th>
<th>ACTION REQUIRED</th>
<th>FOLLOW-UP ACTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>DAY 1</td>
<td>Signing of the Peace Agreement</td>
<td></td>
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<tr>
<td></td>
<td>Amnesty</td>
<td>The Government to grant absolute and free pardon to the RUF Leader Foday Sankoh through appropriate legal steps</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Transformation, new mandate, and phased withdrawal of ECOMOG</td>
<td>Request to ECOWAS by the parties for revision of the mandate of ECOMOG in Sierra Leone</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Request to the UN Security Council: (i) to amend the mandate of UNOMSIL to enable it to undertake the various provisions outlined in the present Agreement;</td>
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<td></td>
<td></td>
<td>Request to the international community to provide substantial financial and logistical assistance to facilitate implementation of the Peace Agreement.</td>
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<td></td>
<td></td>
<td>Request to ECOWAS by the parties for contribution of additional troops</td>
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<tr>
<td>TIMING</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
<td>FOLLOW-UP ACTION</td>
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<td></td>
<td>Transformation of the RUF into a political party</td>
<td>RUF/SL to commence to organize itself to function as a political party</td>
<td></td>
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<tr>
<td></td>
<td>Encampment, disarmament, demobilization and reintegration (DDR)</td>
<td>Request for international assistance in adapting and extending the existing DDR programme</td>
<td></td>
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<tr>
<td></td>
<td>Withdrawal of mercenaries</td>
<td>Supervision by Joint Monitoring Commission</td>
<td></td>
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<tr>
<td></td>
<td>Notification to Joint Monitoring Commission</td>
<td>Communication by the parties of positions and description of all known warlike devices/materials</td>
<td></td>
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<tr>
<td></td>
<td>Notification to Military Commands</td>
<td>Communication by the parties of written orders requiring compliance</td>
<td></td>
</tr>
<tr>
<td><strong>DAY 15</strong></td>
<td>Enabling members of the RUF/SL to hold public office, and to join a broad-based Government of National Unity through Cabinet appointments</td>
<td>Removal by the Government of all legal impediments</td>
<td></td>
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<tr>
<td></td>
<td>Commission for the Consolidation of Peace (CCP)</td>
<td>Creation of the Commission to implement a post-conflict reconciliation and welfare programme</td>
<td>Mandate of the Commission to terminate at the end of next General Elections Jan.–Feb., 2001</td>
</tr>
<tr>
<td>TIMING</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
<td>FOLLOW-UP ACTION</td>
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<tr>
<td>DAY 15</td>
<td>Commission for the Management of Strategic Resources, National Reconstruction and Development (CMRRD)</td>
<td>Ban on all exploitation, sale, export, or any transaction of gold and diamonds except those sanctioned by the CMRDD</td>
<td></td>
</tr>
<tr>
<td>DAY 22</td>
<td>Enabling members of the RUF/SL to hold public office</td>
<td>Discussion and agreement between both parties on the appointments of RUF/SL members to positions in parastatal, diplomacy and any other public sector</td>
<td>For a period of fourteen days</td>
</tr>
<tr>
<td>DAY 31</td>
<td>Transformation of the RUF into a political party</td>
<td>Necessary legal steps by the Government for registration of the RUF as a political party</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Commission for the management of Strategic Resources, National Reconstruction and Development (CMRRD)</td>
<td>Preparation and submission by Government to the Parliament of relevant bills for enabling legislation commitments made under the Peace Agreement</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Transformation, new mandate, and phased withdrawal of ECOMOG</td>
<td>Deployment of troops from at least two additional countries</td>
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<tr>
<td>DAY 60</td>
<td>Completion of encampment, disarmament and demobilization</td>
<td>Restriction of SLA soldiers to the barracks and storage of their arms and ammunition under constant surveillance by the Neutral Peace-Keeping Force during the disarmament process Monitoring of disarmament and demobilization by UNOMSIL</td>
<td></td>
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<tr>
<td>TIMING</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
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<tr>
<td>DAY 90</td>
<td>Human Rights Commission</td>
<td>Creation of an autonomous quasi judicial national Human Rights Commission</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Request for technical and material assistance from the UN High Commissioner for Human Rights, the African Commission on Human and Peoples Rights and other relevant organizations</td>
<td></td>
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<td></td>
<td></td>
<td>Creation of a Truth and Reconciliation Commission</td>
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<tr>
<td></td>
<td>Elections</td>
<td>Establishment of a new independent National Electoral Commission (NEC), in consultation with all political parties including the RUF/SL</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Request for financial and logistical support for the operations of the NEC</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>Request for assistance from the international community in monitoring the next presidential and parliamentary elections in Sierra Leone</td>
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<tr>
<td>TIMING</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
<td>FOLLOW-UP ACTION</td>
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<tr>
<td>DAY 456</td>
<td>Human Rights Violations</td>
<td>Submission by the Truth and Reconciliation Commission of its report and recommendation to the Government for immediate implementation</td>
<td></td>
</tr>
</tbody>
</table>

### II. ACTIVITIES WITHOUT SPECIFIC TIMING: (SHORT/MEDIUM/LONG TERM):

<table>
<thead>
<tr>
<th>SERIAL NO.</th>
<th>ACTIVITIES</th>
<th>ACTION REQUIRED</th>
<th>FOLLOW-UP ACTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Ceasefire monitoring</td>
<td>Establishment of Ceasefire Monitoring Committees at provincial and district levels</td>
<td>JMC already established and operational</td>
</tr>
<tr>
<td></td>
<td>(Ceasefire Agreement signed on 18 May, 1999)</td>
<td>Request for international assistance in providing funds and other logistics for the operations of the JMC</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Review of the present Constitution</td>
<td>Establishment of a Constitutional Review Committee</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Mediation by the Council of Elders and Religious Leaders</td>
<td>Appointment of members of the Council by the Inter-Religious Council, the Government, the RUF and ECOWAS</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Timetable for the phased withdrawal of ECOMOG</td>
<td>Formulation of the timetable in connection with the phased creation and deployment of the restructured armed forces</td>
<td></td>
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<tr>
<td>SERIAL NO.</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
<td>FOLLOW-UP ACTION</td>
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<tr>
<td>5.</td>
<td>Security guarantees for peace monitors</td>
<td>Communication, in writing, of security guarantees to UNMILOBs</td>
<td></td>
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<tr>
<td>6.</td>
<td>Restructuring and training of the SLA</td>
<td>Creation by the Government of truly national armed forces reflecting the geopolitical structure of Sierra Leone within the established strength</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Release of prisoners of war and abductees</td>
<td>Establishment of a Committee on the Release of Prisoners of War and Non-combatants</td>
<td>Operation underway. Parties to be encouraged to continue vigorously</td>
</tr>
<tr>
<td>8.</td>
<td>Refugees and displaced persons</td>
<td>Formulation of plan of voluntary repatriation and reintegration of Sierra Leonean refugees and IDPs, with the financial assistance and involvement of UN and other agencies and friendly countries</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Guarantee and protection of Human Rights</td>
<td>Respect of the right to life and liberty, freedom from torture, the right to a fair trial, freedom of conscience, expression and association, and the right to take part in the governance of one's country</td>
<td></td>
</tr>
<tr>
<td>SERIAL NO.</td>
<td>ACTIVITIES</td>
<td>ACTION REQUIRED</td>
<td>FOLLOW-UP ACTION</td>
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<tr>
<td>10.</td>
<td>Guarantee of the security of displaced persons and refugees</td>
<td>Adoption by the parties of effective and appropriate security measures</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Humanitarian relief</td>
<td>Continued delivery of humanitarian assistance with appropriate international support Establishment by the Government of appropriate and effective administrative or security bodies to monitor and facilitate implementation of security guarantees to personnel, goods and areas of operations</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Post-war rehabilitation and reconstruction</td>
<td>Provision by the Government of appropriate financial and technical resources</td>
<td></td>
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<tr>
<td>13.</td>
<td>Special Fund for war victims</td>
<td>Formulation and implementation by the Government of a programme for the rehabilitation of war victims</td>
<td></td>
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<tr>
<td>14.</td>
<td>Child combatants</td>
<td>Mobilization of internal and international resources by the Government to address the needs of child combatants</td>
<td></td>
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<tr>
<td>15.</td>
<td>Education and Health</td>
<td>Mobilization of adequate funding for free compulsory basic education and primary health care</td>
<td></td>
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<tr>
<td>16.</td>
<td>Amnesty</td>
<td>The Government to grant amnesty and pardon to RUF and AFRC personnel through appropriate legal steps.</td>
<td></td>
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</tbody>
</table>
PASSED in Parliament this 15th day of July, in the year of our Lord one thousand, nine hundred and ninety-nine.

J. A. CARPENTER,  
Clerk of Parliament.

This printed impression has been carefully compared by me with the Bill which has passed Parliament and found by me to be a true and correctly printed copy of the said Bill.

J. A. CARPENTER,  
Clerk of Parliament.