Letter dated 22 September 1962 from the Minister for Foreign Affairs of the Union of Soviet Socialist Republics to the President of the General Assembly, transmitting a draft “Treaty on general and complete disarmament under strict international control”

[Original text: Russian]
[24 September 1962]

I have the honour to transmit herewith a draft “Treaty on general and complete disarmament under strict international control”, submitted by the Government of the Union of Soviet Socialist Republics for the consideration of States Members of the United Nations.

I should be glad if you would arrange for the early distribution of this draft treaty as an official United Nations document.

(Signed) A. GROMYKO
Minister for Foreign Affairs

Draft treaty on general and complete disarmament under strict international control

PREAMBLE

The States of the world,

Acting in accordance with the aspirations and will of the peoples,

Convinced that war cannot and must not serve as a method for settling international disputes, especially in the present circumstances of the precipitate development of means of mass annihilation such as nuclear weapons and rocket devices for their delivery, but must forever be banished from the life of human society,

Fulfilling the historic mission of saving all the nations from the horrors of war,

Basing themselves on the fact that general and complete disarmament under strict international control is a sure and practical way to fulfill mankind’s age-old dream of ensuring perpetual and inviolable peace on earth,

Desirous of putting an end to the senseless waste of human labour on the creation of the means of annihilating human beings and of destroying material values,

Seeking to direct all resources towards ensuring a further increase in prosperity and socio-economic progress in all countries in the world,

Conscious of the need to build relations among States on the basis of the principles of peace, good-neighbourliness, equality of States and peoples, non-interference and respect for the independence and sovereignty of all countries,

Reaffirming their dedication to the purposes and principles of the United Nations Charter,

Have resolved to conclude the present Treaty and to implement forthwith general and complete disarmament under strict and effective international control.

PART I. GENERAL

Article 1

Disarmament obligations

The States parties to the present Treaty solemnly undertake:

1. To carry out, over a period of five years, general and complete disarmament entailing:

   - The disbanding of all armed forces and the prohibition of their re-establishment in any form whatsoever;
   - The prohibition and destruction of all stockpiles and the cessation of the production of all kinds of weapons of mass destruction, including atomic, hydrogen, chemical, biological and radiological weapons;
   - The destruction and cessation of the production of all means of delivering weapons of mass destruction to their targets;
   - The dismantling of all kinds of foreign military bases and the withdrawal and disbanding of all foreign troops stationed in the territory of any State;
   - The abolition of any kind of military conscription for citizens;
   - The cessation of military training of the population and the closing of all military training institutions;
   - The abolition of war ministries, general staffs and their local agencies, and all other military and paramilitary establishments and organizations;
   - The elimination of all types of conventional armaments and military equipment and the cessation of their production, except for the production of strictly limited quantities of agreed types of light firearms for the equipment of the police (militia) contingents to be retained by States after the accomplishment of general and complete disarmament;
   - The discontinuance of the appropriation of funds for military purposes, whether from States budgets or by organizations or private individuals.

2. To retain at their disposal, upon completion of general and complete disarmament, only strictly limited contingents of police (militia) equipped with light firearms and intended for the maintenance of internal order and for the discharge of their obligations with regard to the maintenance of international peace and security under the United Nations Charter and under the provisions of article 37 of the present Treaty.

3. To carry out general and complete disarmament simultaneously in three consecutive stages, as set forth in parts II, III and IV of the present Treaty. Transition to a subsequent stage of disarmament shall take place after adoption by the International Disarmament Organization of a decision confirming that all disarmament measures of the preceding stage have been carried out and verified and that any additional verification measures recognized to be necessary for the next stage have been prepared and can be put into operation when appropriate.

4. To carry out all measures of general and complete disarmament in such a way that at no stage of disarmament any State or group of States gains any military advantage and that the security of all States parties to the Treaty is equally safeguarded.

Article 2

Control obligations

1. The States parties to the Treaty solemnly undertake to carry out all disarmament measures, from
beginning to end, under strict international control and to ensure the implementation in their territories of all control measures set forth in parts II, III and IV of the present Treaty.

2. Each disarmament measure shall be accompanied by such control measures as are necessary for verification of that measure.

3. To implement control over disarmament, an International Disarmament Organization composed of all States parties to the Treaty shall be established within the framework of the United Nations. It shall begin operating as soon as disarmament measures are initiated. The structure and functions of the International Disarmament Organization and its bodies are laid down in part V of the present Treaty.

4. In all States parties to the Treaty the International Disarmament Organization shall have its own staff, recruited internationally and in such a way as to ensure the adequate representation of all three groups of States existing in the world.

This staff shall exercise control on a temporary or permanent basis, depending on the nature of the measure being carried out, over the compliance by States with their obligations to reduce or eliminate armaments and the production of armaments and to reduce or disband their armed forces.

5. The States parties to the Treaty shall submit to the International Disarmament Organization in good time such information on their armed forces, armaments, military production and military appropriations as is necessary for the purpose of carrying out the measures of the stage concerned.

6. Upon completion of the programme of general and complete disarmament, the International Disarmament Organization shall be kept in being and shall exercise supervision over the fulfilment by States of the obligations they have assumed so as to prevent the re-establishment of the military potential of States in any form whatsoever.

**PART II. FIRST STAGE OF GENERAL AND COMPLETE DISARMAMENT**

**Article 4**

First stage tasks

The States Parties to the Treaty undertake, in the course of the first stage of general and complete disarmament, to effect the simultaneous elimination of all means of delivering nuclear weapons and of all foreign military bases in alien territories, to withdraw all foreign troops from these territories and to reduce their armed forces, their conventional armaments and production of such armaments, and their military expenditure.

**CHAPTER I. ELIMINATION OF THE MEANS OF DELIVERING NUCLEAR WEAPONS AND FOREIGN MILITARY BASES IN ALIEN TERRITORIES, AND WITHDRAWAL OF FOREIGN TROOPS FROM THOSE TERRITORIES; CONTROL OVER SUCH MEASURES**

**A. MEANS OF DELIVERY**

**Article 5**

Elimination of rockets capable of delivering nuclear weapons

1. All rockets capable of delivering nuclear weapons of any calibre and range, whether strategic, operational and tactical, and pilotless aircraft of all types shall be eliminated from the armed forces and destroyed, except for an agreed and strictly limited number of intercontinental missiles, anti-missile missiles and anti-aircraft missiles in the "ground-to-air" category, to be retained by the Union of Soviet Socialist Republics and the United States of America, exclusively in their own territory, until the end of the second stage. A strictly limited number of rockets to be converted to peaceful uses under the provisions of article 15 of the present Treaty shall also be retained.

All launching pads, silos and platforms for the launching of rockets and pilotless aircraft, other than those required for the missiles to be retained under the provisions of this article, shall be completely demolished. All instruments for the equipment, launching and guidance of rockets and pilotless aircraft shall be destroyed. All underground depots for such rockets, pilotless aircraft and auxiliary facilities shall be demolished.

2. The production of all kinds of rockets and pilotless aircraft and of the materials and instruments for their equipment, launching and guidance referred to in paragraph 1 of this article shall be completely discontinued. All undertakings, or workshops thereof, engaged in their production shall be dismantled; machine tools and equipment specially and exclusively designed for the production of such items shall be destroyed; the premises of such undertakings as well as general purpose machine tools and equipment shall be converted to peaceful uses. All proving grounds for tests of such rockets and pilotless aircraft shall be demolished.

3. Inspectors of the International Disarmament Organization shall verify the implementation of the measures referred to in paragraphs 1 and 2 above.

4. The production and testing of appropriate rockets for the peaceful exploration of space shall be allowed, provided that the plants producing such rockets, as well as the rockets themselves, will be subject to supervision by the inspectors of the International Disarmament Organization.
Article 6

Elimination of military aircraft capable of delivering nuclear weapons

1. All military aircraft capable of delivering nuclear weapons shall be eliminated from the armed forces and destroyed. Military airfields serving as bases for such aircraft and repair and maintenance facilities and storage premises at such airfields shall be rendered inoperative or converted to peaceful uses. Training establishment for crews of such aircraft shall be closed.

2. The production of all military aircraft referred to in paragraph 1 of this article shall be completely discontinued. Undertakings or workshops thereof designed for the production of such military aircraft shall be either dismantled or converted to the production of civil aircraft or other civilian goods.

3. Inspectors of the International Disarmament Organization shall verify the implementation of the measures referred to in paragraphs 1 and 2 above.

Article 7

Elimination of all surface warships capable of being used as vehicles for nuclear weapons, and submarines

1. All surface warships capable of being used as vehicles for nuclear weapons and submarines of all classes or types shall be eliminated from the armed forces and destroyed. Naval bases and other installations for the maintenance of the above warships and submarines shall be demolished or dismantled and handed over to the merchant marine for peaceful uses.

2. The building of the warships and submarines referred to in paragraph 1 of this article shall be completely discontinued. Shipyards and plants, wholly or partly designed for the building of such warships and submarines, shall be dismantled or converted to peaceful production.

3. Inspectors of the International Disarmament Organization shall verify the implementation of the measures referred to in paragraphs 1 and 2 above.

Article 8

Elimination of all artillery systems capable of serving as means of delivering nuclear weapons

1. All artillery systems capable of serving as means of delivering nuclear weapons shall be eliminated from the armed forces and destroyed. All auxiliary equipment and technical facilities designed for controlling the fire of such artillery systems shall be destroyed. Surface storage premises and transport facilities for such systems shall be destroyed or converted to peaceful uses. The entire stock of non-nuclear munitions for such artillery systems, whether at the gun site or in depots, shall be completely destroyed. Underground depots for such artillery systems and for the non-nuclear munitions thereof shall be destroyed.

2. The production of the artillery systems referred to in paragraph 1 of this article shall be completely discontinued. To this end, all plants, or workshops thereof, engaged in the production of such systems shall be closed and dismantled. All specialized equipment and machine tools at these plants and workshops shall be destroyed, the remainder being converted to peaceful uses. The production of non-nuclear munitions for these artillery systems shall be discontinued. Plants and workshops engaged in the production of such munitions shall be completely dismantled and their specialized equipment destroyed.

3. Inspectors of the International Disarmament Organization shall verify the implementation of the measures referred to in paragraphs 1 and 2 above.

B. FOREIGN MILITARY BASES AND TROOPS IN ALIEN TERRITORIES

Article 9

Dismantling of foreign military bases

1. Simultaneously with the destruction of the means of delivering nuclear weapons under articles 5-8 of the present Treaty, the States parties to the Treaty which have army, air force or naval bases in foreign territories shall dismantle all such bases, whether principal or reserve bases, as well as all depot bases of any type. All personnel of such bases shall be evacuated to their national territory. All installations and armaments existing at such bases and coming under articles 5-8 of the present Treaty shall be destroyed on the spot. Other armaments shall either be destroyed on the spot in accordance with article 11 of the present Treaty or evacuated to the territory of the State which owned the base. All installations of a military nature at such bases shall be destroyed. The living quarters and auxiliary installations of foreign bases shall be transferred for civilian use to the States in whose territory they are located.

2. The measures referred to in paragraph 1 of this article shall be fully applicable to military bases which are used by foreign troops but which may legally belong to the State in whose territory they are located. The said measures shall also be implemented with respect to army, air force and naval bases that have been set up under military treaties and agreements for use by other States or groups of States, regardless of whether any foreign troops are present or those bases at the time of the conclusion of the present Treaty.

All previous treaty obligations, decisions of the organs of military blocs and any rights or privileges pertaining to the establishment or use of military bases in foreign territories shall lapse and may not be renewed. It shall henceforth be prohibited to grant military bases for use by foreign troops and to conclude any bilateral or multilateral treaties and agreements to this end.

3. The legislatures and Governments of the States parties to the present Treaty shall enact legislation and issue regulations to ensure that no military bases to be used by foreign troops are established in their territory. Inspectors of the International Disarmament Organization shall verify the implementation of the measures referred to in paragraphs 1 and 2 of this article.

Article 10

Withdrawal of foreign troops from alien territories

1. Simultaneously with the elimination of the means of delivering nuclear weapons under articles 5-8 of the present Treaty, the States parties to the Treaty which have troops or military personnel of any nature in foreign territories shall withdraw all such troops and personnel from such territories. All armaments and all installations of a military nature which are located at points where
foreign troops are stationed and which come under articles 5-8 of the present Treaty shall be destroyed on
the spot. Other armaments shall either be destroyed
on the spot in accordance with article 11 of the present
Treaty or evacuated to the territory of the State
withdrawing its troops. The living quarters and auxiliary
installations previously occupied by such troops or per-
sone shall be transferred for civilian use to the States
in whose territory such troops were stationed.

2. The measures set forth in paragraph 1 of this
article shall be fully applicable to foreign civilians em-
ployed in the armed forces or engaged in the production
of armaments or any other activities serving military
purposes in foreign territory.

Such persons shall be recalled to the territory of the
State of which they are citizens, and all previous treaty
obligations, decisions by organs of military blocs, and
any rights or privileges pertaining to their activities
shall lapse and may not be renewed. It shall henceforth
be prohibited to dispatch foreign troops, military per-
sonnel or the above-mentioned civilians to foreign
territories.

3. Inspectors of the International Disarmament Or-
ganization shall verify the withdrawal of troops, the
destruction of installations and the transfer of the
premises referred to in paragraph 1 of this article. The
International Disarmament Organization shall also have
the right to exercise control over the recall of the
villians referred to in paragraph 2 of this article. The
laws and regulations referred to in paragraph 3 of ar-
ticle 9 of the present Treaty shall include provisions
prohibiting citizens of States parties to the Treaty from
serving in the armed forces or from engaging in any
other activities serving military purposes in foreign
States.

Chapter II. Reduction of armed forces, conven-
tional armaments and military expenditure;
control over such measures

Article 11

Reduction of armed forces and conventional armaments

1. In the first stage of general and complete disarma-
ment the armed forces of the States parties to the Treaty
shall be reduced to the following levels: United States
of America—1,900,000 enlisted men, officers and civilian
employees; Union of Soviet Socialist Republics—
1,900,000 enlisted men, officers and civilian employees.

[Agreed force levels for other States parties to the
Treaty shall be included in this article.]

2. The reduction of the armed forces shall be carried
out in the first place through the demobilization of
personnel released as a result of the elimination of
the means of delivering nuclear weapons, the dismant-
ing of foreign bases and the withdrawal of foreign
troops from alien territories, as provided for in articles 5-10
of the present Treaty, but chiefly through the complete
disbandment of units and ships' crews, their officers and
enlisted men being demobilized.

3. Conventional armaments, military equipment, munitions, means of transportation and auxiliary equipment
in units and depots shall be reduced by 30 per
cent for each type of all categories of these armaments.
The reduced armaments, military equipment and mun-
tions shall be destroyed, and the means of transportation
and auxiliary equipment shall be either destroyed or
converted to peaceful uses.

All living quarters, depots and special premises
previously occupied by units being disbanded, as well as
the territories of all proving grounds, firing ranges and
drill grounds belonging to such units, shall be transferred
for peaceful uses to the civilian authorities.

4. Inspectors of the International Disarmament
Organization shall exercise control at places where
troops are being disbanded and released conventional
armaments and military equipment are being destroyed,
and shall also verify the conversion to peaceful uses of
means of transportation and other non-combat equip-
ment, premises, proving grounds, etc.

Article 12

Reduction of conventional armaments production

1. The production of conventional armaments and
munitions not coming under articles 5-8 of the present
Treaty shall be reduced proportionately to the reduction
of armed forces provided for in article 11 of the present
Treaty. Such reduction shall be carried out primarily
through the elimination of undertakings engaged ex-
clusively in the production of such armaments and
munitions. These undertakings shall be dismantled, their
specialized machine tools and equipment shall be
destroyed, and their premises and general purpose
machine tools and equipment shall be converted to
peaceful uses.

2. Inspectors of the International Disarmament
Organization shall exercise control over the measures
referred to in paragraph 1 of this article.

Article 13

Reduction of military expenditure

1. The States parties to the present Treaty shall
reduce their military budgets and appropriations for
military purposes proportionately to the destruction of
the means of delivering nuclear weapons and the discon-
tinuance of their production, to the dismantling of
foreign military bases and the withdrawal of foreign
troops from alien territories as well as to the reduction
of armed forces and conventional armaments and to the
reduction of the production of such armaments, as
provided for in articles 5-12 of the present Treaty.

The funds released through the implementation of
the first-stage measures shall be used for peaceful
purposes, including the reduction of taxes on the
population and the subsidizing of the national economy.
A certain portion of the funds thus released shall also
be used for the provision of economic and technical
assistance to under-developed countries. The size of this
portion shall be subject to agreement between the parties
to the Treaty.

2. The International Disarmament Organization
shall verify the implementation of the measures referred
to in paragraph 1 of this article through its financial
inspectors, to whom the States parties to the Treaty
undertake to grant unimpeded access to the records of
central financial institutions concerning the reduction in
their budgetary appropriations resulting from the elimi-
nation of the means of delivering nuclear weapons, the
dismantling of foreign military bases and the reduction
of armed forces and conventional armaments, and to the
relevant decisions of their legislative and executive
bodies.
Chapter III. Measures to safeguard the security of States

Article 14

Restrictions on the movement of means of delivering nuclear weapons

1. From the beginning of the first stage until the final destruction of all means of delivering nuclear weapons in accordance with articles 5-8 of the present Treaty, it shall be prohibited for any special devices capable of delivering weapons of mass destruction to be placed in orbit or stationed in outer space, for warships or military aircraft capable of carrying weapons of mass destruction to leave their territorial waters or to fly beyond the limits of their national territory.

2. The International Disarmament Organization shall exercise control over compliance by the States parties to the Treaty with the provisions of paragraph 1 of this article. The States parties to the Treaty shall provide the International Disarmament Organization with advance information on all launching of rockets for peaceful purposes provided for in article 15 of the present Treaty, as well as on all movements of military aircraft within their national frontiers and of warships within their territorial waters.

Article 15

Control over launchings of rockets for peaceful purposes

1. The launching of rockets and space devices shall be carried out exclusively for peaceful purposes.

2. The International Disarmament Organization shall exercise control over the implementation of the provisions of paragraph 1 of this article through the establishment of sites for peaceful rocket launchings, inspection teams which shall be present at the launchings and shall thoroughly examine every rocket or satellite before its launching.

Article 16

Prevention of the further spread of nuclear weapons

The States parties to the Treaty which possess nuclear weapons undertake to refrain from transferring control over nuclear weapons and from transmitting information necessary for their production to States not possessing such weapons.

The States parties to the Treaty not possessing nuclear weapons undertake to refrain from producing or otherwise obtaining nuclear weapons and shall refuse to admit the nuclear weapons of any other State into their territories.

Article 17

Prohibition of nuclear tests

The conducting of nuclear tests of any kind shall be prohibited (if such a prohibition has not come into effect under other international agreements by the time this Treaty is signed).

Article 17a

Measures to reduce the danger of outbreak of war

1. From the commencement of the first stage, large-scale joint military movements or manoeuvres by their national armed forces within their national frontiers.

2. The States parties to the Treaty shall exchange military missions between States or groups of States for the purpose of improving relations and mutual understanding between them.

3. The States parties to the Treaty agree to establish swift and reliable communication between their Heads of Government and with the Secretary-General of the United Nations.

4. The measures set forth in this article shall remain in effect after the first stage until the completion of general and complete disarmament.

Article 18

Measures to strengthen the capacity of the United Nations to maintain international peace and security

1. With a view to ensuring that the United Nations is capable of effectively protecting States against threats or breaches of the peace, all States parties to the Treaty shall, between the signing of the Treaty and its entry into force, conclude agreements with the Security Council by which they undertake to make available to the latter armed forces, assistance and facilities, including rights of passage, as provided in Article 43 of the United Nations Charter.

2. The armed forces specified in the said agreements shall form part of the national armed forces of the States concerned and shall be stationed within their territories. They shall be kept up to full strength and shall be fully equipped and prepared for combat. When used under Article 42 of the United Nations Charter, these forces, serving under the command of the military authorities of the States concerned, shall be placed at the disposal of the Security Council.

Chapter IV. Time limits for first-stage measures; transition from the first to the second stage

Article 19

Time limits for first-stage measures

1. The first stage of general and complete disarmament shall be initiated six months after the Treaty comes into force (in accordance with Article 46), within which period the International Disarmament Organization shall be set up.

2. The duration of the first stage of general and complete disarmament shall be eighteen months.

Article 20

Transition from the first to the second stage

In the course of the last three months of the first stage the International Disarmament Organization shall review the implementation of the first-stage measures of general and complete disarmament with a view to submitting a report on the matter to the States parties to the Treaty as well as to the Security Council and the General Assembly of the United Nations.

Part III. Second stage of general and complete disarmament

Article 21

Second stage tasks

The States parties to the Treaty shall undertake, in the course of the second stage of general and complete
Article 22

Elimination of nuclear weapons

1. (a) Nuclear weapons of all kinds, types and capacities shall be eliminated from the armed forces and destroyed. Fissile materials extracted from such weapons, whether directly attached to units or stored in various depots, shall be appropriately processed to render them unfit for direct reconstitution into weapons and shall form a special stock for peaceful uses, belonging to the State which previously owned the nuclear weapons. Non-nuclear components of such weapons shall be completely destroyed.

All depots and special storage spaces for nuclear weapons shall be demolished.

(b) All stockpiles of nuclear materials intended for the production of nuclear weapons shall be appropriately processed to render them unfit for direct use in nuclear weapons and shall be transferred to the above-mentioned special stocks.

(c) Inspectors of the International Disarmament Organization shall verify the implementation of the measures to eliminate nuclear weapons referred to above in sub-paragraphs (a) and (b) of this paragraph.

2. (a) The production of nuclear weapons and of fissionable materials for weapons purposes shall be completely discontinued. All plants, installations and laboratories specially designed for the production of nuclear weapons or their components shall be eliminated or converted to production for peaceful purposes. All workshops, installations and laboratories for the production of the components of nuclear weapons at plants that are partially engaged in the production of such weapons shall be destroyed or converted to production for peaceful purposes.

(b) The measures for the discontinuance of the production of nuclear weapons and of fissionable materials for weapons purposes referred to in sub-paragraph (a) above shall be implemented under the control of inspectors of the International Disarmament Organization.

The International Disarmament Organization shall have the right to inspect all undertakings which extract raw materials for atomic production or which produce or use fissionable materials or atomic energy.

The States parties to the Treaty shall make available to the International Disarmament Organization documents pertaining to the extraction and processing of nuclear raw materials and to their utilization for military or peaceful purposes.

3. Each State party to the Treaty shall, in accordance with its constitutional procedures, enact legislation completely prohibiting nuclear weapons and making any attempt by individuals or organizations to reconstitute such weapons a criminal offence.

Article 23

Elimination of chemical, biological and radiological weapons

1. All types of chemical, biological and radiological weapons, whether directly attached to units or stored in various depots and storage places, shall be removed from the arsenals of States and destroyed (neutralized). All instruments and facilities for the combat use of such weapons, all special facilities for their transportation and all special devices and facilities for their storage and conservation shall simultaneously be destroyed.

2. The production of all types of chemical, biological and radiological weapons and of all means and devices for their combat use, transportation and storage shall be completely discontinued. All plants, installations and laboratories that are wholly or partly engaged in the production of such weapons shall be destroyed or converted to production for peaceful purposes.

3. The measures referred to in paragraphs 1 and 2 above shall be implemented under the control of inspectors of the International Disarmament Organization.

Chapter VI. Further reduction of armed forces, conventional armaments and military expenditures; control over such measures

Article 24

Further reduction of armed forces and conventional armaments

1. In the second stage of general and complete disarmament the armed forces of the States parties to the Treaty shall be further reduced to the following levels: United States of America—one million enlisted men, officers and civilian employees; Union of Soviet Socialist Republics—one million enlisted men, officers and civilian employees.

[Agreed force levels for other States parties to the Treaty shall be included in this article].

The reduction of the armed forces shall be carried out in the first place through the demobilization of personnel previously manning the nuclear or other weapons subject to elimination under articles 22 and 23 of the present Treaty, but chiefly through the complete disbandment of units and ships' crews, their officers and enlisted men being demobilized.

2. Conventional armaments, military equipment, munitions, means of transportation and auxiliary equipment in units and depots shall be reduced by 35 per cent from the original levels for each type of all categories of these...
armaments. The reduced armaments, military equipment and munitions shall be destroyed, and the means of transportation and auxiliary equipment shall be either destroyed or converted to peaceful uses.

All living quarters, depots and special premises previously occupied by units being disbanded, as well as the territories of all proving grounds, firing ranges and drill grounds belonging to such units, shall be transferred for peaceful uses to the civilian authorities.

3. As in the implementation of such measures in the first stage of general and complete disarmament, inspectors of the International Disarmament Organization shall exercise control at places where troops are being disbanded and released conventional armaments and military equipment are being destroyed, and shall also verify the conversion to peaceful uses of means of transportation and other non-combat equipment, premises, proving grounds, etc.

Article 25
Further reduction of conventional armaments production

1. The production of conventional armaments and munitions shall be reduced proportionately to the reduction of armed forces provided for in article 24 of the present Treaty. Such reduction shall, as in the first stage of general and complete disarmament, be carried out primarily through the elimination of undertakings engaged exclusively in the production of such armaments and munitions. These undertakings shall be dismantled, their specialized machine tools and equipment shall be destroyed, and their premises and general purpose machine tools and equipment shall be converted to peaceful uses.

2. The measures referred to in paragraph 1 of this article shall be carried out under the control of inspectors of the International Disarmament Organization.

Article 26
Further reduction of military expenditure

1. The States parties to the Treaty shall further reduce their military budgets and appropriations for military purposes proportionately to the destruction of nuclear, chemical, biological and radiological weapons and the discontinuance of the production of such weapons as well as to the further reduction of armed forces and conventional armaments and the reduction of the production of such armaments, as provided for in articles 22-25 of the present Treaty.

The funds released through the implementation of the second-stage measures shall be used for peaceful purposes, including the reduction of taxes on the population and the subsidizing of the national economy. A certain portion of the funds thus released shall also be used for the provision of economic and technical assistance to under-developed countries. The size of this portion shall be subject to agreement between the parties to the Treaty.

2. Control over the measures referred to in paragraph 1 of this article shall be exercised in accordance with the provisions of paragraph 2 of article 13 of the present Treaty. Financial inspectors of the International Disarmament Organization shall also be granted unimpeded access to records concerning the reduction in the budgetary appropriations of States resulting from the elimination of nuclear, chemical, biological and radiological weapons.

Chapter VII. Measures to safeguard the security of States

Article 27
Continued strengthening of the capacity of the United Nations to maintain international peace and security

The States parties to the Treaty shall continue to implement the measures referred to in article 18 of the present Treaty regarding the placing of armed forces at the disposal of the Security Council for use under Article 42 of the United Nations Charter.

Chapter VIII. Time limits for second-stage measures; transition from the second to the third stage

Article 28
Time limits for second-stage measures

The duration of the second stage of general and complete disarmament shall be twenty-four months.

Article 29
Transition from the second to the third stage

In the course of the last three months of the second stage the International Disarmament Organization shall review the implementation of this stage.

Measures for the transition from the second to the third stage of general and complete disarmament shall be similar to the corresponding measures for the first stage, as laid down in article 20 of the present Treaty.

Part IV. Third stage of general and complete disarmament

Article 30
Third stage tasks

The States parties to the Treaty undertake, in the course of the third stage of general and complete disarmament, fully to disband all their armed forces and thereby to complete the elimination of the military machinery of States.

Chapter IX. Completion of the elimination of the military machinery of States; control over such measures

Article 31
Completion of the elimination of armed forces and conventional armaments

1. With a view to completing the process of the elimination of armed forces, the States parties to the Treaty shall disband the entire personnel of the armed forces which remained at their disposal after the accomplishment of the first two stages of disarmament. The system of military reserves of each State party to the Treaty shall be completely abolished.

2. The States parties to the Treaty shall destroy all types of armaments, military equipment and munitions, whether held by the troops or in depots, that remained at their disposal after the accomplishment of the first two stages of the Treaty. All military equipment which cannot be converted to peaceful uses shall be destroyed.

3. Inspectors of the International Disarmament Organization shall exercise control over the disbanding of troops and over the destruction of armaments and mili-
military equipment, and shall control the conversion to peaceful uses of transport and other non-combat equipment, premises, proving grounds, etc.

The International Disarmament Organization shall have access to documents pertaining to the disbanding of all personnel of the armed forces of the States parties to the Treaty.

Article 32

Complete cessation of military production

1. Military production at factories and plants shall be discontinued, with the exception of the production of agreed types and quantities of light firearms for the purposes referred to in article 36, paragraph 2, of the present Treaty. The factories and plants subject to elimination shall be dismantled, their specialized machine tools and equipment shall be destroyed, and the premises, general purpose machine tools and equipment shall be converted to peaceful uses. All scientific research in the military field at all scientific and research institutions and at designing offices shall be discontinued. All blueprints and other documents necessary for the production of the weapons and military equipment subject to elimination shall be destroyed.

All orders placed by military departments with national or foreign government undertakings and private firms for the production of armaments, military equipment, munitions and material shall be cancelled.

2. Inspectors of the International Disarmament Organization shall exercise control over the measures referred to in paragraph 1 of this article.

Article 33

Abolition of military establishments

1. War ministries, general staffs and all other military and paramilitary organizations and institutions for the purpose of organizing the military effort of States parties to the Treaty shall be abolished. The States parties to the Treaty shall:

(a) Demobilize all personnel of these institutions and organizations;

(b) Abrogate all laws, rules and regulations governing the organization of the military effort and the status, structure and activities of such institutions and organizations;

(c) Destroy all documents pertaining to the planning of the mobilization and operational deployment of the armed forces in time of war.

2. The entire process of the abolition of military and paramilitary institutions and organizations shall be carried out under the control of inspectors of the International Disarmament Organization.

Article 34

Abolition of military conscription and military training

In accordance with their respective constitutional procedures, the States parties to the Treaty shall enact legislation prohibiting all military training, abolishing military conscription and all other forms of recruiting the armed forces, and discontinuing all military courses for reservists. All establishments and organizations dealing with military training shall simultaneously be disbanded in accordance with article 33 of the present Treaty. The disbanding of all military training institutions and organizations shall be carried out under the control of inspectors of the International Disarmament Organization.

Article 35

Prohibition of the appropriation of funds for military purposes

1. The appropriation of funds for military purposes in any form, whether by government bodies or private individuals and social organizations, shall be discontinued.

The funds released through the implementation of general and complete disarmament shall be used for peaceful purposes, including the reduction or complete abolition of taxes on the population and the subsidizing of the national economy. A certain portion of the funds thus released shall also be used for the provision of economic and technical assistance to under-developed countries. The size of this portion shall be subject to agreement between the parties to the Treaty.

2. For the purpose of organizing control over the implementation of the provisions of this article, the International Disarmament Organization shall have the right of access to the legislative and budgetary documents of the States parties to the present Treaty.

Chapter X. Measures to safeguard the security of States and to maintain international peace

Article 36

Contingents of police (militia)

1. After the complete abolition of armed forces, the States parties to the Treaty shall be entitled to have strictly limited contingents of police (militia), equipped with light firearms, to maintain internal order, including the safeguarding of frontiers and the personal security of citizens, and to provide for compliance with their obligations in regard to the maintenance of international peace and security under the United Nations Charter.

The strength of these contingents of police (militia) for each State party to the Treaty shall be as follows:

2. The States parties to the Treaty shall be allowed to manufacture strictly limited quantities of light firearms intended for such contingents of police (militia). The list of plants producing such arms, the quotas and types for each party to the Treaty shall be specified in a special agreement.

3. Inspectors of the International Disarmament Organization shall exercise control over compliance by the States parties to the Treaty with their obligations with regard to the restricted production of the said light firearms.

Article 37

Police (militia) units to be made available to the Security Council

1. The States parties to the Treaty undertake to place at the disposal of the Security Council, on its request, units from the contingents of police (militia) retained by them, as well as to provide assistance and facilities, including rights of passage. The placing of such units at the disposal of the Security Council shall be carried
out in accordance with the provisions of Article 43 of the United Nations Charter. In order to ensure that urgent military measures may be undertaken, the States parties to the Treaty shall maintain in a state of immediate readiness those units of their police (militia) contingents which are intended for joint international enforcement action. The size of the units which the States parties to the Treaty undertake to place at the disposal of the Security Council as well as the areas where such units are to be stationed shall be specified in agreements to be concluded by those States with the Security Council.

2. The command of the units referred to in paragraph 1 shall be composed of representatives of the three principal groups of States existing in the world on the basis of equal representation. It shall decide all questions by agreement among its members representing all three groups of States.

Article 38
Control over the prevention of the re-establishment of armed forces

1. The police (militia) contingents retained by the States parties to the Treaty after the completion of general and complete disarmament shall be under the control of the International Disarmament Organization, which shall verify the reports by States concerning the areas where such contingents are stationed, concerning the strength and armaments of the contingents in each such area, and concerning all movements of substantial contingents of police (militia).

2. For the purpose of ensuring that armed forces and armaments abolished as a result of general and complete disarmament are not re-established, the International Disarmament Organization shall have the right of access at any time to any point within the territory of each State party to the Treaty.

3. The International Disarmament Organization shall have the right to institute a system of aerial inspection and aerial photography over the territories of the States parties to the Treaty.

Chapter XI. Time limits for third-stage measures

Article 39
The third stage of general and complete disarmament shall be completed over a period of one year. During the last three months of this stage the International Disarmament Organization shall review the implementation of the third-stage measures of general and complete disarmament with a view to submitting a report on the matter to the States parties to the Treaty as well as to the Security Council and the General Assembly of the United Nations.

Part V. Structure and functions of the International Disarmament Organization

Article 40
Functions and main bodies

The International Disarmament Organization to be set up under article 2, paragraph 3, of the present Treaty, hereinafter referred to as the “Organization”, shall consist of a Conference of all States parties to the Treaty, hereinafter referred to as the “Conference”, and a Control Council, hereinafter referred to as the “Council”.

The Organization shall deal with questions pertaining to the supervision of compliance by States with their obligations under the present Treaty. All questions connected with the safeguarding of international peace and security which may arise in the course of the implementation of the present Treaty, including preventive and enforcement measures, shall be decided by the Security Council in conformity with its powers under the United Nations Charter.

Article 41
The Conference

1. The Conference shall comprise all States parties to the Treaty. It shall hold regular sessions at least once a year and special sessions, which may be convened by decision of the Council or at the request of a majority of the States parties to the Treaty with a view to considering matters connected with the implementation of effective control over disarmament. The sessions shall be held at the headquarters of the Organization, unless otherwise decided by the Conference.

2. Each State party to the Treaty shall have one vote. Decisions on questions of procedure shall be taken by a simple majority and on all other matters by a two-thirds majority. In accordance with the provisions of the present Treaty, the Conference shall adopt its own rules of procedure.

3. The Conference may discuss any matters pertaining to measures of control over the implementation of general and complete disarmament and may make recommendations to the States parties to the Treaty and to the Council on any such matter or measure.

4. The Conference shall:
   (a) Elect non-permanent members of the Council;
   (b) Consider the annual, and any special, reports of the Council;
   (c) Approve the budget recommended by the Council;
   (d) Approve reports to be submitted to the Security Council and the General Assembly of the United Nations;
   (e) Approve amendments to the present Treaty in accordance with article 47 of the present Treaty;
   (f) Take decisions on any matter specifically referred to the Conference for this purpose by the Council;
   (g) Propose matters for consideration by the Council and request from the Council reports on any matter relating to the functions of the Council.

Article 42
The Control Council

1. The Council shall consist of:
   (a) The five States which are permanent members of the United Nations Security Council;
   (b) . . . [number] other States parties to the Treaty, elected by the Conference for a period of two years.

The composition of the Council must ensure proper representation of the three principal groups of States existing in the world.

2. The Council shall:
(a) Provide practical guidance for the measures of control over the implementation of general and complete disarmament; set up such bodies at the headquarters of the Organization as it deems necessary for the discharge of its functions; establish procedures for their operation, and devise the necessary rules and regulations in accordance with the present Treaty;

(b) Submit to the Conference annual reports and such special reports as it deems necessary to prepare;

(c) Maintain constant contact with the United Nations Security Council as the organ bearing the primary responsibility for the maintenance of international peace and security; periodically inform it of the progress achieved in the implementation of general and complete disarmament, and promptly notify it of any infringements by the States parties to the Treaty of their disarmament obligations under the present Treaty;

(d) Review the implementation of the measures included in each stage of general and complete disarmament with a view to submitting a report on the matter to the States parties to the Treaty and to the Security Council and the General Assembly of the United Nations;

(e) Recruit the staff of the Organization on an international basis so as to ensure that the three principal groups of States existing in the world are adequately represented. The personnel of the Organization shall be recruited from among persons who are recommended by Governments and who may or may not be citizens of the country of the recommending Government;

(f) Prepare and submit to the Conference the annual budget estimates for the expenses of the Organization;

(g) Draw up instructions by which the various control bodies are to be guided in their work;

(h) Make a prompt study of incoming reports;

(i) Request from States such information on their armed forces and armaments as may be necessary for control over the implementation of the disarmament measures provided for by the present Treaty;

(j) Perform such other functions as are envisaged in the present Treaty.

3. Each member of the Council shall have one vote. Decisions of the Council on procedural matters shall be taken by a simple majority, and on other matters by a two-thirds majority.

4. The Council shall be so organized as to be able to function continuously. The Council shall adopt its own rules of procedure and shall be authorized to establish such subsidiary organs as it deems necessary for the performance of its functions.

Article 43
Privileges and immunities

The Organization, its personnel and representatives of the States parties to the Treaty shall enjoy in the territory of each State party to the Treaty such privileges and immunities as are necessary for the exercise of independent and unrestricted control over the implementation of the present Treaty.

Article 44
Finances

1. All the expenses of the Organization shall be financed from the funds allocated by the States parties to the Treaty. The budget of the Organization shall be drawn up by the Council and approved by the Conference in accordance with article 41, paragraph 4 (e), and article 42, paragraph 2 (f), of the present Treaty.

2. The States parties to the Treaty shall contribute funds to cover the expenditure of the Organization according to the following scale:

[The agreed scale of contributions shall be included in the present article.]

Article 45
Preparatory Commission

Immediately after the signing of the present Treaty, the States represented in the Eighteen-Nation Committee on Disarmament shall set up a Preparatory Commission for the purpose of taking practical steps to establish the International Disarmament Organization.

PART VI. FINAL CLAUSES

Article 46
Ratification and entry into force

The present Treaty shall be subject to ratification by the signatory States in accordance with their constitutional procedures within a period of six months from the date of its signature, and shall come into force upon the deposit of instruments of ratification with the United Nations Secretariat by all the States which are permanent members of the Security Council, as well as by those States that are their allies in bilateral and multilateral military alliances, and by [number] non-aligned States.

Article 47
Amendments

Any proposal to amend the text of the present Treaty shall come into force after it has been adopted by a two-thirds majority at a Conference of all States parties to the Treaty and has been ratified by the States referred to in article 46 of the present Treaty in accordance with their constitutional procedures.

Article 48
Authentic texts

The present Treaty, done in the Russian, English, French, Chinese and Spanish languages, all texts being equally authentic, shall be deposited with the United Nations Secretariat, which shall transmit certified copies thereof to all the signatory States.

In witness whereof, the undersigned, duly authorized, have signed the present Treaty.

Done at